

B2B Bank RSP Loan Application

In order to avoid delays in processing, please:

- complete all client identification information (section 3 and 4) fully and accurately, including employment details
- submit all required documents relating to the loan requirements (see page 10 for checklist)
- if you are the Designated Advisor and also the Borrower, please have another licensed advisor sign authorization section 13 on page 9 of this application

Important notice regarding your privacy

We are committed to protecting your privacy and use the utmost discretion in handling the personal information you entrust us with. Please carefully read the privacy section contained in the application, which describes how we collect, hold, use, and when needed, disclose your personal information when we do business with you.

Send all pages of this completed application by mail or fax to:

B2B Bank, Investment Lending* 199 Bay Street, Suite 600 PO Box 279 STN Commerce Court Toronto, Ontario M5L 0A2 Fax #: 416.941.7714

*Some Distribution Alliance Programs may require original documents to be sent to a different address. Check the details of your specific program.



Language preference 🛛 English	n 🗆 Fre	ench	0	ffer ID:		EAS	SE #:	
1. Designated Advisor inform	nation							
Dealer number	Dealer or	Company name			Email			
Designated Advisor number	Designate	ed Advisor name			Phone ()		Fax ()
2. Loan details	* 							
🗆 New Loan OR 🗌 Change e	existing Lo	oan options Ex	isting Loan	number (if a	applicable):			
Program:								
□ B2B Bank Standard Program (F	or new B	2B Bank Dealer Serv	ices or B2B	Bank RRS	Ps, please submit	the applicable a	application	ı form)
B2B Bank/B2B Bank Dealer Sei	rvices RR	SP Account #:			Am	nount: \$		
Distribution Alliance Program (sel	ect one): ₋							
Distribution Alliance Program RI	RSP/RESI	P Account #:			Am	iount: \$		
Distribution Alliance Program RI	RSP/RESI	P Account #:			Am	iount: \$		
Device the fill a gene the								
Payout of Loan #: Other account #:						nount: \$		
Other account #.					Total Loan Amo	iount: \$		
						σαπ. φ		
Amortization: mo	nths			Deferral	Option (NOTE: in	terest accrues fro	m date of L	oan advance)
				🗆 Ye	es Deferral perio	od:ı	months (m	naximum 6 months)
First payment date (mm/dd/yyyy):)			
	4							
3. Primary Borrower informa		Mr. Mr	<u>rs.</u> ∐ Ms. First n	Miss				Initial
Social Insurance Number (optional)	Citizenshi	р		D	Date of birth (mm/c	dd/yyyy)	Marital st	atus
Home address (street # & name, apt.	#) (not on	ly a P.O. Box numbe	r)			Homeowner		er Since (yyyy)
City		Province			Country of reside	ence	P	Postal code
Home phone number		Cell phone number			Work phone nun	nber	I	
()		()			()			
Previous home street address (if at cu	ırrent addı	ress for less than two	years) (not	only a P.O	. Box number)			
City			Province				P	Postal code
E-mail address								
Identity Verification								
Please provide details of two valid pier for examples of acceptable pieces of i	ces of ide	ntification (including c	one with pho	oto) one of v	which must be Typ	pe 1 identificatio	n. Refer to	checklist on page 10
Full name as it appears on ID			Issuing aut	hority		Date	of issue (i	if applicable) (mm/dd/yyyy)
ІД Туре			ID number			ID E>	kpiry date	(mm/dd/yyyy)
ID Place of issue (jurisdiction)			Issuing Cou	untry		ID Ve	erification	date (mm/dd/yyyy)
Full name as it appears on ID			Issuing aut	hority		Date	of issue (i	if applicable) (mm/dd/yyyy)
ID Туре			ID number			ID E	xpiry date	(mm/dd/yyyy)

EASE #:_____

3. Primary Borrower information (co	ontinued)							
ID Place of issue (jurisdiction)		Issuing Count	ry		IC) Verificatio	n date	e (mm/dd/yyyy)
Have you previously declared bankruptcy?	🗌 Yes 🗌 No	lf "Yes," da	te of discharg	je:				
Employment status (If Self-Employed please en *If status is either "Retired or Unemployed" ple Employed Unemployed Self-Emp	ase provide your pre	vious Industry/	Type of Bus	siness and Detai	iled occupat	tion.		
Other: Employer/Business name							Month	ns of service
Employer/Business street address (not only a F	P.O. Box number)			Employer/	Business pl	none numbe	er	
							D (
City	Province	e					Posta	al code
Industry/Type of Business (examples: entertainm	ent, food service)		Detai	iled Occupation	(examples: a	actor, cook)		
Gross personal annual income \$								
Previous employer/business name if employed	at current employer f	or less than two	o years				Mont	hs of service
Previous employer/business street address (no	t only a P.O. Box nur	nber)		Previous e	employer/bu	siness pho	ne nur	nber
City	Province	Э					Posta	al code
Previous Industry/Type of Business (examples: e	entertainment, food sei	rvice)	Previ	ous Detailed Oc	cupation (e)	xamples: act	tor, coc	k)
4. Co-Borrower information	Mr. M	rs. 🗌 Ms.	Miss					
Last name		First nan	ne					Initial
Social Insurance Number (optional) Citizenshi	р		Date	e of birth (mm/do	і/уууу)	Marital	status	
Home address (street # & name, apt. #) (not o	nly a P.O. Box numb	er)	i		Homeow		enter	Since (yyyy)
City	Province		С	ountry of resider			Posta	I code
Home phone number	Cell phone number		W	/ork phone numl	ber			
Previous home street address (if at current add	ress for less than tw	o years) (not o	nly a P.O. B) Box number)				
City	Provinc	e					Posta	al code
E-mail address								
Identity Verification								
Please provide details of two valid pieces of ide for examples of acceptable pieces of identification	ntification (including o	one with photo)	one of whi	ch must be Type	e 1 identifica	ation. Refer	to che	ecklist on page 10
Full name as it appears on ID		Issuing autho	rity		Da	ate of issue	e (if app	licable) (mm/dd/yyyy)
ІД Туре		ID number			IC) Expiry dat	te (mm	/dd/yyyy)
ID Place of issue (jurisdiction)		Issuing Count	try		IC) Verificatio	n date	(mm/dd/yyyy)
Full name as it appears on ID		Issuing autho	rity		Da	ate of issue	e (if app	licable) (mm/dd/yyyy)

EASE #: _____

4. Co-Borrower information (continued)					
ID Туре		ID number		ID Expiry da	te (mm/dd/yyyy)
ID Place of issue (jurisdiction)		Issuing Country		ID Verificatio	on date (mm/dd/yyyy)
Have you previously declared bankruptcy?	s 🗌 No	If "Yes," date of d	ischarge:	ļ	
Employment status (If Self-Employed please enter line 15	-				
*If status is either "Retired or Unemployed" please provi					
Cher: Other:	Commissi				
Employer/Business name					Months of service
			1		
Employer/Business street address (not only a P.O. Box r	umber)		Employer/Busi	ness phone numb	er
City	Province)			Postal code
Industry/Type of Business (examples: entertainment, food s	ervice)		Detailed Occupation (exa	nples: actor, cook)	
Gross personal annual income					
\$					
Previous employer/business name if employed at current	employer f	or less than two year	'S		Months of service
Previous employer/business street address (not only a P	.O. Box nun	nber)	Previous empl	oyer/business pho	ne number
City	Province)			Postal code
Previous Industry/Type of Business (examples: entertainme	ent, food ser	vice)	Previous Detailed Occupa	ation (examples: ac	tor, cook)
5. Financial details					
Assets	Liabilit	ties	Creditor(s)	Monthly payme	ents Total amount
Residence (est. market value) \$	Mortga	ge		\$	\$
Other real estate \$	Other r	nortgages		\$	\$
Registered savings \$	Condo	fees (if applicable)		\$	
Cash/Liquid assets \$	Line(s)	of credit		\$	\$
Other investments \$	Person	al loan(s)		\$	\$
Other \$	Credit	card(s)		\$	\$
Other \$	Other			\$	\$
Total Assets \$			Total Liabilities	\$	\$
			Net Worth (Assets minus Liabilities)		\$
6. Application for and disbursement of Loa	in				
I (and in the case of a Co-Borrower, We) hereby apply fo application form and sections 1 to 29 of the Terms and C Bank (the "Bank"), upon approval of this application, to a our behalf by the Designated Advisor. The foregoing auth	onditions of dvance and	f this agreement (coll disburse the Loan p	ectively, the "Agreement") roceeds in accordance with the second se	. I/We hereby aut the instructions	norize and direct B2B provided on my/

All proceeds of the Loan are to be disbursed for the purchase of RRSP- and/or RESP-eligible investments to be held in the Borrower's RRSP(s) and/ or RESP(s). Loan proceeds will be forwarded to B2B Bank for deposit into an RRSP; or to one of B2B Bank Financial Services Inc., B2B Bank Securities Services Inc. and B2B Bank Intermediary Services Inc. (collectively "B2B Bank Dealer Services") for deposit into an RRSP; or to the Distribution Alliance indicated above in section 2 for contribution into the borrower's Registered Account. Following the disbursement of the Loan proceeds, the interest will accrue as provided herein.

7. Demand note

□ Option A: at a fixed rate being the rate of ______ % per annum; or,

□ Option B: at a variable rate being a rate equal to prime rate + ______% per annum (the "Variable Interest Rate");

all such interest to be calculated daily from the date that the Loan proceeds are advanced, and payable monthly both before and after demand, default or judgement, until payment in full, with interest at the same rate on all overdue interest. On the date hereof, the Prime Rate is _______% per annum. Prime Rate means the annual interest rate announced by the Bank from time to time as being its reference rate then in effect (the "Prime Rate"). The current Prime Rate is available on the Bank's web site, **b2bbank.com** or by calling B2B Bank at 1.800.263.8349.

I agree that the applicable Variable Interest Rate in the case of Option B may, for interest computation purposes, change without notice upon each change in the Prime Rate and I acknowledge that the cost of borrowing for the Loan may vary based on changes to that Prime Rate. I acknowledge that a written statement by the Bank setting forth the Prime Rate at any specified time shall be conclusive proof of the Prime Rate absent manifest error. I hereby waive all delays, days of grace, presentment, notice of non-payment, notice of dishonour, protest, notice of protest and all other formalities with respect hereto.

8. Payment options

Upon advancement of the Loan proceeds, although the Loan is repayable on demand, I shall, in the manner set out in this Agreement, subject to any revised payment schedule, make monthly payments (the "Instalments") in order to repay the Loan starting on ______, 20 _____, 20 _____, the monthly "Payment Date").

Therefore, I authorize the Bank to debit the amount of \$ ______ on the ______ on the ______ day of each month and to apply these amounts to my Loan until it is repaid in full. Each Instalment shall be applied first against the monthly payment of interest due on the Loan as of that Payment Date (the "Interest Payment") and the balance, if any, shall be applied against the Principal (the "Principal Payment").

In the case of Option B Loans, if the Prime Rate increases after the date hereof and the amount of each Instalment to be paid hereunder is insufficient to satisfy the Interest Payment due as of such Payment Date, the Bank will not adjust the amount of the Instalments. The amount of the shortfall shall be added to the outstanding Principal and such additional amounts shall bear interest at the Variable Interest Rate and shall form part of the Indebtedness. Borrower(s) should refer to Section 6 of the cost of borrowing "Statement of Disclosure" mailed separately to the Borrower(s).

In the event that the <u>deferral option is chosen</u>, interest will accrue during the deferral period. The monthly interest accumulating during the deferral period will be added to the Principal and subsequent interest will be calculated on the new principal balance. The Bank will not adjust the amount of the Instalments according to the new principal balance.

9. Personal pre-authorized debit authorization

I/We agree that whether the Instalments are to be drawn against my/our account at the Bank or at a financial institution other than the Bank, the calculations by the Bank of the Interest Payments will be conclusive for such purpose, absent of error. I/We authorize the Bank to debit on each Payment Date the fixed Instalment, and any fees and other amounts that may be owing to the Bank pursuant to this Agreement, which may vary from month to month, and to apply these amounts to my/our Indebtedness. I/We agree that payment shall be made by pre-authorized debits (the "PAD") or electronic withdrawals or in such manner as the Bank may determine. When a PAD initiated on a Payment Date is returned for any reason, I/we authorize the Bank to debit such returned amount prior to the next Payment Date. The PAD shall be drawn against the account held at the financial institution indicated on the attached void personal cheque and I/we authorize the financial institution to deal with this PAD as if it were signed by me/us. **I/We agree to waive the requirement under the Canadian Payments Association Rules to receive a written pre-notification prior to each PAD as set out in the Rules.** I/We represent and warrant that all persons whose signatures are required to sign on this account have signed this agreement. I/We agree to attach to this Agreement a void sample cheque for the Bank's records. I/We undertake to inform the Bank in writing of any change in the account information provided herein 10 days prior to the next Payment date.

I/We have certain recourse rights if any debit does not comply with this agreement. For example, I/we have the right to receive reimbursement for any debit that is not authorized or is not consistent with this PAD agreement. I/We may revoke my/our authorization at any time, subject to providing written notice of 30 days. To obtain more information on my/our recourse rights, or to obtain a sample cancellation form or information on my/our right to cancel a PAD Agreement, I/We may contact my/our financial institution or visit **cdnpay.ca**. Revocation of this authorization does not terminate any contract that exists between me/us and the Bank.

Banking information

Financial institution na	me	Branch address
Bank transit	Institution number	Account number
If the attached cheque	is for a joint account in the	e name of the Borrower(s) and another joint account holder whose signature is required on withdrawals issued

against the account, any joint account holder that is not the Borrower or Co-Borrower on this application must sign this authorization immediately below:

Signature of Joint Account Holder

Please attach a void cheque from a personal account imprinted with the applicant(s) name here.

If you are providing a pre-authorized debit slip please ensure that it is stamped with a Bank Teller stamp dated within 3 months.

10. Disclosures

Borrowing money to buy mutual funds or segregated funds (Leveraging)

Regulatory authorities require notice to investors who consider borrowing money to buy mutual funds or segregated funds, to make investors aware of the risks involved in borrowing to invest.

Using borrowed money to finance the purchase of securities involves greater risk than a purchase using cash resources only. If you borrow money to purchase securities, your responsibility to repay the loan and pay interest as required by its terms remains the same even if the value of the securities purchased declines When you purchase segregated funds, the value of the policy is determined with reference to units of segregated investment funds. If you use cash to pay for your purchase in full, your percentage gain or loss will equal the percentage increase or decrease in the value of your mutual funds or segregated funds. The purchase of mutual funds or segregated funds using borrowed money magnifies the gain or loss on your cash invested. This effect is called leveraging. For example: If \$100,000 of mutual funds or segregated funds are purchased and paid for with \$25,000 from available cash (your money) and \$75,000 from borrowings, and the value of your mutual funds or segregated funds declines by 10% to \$90,000, your equity interest (the difference between the value of your mutual funds or segregated funds and the amount borrowed) has declined by 40%, i.e., from \$25,000 to \$15,000.

As it is apparent that leveraging magnifies gains or losses, it is important that you know that a leveraged purchase of mutual funds or segregated funds involves greater risk than a purchase using your own cash resources only. To what extent a leveraged purchase involves undue risk is a determination to be made on an individual basis by each purchaser, and will vary depending on the circumstances of the purchaser and the mutual funds or segregated funds purchased.

Money is, of course, also required to pay interest on the Loan. Under these circumstances, investors who leverage their investment are advised to have adequate financial resources available both to pay interest and also to reduce the Loan if the borrowing arrangements require such a payment. No matter what the value of your mutual funds or segregated funds is, you will, in all circumstances, remain liable to reimburse all amounts due on your Loan.

It is important that you understand the risks and rewards of borrowing (leverage) as outlined above, and that you undertake this investment program with that full understanding.

11. Terms and Conditions

The following terms and conditions will apply to the Loan and form an integral part of this Agreement.

DEFINITIONS

- Where used in the Agreement, 1.1 "Agreement" means the Application and the Terms and Conditions.
- "Application" means sections 1 to 9 of the Agreement. 12
- 1.3 "Bank" means B2B Bank.
- "Borrower" shall mean the Borrower and/or the Co-Borrower as the context may require and "I" shall mean I and/or we as the context may require. 1.4
- "Dealer" is the Dealer identified in the Application. 1.5
- "Demand Note" means the demand note identified in section 7 of the Application. 1.6
- "Designated Advisor" is the dealer or representative whose name appears in section 1 of the Application or as I may direct from time to time to the 1.7 Bank in writing. I acknowledge that the Designated Advisor is my agent and not the Bank's.
- 1.8 "Indebtedness" is defined as any and all amounts outstanding pursuant to this Agreement.
- "Loan" means the loan between the Bank, as lender, and the Borrower, as borrower, as more fully described in the Application
 "Loan Documents" are any pre-printed documents which include this Agreement or the Letter of Direction (if paying out another financial institution).
 "RRSP" means Registered Retirement Savings Plan as defined in the *Income Tax Act* (Canada).

- 1.12 "RESP" means Registered Education Savings Plan as defined in the *Income Tax Act* (Canada).
 1.13 "RSP" means Registered Savings Plan, which for the purposes of this Agreement is limited to RRSPs or RESPs.
- LOAN TERMS 2
 - The Loan terms are as set out in sections 6, 7 and 8 of the Application which is an integral part of this Agreement. REVIEW

3 I acknowledge that the Bank may review the Loan annually or as frequently as it shall determine and I agree to provide any additional information that it may require.

- JOINT AND SEVERAL LIABILITY 4
 - If more than one person is bound by this Agreement, we shall be jointly and severally liable (in Quebec: solidarily liable) for the total Indebtedness and for the fulfilment of each of the obligations contained herein and in the other Loan Documents.
- 5 FFFS

I agree to pay all costs, fees and expenses, including, without limitation, legal fees and disbursements, which the Bank may incur in protecting its position and/or any policy or in collecting the Indebtedness. I acknowledge and agree that if any cheques or pre-authorized debits issued by me are returned to the Bank unpaid, the Bank will charge a fee for each cheque or pre-authorized debit so returned (currently \$50.00 or any amount published from time to time). All such costs and fees will be paid by me forthwith upon notification. Until paid, they shall be added to and form part of the Indebtedness and shall bear interest at the rates applicable from time to time pursuant to the Demand Note therein.

- CONSENT TO COLLECTION AND USE OF PERSONAL INFORMATION 6.
 - Personal Information: The Bank collects Personal Information, including identification, credit, employment, and other financial information such 1 as transactions occurring through the Bank or other financial institutions for the purposes described in section 2 from you, and if necessary, your surety (guarantor) and other sources, as described below. Personal information may include any information that identifies you, such as your name, age, marital status, employment history, income, social insurance number, credit history, home address, e-mail address and home telephone number ("Personal Information").
 - Collecting Your Personal Information: The Bank requires Personal Information in order to establish a relationship with you and makes use 2 of this Personal Information in the context of activities generally carried out by the Bank, including, if applicable, to verify your identity, give you access to Online Services, open an account, a loan or any other product or service, understand your overall financial situation, determine your eligibility for products and services, understand your needs, adequately deliver products and services, carry on business with you, protect you, the Bank and its clients from errors, omissions or fraud and to comply with the law.
 - Holding, Using, and Disclosing Your Personal Information: For the purposes described in section 2, and where applicable: 3
 - You authorize the Bank to: a.
 - i. Obtain information regarding your solvency or financial situation, as may be required from time to time for the purposes described in section 2, including your identification, and until full payment of any amount as may be owing to the Bank, from legally authorized persons as well as, where applicable, from any personal information agent, Deposit Agent, Designated Advisor, Mortgage Broker, any person referred to in credit reports obtained, any financial institution, fiscal authorities, creditor, employer, public organizations, any mortgage/ hypothecary insurer or any other person providing references, and authorize such persons to disclose the information requested. In granting this authorization, you acknowledge that you are giving the Bank permission to request and access your credit report from creditreporting agencies;
 - Disclose the information it holds on you to any person authorized or permitted by law, and, where applicable, personal information ii. agent, Deposit Agent, Designated Advisor, Mortgage Broker, financial institution, mortgage/hypothecary insurer or any organization duly designated by the Bank according to paragraph c) below, or with your consent, to any person who so requests it;
 - Use your social insurance number for reporting of income and share it with appropriate fiscal authorities and also share it with credit iii. reporting agencies for data consolidation purposes regarding services provided by the Bank;

11. Terms and Conditions (continued)

- iv. Make your Personal Information available to its employees, parent company, affiliates, subsidiaries, agents, and service providers acting on its behalf. Service providers include account statement preparation and mailing companies, courier companies, imaging companies, document storage companies, and record-keeping companies. When the Bank transfers Personal Information to its service providers, the Bank ensures by contractual means that the transferred Personal Information is used only for the purposes for which the service provider is retained. In the event the service provider is located outside of Canada, the service provider is bound by, and Personal Information may be disclosed in accordance with, the laws of the jurisdiction in which the service provider is located.
- b. You also recognize that the Bank may, at all times, without notifying you, assign your account to any person. The assignee may be required by applicable laws to retain your Personal Information for a certain period of time.
- c. With a view to benefiting from high-quality service and obtaining information about the financial products and services offered by the Bank and its parent company, affiliates and subsidiaries ("Affiliates") and if you have consented by checking the appropriate box(s) below, you authorize the Bank to use your Personal Information, and to disclose your Personal Information to its Affiliates, for the purposes of the Bank and its Affiliates (i) providing you with tailored communications about products and services that may be of interest to you, including pre-approved credit products, and (ii) sending such marketing communications through various channels, including mail, email, telephone, fax, text message or other electronic addresses you have provided the Bank. You may revoke the above authorization at any time by mail at 199 Bay Street, Suite 600, PO Box 279 STN Commerce Court, Toronto, ON, M5L 0A2, or by telephone at 1.866.334.4434, or by email at unsubscribeme@b2bbank.com. The Bank will not refuse to provide the products and services described herein, if you are entitled to them, even if you have revoked this authorization.
- d. If services are provided by the Bank from a country outside of Canada or if data containing your Personal Information is moved and found in a country outside of Canada, you understand that the Bank may be required to disclose your Personal Information to authorities or others in the foreign jurisdiction pursuant to the applicable laws of that jurisdiction.
- e. You authorize the Bank to disclose and share Personal Information that it holds about you with competent authorities in cases of fraud, inquiry or breach of any agreement or any statutory violation.
- f. You authorize the Bank to disclose and share information it holds on you with other financial institutions when inter-bank communication is required to prevent or control fraud, during inquiries for breach of any agreement or any statutory violation.
- g. The Bank will allow you to examine information to which you are entitled by law, and you may, upon providing a written request to the Bank, obtain a copy of such information upon payment of amounts charged by the Bank.
- h. When Personal Information is updated by you with regards to a specific product or service, such updated Personal Information shall be considered the most current and the Bank is authorized to and may update its records accordingly for any other products and services you hold.
- i. The Bank complies with the laws related to the protection of Personal Information. To ensure compliance with these laws, the Bank adheres to a privacy policy, the main points of which are summarized and are available on our website: b2bbank.com/mybank/legal/code-of-confidentiality-brochure.pdf. This code governs the behaviour of our employees with regard to the accuracy, confidentiality and security of all client information.
- j. You confirm that before providing the Bank with Personal Information about third parties, you have obtained that person's consent to provide their Personal Information to the Bank.
- 7. NO LIFE INSURANCE

I acknowledge that the Bank has not offered life insurance coverage in respect of the Loan, and waive the right to be offered any such insurance, or to purchase such insurance, if offered.

- 8. REPAYMENT
- I may repay all or part of the Indebtedness at any time before demand, without incurring any penalty.
- 9. TRANSFER OF THE REGISTERED ACCOUNT

Prior to terminating or transferring the registered account(s) to which the proceeds of the Loan have been contributed, I undertake to repay the entire amount of the Indebtedness, and I acknowledge that I will be solely responsible for any fiscal or tax costs or consequences arising from such termination or transfer. I further agree not to sell, transfer, mortgage, hypothecate, pledge, assign or diminish the value of the funds held within my RSP without the Bank's prior written consent. I hereby irrevocably authorize the trustee of any such RSP or any agent or administrator acting for the trustee to disclose any instructions it may receive from me in contravention of the foregoing and to act in accordance with the Bank's instructions as aforesaid; upon request I will sign specific instructions to any trustee, agent or administrator to this effect.

- 10. INVESTMENTS
 - (a) Actions of a Dealer

The Bank and all affiliates of the Bank shall not be responsible for and shall not be held liable for the actions or representations of a Dealer in respect of this Agreement or any Securities purchased with any advance under the Loan. A Dealer is not a partner, joint venturer or agent of the Bank and none of them are authorized or have any ability to bind or create any liability for the Bank. I acknowledge that my obligation to repay the Loan and other amounts required under this Agreement is an obligation to the Bank, separate and independent from your relationship with a Dealer, without the right of set-off for any defence based on advice received from a Dealer or any third party. The Bank is entitled to accept and act on any notice, authorization, or other communication that it believes in good faith to be given by me or my Dealer on my behalf. The Bank is under no obligation to verify that my Dealer is properly authorized to act as my agent or is otherwise authorized to act on my behalf.

(b) Independent Advice

I acknowledge that I have not received any advice from the Bank including investment advice or leverage advice and that the Bank has no obligation to provide leverage disclosure to me. Further, I acknowledge that I have received, or had opportunity to receive independent advice with respect to my investments, my Loan, the suitability to of the investments and the Loan, of leveraging such investments and in respect of all tax issues related to the investments and the Loan.

(c) No Endorsement of Investments

The Bank and all affiliates of the Bank make no representation, warranty, recommendation, advice, guarantee or endorsement, express or implied, oral or written, with respect to the investments or any other assets that I previously purchased or intend to purchase with any advance under the Loan. The Bank is not responsible for and shall not be liable for any loss or damage or other consequences that I may suffer or incur as a direct or indirect result of receiving any advance under the Loan.

11. EVENTS OF DEFAULT

In the absence of an earlier demand by the Bank, I agree to repay the Indebtedness in full on my death, or on the occurrence of any of the following Events of Default:

- 11.1 I fail to fulfil my obligations under this Agreement, or under any of the other Loan Documents or;
- 11.2 I am insolvent or have become bankrupt or make a proposal under the Bankruptcy and Insolvency Act or under any similar legislation or;
- 11.3 If I take any action to transfer or diminish the value of the funds or of the assets held in the registered account(s) listed in section 2 of the
- Application; or,
- 11.4 Any representation or warranty that I make herein or in the other Loan Documents, or in any document or certificate provided at any time to the Bank in connection herewith, is incorrect or misleading in any respect.

11. Terms and Conditions (continued)

12. CLAUSE OF FORFEITURE OF BENEFIT OF THE TERM

(For Quebec resident only) Clause required under the Consumer Protection Act.

(Clause of forfeiture of benefit of the term)

Before availing yourself of any clause of forfeiture of benefit of the term, the Bank must send you a notice in writing and a statement of account. Within 30 days following receipt by you of the notice and the statement of account, you may:

(a) either remedy the fact that you are in default;

(b) or present an application to the court to have the terms and conditions of payment prescribed in this Agreement changed.

It is in your interest to refer to sections 104 to 110 of the Consumer Protection Act (chapter P-40.1) and, where necessary, to communicate with the "Office de la protection du consommateur".

13. RECORDS

My Loan outstanding shall be evidenced by account records maintained by the Bank. The records shall constitute, in the absence of manifest error, conclusive evidence of my indebtedness to the Bank in respect of the Loan outstanding and all related details. The failure of the Bank to correctly record any such amount or date shall not, however, adversely affect my obligation to pay amounts due to the Bank in accordance with this Agreement.

14. REPRESENTATIONS AND WARRANTIES

In order to induce the Bank to make the Loan, I represent and warrant to the Bank that:

14.1 This Agreement, the other Loan Documents, and any other related documents are enforceable against me in accordance with their respective terms;

14.2 I am or will be the owner of the registered account(s) listed in section 2 of the Application; and,

14.3 All Personal Information set out herein or provided to the Bank is true and complete.

15. WAIVER

The Bank's failure or delay in exercising its rights under the Loan Documents shall not be deemed to constitute a waiver thereof nor shall it render the Bank liable to me in any way. No waiver of any breach of any provision of the Loan Documents will be effective or binding unless made in writing and signed by the party purporting to give the same and, unless otherwise provided in the written waiver, will be limited to the specific breach waived.

16. LIABILITY

The Bank shall not be responsible for any loss incurred by me in exercising or not exercising any of the rights conferred upon the Bank by the Loan Documents, nor shall it be bound to collect or see to the payment of any interest or dividend thereon. The Bank is not responsible for the investments purchased with the proceeds of the Loan and the Bank does not in any way guarantee the performance of those investments.

17. AGREEMENT

The rights and obligations under the Loan Documents, as applicable, will enure to the benefit of the Bank and its successors and assigns and be binding upon me and my heirs, executors, administrators, representatives, successors and assigns. The rights of the Bank under the Loan Documents may be as signed by the Bank without my prior written consent. However, I shall not be entitled to assign my obligations thereunder without the Bank's prior written consent, which consent may be arbitrarily withheld.

18. INVALIDITY

Each provision of the Loan Documents shall apply to the full extent permitted by law, and the invalidity, in whole or in part, of any provision shall not affect the remainder of any such provision or any other provision herein, which will continue in full force and effect.

19. GOVERNING LAW

The Loan Documents shall, for all purposes, be governed by and construed in accordance with the laws of the province where I reside and the laws of Canada applicable therein. I hereby attorn to the jurisdiction of the courts of the province where I reside (and for the Province of Quebec, the judicial district of Montreal) with respect to any dispute arising out of the Loan Documents or any documents related to the transaction contemplated herein.

20. ENTIRE AGREEMENT

The Loan Documents constitute the entire agreement between the parties with respect to the subject matter hereof and cancel and supersede any prior understandings and agreements between the parties with respect to the said subject matter. There are no representations, warranties, terms, conditions, undertakings or collateral agreements, express or implied, between the parties except as expressly set forth in the Loan Documents or in the documents referred to therein.

21. AMENDMENTS

(Not applicable in the province of Quebec) The Bank may, in its sole discretion, amend or supplement any of the terms and conditions contained in this agreement following at least thirty (30) days written notice to me/us at my/our last known address and setting out the changes to be implemented. If, after thirty (30) days following the mailing of the notice, I/we have not repaid the loan, I/we will be deemed to have accepted the changes described in the written notice. (Applicable in the province of Quebec only) The Bank may, in its sole discretion, amend or supplement any provisions contained in this agreement dealing with fees, personal information and events of default following at least thirty (30) days written notice to me/us at my/our last known address setting out the changes to be implemented and the coming into force of each proposed change.

If any such amendment entails an increase in my/our obligations and/or reduces the Bank's obligations, I/we will have the option of repaying the loan and sending the Bank a notice to that effect no later than thirty (30) days after the amendment in question comes into force.

22. EXTENDED MEANING

In the Loan Documents, words importing the singular number shall include the plural and vice versa, and words importing any gender shall include all genders.

23. NOTICES

All notices, requests, consents, acceptances, elections, waivers and other communications contemplated by the Loan Documents shall be in writing, and shall be effective immediately on transmittal if by facsimile, or at the time of sending if sent by the Bank by electronic means of delivery, or, if mailed by registered or ordinary mail, postage prepaid, five days after the postmark date, or otherwise on personal receipt thereof. Any notices to be sent to me shall be sent to any of the respective addresses and numbers set out herein. Any notices to be sent to the Bank shall be sent to the Bank's address as set out in this Agreement.

24. LANGUAGE (Quebec only)

I have requested that the Loan Documents be drawn up in the English language only. Les parties ont expressément exigé que ce contrat ainsi que tous les documents et avis émis en vertu des présentes ou s'y rattachant soient rédigés en anglais seulement.

25. CLIENT AUTHORIZATION

I hereby authorize the Bank to provide copies of statements and other information regarding my account to my Designated Advisor. I acknowledge and agree that any notice to my Designated Advisor will be deemed to be notice to me. I hereby recognize that I am solely and entirely responsible for (a) the choice of investments held in my account, (b) the choice and qualification for tax purposes of any investment held in my account and, (c) the choice of my Designated Advisor. I confirm that the Bank has not made any representation to me in connection with any such choices and I further undertake to indemnify and save the Bank harmless from any actions, suits, costs and/or damages that may be made against it arising out of its actions in connection with any instructions given by me or my Designated Advisor.

26. ACKNOWLEDGMENT

I acknowledge having read, understood and received a copy of this Agreement. I have been given the opportunity to obtain legal advice with respect to

11. Terms and Conditions (continued)

all of the Loan Documents before executing them and I agree to be bound by the terms thereof. I further understand and agree that this Agreement will not constitute a binding obligation on the part of the Bank unless and until Loan proceeds are advanced by the Bank. I also understand and agree that the Bank shall not be responsible for any loss incurred by me as a result of the Bank's delay or refusal to accept my application for the Loan or to make the Loan available.

27. IMPORTANT NOTICE

While the Bank does not involve itself in the choice of investments, of the investment strategy, or in the decision to borrow, Borrowers are strongly advised to insist on getting the information they need to make informed decisions. In particular, Borrowers should, prior to investing:

- 27.1 Obtain information on the investment itself, the eligibility of the investment for tax purposes, the risk associated with the investment and the ability to recover their capital;
- 27.2 Review the investment objectives of any investment they have chosen to ensure that they meet their financial needs. If Borrowers have any questions or doubts about a particular investment they should seek further advice from their Designated Advisor or any qualified and independent professional. The Bank does not authorize its employees to provide advice to Borrowers in connection with their investments, and does not authorize any other person to do so on its behalf. The Bank will execute any order it receives from a Borrower or his Designated Advisor without making any further inquiries in connection with the appropriateness of the investment;
- 27.3 If they invest in mutual funds, stocks, bonds or small business securities, obtain a prospectus, offering memorandum or other prescribed documentation describing the chosen investment prior to or at the time they make their investment.
- 28. STATEMENT OF DISCLOSURE OF COST OF BORROWING

It is agreed that a separate Statement of Disclosure of Cost of Borrowing in connection with this Loan will be sent by mail or by fax or electronic means, after the disbursement of the Loan and I hereby consent to any of such forms of communication.

- 29. FOR QUEBEC ONLY:
- Clause required under the Consumer Protection Act.

(Contract for the loan of money)

- (1) You may cancel this Agreement without charge within 2 days following the day on which each of you takes possession of a duplicate of this Agreement.
 - To cancel this Agreement, you must:
 - (a) return the money to the Bank or the Bank's representative, if you received the money at the time each of you took possession of a duplicate of this Agreement;
 - (b) send a notice in writing to that effect, or return the money to the Bank or the Bank's representative if the money was not returned to the Bank or the Bank's representative at the time each of you took possession of a duplicate of this Agreement.
 - This Agreement is cancelled, without further formality, as soon as you return the money or forwards the notice.
- (2) If you use all or part of the net capital to make full or partial payment for the purchase or the lease of goods or for a service, you may, if the contract for the loan of money was entered into on the making of and in relation to the sale, lease or service contract, and if the merchant and the Bank collaborated with a view to granting loans, plead against the Bank any ground of defence urgeable against the merchant who is the vendor, lessor, contractor or service provider.

You may also, in the circumstances described above, exercise against the Bank, or against the Bank's assignee, any right exercisable against the merchant who is the vendor, lessor, contractor or service provider if that merchant is no longer active or has no assets in Québec, is insolvent or is declared bankrupt. The Bank or the Bank's assignee is then responsible for the performance of the obligations of the merchant who is the vendor, lessor, contractor or service provider up to the amount of, as the case may be, the debt owed to the Bank at the time the contract is entered into, the debt owed to the assignee at the time it was assigned to him or the payment the Bank received if they assigned the debt. You may pay, in whole or in part, the amount of the obligation before maturity.

- (3) You may pay, in whole or in part, the amount of the obligation before maturity. The balance due is equal at all times to the sum of the balance of net capital and credit charges calculated in accordance with the Act and the Regulation respecting the application of the Consumer Protection Act.
- (4) You may, once a month and without charge, request a statement of account from the Bank; the latter must furnish you with the statement of account or forward it to you as soon as possible but at the latest within 10 days of the receipt of the request.

In addition to the statement of account prescribed above, if you wish to pay the balance of your obligation before maturity you may, at all times and without charge, request a statement of account from the Bank; the latter must furnish you with the statement of account or forward it to you as soon as possible but at the latest within 10 days of the receipt of the request.

It is in your interest to refer to sections 73, 74, 76, 91, 93 and 103.1 of the Consumer Protection Act (chapter P-40.1) and, if further information is necessary, to contact the "Office de la protection du consommateur".

12. Borrower(s) authorization

I/We acknowledge that, prior to signing on the space below:

- 1. All Personal Information set out herein or provided to the Bank is true and complete;
- 2. I/We have read, understood, and agree to be bound by all the Terms and Conditions contained in this Agreement;
- 3. I/We have not received any advice from the Bank with regards to my/our investments or my/our investment strategy;
- 4. I/We acknowledge the risks involved in borrowing to invest (leveraging);
- 5. I/We have obtained a duly completed copy of this Agreement and I/we have been given sufficient time to become aware of its terms and scope;
- 6. I/We understand that the investment products purchased with the Loan proceeds are not guaranteed by the Bank;
- 7. I am/we are aware that the value of the investment products are subject to market fluctuation;
- 8. I/We acknowledge that I am/we are aware that there is no agency relationship or mandate between my/our advisor and the Bank;
- I/We confirm that the Loan will be used only for the purpose of making an investment in eligible investments and is intended for my/our own use and is not to be used by a third party or for the benefit of a third party;
- 10. I/We undertake to advise B2B Bank in writing of any change to the information in this application;
- 11. I/We authorize B2B Bank to share updates to my/our mailing and home addresses, home, work and fax numbers, and Dealer/Advisor information with affiliates of B2B Bank to update their records;
- 12.(For applications submitted through EASE) I/We gave permission for B2B Bank to request and access my/our credit report from credit-reporting agencies at or before the time this application was submitted through EASE.
- 13.(Applicable to Co-Borrowers only) If the term "borrower" designates more than one (1) individual, each borrower will separately receive any notice or statement required by law pertaining to the loan. Such notices or statements will be sent to the Primary Borrower at his/her current address or the mailing address stated in section 3 (Primary Borrower information) of the application, and separately to the Co-Borrower at the address shown in section 4 (Co-Borrower information) of the application.

12. Borrower(s) authorization (continu	ied)	
or statement pertaining to the loan, and any ren	ewal or amendment thereof, would will be considered sent to all be	the Primary Borrower on his/her behalf by initialing below. Any notice Id thus be forwarded to them by B2B Bank at the address stipulated in porrowers. A borrower can at any time request to have the documents 349.
the notices or st		od the foregoing paragraph and I agree that only one (1) copy of vill be forwarded to the current address or mailing address stated application.
collected, held, used, disclosed, and shared in according prior consent for any additional use or collection	ordance with B2B Bank's privacy n, or if the purpose of using my p	onditions in this application and consent to my Personal Information being practices outlined in this application. I/We understand B2B Bank will obtain ersonal information is changed. If I/we have provided Personal Information n/are authorized to provide such information and obtained their consent.
B2B Bank and its Affiliates wish to send you tailore products. Please check the communication channed		s and services that may be of interest to you, including pre-approved credit be contacted:
Borrower		Co-Borrower (if applicable)
🗌 Mail		□ Mail
Phone/Fax		Phone/Fax
Electronic messages (email, text me social media messaging system, etc.		 Electronic messages (email, text message, instant message, social media messaging system, etc.)
or service, described in this agreement, if you are	entitled to them, even if you rev	bscribeme@b2bbank.com. B2B Bank will not refuse to provide the products oke this authorization. The choices you made do not limit B2B Bank from ou have with us (e.g. legal or regulatory notices, expiry of products etc.).
		Allh
Signature of Co-Borrower	Date (mm/dd/yyyy)	B2B Bank Authorized Representative
13. Advisor Acknowledgement		
Do not complete this section if you are both the	e Designated Advisor and the I	Borrower - please have another licensed advisor sign this section.
 I hereby certify that: I know the Borrower(s); I have personally met with the Borrower(s) indices I have seen the original identification records in I have witnessed the Borrower(s) sign above; I have taken all reasonable measures to ascertation to the best of my knowledge the information pr There is no agency relationship or mandate bet I confirm that I am duly licensed to distribute the 	cated in section 3 and, if applicab dicated in section 3 and, if applic ain the validity of the information ovided on this application form an ween myself and the Bank; e product the Borrower wishes to Borrower(s) gave permission for	le, section 4; able, section 4; provided;
Advisor Name (print)	Signature of Advisor	Date (mm/dd/yyyy)
Dealer # Advisor #		

EASE #:_____



RSP Loan documentation requirements

Documentation

For all RSP Loans

Completed and signed B2B Bank RSP Loan Application	\checkmark
Void cheque from a personal account imprinted with the applicant's name. Bank Teller stamp required for pre-authorized debit slip dated within 3 months	\checkmark
Dccasionally, B2B Bank may request Proof of Income/Proof of Assets on certain applications. Subject to dealer requirements.	Total credit approved RSP loans with B2B Bank \$25,000 and under ¹
Proof of Income/Proof of Assets ² Salaried income — Recent pay stub or Notice of Assessment Commissioned income — Last two years' Notice of Assessment Self-employed income — Last two years' Notice of Assessment and Financial Statements	Total credit approved RSP loans with B2B Bank greater than \$25,0001
Letter of Direction (if paying out another financial institution.)	✓

1. POI/POA will be required if the RSP Loan amount requested plus any RSP/TFSA Loan balances with B2B Bank exceed \$25,000.

2. Additional documentation may be requested at the discretion of B2B Bank.

Personal identification requirements checklist

Details of two pieces of valid identification are required for each applicant for personal accounts.

Each application must clearly indicate the Full name as provided on the ID, ID type, unique ID number, ID Place of issue (jurisdiction), Issuing authority, Issuing country, ID Verification date, Date of issue of the document (if applicable) and the ID Expiration date.

When a new account is being opened, details of the following are required:

- One piece of Type 1 Documentation and one piece of Type 2 Documentation OR
- Two pieces of Type 1 Documentation

Type 1 Documentation

- · Driver's Licence issued in Canada
- Passport issued by Canadian or Foreign Government
- Certificate of Indian Status issued by the Government of Canada
- · Canadian Permanent Residence Card
- Quebec Health Card (with photo ID and expiry date)
- Identification Card issued by Province (not available in Quebec)
- Citizenship Card issued prior to February 2012

[Note: Health Cards in Quebec must be offered by clients - they cannot be requested]

Type 2 Documentation

- Certificate of Canadian Citizenship or Naturalization
- · Provincial Health Card (that has no photo and/or expiration date)
- Birth Certificate issued in Canada only (by the Government, Church issue not accepted)
- Social Insurance Card issued by the Government of Canada
- Old Age Security Card issued prior to 2008 (contains the SIN of the individual)
- Major Credit Card (bearing the name of the individual and the individual's signature)
- College/University Student ID Card (bearing the individual's name, signature and photograph)
- · Firearms Licence issued federally with photo ID
- NEXUS Card (bearing the individual's name, photograph and passport number)
- · CNIB Card
- Canadian Forces Identification Card (bearing the name of the individual, photograph and expiry date)

[Note: Health Cards are not acceptable identification for Manitoba, Ontario, Prince Edward Island or Nova Scotia]