AGREEMENT TO TRANSFER QUALIFIED EXPENDITURES INCURRED IN RESPECT OF SCIENTIFIC RESEARCH AND EXPERIMENTAL DEVELOPMENT (SR&ED) CONTRACTS CARRIED OUT IN CANADA

AND EXPERIMENTAL DEVELOPMENT (SF	R&ED) CONTRAC	TS CARRI	ED OUT IN CANADA
 For use by a taxpayer (the "transferor") and a person (the "transferee") to transfer to the transferee under subsection 127(13) for a particular taxation year of the transferor, qualified SR&ED expenditures incurred by the transferor for SR&ED contracts performed for, or on behalf of the transferee at a time when the two parties were not dealing at arm's length. 			
 The amount transferred is deducted from the transferor's SR&ED qualified expenditure pool for the particular taxation year and is added to the transferee's pool for its first taxation year that ends at or after the end of the particular taxation year of the transferor. 			
 The transferor and the transferee have to file one completed copy of the ag at the Tax Centre where they would normally file their return of income und 			
 An agreement should be filed for each transfer of qualified expenditures m 			
 The agreement or amended agreement has to be filed: on or before the transferor's filing-due date for the particular taxation y in the period within which the transferor may serve a notice of objection Part I for the particular year, or in the period within which the transferee may serve a notice of objection Part I for its first taxation year that ends at or after the end of the transferee 	on to an assessment of on to an assessment of	tax payable u	nder
 The transferor and the transferee corporation should attach to Form T1146 legally entitled to administer the affairs of the corporation) authorizing such officer of each corporation signed by the designated authorized officers of years until it is rescinded. 	n an agreement, or a Di	rectors' resolu	ution delegating authority to an authorized
 Where two corporations are owned exclusively by one shareholder, such a provided that a signed confirmation by the shareholder is filed with Form T authorized the transfer of the qualified expenditures from one corporation t 	1146 stating that he is to the other corporation	the only share	eholder of both corporations, and that he has
 Parts and subsections referred to in this form are those of the Income Tax 			
The transferor and the transferee identified below hereby agree that the an	REEMENT ——— nount of SR&ED qualifi	ed expenditur	res (ner line 106)
is transferred to the transferee pursuant to subsection 127(13)	nount or or talls quality	od oxportation	107
The breakdown of the transferred amount is: \$ for current expenditures and \$ for capital expenditures.			
Carry the transferred amount over to Form T661, lines 508 and/or 510 for	the transferee, and to li	nes 544 and/o	or 546 of Form T661 for the transferor.
Is this an amended agreement? Yes No If yes, attach a cop	y of the immediately pr	revious agreei	ment.
Name of transferor (print)		Rusiness num	ber or social insurance number
· tanco at an order (p.m.)		240000	
Address (head office if corporation)		Taxa	tion year ended
Name of person to contact	Telephone number	Faxr	number
Signature of individual, authorized signing officer of the corporation	Title	Date	
Name of transferee (print)		Business num	ber or social insurance number
Address (head office if corporation)		Таха	tion year ended
Name of person to contact	Telephone number	Faxr	number
Signature of individual, authorized signing officer of the corporation	Title	Date	



BOX A – Calculation of qualified expenditures to be transferred for the taxation year of the transferor					
	R&ED qualified expenditure pool at the end of the year, be transfer of qualified expenditures	pefore 100			
Amount calcu	lated in Box B below	102			
Maximum amount that may be transferred: the lesser of amount on line 100 or 102		104			
• Amount specified for the transfer: You may transfer an amount up to the amount on line 104					
Carry this am	ount over to line 107 on page 1 of this form.		106		

BOX B – Calculation of line 102 amount		
 Total amounts that, if the transferor were dealing at arm's length with the transferee, would be contract payments ("notional contract payments") for the performance of SR&ED for, or on behalf of, the transferee (note 1) 	110 +	
 Notional contract payments on line 110 that are not paid by the transferee on or before the day that is 180 days after the end of the taxation year of the transferor 	112 –	
Maximum notional contract payments that may be transferred (line 110 minus line 112)	114 =	
Calculate line 102 amount by using the formula: Qualified expenditures incurred and paid (note 2) by the transferor in the year for the portion of the SR&ED performed at non-arm's length, that relate to the notional contract payment Amounts transferred to the transferor for expenditures attributable to the SR&ED (note 3)	Maximum Notional Contract Payments (from line 114)	
Total qualified expenditures incurred in the year by the transferor before applications of subsections 127(26) and 78(4) for unpaid amounts, that relate to the notional contract payment Amounts transferred to the transferor for expenditures attributable to the SR&ED	(from line 114)	

Enter the result on line 102 above.

Note 1

A contract payment includes an amount paid or payable to a taxpayer, by a taxable supplier in respect of the amount, for SR&ED to the extent that it is performed

(i) for or on behalf of a person entitled to a deduction in respect of the amount because of subparagraph 37(1)(a)(i) or (i.1), **and** (ii) at a time when the taxpayer is dealing at arm's length with the person.

(ii) at a time when the taxpayer is dealing at arms longer with the percent

When calculating the amount of the notional contract payment, you should consider the possible application of subsection 18(9) to the SR&ED contract expenditure of the transferee. Where an expenditure relates to a contract for services to be performed and the services are not performed before the end of the transferee's taxation year, subsection 18(9) will apply to treat the expenditure of the transferee that is not deductible in the taxation year as not being made or incurred in the year but rather made or incurred in the taxation year in which the services are actually performed.

Note 2

The expenditures must be paid by the performer on or before the day that is 180 days after the end of the taxation year in which they are incurred. Do not include expenditures that are not paid within that time.

Note 3

This would be the case where the transferor has subcontracted all or a portion of the SR&ED to a non-arm's length subcontractor and the subcontractor transferred its qualified expenditures attributable to the SR&ED to the transferor.