FORM P9 (Division of Pensions Regulation, s. 1) **AGREEMENT TO HAVE BENEFITS DIVIDED UNDER PART 6**

When to Use this Form

An agreement or order dividing the benefits is required before a spouse is entitled to receive a proportionate share of the benefits. If the parties complete *Form P9*, this will satisfy the requirement for an agreement. Don't file this form if you already have a written agreement, or an order, dividing the benefits.

[Please print]

	Administrator of plan/a	minuity issuei	
	Name of plan/annuity	University of Victoria Combination Pension Plan	
	Address of administrator/ _annuity issuer	PO Box 1700 STN CSC	
		Victoria BC V8W 2Y2	
From:	Spouse of member/annuitant [Note: "spouse" includes a person who has lived in a marriage-like relationship with the member/annuitant for a continuous period of at least two years and also includes a former spouse.]		
	Name of spouse		
	Address		
	Email address		
	Telephone (home) (work)		
	Social Insurance Number		
	Date of birth		
111 1 614	Name of member/annuitant		
	Address		
	Email address		
	Eman address		
		(work)	
	Telephone (home)		
	Telephone (home) Social Insurance or Plan Id	entity Number	
We agr	Telephone (home) Social Insurance or Plan Id Employer	(work)	
us in ac	Telephone (home) Social Insurance or Plan Id Employer ree to have the member's ccordance with Part 6 of	entity Number	
us in ac	Telephone (home) Social Insurance or Plan Id Employer ree to have the member's ccordance with Part 6 of a fefits to be divided are those to	entity Number	
Us in action The bendarian The $\frac{1}{Regar}$	Telephone (home) Social Insurance or Plan Id Employer ree to have the member's ccordance with Part 6 of a sefits to be divided are those to sullation, which date is usually	entity Number	

We confirm that each of us is aware of the following:

- (a) the benefits are valuable;
- (b) pension plans are complicated;
- (c) securing the interest in the benefit is important to each of us, particularly with respect to providing us with income in old age;
- (d) each of us has read this form and understands it;
- (e) no one has put any pressure on either of us to sign this form;
- (f) each of us realizes that
 - (i) this form only gives a general description of the legal rights either of us has under the *Family Law Act* and the *Pension Benefits Standards Act* and the regulations to those Acts, and
 - (ii) if either of us wishes to understand exactly what our legal rights are we must read the *Family Law Act*, and the *Pension Benefits Standards Act* and the regulations to those Acts, and/or seek legal advice;
- (g) there may be tax implications to this agreement that should be addressed;
- (h) if the pension/annuity has already commenced, the administrator/annuity issuer will make no adjustment to the payments already made under the pension/annuity. We will need to address between ourselves any compensation for payments made before the administrator/annuity issuer is able to implement the division of the benefits;
- (i) we must provide further documents or evidence of entitlement as reasonably requested by the administrator/annuity issuer;
- (j) each of us is entitled to a copy of this form.

Signed	Signed(spouse)	
Signed (member/annuitant)	(spouse)	
Date	Date	
Signed(witness)	Signed (witness)	
Name of witness	Name of witness	
Address of witness	Address of witness	

Comments and Instructions:

Dividing benefits under Part 6 of the *Family Law Act* requires an agreement between the parties, or an order, that provides for that division. The agreement or order must set out the dates to be used for determining the portion of the benefits that are subject to division. This form can be used by the parties for that purpose and if signed by them constitutes an agreement under section 127 of the *Family Law Act* to divide the benefits.

When dealing with valuable assets, obtaining legal advice is usually considered prudent. This form is not a substitute for legal advice.