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Canada Revenue Agency Agence du revenu du Canada

TRANSFER FROM AN RRSP OR A RRIF TO ANOTHER RRSP OR RRIF ON BREAKDOWN OF MARRIAGE OR COMMON-LAW PARTNERSHIP

- A transfer of property that is not made under a decree, order, or judgment of a competent tribunal, or a written separation agreement can cause both the annuitant, and the annuitant's current or former spouse or common-law partner to have a large amount of tax owing. The transfer has to be made directly, from the annuitant's unmatured registered retirement savings plan (RRSP) or registered retirement income fund (RRIF), to the RRSP or RRIF of the annuitant's current or former spouse or common-law partner from whom the annuitant is living separate and apart.
- Attach a copy of the decree, order, judgment, or written separation agreement only if unable to obtain the spouse's or common-law partner's signature.
- Tick the boxes that apply to you, and see the back of this form for definitions and more instructions.

Legislative references on this form are from the Income Tax Act.

Name	Social insurance number	Telephone
	Address	
vart A – Transfer from an unmatured RRSP or a RR	RIF	
I am the annuitant of the unmatured RRSP.	Individua	I plan number and name
I am the annuitant of the RRIF.		Il fund number and name
	individua	i fund number and name
Name of RRSP issuer or RRIF carrier	Ac	ddress
	I of the property from the RRSP or RRIF identified in P	art A.
Please transfer% of the property from th		
Please transfer \$ of the prope	erty from the RRSP or RRIF identified in Part A.	
art C – Destination of transfer Please transfer the above-mentioned RRSP or RRIF proper	rty to the BBSP or BBIF of my current or former spous	e or common-law partner
		se of common-law partner.
Name of RRSP issuer or RRIF carrier	Individual plan or f	und number and name
	Address	
Current or former spouse's or common-law partner's nan	me Social insu	urance number
Date	Annuitant's signature	r See letter attached
Part C of Section I. The RRSP or RRIF conforms, or will contract the section of t	nform, to the specimen plan or fund identified as:	
Part C of Section I. The RRSP or RRIF conforms, or will con		in Part C of Section I. and
Specimen plan or fund number and name The plan or fund is registered under the <i>Income Tax Act</i> or,	We will check the plan or fund identification add or correct information as necessary.	
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Who should use this form?

If you are the issuer of an unmatured registered retirement savings plan (RRSP) or the carrier of a registered retirement income fund (RRIF), you should use this form to directly transfer all or part of the property of an annuitant's RRSP or RRIF, to the RRSP or RRIF of the annuitant's current or former spouse or common-law partner, under a decree, order, or judgment of a competent tribunal, or a written separation agreement, relating to a division of property in settlement of rights arising out of, or on the breakdown of, the annuitant's marriage or common-law partnership.

Who completes this form?

- Section I The annuitant who requests the transfer completes and signs Section I. A transferor who completes Section I for the annuitant can attach a signed letter from the annuitant requesting the direct transfer, in place of a signature. If the transferor does not have complete information about the current or former spouse's or common-law partner's RRSP or RRIF, the transferee can complete Part C of Section I.
- Section II The transferee completes and signs Section II and it is countersigned by the current or former spouse or common-law partner. The transferee can attach a signed letter from the current or former spouse or common-law partner acknowledging the certification, in place of a countersignature.

Section III - The transferor completes and signs Section III.

Section IV - The transferee completes and signs Section IV.

Note

The annuitant does not have to reveal the contents of the court order or separation agreement to the issuer or carrier. However, the annuitant has to make it available (in a sealed envelope if desired) to the transferor.

Are there reporting requirements?

A direct transfer as described above does not cause the amount transferred to become income for the year in which the amount is transferred. However, the transferor will report the amount on a T4RSP or T4RIF slip issued to the annuitant identified in Part A of Section I. The transferee should not issue an official receipt, since the amount transferred cannot be deducted.

Definitions

Annuitant - The person who is entitled to receive payments from an RRSP or a RRIF.

Individual plan number or individual fund number – The individual account, contract, certificate, or other identifier number that the RRSP issuer or RRIF carrier assigns.

Qualifying RRIF – A RRIF established before 1993 that has no property transferred or contributed to it after 1992, or any RRIF established after 1992, that contains only property transferred from another qualifying RRIF.

RRIF carrier - A person described in subsection 146.3(1), with whom an annuitant has an arrangement that is a RRIF.

RRSP issuer - A person described in subsection 146(1), with whom an annuitant has a contract or arrangement that is an RRSP.

Spouse or common-law partner - You can find the definition of these terms in most of the guides or pamphlets we publish.

Transferee - The issuer of the plan, the carrier of the fund, or the issuer of the annuity to whom the property is transferred.

Transferor - The issuer of the plan, the carrier of the fund, or the issuer of the annuity from whom the property is transferred.

If you have questions about this form, visit our Web site at www.cra.gc.ca or call 1-800-959-8281.