

## WEALTH MANAGEMENT

800 Saint-Jacques Street, Montreal, Quebec H3C 1A3

## PRESCRIBED RETIREMENT INCOME FUND FOR SASKATCHEWAN ADDENDUM

SUPPLEMENTARY AGREEMENT TO THE DECLARATION OF TRUST, ESTABLISHING A PRESCRIBED RETIREMENT INCOME FUND UNDER THE NATIONAL BANK

FINANCIAL INC. RETIREMENT INCOME FUND			
	THIS ADDENDUM dated the	day of	, 20
AND: NATCAN TRUST COMPANY, a trust company incorporated under the laws of Canada and having an office at 800 Saint-Jacques Street, Montreal, Quebec H3C 1A3 (herein referred to as the "Trustee")			
<b>WHEREAS</b> the Annuitant has established a National Bank Financial Inc. Self-Directed Retirement Income Fund specimen plan number <b>RIF-131</b> under Annuitant Account number (the " <b>RIF"</b> ) with the Trustee under the relevant provisions of the Tax Act, as defined below;			
<b>AND WHEREAS</b> the Annuitant desires to establish, and by virtue of this Addendum h with subsection 29.1(4) of the Regulations, as defined below (the RIF in such complete)			act that complies
<b>AND WHEREAS</b> the Trustee is willing to accept the transfer of certain assets into the Regulations, as such terms are defined below;	ne Saskatchewan RRIF, provided such tra	ınsfer is in accordance with	1 the Act and the
<b>NOW THEREFORE</b> this Addendum witnesseth, and the parties hereto agree for acknowledged, as follows:	good and valuable consideration, the re	eceipt and sufficiency of w	hich are hereby
Definitions  1. For the purposes of this Addendum, "Tax Act" means the Income Tax Act (Canada) as amended, "Act" means The Pension Benefits Act, 1992 (Saskatchewan) as amended and "Regulations" means The Pension Benefits Regulations, 1993, as amended by The Pension Benefits Amendment Regulations, 2002, and as such Regulations may further be amended, under the Act.  2. For the purposes of this Addendum, "pension" and "spouse" have the same meanings as are	Spousal Relationship Breakdown  8. The Saskatchewan RRIF is subject, with an relationship breakdown provisions in Part V Maintenance Orders  9. In accordance with section 50 of the Act, 1 attachment for the purpose of enforcing a relationship.	/I of the Act. the assets in the Saskatchewan	RRIF are subject to
respectively given to these words in subsection 2(1) of the Act.  3. Notwithstanding anything to the contrary contained in the Declaration of Trust constituting the RIF and in this Addendum, (collectively the "Plan Documents"), including any endorsements forming a part thereof, "spouse" does not include any person who is not recognized as a spouse or common-law partner for the purposes of any provision of the Tax Act respecting registered retirement income funds.	Maintenance Orders Act (Saskatchewan).  10. Where an amount has been attached pursions shall deduct from the assets in the Saskat reasonably represents the cost to the Trust  Pay Out Contrary to Law	tchewan RRIF an amount, not to	o exceed \$250, that
<ul> <li>Transfers to Saskatchewan RRIF</li> <li>4. The Annuitant acknowledges and represents that all of the assets in the Saskatchewan RRIF are or will be transferred from: <ul> <li>(a) a locked-in retirement account contract as defined in section 29 of the Regulations;</li> <li>(b) a life income fund contract that was entered into before the repeal of section 30 of the Regulations;</li> <li>(c) a locked-in retirement income fund contract that was entered into before the repeal of section 31 of the Regulations;</li> <li>(d) another registered retirement income fund contract that complies with subsection 29.1(4) of the Regulations;</li> <li>(e) a registered pension plan, as a transfer pursuant to section 32 of the Act;</li> <li>(f) a policy as defined by section 42 of The Pension Benefits Regulations, Sask. c.P-6, Reg. 1; or</li> <li>(g) the Saskatchewan Pension Plan established by the Saskatchewan Pension Plan Act.</li> </ul> </li> <li>5. No assets may be transferred to the Saskatchewan RRIF unless: <ul> <li>(a) either:</li> <li>i. the Annuitant is at least 55 years of age; or</li> <li>ii. the Annuitant provides satisfactory evidence that the pension plan from which such assets originated provides for retirement at an earlier age, the Annuitant has attained that earlier age; and</li> <li>(b) a consent to transfer, in Form 1 of the Appendix to the Regulations ("Spouse's Consent to Transfer To A Registered Retirement Income Fund Contract"), has been signed by the Annuitant's spouse and filed with the applicable of the following: <ul> <li>i. the issuer, in the case of a contract mentioned in subparagraphs 4(b) or (c) of this Addendum;</li> <li>ii. the carrier, in the case of a contract mentioned in subparagraphs 4(b) or (c) of this Addendum;</li> <li>iv. the issuer, in the case of a policy mentioned in subsection 4(f) of this Addendum;</li> <li>v. the Saskatchewan Pension Plan Board of Trustees, in the case of the Saskatchewan Pension Plan.</li> </ul> </li> </ul></li></ul>	11. Where any assets in the Saskatchewan RF of the Regulations, the Trustee will provide amount that would have been provided pur not been paid out.  Death of Annuitant  12. On the death of the Annuitant, if the Annuit the assets in the Saskatchewan RRIF origin assets in the Saskatchewan RRIF, to the ex (i) where the Annuitant had a spouse at the or more, to the surviving spouse unless the Regulations ("Spouse's Waiver of I spouse and filed with the Trustee; or (ii) where there is no surviving spouse, where there is no surviving spouse to a designated beneficiary, or if the representative of the Annuitant's estate  Amendment  13. The Trustee may, from time to time, unilater in order to bring it into compliance with the The Trustee may, from time to time, at its diby giving sixty (60) days written notice to amendments shall not have the effect of diretirement income fund within the meanin from the Trustee a sixty (60) day written and the date to which the Annuitant's right elect to transfer the balance of the Saskatch amendment.  Notwithstanding the above, any and all ame concurrence of the authorities administerin	tant was a member of the pension and a resuant to the Saskatchewan RRII tant was a member of the pensionated, either directly or indirectly attent permitted by the Tax Act, slocked at the following services as a spouse's waiver, in Form 2 Designated Beneficiary Status")  There the spouse does not survive that a signed and filed the afore the spouse does not survive that signed and filed the afore the spouse does not survive that signed and filed the afore the spouse does not survive that signed and filed the afore the spouse does not survive that signed and filed the afore the spouse does not survive that signed and filed the afore that signed and the spouse that the Regulations and the Tax act, the Regulations and the Tax scretion, make other amendment to the Annuitant; provided, how isqualifying the Saskatchewan Fig of the Tax Act. 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When the Annuitant; provided the A	amount equal to the F if such assets had ion plan from which y, the balance of the hall be paid: Annuitant for 30 days to fithe Appendix to has been signed by we the Annuitant for mentioned consent, ry, to the personal acity.  The definition of the personal acity of the personal acity.  The definition of the personal acity of the acity of the amendment, the Annuitant may the effective of the
Transfers from Saskatchewan RRIF  6. The Annuitant may transfer, to the extent permitted by the Tax Act, all or part of the assets in the Saskatchewan RRIF:  (i) to another registered retirement income fund contract that complies with subsection 29.1(4) of the Regulations, provided that the minimum amount as defined under subsection 146.3 (1) of the Tax Act is retained before transferring the balance of the Saskatchewan RRIF in order to comply with paragraph 146.3(2) (e.1) or (e.2) of the Tax Act;  (ii) to a locked-in retirement account contract as defined in section 29 of the Regulations; or (iii) to purchase a life annuity contract that meets the requirements of section 34 of the Act and the requirements stipulated in the Tax Act.  No Assignment  7. Except as otherwise provided by this Addendum, in accordance with section 63 of the Act:  (i) the assets in the Saskatchewan RRIF may not be assigned, charged, alienated or anticipated and are exempt from execution, seizure or attachment; and  (ii) any transaction that purports to assign, charge, alienate or anticipate the assets in the Saskatchewan RRIF is void.	14. The Trustee hereby affirms that the provisi of the date first above written.  Interpretation 15. The conditions of this Addendum will take Trust in the case of conflicting or inconsist 16. All references herein to any statute, regulati regulation or any provision thereof as the time.  17. This Addendum shall be construed and e Saskatchewan and the laws of Canada as a Counterparts  18. This Addendum may be executed in any executed and delivered shall be deemed to constitute one instrument.	precedence over the provisions is ent provisions.  ion or any provision thereof shall same may be re-enacted or rependenced according to the laws pplicable.  number of counterparts, each be an original and all of which	in the Declaration of I mean such statute, placed from time to of the Province of of which when so taken together shall
IN WITNESS WHEREOF the parties have executed this Addendum as of the date first written above and this Addendum shall bind the Trustee, its agents and the Annuitant and their respective successors and assigns effective from the date of transfer of assets into the Saskatchewan RRIF.  ANNUITANT'S CURRENT MARITAL STATUS: (This data is necessary in order to complete prescribed government forms.)  Single Married Common law Divorced Separated Widowed  NATIONAL BANK FINANCIAL INC. AS AGENT FOR NATIONAL TRUST COMPANY			

FIRST AND LAST NAME OF ANNUITANT (in block letters)