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

,	For use by a taxable Canadian corporation and all the members of a partnership, to jointly elect under
	subsection 85(2) where the partnership has disposed of property to the corporation and has received as consideration
	shares of any class of the capital stock of the corporation.

· Unless otherwise noted, all legislative references are to the Income Tax Act.

Agence du revenu du Canada

- Mail one copy of the election and related schedules (if any), completed by the partner designated by the partnership, as follows:
 - to the tax centre serving the area of the transferee;
 - on or before the earlier 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);
 - separately from any other return,
- If you do not have an RZ partnership account number, fill out Form RC1, Request for a Business Number and Certain Program Accounts,
- Find your tax centre's address by going to <u>canada.ca/cra-offices</u>.

Do not use this	s area

Name of partnership (transferor)	Partnership account number					
Address				Postal code		
Tax year of		Year Month Day	Year Month Day	Tax services office		
partnership						
Corporation's name (transferee) Business number						
InPlay Oil Corp. 8 3 4 6 6 3 5 3 6 R C 0 0 0 0 4						
Address		Postal code				
920, 640 - 5th Avenue SW Calgary, AB T2P 3G4						
Tax year of		Year Month Day	Year Month Day	Tax services office		
corporation	Calgary, AB					
Name of person to contact for more information Telephone number						
Darren Dittmer 587-955-0634						
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Bonalty for lote filed and	amana	lad alastians				
Penalty for late-filed and	amenc	led elections				
				e 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 T2058 after the three-year period, but, in addition to the payment of an estimated penalty						

Calculation of late-filing penalty:	
Fair market value (FMV) of property transferred	Do not use this area
Agreed amount	
Subtotal (FMV minus agreed amount)	
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 for Canada. On the back, write: "T2058", the partnership's name (transferor), and its partnership account number.

Unpaid amounts, including late-filing penalties are subject to daily compound interest at a prescribed rate.

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

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Information required ————————————————————————————————————							
On the following page, list, describe, and state the fair market value (FMV) of transferred properties. The description and FMV of the consideration received has to be shown opposite the related property transferred. Where the transferred property is a partnership interest, attach a schedule of the calculation of the adjusted cost base. If there is not enough space on the form, attach schedules giving similar details. You have to designate the order of disposition of each depreciable property. You should have the following materials: schedules supporting this designation; documentation relating to the responses to the questions below; and a brief summary of the method of evaluating the FMV of each property transferred. Do not attach the materials listed, but keep them as we may ask to see them at a later date.							
1. Is there a written agre	eement relating to this transfer	?		**************************************	Yes ✓	No 🗌	
2. Does a price adjustm	ent clause apply to any of the	properties? (See Income	Tax Folio S4-F3-C1 for detail	s)	Yes	No 🗸	
	3. Do any persons other than the members of the partnership own or control, directly or indirectly, any shares of any class of the transferee? Yes ✓ No						
4. Does a non-arm's ler	ngth rollover exist between the	partnership(s) and the tra	nsferee corporation?		Yes	No 🗸	
a) Have all or substar	ntially all (90% or more) of all p	properties of the partnersh	ip been transferred to the co	rporation?	Yes 🗌	No 🗌	
5. Are any partners non-residents of Canada?							
6. Are any of the properties transferred capital properties? Yes No							
If yes to questions 6:							
a) have they been owned continuously since Valuation Day (V-Day)?							
b) have they been ac	quired after V-Day in a transac	ction considered not to be	at arm's length?		Yes	No 🗌	
received any subs	he partnership or any person f ection 83(1) dividends for trans 1)	sferred shares? (If yes, at	tach a schedule and provide	details of amounts	Yes	No 🔙	
7. Is the agreed amount	t of any of the transferred prop	erties based on an estima	ite of fair market value on V-I	Day?	Yes 🗌	No 🗸	
a) If yes to question 7	a) If yes to question 7, does a formal documented V-Day value report exist?						
8. Has an election under subsection 26(7) of the Income Tax Application Rules (form T2076) been filed by or on behalf of the transferor?							
Where shares of the capital stock of a private corporation are included in the property disposed of, provide the following:							
Corporation's name							
Business number Paid-up capital of shares transferred (under the Income Tax Act)							
RC							
Description of shares received							
			1				
Number of shares transferor received	Class of shares	Redemption value per share	Paid-up capital (under the Income Tax Act)	Voting or non-voting	Are the redeemat holder's	ole at the	
	Common shares			Voting	Yes	No ✓	
					Yes	No 🗌	
					Yes	No 🗌	

Informative notes

- The rules for section 85 elections are complex. Essential information is contained in Information Circular IC76-19, Income Tax Folio S4-F3-C1, Interpretation Bulletins IT-291 and IT-378.
- Complete all the information areas and answer all questions. If this form is incomplete, we may consider the election invalid and subsequent submissions
 may be subject to a late-filing penalty.
- If the agreed amount exceeds the adjusted cost base of the property in the election, you must report the difference as a capital gain, as
 income or a combination of both, whichever applies.

Yes

Yes

No

No

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received
consideration
of and
disposed (
ne property
nation on tl
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IIIOunati	Illiornation on the property disposed of and consideration received	oi aila colloiderati	on received					
Date of sale or t (For properties s	Date of sale or transfer of all properties listed below: (For properties sold or transferred on different dates, use a separate form T2058.)	se a separate form T2058	3.) Year	Month Day				
	Property disposed of	ed of		В	Amount to be		Consideration received	F
		Elected amount limits (note 1)	limits (note 1)	Agreed	reported B minus A	Non-share	Share	
	Description	Fair market value	A	amount (cannot be zero)	(it greater than 0, see note 4)	Description	Number and class	rair market value
-	(Brief legal)		(note 2)					
Capital property excluding								
depreciable property								
	(Description and prescribed class)		(note 3)					
Depreciable property								
layentony	(Kind)		(cost amount)					
excluding real								
property								
	(Brief legal)		nil					
Resource			ĪĒ					
			Ē					
o diriio O	(Description)		(cost amount)					
debt obligation								
property								
Specified Debt			(cost amount)					
Obligation (For financial								
institutions only)								
Mate 4: Dood In	Note 1. Dood Intermetation Bulletin IT-201 for an explanation of the limits	nation of the limite						

Note 1: Read Interpretation Bulletin IT-291 for 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: This amount is to be reported either as a capital gain or as income, whichever applies. Also, in the case of depreciable 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.

	— Election and certification ————————————————————————————————————							
	The corporation and all members of the partnership hereby jointly elect under subsection 85(2) in respect of the property specified, and certify that the information given in this election, and in any documents attached, is true, correct and complete to the best of their knowledge.							
	Nev 30, 200/ 1. Within and Chief Financial Officer							
Date Signature of authorized officer of corporation Position or office								
_	Social insurance, trust account or business number	Name of partner, authorized person or authorized officer	Partner's tax services office					
'	Signature of partner, authorized person or authorized officer	Position of office of authorized person or authorized officer	Date					
2	Social insurance, trust account or business number	Name of partner	Partner's tax services office					
_	Signature of partner, authorized person, or authorized	dofficer	Date					
3	Social insurance, trust or business number	Name of partner	Partner's tax services office					
٦	Signature of partner, authorized person, or authorized	d officer	Date					
The election form must be signed by all partners, or by a person authorized in writing by all partners to sign for them, and by an authorized officer of the transferee. A person who is authorized to sign for all the partners should complete area 1 above, and attach a copy of the authorizing agreement. If space is insufficient, attach "Election and certification" giving similar details. Attach a list containing the name, social insurance number, trust account number, or business number of each partner. If a member of the partnership is itself a partnership, attach a list showing the name, social insurance number, trust account								

Privacy statement

Personal information (including the SIN) is collected for the purposes of the administration or enforcement of the Income Tax Act and related programs and activities including administering tax, benefits, audit, compliance, and collection. The information collected may be used or disclosed for purposes of other federal acts that provide for the imposition and collection of a tax or duty. It may also be disclosed to other federal, provincial, territorial, or foreign 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 a right of protection, access to and correction of their personal information, or to file a complaint with the Privacy Commissioner of Canada regarding the handling of their personal information. Refer to Personal Information Bank CRA PPU 047 on Info Source at canada.ca/cra-info-source.

number, or business number of each member of that partnership. Also, indicate the fiscal period of the partnership.