

Corporations established in Québec must file the French version of this form.

Transfer of Property by a Taxpayer to a Taxable Canadian Corporation

This form is to be used by any taxpayer (the transferor) and any taxable Canadian corporation (the transferee) to which the taxpayer has transferred property for consideration that includes a share of the transferee's capital stock. An election in respect of the transfer pursuant to subsection 85(1) of the *Income Tax Act* (ITA) must have been made with the Canada Revenue Agency (CRA) by means of form T2057, *Election on Disposition of Property by a Taxpayer to a Taxable Canadian Corporation*. Note that, if the conditions listed in Table 2 (see page 5) are met, a transferor and transferee (the parties) can **agree on an amount that is different** from the one in form T2057.

This form must also be completed in order to make:

- a rollover application (for Québec income tax purposes only) if, by reason of subsection 13(21.2) of the ITA, the election under subsection 85(1) of the ITA cannot be made; or
- an application to the Minister to amend a previous TP-518-V form, where:
 - the parties had agreed on an amount that was the same as the one in form T2057 but wish to agree on a different amount;

- the parties had agreed on an amount that was different from the one in form T2057 and wish to cancel or change the amount; or
- the parties wish to change the amount they agreed on as part of a rollover application for Québec income tax purposes only.

The conditions in Table 2 (see page 5) must be met in order for either application mentioned above to be made.

Important

File this form and the required documents (see page 5) **separately from any income tax return**. If multiple transferors elect to transfer a single property held in co-ownership, or if multiple members of the same partnership make an election with respect to the transfer of their interest in the partnership, each transferor must complete a separate copy of this form. A person appointed by the transferors must then send us all the forms for each transferor **together**.

1 Identification

Transferor Social insurance number Identification number Québec enterprise number (NEQ) 01a 0001 Name or business name of transferor 02 Street name or P.O. Box Apartment number Street number 03 City, town or municipality Province Postal code 03c 03d 03e Taxation year of the transfer Start date of taxation year End date of taxation year Transferee Identification number Québec enterprise number (NEQ) 10a **IC** 0001 10b Name of corporation 11 Street number Suite 12 12b 12a 12c 12d 12e Taxation year of the transfer Start date of taxation year End date of taxation year Contact person Name of contact person Area code Telephone

2 Details concerning certain applications

Complete this part if the conditions in Table 2 (page 5) are met and the parties are making one of the following applications:

- an application to agree on amount that is different from the amount in form T2057 (complete section 2.1);
- a rollover application for Québec income tax purposes only if, by reason of subsection 13(21.2) of the ITA, the election under subsection 85(1) of the ITA cannot be made (complete section 2.2); or
- an application to the Minister to amend a previous TP-518-V form, if:
 - the parties had agreed on an amount that was the same as the one in form T2057 but wish to agree on a different amount (complete section 2.1); or
 - the parties had agreed on an amount that was **different** from the one in form T2057 and wish to change the amount (complete section 2.1).

You do not have to complete Part 2 for other types of application to the Minister, but the conditions in Table 2 (see page 5) must be met.

| 2.1 Applic | ation to agree on a differen | t amount | | |
|-------------------------------------|---|--|--------------------------|--------------|
| in form T2057, in the property (for | s the difference entirely (or almost | olumn E of the table in section 3.1 is different from the amount tentirely) attributable to the difference between the cost of olumn C of the table and the cost of the property | 30 Yes | □No |
| If you answered | No, explain the difference: | 30a | | |
| We must deem | the reason to be acceptable in the c | ircumstances. | | |
| 2.2 Rollov | er application | | | |
| | n of subsection 13(21.2) of the ITA, tl Québec income tax purposes only, p | he election under subsection 85(1) of the ITA cannot be made, and rovide the following information: | the parties wish to make | e a rollover |
| Are the partie | es dealing at non-arm's-length? | | 40 Yes | □No |
| Has all or sul | bstantially all (90% or more) of the tr | ransferor's property been transferred to the transferee? | 41 Yes | □No |
| Is there a wr | itten agreement related to the transfe | er? | 42 Yes | No |
| Does a price | adjustment claim apply to any of the | transferred property? | 43 Yes | No |
| | | undepreciated capital cost (UCC) of each class of property the train | | s to. |
| | Α | В | | |
| 4.4 | Class number | UCC before transfer | | |
| 44 45 | | | | |
| 46 | | | | |
| 47 | | | | |
| 48 | | | | |

If shares of the capital stock of a private corporation are included in the transfer, provide the following information:

File

: : 0001

Name of the private corporation

Identification number

Paid-up capital of transferred shares

3 Particulars of the transferred property and the consideration received (continued)

If multiple transfers of depreciable property were carried out at the same time, they must be entered in the order chosen by the transferor.

Unless otherwise indicated, it is not necessary to provide documents to support the elected order of transfer, the information provided in this section or the method used to evaluate each transferred property. However, you must keep any relevant documents for audit purposes.

Enter the fair market value (FMV) of the property and the FMV of the consideration received as calculated on the date of transfer. If you need more space, attach a separate sheet showing the same information.

3.1 Transferred property and agreed amount

Date of transfer of the property below:

| 54 | J → | Jse a separate copy of this | part for any property tl | nat was transferred on a d | ifferent date. | |
|-------|--|---------------------------------------|------------------------------------|--|----------------------------|---|
| | A | Limits | respecting the agree | d amount | E | F |
| 55 | Description of property | B FMV of property | C Cost of property ¹ | D FMV of the consideration received (other than shares) | Agreed amount ² | Col. E – Col. C ³ (if the result is negative, enter 0) |
| Capit | al property other than depreciable prope | rty (short description) | | | | |
| 1 | | | | | | |
| 2 | | | | | | |
| 3 | | | | | | |
| 4 | | | | _ | | |
| Depre | eciable property (short description and prescr | ibed class) | | | | |
| 5 | | | | | | |
| 6 | | | | | | |
| 7 | | | | | | |
| 8 | | | | | | |
| 9 | | | _ | | | |
| 10 | | | | | <u>.</u> | |
| 11 | | | | | <u>.</u> | |
| • | tory (type) | <u>i</u> | ·i | | <u>.</u> | |
| 12 | | | | | | |
| 13 | | | | | | |
| 14 | | | | | | |
| Minin | g property (short description) | | | | | |
| 15 | | | N/A | | • | |
| 16 | | | N/A | | | |
| Secur | ities and debt obligations (short description | 1) | · - | ··· · | | ··· · |
| 17 | | | | | <u>.</u> | |
| 18 | | | | · | <u>.</u> | |
| Other | ⁴ (short description) | · · · · · · · · · · · · · · · · · · · | | | | |
| 19 | | | | | <u>.</u> | |
| 20 | | | <u>.</u> | <u>.</u> | <u>.</u> | <u>.</u> |

| 3.2 | Consideration I | receive | d | | | | | | | | | 4 of 6 |
|--------------------------------|--|---------------------------|--|-------------------------|---------------------|--------------------|--|---------------------|------------------------|---------------------|---------------------|------------|
| | Α | | Consideration ot | her than sha | res | | Sł | nares | | | E | ······ |
| | Line of the table in B section 3.1 associated Short description with the property | | | 1 | C D Number Class | | Total FMV of the consideration received (Col. D of the table in section 3.1 + FMV of shares) | | | | | |
| 56a | | | | | | | | | | | | |
| 56b | | | | | | | ····· | | | | | |
| 56c | | | | | | | | | | | | |
| 56d | | | | | | | | | | | | • |
| 56e | | | | | | | | | | | | <u>.</u> |
| | F Cash surrender va per share (\$) | lue | G Tax value of paid-up capital per share (\$) | | | H s voting shar | | | | share | I es retractable | |
| | (4) | | (\$) | | es | IN | 0 | Ye | S ⊓ | | No |) |
| 56a | | • | <u>.</u> | L | | L | | |]] | | |] |
| 56b 56c | | | <u>.</u> | L F | | | | |]] | | |] |
| 56d | | · | <u>:</u> | | | | | |] | | |] |
| 56e | | | <u>.</u> | Г | | Г | | | .] | | |] |
| Multi Numb Multi Numb | and amount for the proper act line 61 form line 60. Oly line 62 by 0.25%. Deer of months of the number of months entered on the amount on line 66, | er entered n line 65 m | | chever is the le | east. | | | Penal | _ = _ × _ = _ | 63 64 65 | 0 | |
| 5 | Certification | | | | | | | | | | | |
| We, t | he parties shown in P | art 1, are | filing this form for one o | f the followin | g reasons | | | | | | | |
| 70 | We have made ar | n election | under subsection 85(1) of | of the ITA wit | h respect t | to the prope | ty descri | bed in Part 3. | | | | |
| 71 | We are filing an a in Part 3. | applicatio | n to the Minister under th | ne third parag | raph of se | ction 522 of | the <i>Taxa</i> | ation Act with 1 | respe | ect to | the property | described |
| 72 | We are submitting of the ITA. | g a rollov | er application because no | election car | be made | under subse | ection 85 | (1) of the ITA b | by re | eason | of subsectio | n 13(21.2) |
| We c | ertify that the informa | ation give | n in this form and in any | enclosed doc | uments is | accurate and | d comple | te. | | | | |
| | Name of trans | feror or aut | norized signee ⁶ (please print) | | | Name o | of authorize | ed signee for the t | ransf | eree ⁶ (| please print) | |
| | Signature of tra | ansferor or a | authorized signee | | Signature | e of authorized | signee for | the transferee | | | Dat | e |
| Do 1 | not use this space | | | | | | | | | | | |
| | de réception | Autorisatio | n | Montant faisa | | Pénalité | | Versement | | | Total | |

Information

Table 1 lists the documents to enclose with this form, as well as the filing deadline, by application type. It also indicates whether the conditions in Table 2 below must be met and if the parties must complete Part 2 above.

Table 1 – General information

| Application type | Conditions in Table 2 | Complete Part 2 | Documents to enclose | Filing deadline | | | |
|---|-----------------------|----------------------|--|---|--|--|--|
| Original application Application to agree on an amount that is the same as the one in form T2057 | No | No | A copy of form T2057 and any other | The later of the following dates: • The earliest of the filing | | | |
| Application to agree on an amount that is different from the one in form T2057 | Yes | Yes (section 2.1) | document sent to the CRA | deadlines for the income tax returns in question ⁸ • The last day of the second month | | | |
| Rollover application for Québec income tax purposes | Yes | Yes (section 2.2) | If a transferred property includes an interest in a partnership: The adjusted cost base (ACB) calculation If multiple members are transferring their interest in a partnership: The information requested in section 1.1 (if applicable)⁷ If you answered "Yes" on line 42: A copy of the written agreement | following the later of the dates on lines 05 and 14 in Part 1 The parties must pay a late-filing penalty if they file this form and the required documents after the deadline. | | | |
| Application to the Minister to amend a previous TP-518-V form The parties had agreed on an amount that was the same as the one in form T2057 but wish to agree on a different amount | Yes | Yes (section 2.1) | | The application must be filed within three years of the filing deadline for the TP-518-V form the parties want to amend. | | | |
| The parties had agreed on an amount that was different from the one in form T2057 and wish to change it | Yes | Yes (section 2.1) | A copy of form T2057 and any other document sent to the CRA, if the previous T2057 form was amended | However, it can be filed later if we authorize the parties to do so. The parties must pay a late-filing | | | |
| The parties had agreed on an amount that was different from the one in form T2057 and wish to cancel it | Yes | No | | penalty if they file an application to the Minister after the filing deadline for the TP-518-V form the parties want to amend. | | | |
| The parties wish to change the amount they agreed on as part of a rollover application for Québec income tax purposes | Yes | No | The documents enclosed with the original rollover application for Québec income tax purposes | | | | |

Table 2 – Conditions for certain applications

| Application type | Conditions | Note |
|--|---|---|
| Application to agree on an amount that is different from the one in form T2057 | If the transferor is an individual, he or she must have been resident in Québec on the date on line 05 in section 1.1. | To determine the proportion of business carried on in Québec if the transferor is an individual, divide |
| Rollover application for Québec income tax purposes | • The transferor must have carried on at least 90% of their business in Québec in the taxation year on lines 04 and 05 in section 1.1 (the taxation year of the transfer). | his or her income earned in Québec by his or her income earned in Québec and elsewhere as determined under the regulations. |
| Application to the Minister to amend a previous TP-518-V form (all situations) | The transferee must have carried on at least 90% of their business in Québec in the taxation year on lines 13 and 14 in section 1.2 (the taxation year of the transfer). | If the transferor is a corporation, the proportion of its business carried on in Québec must be calculated in accordance with the regulations made under section 771 of the <i>Taxation Act</i> . The same is true for the proportion of business carried on in Québec by the transferee. |

Notes

- 1. Enter the following in column C:
 - for capital property other than depreciable property, the adjusted cost base (it is subject to adjustments under sections 255 and 257 of the Taxation Act);
 - for **depreciable property**, the lesser of the following:
 - the capital cost of the property, or
 - the UCC of all the property in that class immediately before the transfer;
 - for **inventory**, **securities and debt obligations**, the cost amount.

If the transferred property is class 14.1 property acquired before January 1, 2017, contact us.

- The agreed amount must generally be the same as the amount in form T2057.
 However, if the parties file an application to the Minister or another application
 for which you are completing Part 2, you can enter a different amount,
 calculated while taking into account the limits in columns B, C and D. The
 agreed amount must therefore be:
 - equal to or greater than:
 - the lesser of the amounts in columns B and C, except in the case of mining property, and
 - the amount in column D; and
 - less than or equal to the amount in column B.

If the transferred property is depreciable property and, on the 30th day following the transfer, the transferor or a related person is its owner or has the right to acquire it (except in the case of a right that exists only as a guarantee and arises from a hypothec, a sale contract or similar title), the agreed amount under the rules above must be equal to or less than the lesser of the following:

- the capital cost of the property; or
- the UCC of the applicable class **multiplied** by the ratio between the FMV of the property and the FMV of all the property in that class.

- 3. The transfer of the property by the transferor to the transferee constitutes a disposition of property, and the agreed amount (column E) represents both the proceeds of disposition for the transferor and the capital cost of the property for the transferee. Depending on the type of property, the transferor must report all amounts entered in column F as a capital gain or as income. For depreciable property, part of the amount can be reported as a capital gain and part as business or property income.
 - If you entered 0 in column F because the amount is negative, the amount may constitute a capital loss or, in the case of depreciable property, a terminal loss.
 - For more on the tax treatment of the disposition of property, see guide IN-120-V, Capital Gains and Losses.
- The property can be capital property that is an immovable held by a non-resident or a NISA fund No. 2.
- 5. Enter the number of months or fraction of a month from the filing deadline (see page 5) to the day the required documents were sent or, in the case of an application to the Minister, the number of months or fraction of a month from the filing deadline for the TP-518-V form that the parties are amending to the date of the application to the Minister.
- 6. Attach a copy of the document authorizing the person to sign.
- 7. If one of the electing members is a partnership, you must also enclose the information requested in section 1.1 for every member of the partnership.
- 8. The income tax returns in question are:
 - if there is one transferor, the transferor's income tax return for the taxation year covered by lines 04 and 05 in section 1.1;
 - if there are multiple transferors, their income tax returns for the taxation year covered by lines 04 and 05 in section 1.1;
 - the transferee's income tax return for the taxation year covered by lines 13 and 14 in section 1.2.