



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

(Under section 67.2(9) of the Pension Benefits Act)

This statement provides the imputed value under the Pension Benefits Act and Family Law Act, for a Plan Member who was an active member of the pension plan on the family law valuation date (e.g., separation date). It is completed by the plan administrator. This statement is provided to both the Plan Member and the Plan Member's spouse, regardless of who makes the application.

The imputed value (referred to as **family law value** on this statement) is the value of the pension benefit that was accrued during the spousal relationship. It is calculated as of the family law valuation date. The family law value is used in the calculation of the Plan Member's net family property. This statement does not entitle the Plan Member's spouse to a portion of the pension benefit.

This statement includes details of how the family law value was calculated. If you have questions about the calculations, contact the plan administrator.

Information about the pension valuation and division process can be found in the <u>Pensions and Marriage Breakdown – a Guide for Members and their Spouses</u>.

Part A – Family Law Value						
Name of Plan Member						
Last Name	First Name		Initials	Applicant	○ Yes	○ No
Name of Plan Member's Spouse						
Last Name	First Name		Initials	Applicant	○ Yes	○ No
You and your spouse have proposed two provide two statements. This statement		•			○ Yes	○ No
The starting date of your spousal relation	nship is (yyyy/mm/do	1):				
The starting date is based on:			_			
O your marriage date						
\bigcirc the date when you and your spouse	started living togethe	r in a common-law r	elationsl	nip		
\bigcirc the date that was jointly chosen by y	ou and your spouse					
the date specified in your court order or family arbitration award						
Your family law valuation date is (yyyy	y/mm/dd):					
The family law value as of this date is: \$ GROSS						
The Plan Member should include the gross family law value as an asset on the Plan Member's financial statement. The Plan Member should also list future tax liability for the pension as a debt on the financial statement. Consult a family law lawyer or financial advisor for advice on calculating the future tax rate. Neither the plan administrator nor FSRA can provide assistance on determining the future tax liability, completing the financial statement or calculating net family property.						
The maximum amount that may be tra equalization to the Plan Member's spou		\$	_ GRO	SS		

IMPORTANT:

See Pensions and Marriage Breakdown – a Guide for Members and their Spouses for treatment of interest.

Part B - Pension	Plan Inf	ormation					
Name of Pension Plan				Re	gistration Number		
Name of Employer/	Union/Pro	fessional A	Association		'		
Plan Administrator							
Plan Administrato	r's Contac	ct Informa	tion				
Unit Number	Street Nu	ımber	Street Name				
City		Province/	State	Country	F	Postal Code/Zip Code	Э
Telephone Number	Fax Num	ber	E-mail Address				
Part C - Informat	tion abou	ut the Pla	n Member				
Last Name				First Name			Initials
Date of Birth (yyyy/mm/dd) Employee/Pension Plan Identification Number, if a		entification Number, if app	olicable				
Part D - Informat	tion abou	ut the Pla	n Member's Spou	ıse			
Last Name			First Name		Initials	Date of Birth (yyyy/	mm/dd)

If the Plan Member is required to make an equalization payment, up to 50% of the family law value can be assigned to the Plan Member's spouse in a court order, family arbitration award or domestic contract. In that event, the following transfer options are available to the Plan Member's spouse: Transfer lump sum to a locked-in retirement account (LIRA) or to a life income fund (LIF). (Note: The earliest date the Plan Member's spouse may buy a LIF is anytime during the calendar year before the year they turn 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 FSRA's 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 in any Canadian jurisdiction. 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. No transfer options are available. This is because: Part F - Pension Fund Status The **transfer ratio** of the pension plan for the purposes of this statement is: Note: The transfer ratio of a pension plan reflects the funded status of the pension plan as of a specific date and may change. If the transfer ratio is less than 1.0 at the time of payment, there may be limits on the plan administrator's ability to transfer the entire family law value amount to the Plan Member's spouse. Any balance owing could be paid within five years of the initial payment. Part G – Certification by the Plan Administrator I certify that this statement is accurate based on the information provided by the applicant in their Application for Family Law Value (Family Law Form FL-1) and the data contained in the pension plan records. Name of plan administrator or plan administrator's authorized agent or representative (printed) Signature of plan administrator or plan administrator's authorized agent or representative Date (yyyy/mm/dd) Information about the plan administrator's authorized agent or representative (if applicable) Firm/Company Name **Unit Number** Street Number Street Name City Province/State Country Postal Code/Zip Code Telephone Number Fax Number E-mail Address

Part E – Transfer Options for the Plan Member's Spouse

Next Steps

If Your Decision is Not to Divide the Family Law Value

- Consider informing the plan administrator that the family law value is not going to be divided.
- Consider updating your spouse and beneficiary designation information.

If Your Decision is to Divide the Family Law Value

- 1. Finalize the court order, family arbitration award or domestic contract. This document must:
 - a. state the family law valuation date;
 - b. include the name of the pension plan (as stated in **Part B**);
 - c. authorize the lump sum transfer from the pension plan; and
 - d. state the amount to be transferred as either a specified amount (\$) or a percentage (%) that does not exceed 50% of the family law value.
- 2. The court order, family arbitration award or domestic contract must be a certified copy. A "certified copy" is a copy of the original document that has been certified as being a true copy of the original document.
- 3. The Plan Member's spouse must complete the **Spouse's Application for Transfer of a Lump Sum (Family Law Form FL-5)** and send this form together with the final court order, family arbitration award or domestic contract (as applicable) to the plan administrator. The plan administrator may also require the following additional information:

IMPORTANT:

If the Plan Member terminates or retires before the Plan Member's spouse submits the **Spouse's Application for Transfer of a Lump Sum (Family Law Form FL-5)**, the plan administrator may not be able to fully implement the transfer.

Worksheet – Calculation of Preliminary Value, Family Law Value and Maximum Transfer

The Worksheet and Additional Disclosure sections provide details and data on the calculations for independent verification. Any calculations that are not applicable will be left blank by the plan administrator.

The following information is provided on the Worksheet:

- Step 1 is the calculation of the preliminary value.
- Step 2 is the calculation of the family law value.
- Step 3 is the calculation of the maximum transfer.

Step 1 – Calculation of Preliminary Value

Note: The **preliminary value** is the total value of the pension accrued by the Plan Member as of the family law valuation date. It has not been adjusted to reflect the period of the spousal relationship.

The following **Calculation** applies to the Plan Member:

○ The family law valuation date is on or before the Plan Member's early unreduced retirement date. See Calculation
○ The family law valuation date is after the Plan Member's early unreduced retirement date. See Calculation 2 .
The pension plan is wound up. See Calculation 3 if 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. See Calculation 1 or 2 (as applicable) if the wind up occurred after the family law valuation date.

	Calculation 1: Family law valuation date is on or before the Plan Member's early unreduced retirement date.				
Value " A " is:	\$	Assumed start age for pension Value " A " is:	Weighted Value of "A" is	\$	
Value " B " is:	\$	Assumed start age for pension Value " B " is:	Weighted Value of " B " is	\$	
Value " C " is:	\$	Assumed start age for pension Value "C" is:	Weighted Value of "C" is	\$	
Total Weighted Value is				\$	
Weighting factor "T" is: years (includes one-twelfth of a year for each full month during the period)					

Initial preliminary value (total weighted value)	\$ = G
Plus, surplus assets payable, if applicable (0 if not applicable or unknown)	\$ = surplus
Preliminary value as of the family law valuation date	\$ = G + surplus

For information purposes only:

- The preliminary value is the sum of the weighted Values of A, B and C.
- The calculations for Values A, B and C are made based on different assumptions about when the Plan Member will start their pension in the future.
- Value A assumes the Plan Member will start their pension on the date that results in a pension with the greatest value.
- · Value B assumes the Plan Member will start their pension at their normal retirement date.
- Value C assumes the Plan Member's pension will start at the earliest date when they would be eligible to be paid an unreduced pension if their employment or plan membership continued to that date.
- Weightings are assigned to Values A, B and C based on the number of years from the family law valuation date to
 the date when the Plan Member would be first eligible to retire with an unreduced pension ("T" factor). Weightings for
 the T factor between those shown on the table are adjusted accordingly.

T factor	Value A weighting	Value B weighting	Value C weighting
30 years or more years	85.0%	6.0%	9.0%
20 years	40.0%	24.0%	36.0%
10 years	10.0%	36.0%	54.0%
0 year	0.0%	40.0%	60.0%

Calculation 2: Family law valuation date is after the Plan Member's early unreduced retirement date							
Value " B " is:	\$	Assumed start age for pension Value " B " is:					
Value " F " is:	\$	Assumed start age for pension Value " F " is:	Weighted Value of "F" is	\$			
	\$						
Weighting factor " D " is: years (includes one-twelfth of a year for each full month during the period)							
Weighting factor "E" is: years (includes one-twelfth of a year for each full month during the period)							

Initial preliminary value (total weighted value)	\$ = G
Plus, surplus assets payable, if applicable (0 if not applicable or unknown)	\$ = surplus
Preliminary value as of the family law valuation date	\$ = G + surplus

For information purposes only:

- The preliminary value is the sum of the weighted Values of B and F.
- The calculations for Values B and F are made based on different assumptions about when the Plan Member will start their pension in the future.
- Value B assumes the Plan Member will start their pension at their normal retirement date.
- Value F assumes the Plan Member will start their pension on the family law valuation date.
- If the family law valuation date is on or after the normal retirement date, the preliminary value is equal to Value F.
- Weightings are assigned to Values B and F based on the % ratio (E/D ratio) of the number of years from the family law valuation date to the normal retirement date (factor E) over the number of years from the date when the Plan Member would be first eligible to retire with an unreduced pension to the normal retirement date (factor D). Weightings for E/D ratio between those shown on the table are adjusted accordingly.

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%

Calculation 3: The pension plan is wound up, 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.					
Commuted value of the pension benefit (including any ancillary benefits) as of the wind up date	\$	= X			
Plus, accumulated interest from the wind up date to the family law valuation date	\$	= Y			
Initial preliminary value (X + Y)	\$	= G			
Plus, surplus assets payable, if applicable (0 if not applicable or unknown)	\$	= surplus			

\$

= G + surplus

Step 2 - Calculation of Family Law Value

Preliminary value as of the family law valuation date

Note: The family law value is the portion of the preliminary value that accrued during the spousal relationship (married or common-law) as of the family law valuation date.

The preliminary value calculated under Step 1 above	\$ = (G + surplus)
Total credited service accrued by the Plan Member during the 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 the entire period of employment or plan membership as of the family law valuation date	= J
Family law value formula = (G + surplus) x H/J (Note: H/J cannot exceed 1.)	\$ = family law value

Step 3 - Maximum Amount that May Be Transferred to the Plan Member's Spouse

The portion of the family law value payable to the Plan Member's spouse **cannot exceed 50% of the family law value** calculated under **Step 2** above.

The maximum amount of the family law value that may be transferred as equalization to the	¢	
Plan Member's spouse from the pension plan is:	Ψ	

Additional Disclosures

Plan Membership and Employment Information as of the Family Law Valuation Date							
The Plan Member joined the pension plan on (yyyy/mm/dd):							
The Plan Member became a former member (d the family law valuation date on (yyyy/mm/dd)	not applicable						
The Plan Member became a retired member aft valuation date on (yyyy/mm/dd)	not applicable						
Information about the Plan Member's Accrued Pension as of the Family Law Valuation Date for Calculations 1 and 2							
Pensionable/average annual salary (if required for the pension formula)	not applicable			\$			
Accrued lifetime pension as of the family law valuation date	○ monthly	o annual		\$			
Accrued bridging/supplemental benefit as of the family law valuation date	o monthly	o annual	O not applicable	\$			
Canada Pension Plan reduction at age 65	o monthly	o annual	O not applicable	\$			
Plan Member's age on the family law valuation date							
Purchased pension credits (buybacks or transfers) are included in the preliminary value	○ yes	O no	O not applicable				
Information about the Plan Member's Accrued Pension as of the Wind Up Date for Calculation 3							
Pensionable/average annual salary (if required for the pension formula)	not applicable			\$			
Accrued lifetime pension as of the wind up date	○ monthly	○ annual		\$			
Accrued bridging/supplemental benefits as of the wind up date	o monthly) annual	O not applicable	\$			
Canada Pension Plan reduction at age 65	○ monthly) annual	O not applicable	\$			
Plan Member's age on the wind up date							
Purchased pension credits (buybacks or transfers) are included in the preliminary value) yes	○ no	O not applicable				

Explanation of Pension Plan Provisions that Apply to the Plan Member to Calculate the Family Law Value Plan provisions are explained in a separate document that is included with this statement.						
The following are details of the plan provisions (for example: benefit type, pension benefit formula, normal retirement date, early retirement provision(s), normal form, ancillary benefit(s), indexation, etc.):						

Actuarial Assumptions Used in the Calculation of the Preliminary Value

Actuarial assumptions are provided in a separate document that is included with this statement. Assumptions based on section 3500 of the **Assumptions Canadian Institute of Actuaries Standards of Practice** Non-indexed interest rate(s) Indexed interest rate(s) not applicable Rate(s) of pension escalation not applicable Mortality table: Unisex (specify % male and % female) and/or Sex-distinct (pre-87 service only) Marital status at retirement: percent married not applicable Marital status at retirement: age difference between plan members and their spouses not applicable Other relevant assumptions not applicable **Shortened Life Expectancy Information** not applicable The Plan Member has filed a shortened life expectancy application and the conditions that are specified under section 12 or 13 of Ontario Regulation 287/11 (Family Law Matters) apply. The following are the actuarial assumptions used in the calculation of the shortened life expectancy family law value:

Information about the wind up of the pension plan not applicable			
The following information has been completed because the Plan Member date of the wind up is on or before the date of this statement.	is included in the	wind up	group. The effective
Effective date of the wind up of the pension plan is (yyyy/mm/dd):			
The Plan Member's pension will be reduced as a result of the wind up	○ yes) no	unknown
The pension plan is covered by the Pension Benefits Guarantee Fund) yes) no	
Information about surplus application made on or before the family la into applicable	aw valuation da	te	
The Plan Member is entitled to receive a share of surplus from the pension value. The following is a summary of the relevant details of the surplus apsharing agreement, etc.):			
Information about pension plan amendments before the family law value of not applicable	aluation date		
The Plan Member belongs to a class of employees that received (or will be amendment(s) to the pension plan related to cost of living adjustments durplan before the family law valuation date. The following is an explanation of amendment was made, how much the Plan Member received (or will received)	ring the last three of the amendmen	fiscal ye	ars of the pension
Year 1			
Year 2			
Year 3			

Information about additional voluntary contributions (AVCs) as of the family law valuation date not applicable AVCs are voluntary contributions that a Plan Member may make beyond those that are required to be made by the Plan Member under the pension plan. The terms of the pension plan specify whether AVCs are allowed and how they are to be paid out. AVCs are not included in the family law value set out in Part A of this statement. The total AVCs as of the family law valuation date, including interest/investment earnings: \$ The total AVCs from the starting date of the spousal relationship to the family law valuation date, including interest/investment earnings (provided if available):