

## Deferred Profit Sharing Plan

Plan Sponsor Set-up Form

- Only plan sponsor contributions are permitted
- No mandatory minimum contribution
- Connected persons\* are not permitted to participate in the plan
  - \* Connected persons: anyone who owns at least 10% of any class of the company's shares or does not deal at arm's length with the plan sponsor or is related to a connected person.

# DEFERRED PROFIT SHARING PLAN (DPSP) SPONSOR SET-UP FORM



SPECIAL INSTRUCTIONS TO MACKENZIE		
Group No		
1. TYPE OF PLAN (mandatory)	PSP DPSP	
2. APPLICATION TYPE  Select One  New Plan (complete all sections) Effective date of Plan (mandatory)  (Date the first contributions are in reference to)	Application to transfer an existing plan to Mackenzie Group Plans (Please attach copy of existing plan document and any amendments if applicable)  Original effective date of plan  Effective date of transfer  Canada Revenue Agency (CRA) Federal Registration Number	
Nature of Business	Company Year End  Other Does the Plan Sponsor have a Board of Directors Yes No  CRA Business Number	
Plan Sponsor's Address  Street Province	Postal Code	
Telephone Number Secure Fax Number	erEmail addresserEmail addresserEmail address	
1. Eligible Employees a) Class(es) of employees to be included*  All Salaried Hourly Executive Other *Connected persons are not eligible to participate in the DPSP. Connected Period includes an individual who owns directly or indirectly 10% or more of the issued slof any class of the capital stock of the Plan Sponsor or any other corporation related the Plan Sponsor, who does not deal at "arms length" with the Plan Sponsor under parage (d) in subsection 248(1) of the Income Tax Act. A connected person also include individual connected by blood, marriage or adoption to such a person. b) Employees hired prior to the effective date are eligible to join the Plan immediate provided they have completed Please insert "n/a" if no waiting period. c) Employees not eligible on the effective date under (b) and the employees hired on or the effective date are eligible to join the Plan on the first day of the month (coince with or next) following the completion of	hares not deal at arm's length, if it wishes to use those corporation's profits (in addition to its own) for the purposes of calculating the Plan Sponsor's contributions to the Plan. Actual contributions must be paid by the Plan Sponsor. Select one.  graph ss any  Option A: The amount of contributions to the Plan will be calculated by reference to the Plan Sponsor's profits alone.  Option B: The amount of contributions to the Plan will be calculated by reference to the Plan Sponsor's profits and the following corporation(s) (with which the Plan Sponsor does not deal at arm's length):  Yafter  Name of Corporation(s):	
Mackenzie Investments   1 800 665 0513   180 Queen Street West,	Toronto, Ontario M5V 3K1   White Mackenzie Investments   Pink Member   Yellow Advisor	

4. VARIABLE TERMS OF DPSP (cont'd)	
4. Contribution Options Select one.  Option A (Complete % and \$ amounts)  An amount equal to the lesser of	
5. AGREEMENT & SIGNATURE	
The Plan Sponsor i) Agrees to provide Mackenzie Financial Corporation (acting as agent for	B2B Trustco) with the data needed to establish and maintain a Member's record of participation and benefit entitlement under the
Deferred Profit Sharing Plan for the Employees of	;
	ement and the Deferred Profit Sharing Plan for the Employees of
will govern the determination and payments of the benefits. Further, th	Plan Sponsor requests that the Deferred Profit Sharing Plan for the Employees of
contain the provisions cited on this application;  iii) Requests that B2B Trustco provide the services cited in the Trust Agreei as they become due.	nent and the Plan Sponsor agrees to pay Mackenzie Financial Corporation (acting as agent for B2B Trustco) the Fees for such services
One-time set-up fee The fee is waived if an existing plan is moved to Mackenzie with total plan assets of \$250,000 with average assets per member of \$10,000 (please attach a cheque payable to Mackenzie Financial Corporation)	<b>\$250.00</b> 00.
	\$10 per Member (minimum \$500) or any Member until the Deferred Profit Sharing Plan has been established and unless Mackenzie Financial Corporation has received ing invested for the Member. Under all circumstances transactions will receive the unit price established subsequent to receipt of inplified prospectus.
v) If a Group RRSP is being established the Plan Sponsor agrees t	the attached Group RRSP Terms printed on the back of this Set-Up form.
Signature of Officer or other Authorized Individual Name	Title Date
Signature of Officer or other Authorized Individual Name	Title Date
For Financial Advisor / Dealer Use Only	
Dealer Name	Financial Advisor Name
 Dealer/Financial Advisor Code	Financial Advisor Signature

#### **GROUP RRSP TERMS**

The Plan Sponsor wishes to establish a Group RRSP to be provided by Mackenzie Financial Corporation ("Mackenzie") on the terms and conditions set out herein.

#### Article 1 - Services

#### 1.1. Mackenzie Services

Mackenzie will establish a registered retirement savings plan for each plan member (a "Plan Member") in respect of which contributions will be remitted by the Plan Sponsor (a "Group Plan Account").

Mackenzie will receive contributions to the Group RRSP remitted by the Plan Sponsor; allocate such contributions to Group Plan Accounts in accordance with the Plan Sponsor's instructions; and provide the Plan Sponsor with periodic contribution reports (collectively, the "Services").

## 1.2 Plan Sponsor Responsibilities

- (a) The Plan Sponsor agrees to provide Mackenzie with the information and data necessary for Mackenzie to provide the Services.
- (b) The Plan Sponsor shall ensure that all information regarding Plan Members that is provided to Mackenzie is complete and correct. Mackenzie shall be entitled to rely on all information regarding Plan Members that is provided to it by the Plan Sponsor without further inquiry.
- (c) The Plan Sponsor shall establish and maintain procedures to ensure compliance with the Personal Information Protection and Electronic Documents Act (Canada) and any other applicable provincial legislation of similar effect ("Privacy Legislation") regarding the collection, use and disclosure of information concerning Plan Members by the Plan Sponsor to Mackenzie.
- (d) To the extent, if any, that information transmitted by the Plan Sponsor to Mackenzie constitutes personal information for the purposes of Privacy Legislation, the Plan Sponsor shall ensure that all consents required by Privacy Legislation for the disclosure of such information to Mackenzie are obtained and shall inform Mackenzie that such information constitutes personal information, in which case Mackenzie shall treat such information as confidential, and shall, in addition, comply with Privacy Legislation in its use, retention and disclosure thereof.

#### Article 2 - Term and Fees

#### 2.1. Term

This Agreement shall be effective from the date hereof and shall continue until terminated by either party on 30 days written notice to the other.

#### 2.2. Fees

The Plan Sponsor agrees that the fees payable in relation to the Group Plan Accounts (the "Fees"), as published by Mackenzie from time to time, will be collected by Mackenzie from Group Plan Accounts unless otherwise agreed between Mackenzie and the Plan Sponsor.

## Article 3 – Liability

### 3.1. General Exclusions and Limitation of Liability

(a) In this Section 3.1 "Recoverable Damages" means only actual direct damages, and excludes damages for any loss of profits, revenues, contracts or clients, loss of or use of equipment, loss of data, business interruption, lost opportunity to purchase or sell securities, failure to realize expected cost savings or for any indirect, consequential, incidental, special, punitive or exemplary damages howsoever caused or arising, even if the party from whom such damages are claimed has been advised of the possibility of same or such damages were reasonably foreseeable.

- (b) Mackenzie shall be liable to the Plan Sponsor only for Recoverable Damages caused to the Plan Sponsor by Mackenzie's breach of this Agreement, negligence or wilful misconduct. Mackenzie shall not be liable in any way to the Plan Sponsor for damages that are (a) not Recoverable Damages, (b) not caused by Mackenzie's breach of this Agreement, negligence or wilful misconduct or (c) caused or contributed to by the Plan Sponsor, to the extent so caused or contributed to.
- (c) Except as provided in subsection (d), the maximum cumulative and aggregate liability of Mackenzie to the Plan Sponsor for all claims, losses or damages arising under or related in any way to this Agreement in any particular calendar year shall in no event exceed the Fees paid to Mackenzie in that calendar year.
- (d) Mackenzie's liability for fraud or for loss of remittances received by Mackenzie shall not be subject to the cap on liability provided in subsection (c).

## 3.2. Specific Limitations

- (a) The Plan Sponsor acknowledges that the Services provided by Mackenzie pursuant to this Agreement and otherwise in relation to the Group RRSP, constitute administrative services only, and, without limiting the generality of the foregoing, do not extend to investment advice or investment recommendations and that Mackenzie does not represent or warrant that any remittances or other contributions in relation to a Group Plan Account will be returned or that any investment gains will be realized.
- (b) Mackenzie does not warrant the accuracy of any advice, report, data or other product delivered to the Plan Sponsor or any Plan Member to the extent that such advice, report, data or other product is produced with or from inaccurate or erroneous data provided by the Plan Sponsor to Mackenzie.
- (c) To the extent, if any, that the provision of the Services will rely on any information, advice or services provided by the Plan Sponsor or provided by third parties (other than third parties to whom Mackenzie may delegate all or any part of the Services), Mackenzie makes no representation or warranty as to the adequacy, accuracy or quality of the Services to the extent of such reliance.

## Article 4 - Indemnity

## 4.1. Indemnity by the Plan Sponsor

The Plan Sponsor shall indemnify and save harmless Mackenzie Group of Companies and their directors, officers, employees or representatives and all mutual funds sponsored by Mackenzie (collectively, the "Indemnified Parties") from and against any and all liability, loss, harm, damage, cost or expense, including legal fees, which the Indemnified Parties may suffer, incur or sustain as a result of any suit, claim or demand brought or commenced against the Indemnified Parties arising out of the performance by the Plan Sponsor, its directors, officers, employees or representatives of, or the failure of the Plan Sponsor, its directors, officers, employees or representatives to perform, the duties and services required of it under or arising out of this Agreement, or duties or services which the Plan Sponsor volunteers of its own initiative to perform, or arising by virtue of any action undertaken by the Indemnified Parties at the request of the Plan Sponsor or Plan Members, except for such claims brought against the Indemnified Parties as a result of Mackenzie's own negligence or wilful misconduct.

#### **GENERAL INQUIRIES**

For all of your general inquiries and account information please call:

 ENGLISH
 1-800-387-0614

 BILINGUAL
 1-800-387-0615

 ASIAN INVESTOR SERVICES
 1-888-465-1668

 TTY
 1-855-325-7030
 416-922-4186

 FAX
 1-866-766-6623
 416-922-5660

 E-MAIL
 service@mackenzieinvestments.com

WEB mackenzieinvestments.com

Find fund and account information online through Mackenzie Investments' secure InvestorAccess. Visit mackenzieinvestments.com for more information.

