

To be filed with the Chief Electoral Officer with Form 921 - Statement of Income, Transfers and Election Expenses of a Registered Party for a Campaign Period.

Pursuant to a loan agreement in accordance with sections 47(1) and 76 of *The Election Financing Act*, part or all of any reimbursement payable to the registered party's financial officer is assigned as follows:

NAME OF LENDER (ASSIGNEE):		
TITLE	LAST NAME	
ADDRESS		POSTAL CODE
CONTACT PERSON:		
TITLE	FIRST NAME	LAST NAME
TELEPHONE NUMBER		
BUS.	RES.	CELL.
EMAIL		

Loan agreement has been filed with CEO.

It is understood that:

1. If the registered party does not qualify for a reimbursement under *The Election Financing Act*, no reimbursement will be assigned or payable.
2. If the registered party does qualify for reimbursement, it is only that portion of the reimbursement that is payable to the financial officer that is eligible to be assigned.
3. The loan to the registered party must be in relation to financing election expenses.
4. The maximum amount that will be paid to an assignee is the lesser of:
 - a) the amount payable to the financial officer, or
 - b) the outstanding loan balance owing to the lender at the time of making the assigned payment.
5. If there is more than one lender, the financial officer must give direction to the Chief Electoral Officer as to the order of payment.
6. Any advance payments under section 73(4)&(5) of *The Election Financing Act* to the financial officer are subject to assignment.
7. All requirements of *The Election Financing Act* must be met.

Signature of financial officer

Date (mm/dd/yyyy)

Signature of lender

Date (mm/dd/yyyy)