## **ELECTION ON DISPOSITION OF PROPERTY BY A** PARTNERSHIP TO A TAXABLE CANADIAN CORPORATION

• F	or use by a taxable Car	nadian co	orporati	on an	d all th	e mem	bers of	a part	tnershi	n, to id	nintly ele	ect und	er							-
<ul> <li>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.</li> <li>File one completed copy of the election and related schedules (if any) as follows:</li> </ul>																				
• F	ile one completed copy	of the el	ection	and re	lated s	chedu	les (if ar	ıy) as	follow	s:										
1	- by a partner designat	ted for th	e purpo	se by	the pa	artners	hip;													
2	- on or before the earli the tax year in which							nas to	file an	incon	ne tax re	eturn fo	r							
3	- at the tax centre serv	ing the a	rea wh	ere th	e trans	feree i	s locate	d; and	d											
4	- separately from any t insert it in or attach it			may p	out it in	the sa	ıme env	elope	with a	returr	, but do	not								
·s	ections and subsection	s referre	d to on	this fo	rm are	from t	he <i>Incol</i>	me Ta	ax Act.											
Na	me of partnership (transfer	ror) (print)		•								-				Partnershi	p identific	ation nu	mber	
Ad	dress																Posta	i code		
Ta	x year of		Year		lonth ,	Day	1	T	Year		Month ,	Day	Тах	services office	•		<u> </u>			
pa	rtnership fro	<sup>   </sup>					to	Ш												
	me of corporation (transfer itecap Resources Ir			-										<del></del>	8	Business N		0   4	2	2
	dress ), 222 - 3rd Avenue	SW, Ca	algary,	АВ		94											Posta T2P (	i code 0B4		
	c year of poration from		Year )   1	з   М	onth   1   C	Day	to	2	Year		Month 0 4	Day 3 <b>D</b>		services office ary, AB	1					
	me of person to contact for anh Kang	more info	rmation	····									Area	code	1	ephone nu 6-0767	mber			
	Penalty for la	te-filed	and	ame	nded	elec	tions			-										
wit car the	election that is filed after hin 3 years after its due a laso be amended or fil reason the election is a d an estimate of the app	er its due date if a led after amended	date is in estim the 3-ye l or late	s subject tate of ear pe	ect to a the period, b must b	late-fi enalty la ut in the	ling pena s paid at lese situ thed for	t the t ations	ime of s, a wr deratic	filing. itten e	Form Ta xplanati	2058 on of		ī	Do n	ot use th	is area			
Ca	lculation of late-filing pe	enalty:																		
	r market value of prope	-										-								
	ess: agreed amount .											-								
	Difference	• • • • • • •		••••				• • • •				= A								
	mount A											_ B _ C								
Г												= Ŭ □			•					
	N represents the sur due date to the actua								eriou i	rom un	e 		-							
Late	e-filing penalty is the les	sser of B	and C	above								-								
and	ke cheque or money ord , to ensure proper credi iness Number if a corpo	it, indicat											A	mount encl	lose	d				
	paid amounts, including		g penal	ties, a	re subj	ect to	daily cor	npou	nd inte	rest at	a preso	cribed r	ate.							
																				- 1

Information	n required ———											
received has to be sho calculation of the adju- disposition of each de- documentation relating	list, describe, and state the fal own opposite the related proper sted cost base. If space on the preciable property. With this ele g to the responses to the questi you have to keep them as Can	ty transferred. Where the t form Is insufficlent, attach s action, you do not have to fi ons below; and a brief sur	ransferred property is a par schedules giving similar de ile the following materials: s nmary of the method of eva	rtnership Interest, attach a tails. You have to designat schedules supporting this c luating the fair market valu	schedule of the e the order of lesignation;							
Is there a written a	I. Is there a written agreement relating to this transfer?											
2. Does a price adjus	Does a price adjustment clause apply to any of the properties? (See Interpretation Bulletin IT-169 or detalls.)											
3. Do any persons of	Do any persons other than the members of the partnership own or control, directly or indirectly, any shares of any class of the transferee?											
	loes a non-arm's length rollover exist between the partnership(s) and the transferee corporation?											
a) Have all or substantially all (90% or more) of all properties of the partnership been transferred to the corporation? Yes N												
5. Are any partners r		No										
	Are any of the properties transferred capital properties?											
If yes, a) have they been owned continuously since Valuation Day (V-Day)?												
b) have they been acquired after V-Day in a transaction considered not to be at arm's length? Yes No												
c) since V-Day, has the partnership or any person from whom shares were acquired in a non-arm's length transaction received any subsection 83(1) dividends for transferred shares? (If yes, provide details of amounts and dates received,												
and attach a	schedule.)					No						
7. Is the agreed amount of any of the transferred properties based on an estimate of fair market value on V-Day? Yes												
• •	nder subsection 26(7) of the Inc	•			Yes	No						
of the transferor?					Yes 🗸	No						
Where shares of the c	apital stock of a private corpora	·										
Name of corporation Business Number Pald-up capital of shares transferred												
N/A						ų						
— Descriptio	n of shares received											
Number of shares transferor received	Class of shares	Redemption value per share	Paid-up capital	Voting or non-voting	Are shares retractable?*							
	Common			Voting	Yes 🗸	No						
					Yes	No						
					Yes	No						
					Yes	No						
					Yes	No						
* Retractable means r	edeemable at the option of the	holder.										
38.												
<ul> <li>Informativ</li> <li>The rules for section</li> <li>Bulletins IT-169, IT</li> </ul>	on 85 elections are complex	t. Essential information i	is contained in Information	on Circular 76-19 and In	terpretation							
Complete all the in	nformation areas and answe	er all questions. If this for	rm is incomplete, the Ca	ınada Revenue Agency	may consider the							
If the agreed amou	unt exceeds the adjusted co ination of both, whichever a	st base of the property i		report the difference as	s a capital gain, as	s						

## Particulars of property disposed of and consideration received Date of sale or transfer of all properties listed below: Note: For properties soid or transferred on different dates, use separate 0 | 1 ı 3 0 | 4 | 3 Property disposed of Agreed Amount to be Consideration received amount reported B-A Description Elected amount limits Non-share Share Fair market nnot be zero (if greater than 0, value Fair market Number and see note 4) Description Α В vaiue ciass (Brief logal) (see note 1) Capital property excluding invicta Energy Corp. Common Shares depreciable property (Description and prescribed class) (see note 2) Depreciable property (Kind) (see note 3) Eligible capital proporty (Kind) (cost amount) Inventory excluding real property (Brief legal) nil Resource property nil nil (Description) (cost amount Security or debt obligation property (cost amount) Specified Debt Obligation (For financial nstitutions only)

## Notes

- 1. Adjusted cost base (subject to adjustment per section 53.)
- 2. The lesser of undepreciated capital cost of all property of the class and the cost of the property.
- 3. The lesser of 4/3 x cumulative eligible capital and the cost of the property. (Under proposed changes, new rules will apply on subsequent dispositions of eligible capital property occurring after December 20, 2002).
- 4. 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.
- \* See Interpretation Bulletin IT-291 for an explanation of the limits.

## **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. **VP Finance & CFO** Signature of authorized officer of corporation Date Position or office Social insurance number or Name of partner, authorized Partner's tax services office person or authorized officer **Business Number** 1 Signature of partner, authorized Position of office of authorized Date person or authorized officer person or authorized officer Name of partner (print) Partner's tax services office Social insurance number or **Business Number** 2 Signature of partner or Date authorized officer Name of partner (print) Partner's tax services office Social insurance number or **Business Number** 3 Date Signature of partner or authorized officer

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, or Business Number of each partner. If a member of the partnership is in itself a partnership, attach a list showing the name, Social insurance number, or Business Number of each member of that partnership. Also, indicate the fiscal period of the partnership.