



Securities Services Inc.

Group Partners

B2B Bank Dealer Services/Discount Brokerage Plan Sponsor Set Up Form

Use this application for:

- Self-Directed Group RRSP
- Self-Directed Group Investment Savings Plan
- Self-Directed Group Tax-free Savings Account

B2B Bank Dealer Services includes B2B Bank Financial Services Inc., B2B Bank Securities Services Inc., and B2B Bank Intermediary Services Inc. B2B Bank Financial Services Inc. and B2B Bank Securities Services Inc. are members of the Canadian Investment Regulatory Organization (CIRO) and members of the Canadian Investor Protection Fund (CIPF). B2B Bank Intermediary Services Inc. is operating in Quebec and regulated by the Autorité des marchés financiers (AMF). B2B Bank is a trademark used under license. B2B Bank Discount Brokerage is a division of B2B Bank Securities Services Inc. (a member of the Canadian Investment Regulatory Organization (CIRO) and a member of the Canadian Investor Protection Fund (CIPF)). B2B Bank is a trademark used under licence.





B2B Bank Dealer Services ("B2BBDS")/ Discount Brokerage ("B2BBDB") Group Partners Plan Sponsor Set up Form 199 Bay Street, Suite 610 PO Box 35 STN Commerce Count Toronto ON M5L 0A3

1. TYPE OF GROUP	PLAN – Check all that ap	pply							
□ Group RRSP	□ Investment Savings I	Plan 🗆 (Group Tax-fr	ee Savings Accoun	nt				
2. PLAN SPONSOR (EMPLOYER) INFORMA	TION							
Name	,								
					((the "Plan Sp	onsor")		
Address									
						E=English F=French			
City/Town		Pos	tal Code			Number of size is 5)	f Plan Membe	ers (minimum p	lan
3. GROUP PLAN INF	FORMATION								
Dealer" and, collectively a B2B Bank Financial S B2B Bank Securities B2B Bank Intermedia B2B Bank Discount Broke		") Bank Securities	Services Inc		ring dealers		y (each refern	ed to as a "B2B	BBDS
Name									
Title					Fax				-
remitting contributions Weekly	n Sponsor, as agent of the s?	Plan Members,	, be	c) Is this Group held outside B2BBISI or E	of Mackenz 32BBDB?	zie, B2BBFSI		□ YES □	
Bi-Weekly				Will assets be d) Payment me			for a non-Pre	ferred* Group F	⊃lan
Monthly				Account.				.ооа Олоар .	
Other					the Plan Sp	IONSOI			
	olacing an existing plan at: Corporation ("Mackenzie")	? 🗆 YE	S 🗆 NO		the advisor ent holding	s			
B2BBFSI, B2BBSSI, If yes, the Group num	B2BBISI or B2BBDB? lber is:	□ YE	S 🗆 NO	_			S Account Fe	ee Schedule.	
	ou authorize the transfer of all accounts) from Macken 'B2BBDB?		S 🗆 NO						
4. ADVISOR INFOR	MATION								
Dealer Name		Dealer C	ode	Financial Adviso	r Name			Financial Advi	sor Code
Signature of Financial Ad	visor			Date		dvisor	completed Plai	iis form together n Member applic	
				(yyyy/mm/dd		one	to the attention Administration		
5. PLAN SPONSOR	AGREEMENT & SIGNA	TURE							
The Plan Sponsor agree	es to the attached Group	Plan Terms.							
Signature of Officer or oth individual	ner authorized l	Name			Title			Date	
		Name			Title			(yyyy/i	mm/dd)
									mm/dd)

GROUP PLAN TERMS

The Plan Sponsor wishes to establish a Group Plan(s) as selected by the Plan Sponsor to be provided by each of the B2B Bank Dealer Services ("B2BBDS") Dealers and B2B Bank Discount Brokerage ("B2BBDB") on the terms and conditions set out herein.

Article 1 - Services

1.1. The B2BBDS Dealers/B2BBDB Services

Each of the B2BBDS Dealers/B2BBDB will establish the types of Group Plan(s) as selected by the Plan Sponsor on the Plan Sponsor Set Up Form (each being referred to as a "Group Plan") for each Group Plan member (a "Plan Member") in respect of which contributions will be remitted by the Plan Sponsor, acting as agent of each Plan Member (a "Group Plan Account").

Each of the B2BBDS Dealers/B2BBDB will receive contributions to the Group Plan(s) remitted by the Plan Sponsor, allocate such contributions to Group Plan Accounts of the Plan Members 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 the B2BBDS Dealers/B2BBDB with the information and data necessary for the B2BBDS Dealers/ B2BBDB to provide the Services.
- (b) The Plan Sponsor agrees that all information regarding Plan Members that is provided to the B2BBDS Dealers/B2BBDB is complete and correct. The B2BBDS Dealers/B2BBDB 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 has established and will maintain procedures to ensure compliance with the Personal Information Protection and Electronic Documents Act (Canada) and any applicable provincial or territorial legislation of similar effect ("Privacy Legislation") regarding the collection, use and disclosure of information concerning Plan Members by the Plan Sponsor to the B2BBDS Dealers/B2BBDB.
- (d) To the extent, if any, that information transmitted by the Plan Sponsor to the B2BBDS Dealers/B2BBDB constitutes personal information for the purposes of Privacy Legislation, the Plan Sponsor agrees that all consents required by Privacy Legislation for the disclosure of such information to the B2BBDS Dealers/B2BBDB have been obtained and shall inform the B2BBDS Dealers/B2BBDB that such information constitutes personal information.
- (e) When made available by the B2BBDS Dealers/B2BBDB and, if the Plan Sponsor wishes to use the Web Remittance System Service for Group Plan contribution remittances the Plan Sponsor may only do so if it executes the Web Remittance System Service Agreement attached hereto as Schedule "A".

Article 2 - Term and Fees

2.1. Term

This Agreement shall be effective from the date hereof and shall continue until terminated by the Plan Sponsor or the B2BBDS Dealers/B2BBDB 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 the B2BBDS Dealers/B2BBDB from time to time, will be collected by the B2BBDS Dealers/B2BBDB from the Plan Member's accounts with the B2BBDS Dealers/B2BBDB, unless otherwise agreed to in writing between the B2BBDS Dealers/B2BBDB 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) Each B2BBDS Dealer/B2BBDB shall be liable to the Plan Sponsor only for Recoverable Damages caused to the Plan Sponsor by that B2BBDS Dealer's/B2BBDB breach of this Agreement, negligence or wilful misconduct. Each B2BBDS Dealer/B2BBDB shall not be liable in any way to the Plan Sponsor for damages that are (a) not Recoverable Damages, (b) not caused by that B2BBDS Dealer's/ B2BBDB 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 each B2BBDS Dealer/B2BBDB 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 that B2BBDS Dealer/B2BBDB in that calendar year.
- (d) Each B2BBDS Dealer's/B2BBDB liability for fraud or for loss of remittances received by that B2BBDS Dealer/B2BBDB 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 the B2BBDS Dealers/B2BBDB pursuant to this Agreement and otherwise in relation to the Group Plan, constitute administrative services only, and, without limiting the generality of the foregoing, do not extend to investment advice or investment recommendations and that the B2BBDS Dealers/B2BBDB do 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) Each B2BBDS Dealer/B2BBDB 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 the B2BBDS Dealers/B2BBDB.
- (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 B2BBDS Dealers/B2BBDB may delegate all or any part of the Services), the B2BBDS Dealers/B2BBDB makes no representation or warranty as to the adequacy, accuracy or quality of the Services to the extent of such reliance.

Article 4 - Indemnity by the Plan Sponsor

4.1. The Plan Sponsor shall indemnify and save harmless each B2BBDS Dealer/B2BBDB, Mackenzie Financial Corporation, their affiliates, and their

SCHEDULE "A" WEB REMITTANCE SYSTEM SERVICE AGREEMENT

Parties") from and against any and al sustain as a result of any suit, claim of its directors, officers, employees or re- the duties and services required of it to perform, or arising by virtue of any	I liability, loss, harm, dama r demand brought or comn epresentatives of, or the fa under or arising out of thi r action undertaken by the	ge, cost or expense, including legal fees, nenced against the Indemnified Parties ar ailure of the Plan Sponsor, its directors, o s Agreement, or duties or services which	inancial Corporation (collectively, the "Indemnified which the Indemnified Parties may suffer, incur or ising out of the performance by the Plan Sponsor, fficers, employees or representatives to perform, the Plan Sponsor volunteers of its own initiative Plan Sponsor or Plan Members, except for such ce or wilful misconduct.		
Name	Title	Email	Authorized Functions*		
			SEARCH ENTER SUBMIT		
			SEARCH ENTER SUBMIT		
			SEARCH ENTER SUBMIT		
	Artic	ele 5 – Successors and Assigns			
· · · · · · · · · · · · · · · · · · ·		•	sors and permitted assigns. Each of the B2BBDS y assign this agreement with the written consent		
Use of Web Remittance System					
The Plan Sponsor agrees to use the and retrieve historical information at			em") to remit contributions to the Group Plan(s)		
Remittance System and the Plan Sp	onsor agrees to take all st 32B Bank Dealer Services	eps necessary to facilitate access to the ("B2BBDS") Dealers and B2B Bank Disc	vauthorized by the Plan Sponsor to use the Web Web Remittance System by the Authorized Web count Brokerage ("B2BBDB") in writing promptly		
Enter – Allows a user the Search funded it a saved remittance.	tion, plus the ability to chan	n be one remittance or all remittances for a age contribution amounts, add employees a ability to transmit the remittance to the B2B	nd accounts, save a remittance, and retrieve and		
add, change or remove user access	. The Plan Sponsor agree	s that the Administrative Contact identifie	dicated above, and will not have authorization to ed by the Plan Sponsor on the Plan Sponsor Set access by providing written notice to the B2BBDS		
The Plan Sponsor agrees to use the of the GroupAccess web site.	Web Remittance System	on the terms and subject to the condition	ons set out in the Terms of Use, which form part		
users to indicate their continued agree	eement with its revised pro	visions. The Plan Sponsor acknowledges	of Use in the GroupAccess web site for individual s that its continued access to and use of the Web ptance of and agreement with the Terms of Use.		
made using the Web Remittance Sy	stem by an unauthorized	•	nittance System and that where remittances are promptly notify the B2BBDS Dealers and will be e for such unauthorized use or errors.		
The B2BBDS Dealers/B2BBDB may	change or terminate the	Web Remittance System at any time with	nout notice to the Plan Sponsor.		
2. Authorization for the Use of Pre-A	Authorized Debits				
Account Information					

The Plan Sponsor will require a password in order to initiate such PADs via the Web Remittance System. Initiating a PAD in the foregoing manner shall constitute authorization for the Bank to debit the Account, as specified by

The Plan Sponsor acknowledges that this Web Remittance System Service

Agreement (the "Web Remittance Agreement") is provided for the benefit of

the B2BBDS Dealers/B2BBDB and the Bank, and is provided in consideration

of the Bank agreeing to process PADs against the Account in accordance

with the rules of the Canadian Payments Association. The Plan Sponsor warrants and guarantees that all persons whose signatures are required to

sign on the Account have signed this Web Remittance Agreement.

Pre-Authorized Debits, of the Canadian Payments Association.

3. Acknowledgments

The Plan Sponsor has attached to this Agreement a specimen cheque from its account (the "Account") at

Plan Sponsor _

the Plan Sponsor. The Plan Sponsor acknowledges that if it initiates a PAD via the Web Remittance System and the PAD cannot be completed for any reason beyond the control of the B2BBDS Dealers/B2BBDB (a "Failed PAD") the Plan Sponsor will be liable to the B2BBDS Dealers/B2BBDB for the amount of the Failed PAD and/or losses incurred in cancelling investment order related to the remittance.

Name of Financial Institution

The Plan Sponsor acknowledges that the Bank is not required to verify that a PAD has been issued in accordance with the particulars described herein. The Plan Sponsor acknowledges that the Bank is not required to verify that any purpose of payment for which the PAD was issued has been fulfilled by the B2BBDS Dealers/B2BBDB as a condition to honouring a PAD issued

(the "Bank") marked "VOID", and hereby authorizes and directs each of the B2BBDS Dealers/B2BBDB to issue debits against the Account in order to facilitate the Plan Sponsor's remittance of contributions to the Group Plan(s). The Plan Sponsor undertakes to inform the B2BBDS Dealers/B2BBDB in writing of any change to the Account information provided at least five (5) days prior to any pre-authorized debit ("PAD"), as defined by Rule H1 –

or caused to be issued by the B2BBDS Dealers/B2BBDB on the Account.

4. Waiver of Pre-Notification

The Plan Sponsor agrees to waive pre-notification of the amounts to be debited and the dates on which the PADs will occur.

5 Cancellation

This Web Remittance Agreement may be revoked by the Plan Sponsor at any time upon providing written notice to the B2BBDS Dealers/B2BBDB. Revocation of this Web Remittance Agreement does not terminate any contract for services that exists between the Plan Sponsor and the B2BBDS Dealers/B2BBDB as it applies only to the method of remitting contributions to the Group Plan and does not otherwise have any bearing on the contract for services exchanged.

Lunderstand and agree with the provisions of this Web Remittance Agreement

6. Disputes

A PAD may be disputed by the Plan Sponsor under the following conditions: (i) the PAD was not authorized; (ii) the PAD was not made in accordance with this Agreement; or (iii) this Agreement was revoked prior to the PAD.

The Plan Sponsor, in order to be reimbursed, acknowledges that a declaration to the effect that either (i), (ii) or (iii) took place must be completed and presented to the Bank within ten (10) days of the date that the debit was posted to the Account. Any dispute that occurs after ten (10) days is a matter to be resolved solely between the Plan Sponsor and the B2BBDS Dealers/B2BBDB.

Signature of Officer or other authorized individual	-	Title	Date
			(yyyy/mm/dd)
Signature of Officer or other authorized individual	Name	Title	Date
			(yyyy/mm/dd)