

Amendment to Tax-Free Savings Account Application - Successor Holder and Beneficiary Designation Form (for Charitable Corporations)

All capitalized terms shall have the meanings given to them in the Trust Agreement forming part of the Tax-Free Savings Account. Note to Holders Domiciled in Quebec: Successor Holder Designations and Beneficiary Designations are not accepted in Quebec. Account Holder's Name **TFSA Account Number** Part 1 - Spouse Successor Holder Designation Where permitted by law, I hereby designate my spouse or common-law partner ("Spouse"), named below, to become the Holder and acquire all of my rights as the holder of the Account in accordance with the terms of the Trust Agreement in the event of my death before termination of the Account, if he or she survives me. I reserve the right to change or revoke this designation, as permitted by law, in accordance with the terms of the Trust Agreement. Spouse's First Name Spouse's Last Name Spouse's Social Insurance Number Part 2 - Beneficiary Designation If I have not designated my Spouse as successor Holder, or if I have but he or she has not survived me, and where permitted by law, I hereby designate the Charitable Corporation named below as beneficiary of the Account entitled to receive all of the amounts payable under the Account in accordance with the terms of the Trust Agreement in the event of my death, before termination of the Account. I reserve the right to change or revoke this designation as permitted by law, in accordance with the terms of the Trust Agreement. Name: Registered legal name of Charitable Corporation (U.S. Charitable Corporations not accepted) Canada Revenue Agency Registration Number: I acknowledge that: 1. this successor Holder and beneficiary designation forms part of the Application and Trust Agreement for the Account and will apply to all property held under the Account on my death. 2. this successor Holder or beneficiary designation will not automatically change as a result of a future relationship or relationship breakdown and it may be necessary to complete a new designation for this purpose. 3. in certain provinces and territories, a disposition of the Account in the event of my death can only be made by Will, and I am solely responsible for ensuring that this successor Holder and beneficiary designation is valid under the laws of Canada, its provinces or territories and that it is changed when appropriate. 4. if I am domiciled in Canada when I die, this successor Holder and beneficiary designation will be governed by the laws of the province or territory of my domicile at the time of my death. 5. if I am not domiciled in Canada when I die, the laws of the province or territory where I was domiciled at the time of execution of this form, provided that was in Canada, will apply. Otherwise, the laws of Ontario will apply. (MM/DD/YYYY) Province or Territory of Execution: **Account Holder's Signature**

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