

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.

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 Lav			
Name of the Plan Member	Last Name		First Name and Initials		Applicant Yes No
Name of the Spouse/Former Spouse	Last Name		First Name and Initials		Applicant Yes No
	Application for Family Law Valus. THIS STATEMENT SETS OUT (☐ Yes ☐ No
The starting date	e of the spousal relationship is:		(yyyy/mm/dd)		
date of marriage	date when the spouses/former s living together in a common-law		date that was jointly ch the spouses/former spo		
The Family Law	Valuation Date (Separation Date)	is:	(yyyy/mm/dd)		
The Family Law	v Value as of the Family Law Valu	uation Date is:			
	amount that may be assigned and luation Date is:	d transferred to the	former spouse of the Pl	an Member from the pension plar	n as of the
\$					
	vill be added to the former spouse's which the transfer is made, if:	s share of the Famil	y Law Value from the F	amily Law Valuation Date to the b	eginning
instrument (pouse's share is expressed as a processed as a processed as a processed as a second as a	d or domestic contr	act); or,	•	
		Part Pension Plan			
Name of Pension	ı Plan			Pension Plan Registration Numb	er
			1		
Plan Administrato	or				
Mailing Address	(Street Number and Name)			Suite	e/Floor No.
City	Prov	vince		Postal Code	
Telephone Numb	per Fax	Number		Website Address (if available)	
()	()			
For Plan Administrator Use					

	Plan l	Part C Member Information		
Last Name		First Name and Initials		Date of Birth (yyyy/mm/dd)
Plan Member's Employee/Pension Plan Identif	ication Numb	per		
Contact Person Information for the Plan	n Member			☐ 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 I	Number (Other)	Fax Number	
()	()		()	
Contact Person E-Mail Address (if known)				
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 N	lumber (Other)	Fax Number	
()	()		()	
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

	cation for Family Law ents and the fee (if any)	Value (FSCO Family Law was received on:	w Form 1), including		(yyyy/mm/dd)
I confirm the follow	ng:				
☐ The pension	plan provides only a de	ined benefit to the Plan M	lember.		
Family Law \ The Plan Me	/aluation Date, the define the modern applied for the with the with the contract of the modern and the contract of the contrac	er of a defined benefit or a ed benefit is the greater b ndrawal of his/her pension	enefit. n in circumstances of s	hortened life expect	
_	9	ulation 287/11 (Family La	w Matters) have been	met [or, \ N/A].	
		and E of this Statement.			
☐ I have complied or	eted Appendix B ,	I have attached a separa provisions.	te sheet containing the	e required information	on relating to the plan
I have complete or	eted Appendix C ,	I have attached a separa assumptions.	te sheet containing the	e required information	on relating to the actuarial
I certify the follow	ng:				
☐ I am the duly	authorized Plan Adminis	strator, or	uly authorized agent or	representative of the	ne Plan Administrator
knowledge, accu	rate and based on the ir	on this Statement (includ formation that was provid mation contained in the p	ed by the applicant in	his/her Application	for Family Law Value
	f Plan Administrator or F uthorized agent or repre	sentative Admin	of Plan Administrator of istrator's authorized agrepresentative (printed	gent or	Dated (yyyy/mm/dd)
Information about	the Plan Administrato	r's authorized agent or	representative (if app	licable)	
Firm/Company Nar	ne				
Mailing Address (S	treet Number and Name)			Suite/Floor No.
City	Province	1	Postal Code	Teleph	one Number
				()
E-Mail Address	•				
					1
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 Value3

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:

(ii) clearly (iii) clearly	es for the division of the Family Law Value; y specifies the amount that must be transferred to the former spouse; and, y specifies the Family Law Valuation Date. ormation 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		
The Plan Member joined the pension plan on:		(yyyy/mm/dd)
The Plan Member became a former member (deferred vested) after the Family Law Valuation Date on:		(yyyy/mm/dd) or \Bigcup N/A
The Plan Member became a retired member after the Family Law Valuation Date on:		(yyyy/mm/dd) or \Bigcup 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 Law Value:	☐ Yes ☐ No ☐ I	N/A
Pensionable/average annual salary (if required for the pension benefit formula):	\$	or N/A
On the Family Law Valuation Date the Plan Member was vested:	☐ Yes ☐ No	
A LUC - LV bustom On the time (AVO-) Information on of the Family Law Voluntia	- D-1-	
Additional Voluntary Contributions (AVCs) Information as of the Family Law Valuation The Plan Member has made AVCs to the pension plan as of the Family Law Valuation Date Yes (if Yaluation Date)	n Date Yes, complete informa	ation below) or \(\square\) N/A
Total AVCs as of the Family Law Valuation Date, including interest/investment earnings:	\$	_
If available, total AVCs from the starting date of the spousal relationship to the Family Law Valuation Date, including interest/investment earnings:	\$	_
NOTE:		
Additional Voluntary Contributions (AVCs) are optional contributions that beyond those that are required to be made by the Plan Member under the the pension plan specify whether AVCs are allowed and how they are to included in the Family Law Value set out in Part A of this Statement.	e pension plan. The t	erms of
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 pla		ned 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	□ N/A	
Canada Pension Plan/Old Age Security integration formula (and average YMPE used in the calculation)	□ N/A	
Normal retirement date		
Early retirement options		
Termination benefit		
Postponed retirement		
Pre-retirement death benefit		
Normal form of pension		
Ancillary benefits (bridging, supplemental, disability, etc.)	□ N/A	
Age when bridging or supplemental benefits end	□ N/A	
Consent benefits	□ N/A	
Minimum benefit formula	□ N/A	
Plan Member contribution formula	□ N/A	
Indexation (pre-retirement)	□ N/A	
Indexation (post-retirement)	□ N/A	
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 assumptions used in the calculation of the Fa	amily Law \	/alue are attached to this Statement.
Assumptions based on section 3500 of the Canadian Institute of Actuaries Standards of Practice	ctice	Assumptions
Non-indexed interest rate(s)		
Mortality table: unisex and/or sex-distinct (pre-87 service only)		
Indexed interest rate(s)	□ N/A	
Inflation rate(s)	□ N/A	
Marital status at retirement: percent married	□ N/A	
Marital status at retirement: age difference between plan members and their spouses	□ N/A	
Other relevant assumptions	□ N/A	
Shorte	ened Life	Expectancy
A shortened life expectancy application has been filed and 287/11 (Family Law Matters) have been met. If "Yes", actuarial assumptions used in the calculation of the		res no
For Plan Administrator Use		

Appendix D

Full or Partial Plan Wind Up/Surplus/Plan Amendments

Information about the full or partial wind up of the pension plan The pension plan has been fully or partially wound up, the Plan Member is included in the full or partial wind up group and the effective date of the full or partial wind up is on or before the date when this Statement is issued. If Yes, ☐ Yes ☐ N/A complete the information below. The pension plan was wound up in full \(\square\) or in part \(\square\) Effective date of the full or partial wind up of the pension plan is (yyyy/mm/dd) The full or partial wind up report is pending approval from the Superintendent of Yes No, report has been approved Financial Services ☐ Yes □No Unknown The Plan Member's pension will be reduced as a result of the wind up □ No The pension plan is covered by the Pension Benefits Guarantee Fund ☐ Yes Surplus Application Made On or Before the Family Law Valuation Date The Plan Member is entitled to receive a share of surplus from the pension plan, which is not included in Family Law Value (see Appendix E). If Yes, provide relevant details of the surplus application (e.g. information about the surplus ☐ Yes ☐ N/A sharing agreement, etc.) Pension Plan Amendments Before the Family Law Valuation Date The Plan Member belongs to a class of employees that received (or will be receiving) payment(s) resulting from amendment(s) to the pension plan related to cost of living adjustments during the last three fiscal years of the pension ☐ Yes ☐ N/A plan before the Family Law Valuation Date. If Yes, provide an explanation of the amendment(s) [e.g. date when the amendment was made, how much the Plan Member received (or will receive), etc.]. Year 1 Year 2 Year 3 For Plan Administrator Use

Appendix E

Worksheet for Family Law Value Calculations

Information about the Plan Member's Accrued Pension as of the Family Law Valuation Dat	e for Calculation	ons 1, 2 and 3
Accrued lifetime pension as of the Family Law Valuation Date	\$	
Accrued bridging/supplemental benefit as of the Family Law Valuation Date monthly or annual or N/A	\$	(enter 0 if not applicable)
Canada Pension Plan reduction at age 65 or N/A	\$	(enter 0 if not applicable)
Plan Member's age on the Family Law Valuation Date		
Information about any Hybrid Benefit (Entitlement to the Greater of a Defined Benefit or a	Defined Contrik	oution Benefit) N/A
The commuted value of the Plan Member's defined benefit as of the Family Law Valuation Date is:	\$	
The Plan Member's defined contribution account balance (including interest/investment earnings) as of the Family Law Valuation Date is:	\$	
For Plan Administrator		

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.

	\$	Assumed	start age for pension Valu	ue " A " is:	Weighted Value of "A"	is \$
alue " B " is:	\$	Assumed	start age for pension Valu	ue " B " is:	Weighted Value of " B "	is \$
alue " C " is:	\$	Assumed	ssumed start age for pension Value "C" is:		Weighted Value of " C "	is \$
					Total Weighted Value	is \$
Veighting fac	tor " T " is:	years (inc	cludes one-twelfth of a yea	ar for each full m	onth during the period)	
			For Information	Purposes O	nly	
•	Value B assumes the Value C assumes the tobe paid an unree Weightings are assist when the Plan Mem	he Plan Member he Plan Member he Plan Member duced pension igned to values hber would be fir	will start his/her pension a 's pension will start, withou if his/her employment o A, B and C based on the r	at normal retire ut reduction, at t or plan members number of years unreduced pens	he earliest date when he/she ship continued to that date. from the Family Law Valuatior ion ("T" factor) as set out in th	e would be eligible n Date to the date
		factor	Value A weighting	Value B wei		ng
			05.00/	6.0%	9.0%	
	30 years o	or more years	85.0%	0.070	0.070	
		or more years years	85.0% 40.0%	24.0%		
	20	•			36.0%	
	20	years	40.0%	24.0%	36.0% 54.0%	
Plus, surplus a	20	years years year gighted Value) N/A or unkn	40.0% 10.0% 0.0%	24.0% 36.0% 40.0% = G = s	36.0% 54.0% 60.0%	le or unknown)
Plus, surplus a	20 10 0 nary Value (Total We	years years year gighted Value) N/A or unkn	40.0% 10.0% 0.0% \$ own \$	24.0% 36.0% 40.0% = G = s	36.0% 54.0% 60.0%	le or unknown)

	\$	Assumed start age for pe	ension Value " B " is:	W	/eighted Value of " B "	is: \$
alue " F " is:	\$	Assumed start age for pe	ension Value " F " is:	v	Veighted Value of " F "	is: \$
_		_	_	<u>——</u> Т	otal Weighted Value	is: \$
eighting factor	r " D " is:	years (includes one-twel	fth of a year for each for	ull month du	ring the period)	
eighting factor		years (includes one-twell)	fth of a year for each fu	ull month du	ring the period)	
cigiting factor		— years (melades one twell	in or a year for each in	un month du	mig the period)	
	The Proliminary Value		ormation Purpose	es Only		
•		is the sum of the weighted values B and F are made base		otions about	when the Plan Memb	er will start his/her
•	pension in the future.	Plan Member will start his/he	er pension at normal r	etirement d	ate.	
•		Plan Member will start his/he				
•		ation Date is on or after the				
•		ed to values B and F based normal retirement date (Valu				-
		e with an unreduced pension				
	~	tio between those shown on		•	· ·	
		E/D ratio (%)	Value B weighting	Value	F weighting	
		99%	40.6%		59.4%	
		75%	55.0%	4	45.0%	
		50%	70.0%	(30.0%	
		25%	85.0%		15.0%	
		1%	99.4%		0.6%	
al Preliminar	ry Value (Total Weighted	d Value) \$		_ = G		
		· 🗌 unknown \$				-hl
s, surplus as	sets payable 🔲 N/A or			= Surbius	s (enter () if not applic	capie or unknown)
				_ = surpius	s (enter 0 if not applic	cable or unknown)
	sets payable N/A or			_ = Surpius _ = G + sur		able or unknown)
				_		able or unknown)
liminary Val	lue as of the Family La	aw Valuation Date \$		_		able or unknown)
eliminary Val	lue as of the Family La	aw Valuation Date \$		_		able or unknown)
eliminary Val	lue as of the Family La	sted on the Family Law Value	\$	= G + sui	plus	able or unknown)
eliminary Valuation 3 - Plation 3 - Plation 3 - Plation 3 - Platial Preliminal	lue as of the Family La an Member was not ves ry Value (G) under Calc Preliminary Value as of	aw Valuation Date \$	\$	= G + sui		able or unknown)
eliminary Valuation 3 - Platitial Preliminari Jjusted Initial I	lue as of the Family La an Member was not ves ry Value (G) under Calc Preliminary Value as of	sted on the Family Law Value ulation 1 or 2 the Family Law Valuation Day under Calculation 1 or 2)	\$	= G + sui	plus = Adjusted G	not applicable or unkno
ulation 3 - Platial Preliminar Ujusted Initial I 0% of the Initius, surplus as	an Member was not ves ry Value (G) under Calc Preliminary Value as of al Preliminary Value (G)	sted on the Family Law Valuation 1 or 2 the Family Law Valuation Day under Calculation 1 or 2) r unknown	\$ \$	_ = G + sui	plus = Adjusted G	not applicable or unkno
ulation 3 - Platitial Preliminar djusted Initial I 0% of the Initius, surplus as	an Member was not ves ry Value (G) under Calc Preliminary Value as of al Preliminary Value (G)	sted on the Family Law Valuation 1 or 2 the Family Law Valuation Day under Calculation 1 or 2) r unknown	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	_ = G + sui	= Adjusted G = surplus (enter 0 if	not applicable or unkno
ulation 3 - Platial Preliminar djusted Initial I 0% of the Initius, surplus as	an Member was not ves ry Value (G) under Calc Preliminary Value as of al Preliminary Value (G)	sted on the Family Law Valuation 1 or 2 the Family Law Valuation Day under Calculation 1 or 2) r unknown	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	_ = G + sui	= Adjusted G = surplus (enter 0 if	not applicable or unkno
ulation 3 - Platial Preliminar djusted Initial I 0% of the Initius, surplus as	an Member was not ves ry Value (G) under Calc Preliminary Value as of al Preliminary Value (G)	sted on the Family Law Valuation 1 or 2 the Family Law Valuation Day under Calculation 1 or 2) r unknown	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	_ = G + sui	= Adjusted G = surplus (enter 0 if	not applicable or unkno
ulation 3 - Platial Preliminar Ujusted Initial I 0% of the Initius, surplus as	an Member was not ves ry Value (G) under Calc Preliminary Value as of al Preliminary Value (G)	sted on the Family Law Valuation 1 or 2 the Family Law Valuation Day under Calculation 1 or 2) r unknown	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	_ = G + sui	= Adjusted G = surplus (enter 0 if	not applicable or unkno
ulation 3 - Platial Preliminar djusted Initial I 0% of the Initius, surplus as	an Member was not ves ry Value (G) under Calc Preliminary Value as of al Preliminary Value (G)	sted on the Family Law Valuation 1 or 2 the Family Law Valuation Day under Calculation 1 or 2) r unknown	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	_ = G + sui	= Adjusted G = surplus (enter 0 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 o	or before the Family Law	Valuation Date.
nformation 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 monthly or annual or N/A	\$	(enter 0 if not applicable)
Canada Pension Plan reduction at age 65 or N/A	\$	(enter 0 if not applicable)
nformation 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
		<u> </u>
Step 2 – Calculation of Family Law Value as of the Family	y Law Valuation Da	te
NOTE:		
The Family Law Value is the portion of the Preliminary Value that relates to the period (married or common-law) as of the Family Law Valuation Date.	of the spousal relationship	
The Family Law Value is the "imputed value" in the Ontario <i>Pension Benefits Act</i> .		
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 = \mathbf{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

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