Election on Disposition of Property by a Taxpayer to a Taxable Canadian Corporation

• This form is used by a taxpayer and a taxable Canadian corporation to jointly elect under subsection 85(1) where the taxpayer has disposed of eligible property under subsection 85(1.1) to the corporation and the taxpayer receives as consideration shares of capital stock of the corporation.

Do not use this area

- Unless otherwise indicated, all legislative references are to the Income Tax Act.
- · Mail one copy of this election and related schedules (as specified), completed by the transferor, as follows:
 - to the tax centre of the transferor;
 - on or before the earliest date on which any party to the election has to file an income tax return for the tax year in which the transaction occurred (due date). This due date must consider any election under subsection 25(1) or 99(2); and
 - separately from any other return.

When many transferors elect to transfer the same property (co-ownership) or many members of the same partnership elect to transfer their partnership interests, the elections will be processed together and should be filed:

- at the tax centre of the transferee;
- on or before the due date; and
- by a designated transferor to file all of the completed forms for each transferor, together with a list of all of the electing transferors. This list should contain the name, address and social insurance number, trust account number or business number of each transferor.

Find the address of the transferor's and transferee's tax centre at cra.gc.ca/tso.

Taxpayer's name (transferor)	Social insurance, trust account or business number							
Address	Postal code							
Tax year of the taxpayer Year Month Day Year Month Day Start	Tax services office							
Name of co-owner(s), if any (if more than one, attach schedule giving similar details)	Social insurance number							
Address Postal code	Tax services office							
Corporation's name (transferee)	Business number							
Address	Postal code							
Tax year of the corporation Year Month Day Year Month Day Start	Tax services office							
Name of the contact person	Telephone number							
Penalty for late-filed and amended elections An election that is filed after its due date is subject to a late-filing penalty. You can file Form T2057 within three years after its due date if you pay an estimate of the penalty at the time of filing. You can also amend or file Form T2057 after the three-year period, but, in addition to the payment of an estimated penalty amount, you must attach a written explanation justifying the changes or reasons for the delay for consideration by the minister.								
Calculation of late-filing penalty:	Do not use this area							
Fair market value (FMV) of property transferred	_							
Agreed amount	-							
Subtotal (FMV minus agreed amount)	= ^A							
Amount A × ¼ × 1% × N * =	= B							
\$100 × N * =	_ C							
Amount C cannot exceed \$8,000.	_							
Late-filing penalty (amount B or amount C, whichever is less)								
Amount enclosed	=							
Make your cheque or money order payable to the Receiver General. On the back, write T2057, the transferor's retrust account or business number.	name, and their social insurance,							
Unpaid amounts including late-filing penalties are subject to daily compound interest at a prescribed rate.								

N is the sum of each month or each part of a month in the period from the filing due date to the actual date filed.

	- Information requi	red					<u>.</u>
	has to be shown opposit the adjusted cost base. I each depreciable proper property transferred; sch	st, describe, and state the fair made of the related property transfer if there is not enough space on the state of the fallowing material may be dules supporting this election; abut must be kept in case we ask	red. Where the transferred ne form, attach schedules go prepared in order to comp and documentation relating	property is a partnership in iving similar details. You have the form: a summary to the responses to the quantum to the quant	nterest, attach a schedunave to designate the or of the method of evalua	le of the calcul der of dispositi iting the FMV o	lation of on of of each
	Is there a written agree	eement relating to this transfer?.				Yes	No
	2. Does a price adjustm	ent clause apply to any of the pr	operties? (See Income Tax	Folio S4-F3-C1 for details	s.)	Yes	No
	3. Do any persons other	than the taxpayer own or contro	ol directly or indirectly any s	hares of any class of the t	ransferee?	Yes	No
	4. Does a non-arm's len	gth rollover exist between 2 or n	nore corporations?			Yes	No
	Yes	No 🗌					
	5. Is the taxpayer a non	resident of Canada?				Yes	No
		ties transferred capital propertie				Yes	No
	If yes , a) have they Income Ta	been owned continuously since ax Applications Rules)?	Valuation Day (V-Day is de	fined in section 24 of the		Yes	No
	b) have they	been acquired after V-Day in a t	ransaction considered not t	o be at arm's length?		Yes	No
	c) since V-Da	ay, has the taxpayer or any pers	on from whom shares were	acquired in a non-arm's le	ength transaction		
		ny subsection 83(1) dividends for received.)				Yes	No
	7. Is the agreed amount	of any of the transferred proper	ties based on an estimate o	f FVM on V-Day?		Yes	No
	,	does a formal documented V-Da	,			Yes	No
	the taxpayer?	r subsection 26(7) of the <i>Income</i>				Yes	No 🗌
		pital stock of a private corpor	ation are included in the p	property disposed of, pro	ovide the following:		
	Corporation's name						
	Business number	Paid-u	capital of shares transferred				
	_						<u> </u>
	— Description of sha	ares received ————					
	Number of shares transferor received	Class of shares	Redemption value per share	Paid-up capital	Voting or non-voting	Are shares re at the holder	
						Yes	No 🗌
						Yes	No 🗌
						Yes	No 🗌
						Yes	No 🗆
						Yes	No 🗌
						100	
	Informative notes						
	and Income Tax Folio S	5 elections are complex. Essenti S4-F3-C1.	al information is contained i	n Information Circular IC7	6-19, Interpretation Bull	etins IT-291 ar	nd IT-378
	Complete all the inform	S4-F3-C1. ation areas and answer all ques					
	Complete all the inform apply to future submiss	S4-F3-C1. ation areas and answer all ques ions.	tions. If this form is incomp	ete, we may consider the	election invalid and a la	te-filing penalt	y may
	Complete all the inform apply to future submiss	S4-F3-C1. ation areas and answer all quesions. more than the adjusted cost ba	tions. If this form is incomp	ete, we may consider the	election invalid and a la	te-filing penalt	y may
	Complete all the inform apply to future submiss If the agreed amount is	S4-F3-C1. ation areas and answer all questions. more than the adjusted cost banichever applies.	tions. If this form is incomp	ete, we may consider the	election invalid and a la	te-filing penalt	y may
	Complete all the inform apply to future submiss If the agreed amount is combination of both, with the taxpayer and the core.	64-F3-C1. ation areas and answer all questions. more than the adjusted cost banichever applies. fication poration jointly elect under subs	stions. If this form is incomp	ete, we may consider the	election invalid and a la	ate-filing penalt	y may e or a
	Complete all the inform apply to future submiss If the agreed amount is combination of both, with the taxpayer and the core.	64-F3-C1. ation areas and answer all questions. more than the adjusted cost banichever applies.	stions. If this form is incomp	ete, we may consider the	election invalid and a la	ate-filing penalt	y may e or a
	Complete all the inform apply to future submiss If the agreed amount is combination of both, where the taxpayer and the corand in any attached docurrent.	64-F3-C1. lation areas and answer all questions. more than the adjusted cost banichever applies. fication poration jointly elect under substiments is correct and complete.	ections. If this form is incompose of the property in the election 85(1) in respect of the	ete, we may consider the ction, you must report the	election invalid and a la	gain, as income	y may e or a
	Complete all the inform apply to future submiss If the agreed amount is combination of both, where the taxpayer and the corand in any attached docurrent.	64-F3-C1. ation areas and answer all questions. more than the adjusted cost banichever applies. fication poration jointly elect under subs	ections. If this form is incompose of the property in the election 85(1) in respect of the	ete, we may consider the ction, you must report the	election invalid and a la	gain, as income	y may e or a
	Complete all the inform apply to future submiss If the agreed amount is combination of both, where the taxpayer and the corand in any attached docurrent.	S4-F3-C1. lation areas and answer all questions. more than the adjusted cost banichever applies. fication poration jointly elect under substiments is correct and complete. eror, Authorized Officer or Authorized Office	ections. If this form is incompose of the property in the election 85(1) in respect of the	ete, we may consider the ction, you must report the	election invalid and a la	gain, as income	y may e or a

— Information on the eligible property disposed of and consideration received —	Protected B when completed
— information on the engible property disposed of and consideration received —	

	on the engine property dispessed of and	oono.ao.a.		,								
	Date of sale or transfer of all properties listed below:			ar Mo	onth	Day	Note: For pr	roperties sold or transferred on different dates, use a separate Form T2057.				
	Property disposed of						_			Consideration receive	ed	
	Description	Elected amount limits (see note 1)			B Agreed	Amount to be reported B – A	Non-share	Share	Fair market			
	·	Fair market	r market value		А		amount (cannot be zero)	reported B – A (if greater than 0, see note 5)	Description	Number and class	value of total consideration	
Capital property	(brief legal)			(see r	note	2)						
Capital property excluding depreciable												
depreciable property												
	(description and prescribed class)			(see r	note	3)						
Depreciable	(decempnent and precembed didee)			(000)	1010	<u> </u>						
property												
	(kind)			(see r	note	4)						
Eligible capital property				(
property												
Inventory	(kind)			(cost a	amou	ınt)						
Inventory excluding real				,		,						
property												
	(brief legal)			r	nil							
Resource property				r	nil							
property				r	nil							
Security or	(description)			(cost a	amou	ınt)						
Security or debt obligation												
property												
Specified Debt				(cost a	amou	ınt)						
Specified Debt Obligation (for financial institutions only)												
institutions only)												
Capital property that is real property	(description)											
I owned by a non-												
resident person												
Agrilnvest				(cost a	amol	ınt)						
Agrilnvest fund no. 2 (see note 6)												
(366 11016 0)												

- Note 1: Read Interpretation Bulletin IT-291 for more information on eligible property and an explanation of the limits.
- Note 2: Adjusted cost base (subject to adjustment under section 53).
- Note 3: The lesser of undepreciated capital cost of all property of the class and the cost of the property.
- Note 4: The lesser of 4/3 of the cumulative eligible capital and the cost of the property.
- Note 5: This amount is to be reported either as a capital gain or as income, whichever applies. Also, in the case of depreciable property and eligible capital property, a portion of the amount may have to be reported as a capital gain while another portion of the amount may have to be reported as income.
- Note 6: Contributions made in a tax year ending after 2007, and amounts earned on those contributions, are only eligible if that property is owned by an individual.

Privacy statement -

Personal information is collected under the *Income Tax Act* to administer tax, benefits, and related programs. It may also be used for any purpose related to the administration or enforcement of the Act such as audit, compliance and the payment of debts owed to the Crown. It may be shared or verified with other federal, provincial/territorial government institutions to the extent authorized by law. Failure to provide this information may result in interest payable, penalties or other actions. Under the *Privacy Act*, individuals have the right to access their personal information and request correction if there are errors or omissions. Refer to Info Source at cra.gc.ca/gncy/tp/nfsrc/nfsrc-eng.html, Personal Information Bank CRA PPU 047.