

# FORM 4 - CONSENT TO ONE-TIME TRANSFER OF MANITOBA LOCKED-IN MONEY

The Pension Benefits Act, Section 21.4, Pension Benefits Regulation, Division 4 of Part 10

This form must be completed by the spouse or common-law partner of:

- a member of a pension plan,
- a member-owner of a Locked-In Retirement Account (LIRA), or
- a member-owner of a Life Income Fund (LIF)

who wishes to make an application for a one-time transfer of up to 50 per cent of the balance in one or more of their pension plans, LIRAs or LIFs to a prescribed Registered Retirement Income Fund (RRIF).

Prior to completing this form, the spouse or common-law partner should consider obtaining independent legal advice concerning their individual rights and the effect of this waiver as well as qualified financial advice about the financial consequences.

### This form must be:

- completed in its entirety;
- signed by the spouse or common-law partner, and witnessed while the member-owner is not present;
- filed with the administrator;
- used for benefits earned under a pension plan subject to The Pension Benefits Act of Manitoba and Regulation; and
- before money is transferred to another vehicle permitted under the Regulation, provided to the administrator of the vehicle receiving the money.

For further information, please contact the administrator.

## **Definitions**

## **Administrator**

Means in relation to a LIRA or LIF, the financial institution responsible for administering the fund.

#### Common-law partner of a member-owner means

- (a) a person who, with the former member, registered a common-law relationship under section 13.1 of The Vital Statistics Act, or
- (b) a person who, not being married to the former member, cohabited with him or her in a conjugal relationship
  - (i) for a period of at least three years, if either of them is married, or
  - (ii) for a period of at least one year, if neither of them is married.

## Member

Means an employee or former employee who is accruing or entitled to a pension under a pension plan, but is not yet retired and receiving a pension under the plan.



### Member-owner

Means the individual identified in the LIRA or LIF contract as the annuitant who as a former member of a pension plan transferred a pension benefit credit directly or indirectly to that LIRA or LIF.

#### Prescribed RRIF

Means a personal retirement income fund as defined in the Income Tax Act (Canada) that is also subject to certain rules set out in Manitoba's Pension Benefits Act and Regulations. Funds in a prescribed RRIF are not locked in.

### **One-time Transfer**

Means the unlocking of up to 50 per cent of the balance of a member's pension plan, or member-owner's LIRA or LIF and a one-time transfer of that balance to a prescribed RRIF.

# **Spouse**

Where used in relation to another spouse means the person who is married to that other spouse, and "spouses" mean two persons who are married to each other.



### FORM 4 - CONSENT TO ONE-TIME TRANSFER OF MANITOBA LOCKED-IN MONEY

The Pension Benefits Act, Section 21.3.1, Pension Benefits Regulation, Division 11 of Part 10

l,	, am the spouse or common-law partner
(as described above) of	(name of member or member-owner)

The member or member-owner earned benefits under a pension plan subject to The Pension Benefits Act of Manitoba (Act) and Regulation, and was employed in Manitoba on the day they ceased to be an active member of the plan.

I understand that under the Act

- the member or member-owner may make a one-time transfer to unlock up to 50 per cent of
  the value of their pension benefit credit under a pension plan, or their balance in one or more
  Locked-in Retirement Accounts (LIRAs) or Life Income Funds (LIFs) to a prescribed RRIF
  known as a one-time transfer;
- the member or member-owner cannot make a one-time transfer without my written consent;
   and
- if I sign this consent the amount of funds from the member or member-owner's pension plans, LIRAs or LIFs available to me will be reduced:
  - o as a survivor on the member or member-owner's death; and
  - o as a spouse, former spouse or former common-law partner should the funds be required to be divided under the credit splitting provisions.

# I certify that

- I have read this consent and understand it:
- I have read the member or member-owner's completed application and one of the following:
  - the member's retirement statement from the administrator for each pension plan for which an application for a one-time transfer is being made, and
  - the statement from the administrator setting out the maximum amount that can be transferred from each LIRA or LIF for which an application for a one-time transfer is being made

and know the amount of the one-time transfer as stated in the application for which the application is being made;

- I am aware of the consequences of the one-time transfer, and despite the consequences, I consent to the proposed one-time transfer;
- I am not living separate and apart from the member or member-owner by reason of a breakdown of our relationship;



- the member or member-owner is not present while I am signing this consent;
- I am signing this consent of my own free will without duress, coercion or compulsion of any kind; and
- I realize that this form only gives a general description of the legal rights I have under the Act and the Regulation and if I wish to understand what my legal rights are, I must read the Act and the Regulation and seek legal advice.

I hereby consent to the one-time	e transfer by signing this fo	orm in the presence of a wit	ness.
I sign this form at:			
(city/town)	(province/terri	itory/state)	(country)
this	day of		
this(day)	(month)	(year)	
(signature of spouse or of spou	, of _	_	
(print address of w	vitness)		
do witness the signature of the the presence of the member-ow		rtner who signed this form l	before me outside of
(signature of witness)			

# Reference:

The Pension Benefits Act, Section 21.4 Pension Benefits Regulation, Division 4 of Part 10