

Financial Services Commission of Ontario

Statement of Family Law Value Active Plan Member with a Defined Benefit FSCO Family Law Form 4B

Approved by the Superintendent of Financial Services pursuant to the *Pension Benefits Act,* R.S.O. 1990, c. P.8.

Read the User Guide before completing this form.

This form is to be completed by the pension plan administrator (Plan Administrator).

This form applies to a pension plan member (Plan Member) who has not terminated employment or plan membership as of the Family Law Valuation Date (i.e. active member) and he/she has:

- · only a defined benefit under the pension plan; or
- a hybrid benefit (entitlement to the greater of a defined benefit or a defined contribution benefit) and on the Family Law Valuation Date the defined benefit is the greater benefit.

This Statement of Family Law Value is a Statement of Imputed Value under the Ontario *Pension Benefits Act*. This form may be used as of January 1, 2013, and must be used as of July 1, 2013.

Information for the Plan Member and the Spouse/Former Spouse of the Plan Member

The Family Law Value that is specified under **Part A** of this Statement is the value of the pension that relates to the period of the spousal relationship (married or common-law) for a Plan Member and the spouse/former spouse of the Plan Member. If the Plan Member and his/her former spouse proceed with the division of the Family Law Value, the former spouse of the Plan Member must provide the Plan Administrator with a certified copy of a court order, family arbitration award or domestic contract that was made on or after January 1, 2012, and provides for the division and transfer of the Family Law Value. The information contained in the court order, family arbitration award or domestic contract must **clearly identify** the former spouse's share of the Family Law Value and the Family Law Valuation Date. The maximum amount that can be assigned to the former spouse of the Plan Member is specified under **Part A** of this Statement.

The former spouse of the Plan Member may request the transfer of his/her share of the Family Law Value by completing an **Application to Transfer the Family Law Value (FSCO Family Law Form 5)**, which must be accompanied by a certified copy of a court order, family arbitration award or domestic contract providing for the division of the Family Law Value, in addition to other documents as required by the Plan Administrator.

IMPORTANT: If the Plan Member terminates employment or plan membership and his/her pension entitlement is paid out in full from the pension plan between the time this Statement is issued and the time the former spouse of the Plan Member gives the completed **Application to Transfer the Family Law Value (FSCO Family Law Form 5)** to the Plan Administrator, the Plan Administrator is not required to transfer to the former spouse any amount related to his/her share of the Family Law Value.

For Plan Administrator Use

		Part / Family Law			
	Last Name	•	First Name and Initials		Applicant
Name of the Plan Member	Lastivaine		I list maine and milas		Yes No
Name of the Spouse/Former Spouse	Last Name		First Name and Initials		Applicant Yes No
Appendix A of A	Application for Family Law Value NT SETS OUT ONE OF THE TWO	: (FSCO Family Law Form D (2) PROPOSED FAMILY I	1) was filed with two prop LAW VALUES.	posed Family Law Valuation Dates.	Yes No
The starting date	of the spousal relationship is:		_(yyyy/mm/dd)		
The starting date date of marri	iage	ses/former spouses started ommon-law relationship	date that was joi the spouses/form		
The Family Law V	/aluation Date (Separation Date) is	3:	_(yyyy/mm/dd)		
The Family Law	Value as of the Family Law Valua	ation Date is:			
\$ 					
The maximum a Valuation Date i		transferred to the former spo	ouse of the Plan Membe	r from the pension plan as of the Fam	ily Law
\$		dded to the Family Law Valuer is made to the former spou		aluation Date to the beginning of the	month in
		Part I Pension Plan I			
Name of Pension I	Plan			Pension Plan Registration Number	
Plan Administrator					
Mailing Address (S	Street Number and Name)			Suite	e/Floor No.
City		Province		Postal Code	
Telephone Numbe	er	Fax Number		Website Address (if available)	
For Plan Administrator Use	r				

	Plan l	Part C Member Information		
Last Name		First Name and Initials		Date of Birth (yyyy/mm/dd)
Dian Mambar's Employee/Dansian Dian Identification	a Numbar			
Plan Member's Employee/Pension Plan Identification	i Number			
Contact Person Information for the Pla Last Name	n Member	First Name and Initials		Yes N/A
Last Name		First Name and miliais		Lawyer Other Power of Attorney
Name of Company/Firm (if applicable)				
Mailing Address (Street Number and Name)				Suite/Floor No.
Walling Address (effect Names and Name)				Caller Tool Tvo.
City	Province		Postal Code	
Telephone Number (Main)	Telephone N	umber (Other)	Fax Number	
Contact Person E-Mail Address (if known)	1	-		
		Dovt D		
Spouse/F	ormer Sp	Part D ouse of Plan Member Info	rmation	
Last Name		First Name and Initials		Date of Birth (yyyy/mm/dd)
Contact Person Information for the Spo	ouse/Forme	er Spouse of the Plan Membe	r	☐ Yes ☐ N/A
Last Name		First Name and Initials		Lawyer Other
				Power of Attorney
Name of Company/Firm (if applicable)				
Mailing Address (Street Number and Name)				Suite/Floor No.
City	Province		Postal Code	
Telephone Number (Main)	Telephone Number (Other)		Fax Number	
Total Name	(
Contact Person E-Mail Address (if known)	,			
For Plan Administrator Use				

Part E Transfer Options for the Former Spouse of the Plan Member
The following transfer options are available to the former spouse of the Plan Member:
Transfer lump sum to a locked-in retirement account (LIRA) or to a life income fund (LIF). [Note: The earliest date the former spouse may buy a LIF is anytime during the calendar year before the year he/she turns 55 years of age. Up to 50 per cent of the money that is transferred into the LIF may be withdrawn within 60 days of transferring the money to the LIF using FSCO Form 5.2 – Application to Withdraw or Transfer up to 50% of the Money Transferred into a Schedule 1.1 LIF.]
Transfer lump sum to another pension plan. This option will only be available if the Plan Administrator of the receiving pension plan agrees to accept the transfer and administer the transferred amount in accordance with the Ontario Pension Benefits Act.
Transfer to a Registered Retirement Savings Plan (RRSP), a Registered Retirement Income Fund (RRIF) or cash payment. This option is only available for a payment of a small amount, a payment resulting from shortened life expectancy of the Plan Member, if the Plan Member is not vested and/or payment of surplus.
No transfer options are available because:
Part F
Pension Fund Status
The transfer ratio of the pension plan for the purposes of this Statement is:
NOTE:
The "transfer ratio" is a term that is defined in section 1(1) Ontario Regulation 909 (General). The transfer ratio of a pension plan reflects the funded status of the pension plan as of a specific date. If the transfer ratio is less than 1.0, there may be limits on the Plan Administrator's ability to transfer the whole amount of the Family Law Value to the former spouse of the Plan Member.
If the limits apply, the Plan Administrator would pay a first payment equal to the Family Law Value (updated with interest, if any) times the transfer ratio. The amount that remains is to be paid out within five years of the date of the first payment.
The transfer ratio of the pension plan may change over any given time period. The transfer ratio shown above may not reflect what the transfer ratio of the pension plan will be at the time when the former spouse of the Plan Member makes an application to transfer his/her share of the Family Law Value. It is the transfer ratio of the pension plan on the date when payment is to be made to the former spouse of the Plan Member that determines any limits on the payment.

For Plan Administrator Use

Part G Certification by the Plan Administrator or Plan Administrator's Agent or Representative A completed Application for Family Law Value (FSCO Family Law Form 1), including all required (yyyy/mm/dd) documents and the fee (if any) was received on: confirm the following: The pension plan provides only a defined benefit to the Plan Member. The pension plan provides the greater of a defined benefit or a defined contribution benefit to the Plan Member, and as of the Family Law Valuation Date, the defined benefit is the greater benefit. The Plan Member applied for the withdrawal of his/her pension in circumstances of shortened life expectancy and the conditions that are specified under Ontario Regulation 287/11 (Family Law Matters) have been met [or, N/A]. I have completed **Appendices A, D and E** of this Statement. I have completed **Appendix B**, or I have attached a separate sheet containing the required information relating to the plan provisions. I have completed **Appendix C**, or I have attached a separate sheet containing the required information relating to the actuarial assumptions. I am the duly authorized Plan Administrator, or I am the duly authorized agent or representative of the Plan Administrator I further certify that the information shown on this Statement (including all Appendices and any attachments) is, to the best of my knowledge, accurate and based on the information that was provided by the applicant in his/her Application for Family Law Value (FSCO Family Law Form 1) and the information contained in the pension plan records that pertain to the Plan Member. Signature of Plan Administrator or Plan Administrator's Name of Plan Administrator or Plan Administrator's Dated (yyyy/mm/dd) authorized agent or representative authorized agent or representative (printed) Information about the Plan Administrator's authorized agent or representative (if applicable) Firm/Company Name Mailing Address (Street Number and Name) Suite/Floor No. Postal Code Province Telephone Number City E-Mail Address

For Plan
Administrator
Use

Next Steps

No Division

If the Plan Member and the spouse/former spouse of the Plan Member will not be dividing the Family Law Value, they may jointly complete the No Division of Family Law Value/Pension Assets (FSCO Family Law Form 7) and give it to the Plan Administrator.

Transfer of the Former Spouse's Share of Family Law Value

If the Family Law Value is to be divided, the former spouse of the Plan Member must complete and send an Application to Transfer the Family Law Value (FSCO Family Law Form 5) to the Plan Administrator and include the following information:

• A certified copy of the court order, family arbitration award or domestic contract made on or after January 1, 2012, under the Ontario Family Law Act that: (i) provides for the division of the Family Law Value; (ii) clearly specifies the amount that must be transferred to the former spouse; and, (iii) clearly specifies the Family Law Valuation Date. Other information required by the Plan Administrator as noted below or attached (see attached). For Plan Administrator Use

Appendix A

Plan Membership, Employment and Additional Voluntary Contribution Information as of the Family Law Valuation Date

Plan Membership and Employment Information as of the Family Law Valuation Date

Plan Membership and Employment information as of the Family Law Valuation to	ale	
The Plan Member joined the pension plan on:	(yyyy/mm/d	ld)
The Plan Member became a former member (deferred vested) after the Family Law Valuation Date on:	(yyyy/mm/d	ld) or \square N/A
The Plan Member became a retired member after the Family Law Valuation Date on:	(yyyy/mm/c	ld) or \square N/A
Total credited service accrued by the Plan Member during his/her entire period of employment or plan membership as of the Family Law Valuation Date:		
Total credited service accrued by the Plan Member during his/her spousal relationship period:		
Purchased pension credits (buybacks or asset transfers) are included in the Family La Value:	W ☐ Yes ☐ No ☐ N/A	
Pensionable/average annual salary (if required for the pension benefit formula):	\$ or \(\sum \) N/A	
On the Family Law Valuation Date the Plan Member was vested:	☐ Yes ☐ No	
Additional Valuates Contributions (AVCs) Information as of the Family Law Val	ration Data	
Additional Voluntary Contributions (AVCs) Information as of the Family Law Val The Plan Member has made AVCs to the pension plan as of the Family Law Valuation Date	s (if Yes, complete information below)	or N/A
Total AVCs as of the Family Law Valuation Date, including interest/investment earnin	gs: \$	
If available, total AVCs from the starting date of the spousal relationship to the Family Valuation Date, including interest/investment earnings:	Law	
NOTE:		
Additional Voluntary Contributions (AVCs) are optional contributions beyond those that are required to be made by the Plan Member und the pension plan specify whether AVCs are allowed and how they a included in the Family Law Value set out in Part A of this Statement	er the pension plan. The terms of re to be paid out. AVCs are not	
For Plan Administrator Use		
	-	

Appendix B

Explanation of Pension Plan Provisions that Apply to the Plan Member as of the Family Law Valuation Date

Information about the pension plan is attac	hed to this Statement.
Plan Provisions	Provide Details (If Applicable)
Plan type	☐ Single-employer Pension Plan ☐ Jointly Sponsored Pension Plan ☐ Other ☐ Multi-employer Pension Plan ☐ Individual Pension Plan
Benefit type	final average earnings: final of last years best average earnings: best of last years career average earnings flat benefit other:
Pension benefit formula (defined benefit)	
Canada Pension Plan/Old Age Security offset formula	
Canada Pension Plan/Old Age Security integration formula (and average YMPE used in the calculation)	
Normal retirement date	
Early retirement options	
Termination benefit	
Postponed retirement	
Pre-retirement death benefit	
Normal form of pension	
Ancillary benefits (bridging, supplemental, disability, etc.)	
Age when bridging or supplemental N/A benefits end	
Consent benefits N/A	
Minimum benefit formula N/A	
Plan Member contribution formula N/A	
Indexation (pre-retirement)	
Indexation (post-retirement)	
Other relevant provisions N/A	
For Plan Administrator Use	

Appendix C

Actuarial Assumptions Used in the Calculation of the Family Law Value as of the Family Law Valuation Date

Actuarial assu	imptions used in the calculation of the Fa	amily Law V	/alue are attached to this Statement.
	nptions based on section 3500 of the astitute of Actuaries Standards of Prac	ctice	Assumptions
Non-indexed Inter	rest rate(s)		
Mortality table:	unisex and/or sex-distinct (pre-87 service only)		
Indexed interest r	ate(s)	□ N/A	
Inflation rate(s)		□ N/A	
Marital status at re	etirement: percent married	□ N/A	
Marital status at remembers and the	etirement: age difference between plan ir spouses	□ N/A	
Other relevant as	sumptions	□ N/A	
	Shorte	ened Life	Expectancy
		the condition	ons that are specified under Ontario Regulation Yes No
· · · · · ·	w Matters) have been met. assumptions used in the calculation of the	e shortened	d life expectancy Family Law Value are provided below:
For Plan Administrator Use			

Appendix D

Full or Partial Plan Wind Up/Surplus/Plan Amendments

	about the full or partial wind up of the pension plan			
and the effect	plan has been fully or partially wound up, the Plan Member is included in the stive date of the full or partial wind up is on or before the date when this State information below.			☐ Yes ☐ N/A
The pension	plan was wound up in full 🗌 or in part 🔲			
Effective date	e of the full or partial wind up of the pension plan is	(yyyy/n	nm/dd)	
The full or pa Financial Se	artial wind up report is pending approval from the Superintendent of rvices	Yes	☐ No, report has	been approved
The Plan Me	mber's pension will be reduced as a result of the wind up	Yes	□ No □ U	nknown
The pension	plan is covered by the Pension Benefits Guarantee Fund	☐ Yes	☐ No	
Surplus Apr	olication Made On or Before the Family Law Valuation Date			
The Plan Mo Value (see	ember is entitled to receive a share of surplus from the pension plan, which Appendix E). If Yes, provide relevant details of the surplus application (e.gement, etc.)			☐ Yes ☐ N/A
	n Amendments Before the Family Law Valuation Date			
amendment(plan before t	mber belongs to a class of employees that received (or will be receiving) ps) to the pension plan related to cost of living adjustments during the last the Family Law Valuation Date. If Yes , provide an explanation of the amendwas made, how much the Plan Member received (or will receive), etc.].	hree fiscal y	ears of the pension	☐ Yes ☐ N/A
Year 1				
Year 2				
Year 3				
For Pla Administra Use				

Appendix E

Worksheet for Family Law Value Calculations

Accrued lifetime pension as of the Family Law Valuation Date \square monthly or \square annual	\$	
Accrued bridging/supplemental benefit as of the Family Law Valuation Date monthly or annual or N/A	\$	(enter 0 if no applicable)
Canada Pension Plan reduction at age 65 or N/A	\$	(enter 0 if no applicable)
Plan Member's age on the Family Law Valuation Date		
nformation about any Hybrid Benefit (Entitlement to the Greater of a Defined Benefit or a	- Defined Contribu	etion Renefit) N/A
The commuted value of the Plan Member's defined benefit as of the Family Law Valuation Date is:	\$	Hon belieffly Li IVA
The Plan Member's defined contribution account balance (including interest/investment earnings) as of the Family Law Valuation Date is:	\$	
		
For Plan		
Administrator Use		

Step 1 – Calculation of Preliminary Value as of the Family Law Valuation Date

NOTE:

- The Preliminary Value is the total value of the pension accrued by the Plan Member during the period of his/her membership in the pension plan as of the Family Law Valuation Date. It has not been adjusted to reflect the period of the spousal relationship.
- Note that additional voluntary contributions (see **Appendix A** of this Statement) are not included in the Preliminary Value.

Pick the ONE that Applies:

- Complete Calculation 1 if the Family Law Valuation Date is on or before the Plan Member's Early Unreduced Retirement Date.
- Complete Calculation 2 if the Family Law Valuation Date is after the Plan Member's Early Unreduced Retirement Date.
- Complete Calculation 3 in addition to Calculation 1 or 2 if the Plan Member is not vested.
- Complete Calculation 4 if the pension plan was wound up in full or in part, the Plan Member is included in the wind up group and the effective date of the wind up is on or before the Family Law Valuation Date.

alue " A " is:	\$	Assumed	I start age for pension Val	ue " A " is:	Veighted Value of "A" is	\$
alue " B " is:	\$	Assumed	l start age for pension Val	ue " B " is:	Veighted Value of " B " is	\$
/alue " C " is:	\$	Assumed	l start age for pension Val	ue " C " is:	Veighted Value of "C" is	\$
					Total Weighted Value is	\$
Veighting fac	ctor " T " is:	years (ind	cludes one-twelfth of a yea	ar for each full month duri	ng the period)	
			For Information	Purposes Only		
•	Value A secume	es the Plan Member	will start his/her pension	on the date that results	in a pension with the g	reatest value.
•	Value B assume Value C assume to be paid an u Weightings are when the Plan N	es the Plan Member os the Plan Member nreduced pension assigned to values Member would be fir	will start his/her pension or spension will start, without if his/her employment of A, B and C based on the state eligible to retire with an an those shown on the table	ut reduction, at the earlie or plan membership con number of years from the unreduced pension ("T"	est date when he/she watinued to that date. Family Law Valuation Datactor) as set out in the fo	ate to the date
•	Value B assume Value C assume to be paid an u Weightings are when the Plan N	es the Plan Member os the Plan Member nreduced pension assigned to values Member would be fir	or's pension will start, without if his/her employment of A, B and C based on the rest eligible to retire with an	ut reduction, at the earlie or plan membership con number of years from the unreduced pension ("T"	est date when he/she watinued to that date. Family Law Valuation Datactor) as set out in the fo	ate to the date
•	Value B assume Value C assume to be paid an u Weightings are when the Plan M (weightings for t	es the Plan Member es the Plan Member nreduced pension assigned to values Member would be fir he T factor betweer	or's pension will start, without if his/her employment of A, B and C based on the rest eligible to retire with an an those shown on the table	ut reduction, at the earlie or plan membership con number of years from the unreduced pension ("T" e are adjusted according	est date when he/she watinued to that date. Family Law Valuation Dafactor) as set out in the follows:	ate to the date
•	Value B assume Value C assume to be paid an u Weightings are when the Plan M (weightings for t	es the Plan Member es the Plan Member nreduced pension assigned to values Member would be fir he T factor between	o's pension will start, without if his/her employment of A, B and C based on the rest eligible to retire with an an those shown on the table Value A weighting	ut reduction, at the earlie or plan membership con number of years from the unreduced pension ("T") e are adjusted according Value B weighting	est date when he/she watinued to that date. Family Law Valuation Datactor) as set out in the follow: Value C weighting	ate to the date
•	Value B assume Value C assume to be paid an u Weightings are when the Plan M (weightings for t	es the Plan Member es the Plan Member nreduced pension assigned to values Member would be fir he T factor between T factor	r's pension will start, without if his/her employment of A, B and C based on the rest eligible to retire with an an those shown on the table Value A weighting 85.0%	ut reduction, at the earlie or plan membership con number of years from the unreduced pension ("T" e are adjusted according Value B weighting 6.0%	est date when he/she watinued to that date. Family Law Valuation Datactor) as set out in the follow: Value C weighting 9.0%	ate to the date
•	Value B assume Value C assume to be paid an u Weightings are when the Plan M (weightings for t	es the Plan Member es the Plan Member nreduced pension assigned to values Member would be fir he T factor between T factor ars or more years 20 years	r's pension will start, without if his/her employment of A, B and C based on the rest eligible to retire with an an those shown on the table Value A weighting 85.0% 40.0%	ut reduction, at the earlie or plan membership com number of years from the unreduced pension ("T") e are adjusted according Value B weighting 6.0% 24.0%	est date when he/she wettinued to that date. Family Law Valuation Datactor) as set out in the follow: Value C weighting 9.0% 36.0%	ate to the date
•	Value B assume Value C assume to be paid an u Weightings are when the Plan M (weightings for t	es the Plan Member es the Plan Member nreduced pension assigned to values Member would be fir he T factor between T factor ars or more years 20 years 10 years 0 year	o's pension will start, without if his/her employment of A, B and C based on the rest eligible to retire with an an those shown on the table Value A weighting 85.0% 40.0% 10.0%	ut reduction, at the earlie or plan membership connumber of years from the unreduced pension ("T" to are adjusted according Value B weighting 6.0% 24.0% 36.0% 40.0%	est date when he/she watinued to that date. Family Law Valuation Datactor) as set out in the follow: Value C weighting 9.0% 36.0% 54.0%	ate to the date
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itial Prelimir	Value B assume Value C assume to be paid an u Weightings are a when the Plan M (weightings for t 30 yea mary Value (Total assets payable	es the Plan Member es the Plan Member nreduced pension assigned to values Member would be fir he T factor between T factor ars or more years 20 years 10 years 0 year Weighted Value)	e's pension will start, without if his/her employment of A, B and C based on the rest eligible to retire with an another those shown on the table Value A weighting 85.0% 40.0% 10.0% 0.0%	ut reduction, at the earlie or plan membership connumber of years from the unreduced pension ("T" to are adjusted according Value B weighting 6.0% 24.0% 36.0% 40.0% = G	est date when he/she watinued to that date. Family Law Valuation Datactor) as set out in the follow: Value C weighting 9.0% 36.0% 54.0% 60.0%	ate to the date bllowing table
itial Prelimir	Value B assume Value C assume to be paid an u Weightings are a when the Plan M (weightings for t 30 yea mary Value (Total assets payable	es the Plan Member es the Plan Member nreduced pension assigned to values Member would be fin he T factor between T factor ars or more years 20 years 10 years 0 year Weighted Value) N/A or unkn	e's pension will start, without if his/her employment of A, B and C based on the rest eligible to retire with an an those shown on the table Value A weighting 85.0% 40.0% 10.0% 0.0%	ut reduction, at the earlie or plan membership connumber of years from the unreduced pension ("T" to are adjusted according Value B weighting 6.0% 24.0% 36.0% 40.0% = G = surplus (est date when he/she watinued to that date. Family Law Valuation Datactor) as set out in the follow: Value C weighting 9.0% 36.0% 54.0% 60.0%	ate to the date bllowing table
nitial Prelimir	Value B assume Value C assume to be paid an u Weightings are a when the Plan M (weightings for t 30 yea mary Value (Total assets payable	es the Plan Member es the Plan Member nreduced pension assigned to values Member would be fin he T factor between T factor ars or more years 20 years 10 years 0 year Weighted Value) N/A or unkn	e's pension will start, without if his/her employment of A, B and C based on the rest eligible to retire with an an those shown on the table Value A weighting 85.0% 40.0% 10.0% 0.0%	ut reduction, at the earlie or plan membership connumber of years from the unreduced pension ("T" to are adjusted according Value B weighting 6.0% 24.0% 36.0% 40.0% = G = surplus (est date when he/she watinued to that date. Family Law Valuation Datactor) as set out in the follow: Value C weighting 9.0% 36.0% 54.0% 60.0%	ate to the date bllowing table

	\$	Assumed start age for	pension Value "B" is:	Weighted Value of "I	B " is: \$
alue " F " is:	\$	Assumed start age for	pension Value " F " is:	Weighted Value of "	F " is: \$
-		_	-	Total Weighted Valu	ue is: \$
eighting facto	or " D " is:	vears (includes one-tv	velfth of a year for each f	ull month during the period)	
	-		•	ull month during the period)	
eighting facto	OI E IS. 	—— years (includes one-tv	ventir of a year for each h	all month during the period)	
		For In	formation Purpose	es Only	
•		alue is the sum of the weighte		tions about when the Plan Men	nher will start his/her
	pension in the futur	re.			inder will start his/her
•		the Plan Member will start his he Plan Member will start his.	· · · · · · · · · · · · · · · · · · ·		
•				, the Preliminary Value is equa	I to Value F .
•	Weightings are ass	signed to values B and F base	ed on the % ratio (E/D rate	io) of the number of years from	the Family Law
				of years from the date when the ent date (Value \mathbf{D}) as per the fo	
		ratio between those shown (llowing table
		E/D ratio (%)	Value B weighting	Value F weighting	
		99%	40.6%	59.4%	
		75%	55.0%	45.0%	
		50%	70.0%	30.0%	
		25%	85.0%	15.0%	
		1%	99.4%	0.6%	
	www. Malue /Tetal Majal	hted Value)			
al Prelimina	iry value (Tolai Weigi	,	•	_ = G	
	`	_ Ox □ unknoum	Ť.		
s, surplus as	ssets payable N/A	_	\$	= surplus (enter 0 if not app	olicable or unknown)
s, surplus as	ssets payable N/A	_	\$	= surplus (enter 0 if not app = G + surplus	olicable or unknown)
s, surplus as	ssets payable N/A	_		_	olicable or unknown)
s, surplus as	ssets payable N/A	y Law Valuation Date 5	\$	_	olicable or unknown)
s, surplus as eliminary Va	ssets payable \(\sum \text{N/A}\)	y Law Valuation Date S	\$ aluation Date N/A	_	licable or unknown)
s, surplus as eliminary Va ulation 3 - Pl	ssets payable N/A alue as of the Family an Member was not ary Value (G) under C	y Law Valuation Date S	aluation Date N/A	_ = G + surplus	licable or unknown)
eliminary Va eliminary Va elation 3 - Pl tial Prelimina justed Initial 1% of the Init	ssets payable N/A alue as of the Family lan Member was not ary Value (G) under C Preliminary Value as tial Preliminary Value	vested on the Family Law Valuation 1 or 2 of the Family Law Valuation (G) under Calculation 1 or 3	aluation Date N/A \$ Date \$ \$	= G + surplus = Adjusted G	
eliminary Va eliminary Va elation 3 - Platial Prelimina justed Initial 10% of the Init us, surplus as	alue as of the Family lan Member was not ary Value (G) under C Preliminary Value as tial Preliminary Value ssets payable \(\bar{\text{N}} \)	vested on the Family Law Valuation 1 or 2 s of the Family Law Valuation (G) under Calculation 1 or 2 A or unknown	aluation Date N/A S Date 2) \$	= G + surplus = Adjusted G = surplus (enter 0	l if not applicable or unkno
eliminary Va	alue as of the Family lan Member was not ary Value (G) under C Preliminary Value as tial Preliminary Value ssets payable \(\bar{\text{N}} \)	vested on the Family Law Valuation 1 or 2 of the Family Law Valuation (G) under Calculation 1 or 3	aluation Date N/A \$ Date \$ \$	= G + surplus = Adjusted G	l if not applicable or unknow
ulation 3 - Platial Prelimina Ujusted Initial Ujw of the Initial Us, surplus as	alue as of the Family lan Member was not ary Value (G) under C Preliminary Value as tial Preliminary Value ssets payable \(\bar{\text{N}} \)	vested on the Family Law Valuation 1 or 2 s of the Family Law Valuation (G) under Calculation 1 or 2 A or unknown	aluation Date N/A S Date 2) \$	= G + surplus = Adjusted G = surplus (enter 0	l if not applicable or unknow
eliminary Va Ilation 3 - Pl tial Prelimina ljusted Initial 3% of the Init us, surplus as	alue as of the Family lan Member was not ary Value (G) under C Preliminary Value as tial Preliminary Value ssets payable \(\bar{\text{N}} \)	vested on the Family Law Valuation 1 or 2 s of the Family Law Valuation (G) under Calculation 1 or 2 A or unknown	aluation Date N/A S Date 2) \$	= G + surplus = Adjusted G = surplus (enter 0	l if not applicable or unknow
eliminary Va eliminary Va elation 3 - Platial Prelimina justed Initial 10% of the Init us, surplus as	alue as of the Family lan Member was not ary Value (G) under C Preliminary Value as tial Preliminary Value ssets payable \(\bar{\text{N}} \)	vested on the Family Law Valuation 1 or 2 s of the Family Law Valuation (G) under Calculation 1 or 2 A or unknown	aluation Date N/A S Date 2) \$	= G + surplus = Adjusted G = surplus (enter 0	l if not applicable or unknow
eliminary Va	alue as of the Family lan Member was not ary Value (G) under C Preliminary Value as tial Preliminary Value ssets payable \(\bar{\text{N}} \)	vested on the Family Law Valuation 1 or 2 s of the Family Law Valuation (G) under Calculation 1 or 2 A or unknown	aluation Date N/A S Date 2) \$	= G + surplus = Adjusted G = surplus (enter 0	l if not applicable or unkno
eliminary Va	alue as of the Family lan Member was not ary Value (G) under C Preliminary Value as tial Preliminary Value ssets payable \(\bar{\text{N}} \)	vested on the Family Law Valuation 1 or 2 s of the Family Law Valuation (G) under Calculation 1 or 2 A or unknown	aluation Date N/A S Date 2) \$	= G + surplus = Adjusted G = surplus (enter 0	l if not applicable or unkno

Calculation 4 – Full or Partial Wind Up Yes N/A		
A full or partial wind up of the pension plan was declared before this Statement of Family Law Value (FS Administrator to the Plan Member and his/her spouse/former spouse.	SCO Family Law Form 4B)	was sent by the Plan
The Plan Member is included in the full or partial wind up group and the effective date of the wind up is or	or before the Family Law \	/aluation Date.
Information about the Plan Member's Accrued Pension as of the 🗌 Full or 🔲 Partial W	ind Up Date	
Accrued lifetime pension as of the wind-up date monthly or annual	\$	
Accrued bridging/supplemental benefits as of the wind-up date	\$	(enter 0 if not applicable)
Canada Pension Plan reduction at age 65 or N/A	\$	(enter 0 if not applicable)
Information about the Plan Member's Preliminary Value as of the Family Law Valuation	Date	
Wind up value of the pension as of the full or partial wind up date	\$	
Plus, accumulated interest from the full or partial wind up date to the Family Law Valuation Date	\$	_
Initial Preliminary Value	\$	 = G
Plus, surplus assets payable ☐ N/A or ☐ unknown	\$	= surplus (enter 0 if not applicable or unknown)
Preliminary Value as of the Family Law Valuation Date	\$	= G + surplus
Step 2 – Calculation of Family Law Value as of the Family	Law Valuation Dat	e
 NOTE: The Family Law Value is the portion of the Preliminary Value that relates to the period of (married or common-law) as of the Family Law Valuation Date. The Family Law Value is the "imputed value" in the Ontario Pension Benefits Act. 	of the spousal relationship	
The Preliminary Value calculated under Step 1 above = (G or Adjusted G) + surplus	\$	
Total credited service accrued by the Plan Member during his/her spousal relationship period (i.e. beginning on the starting date and ending on the Family Law Valuation Date) = H		•
Total credited service accrued by the Plan Member during his/her entire period of employment or plan membership as of the Family Law Valuation Date = J		•
Family Law Value formula = [(G or Adjusted G) + surplus] x H/J* *H/J cannot exceed 1	\$	= Family Law Value
,		
For Plan Administrator Use		

Step 3 - Maximum Amount that May Be Assigned and Transferred to the Former Spouse of the Plan Member as of the Family Law Valuation Date

The share of the Family Law Value payable to the former spouse of the Plan Member cannot exceed 50% of the Family Law Value calculated under Step 2 above.	
The maximum amount of the Family Law Value that may be assigned and transferred to the former spouse of the Plan Member from the pension plan is:	\$

For Plan Administrator Use