

BONDHOLDERS TRANSFER POSSIBILITIES

Scenario	Legal Consequences	Required Legal Evidence
Death of original bondholder (person)	The estate beneficiaries inherit right to bonds under universal title.	<ul style="list-style-type: none"> ▪ Certificate of death ▪ Will or testament ▪ Copy ID of beneficiary
Liquidation or insolvency proceedings of original bondholder (entity)	The liquidator or guardian to the estate can dispose of the company's assets as he sees fit, on behalf of the company that is being liquidated. No transfer of ownership.	<ul style="list-style-type: none"> ▪ Corporate resolution or court order of liquidation or insolvency ▪ Copy ID of liquidator or guardian
Name change of original bondholder (entity)	The legal entity does not change, only its name. No transfer of ownership.	<ul style="list-style-type: none"> ▪ Deed of Amendment or Extract of the Dutch chamber of commerce stating historic names ▪ Extract of the company with new name ▪ Copy ID of authorised signatory of the company.
Transfer from the original bondholder (person or entity)	Transfer requirements are governed by Canadian law.	<ul style="list-style-type: none"> ▪ Sale and transfer agreement ▪ Copy ID of buyer
Merger of original bondholder (entity) with other entity.	Following a merger, the new entity is entitled to rights of the merging entities under universal title.	<ul style="list-style-type: none"> ▪ Deed of Merger or Extract of the Dutch chamber of commerce stating historic names ▪ Extract of the company with new name ▪ Copy ID of authorised signatory of the company
Original bondholder (person) is placed under guardianship .	The guardian can dispose of the bonds of the person that has been placed is under guardianship. No transfer of ownership.	<ul style="list-style-type: none"> ▪ Court order of guardianship ▪ Copy ID of guardian