

Deferred Profit Sharing Plan Employer Set-Up Form

	DPSP Number			
1. Application Type				
	D) Date first contribution will be existing plan document and any amendments if appli			
Current Administrator	Effective Date of Transfer (YYYY/MM/DD)	Federal Registration Number		
2. General Information				
Applicant/Plan Sponsor's Legal First Name	Applicant/Plan Sponsor's Middle Name & Initial(s)	Applicant/Plan Sponsor's Legal Last Name		
Applicant/Plan Sponsor's Address	City	Province	Postal Code	
Name of Plan Administrator	Title of Plan Administrator			
Full Legal Name of Employer				
Type of Business	Plan Fiscal Year End (YYYY/MM/DD)	Company Year End (YYYY/MM/DD)		
Street Address	City	Province	Postal Code	
Telephone Number	Fax Number	Email Address		
Language Preference: English French	Number of Employees Number of Employees Pa	articipating		

3. Variable Terms of the Plan

- **1. Method for Contributions: "Out of Profits"** The contribution can be expressed in various ways, and profits can be defined either as profits of the year or as undistributed profits of the year and previous years. At any time, the company, without prior notice, may increase, reduce or eliminate contributions to the Plan.
- **2. Contribution Method:** The Company will contribute to the Plan in accordance with subsection 147(5.1) of the Income Tax Act (Canada), an amount determined with the Company's policy consistently applied. At any time, the Company, without prior notice, may increase, decrease or eliminate contributions to the Plan.
- 3. Selection of Investments: Select One:

Option A: The Company will make all investment selections. **Option B:** The Employee will be solely responsible for all investment selections.

4. Vesting Options: Select One:

Option A: Any amount allocated to a Member will vest irrevocably on the earlier of (based on months as Plan Member):

 i) the day on which the Member completes a period of 24 consecutive months as a Member and such period will include

- the period during which the Member was a Member under another deferred profit sharing plan for which the Plan can reasonably be considered to have been substituted;
- ii) the day a Member ceases to be an Employee of the Company due to the inability of the Member to perform his or her duties of employment with the Company by reason of physical or mental impairment which, in the opinion of a physician selected by the Company, can be expected to reduce the life expectancy of the Member or to be of long-continued or indefinite duration which prevents the Member from engaging in uninterrupted employment with the Company;
- iii) the day the Member ceases to be an Employee of the Company due to retirement at age 65 or an earlier age which is consistent with the Company's policy;
- iv) the death of the Member; or
- v) the termination of the Plan.

Option B: Any amount allocated to a Member will vest irrevocably on the earlier of (based on months of employment):

i) the day on which the Member completes a period of 24 consecutive

3. Variable Terms of the Plan (continued)

months of employment with the Company and such period will include the period during which the Member was a Member under another deferred profit sharing plan for which the Plan can reasonably be considered to have been substituted;

- ii) the day a Member ceases to be an Employee of the Company due to the inability of the Member to perform his or her duties of employment with the Company by reason of physical or mental impairment which, in the opinion of a physician selected by the Company, can be expected to reduce the life expectancy of the Member or to be of long-continued or indefinite duration which prevents the Member from engaging in uninterrupted employment with the Company;
- iii) the day the Member ceases to be an Employee of the Company due to retirement at age 65 or an earlier age which is consistent with the Company's policy;

- iv) the death of the Member; or
- v) the termination of the Plan.

Option C: Any amount allocated to a Member will vest irrevocably in the Member at the time of allocation.

FORFEITURE AMOUNTS

Forfeiture amounts arising upon termination of employment of a Member will be credited to the Employer's forfeiture account to be applied in part or full payment of future Employer contributions. Forfeiture amounts must be allocated by the end of the second calendar year from the date they arise.

In the event a Member forfeits his entitlement under the plan, it is the sole responsibility of the Employer to ensure a Pension Adjustment Reversal (PAR) is reported on a T10 PAR Slip for the member and filed according to Canada Revenue Agency (CRA) provisions.

4. Agreement and Signature

Γhe	Ap	pli	ca	nt:

- ii) understands and agrees that the terms and conditions of the Trust Agreement and the Deferred Profit Sharing Plan will govern the determination and payments of the benefits. Further, the Applicant requests that the Deferred Profit Sharing Plan contain the provisions cited on this application;
- iii) requests that Canadian Western Trust provide the services cited in the Trust Agreement.
- iv) By signing this application, I confirm that I have read CI Investments Inc.'s Privacy Policy and I consent to my personal information being collected, held, used and disclosed by CI Investments Inc. for the purposes listed in the Privacy Policy. If I have provided information about my Spouse or the beneficiary of my Plan/Fund, or another third-party, I confirm that I am authorized to do so.

Signed at	Signature of Authorized Signing Officer	Title of Signing Officer		Date (YYYY/MM/DD)
Witness	Main Contact Name	Telephone Number	Email Address	
5. For Financial Advisor/De	ealer Use Only			
Dealer Name	Representative Name		Dealer/Representative	Number
Renresentative Signature	Representative Telephone	Numher	Representative Fmail A	Hdress

CLINVESTMENTS INC.'S PRIVACY NOTICE

CI Investments Inc. doing business under the registered business name of CI Global Asset Management ("CI GAM", "we", "our", "us") are committed to respecting and protecting the privacy and confidentiality of the information you have entrusted with us. This Privacy Notice outlines how we collect, use, disclose, store and safeguard your personal information.

WHAT INFORMATION DO WE COLLECT?

We collect information, including sensitive personal information, such as social insurance number, required to establish and service your accounts in compliance with federal and provincial laws as well as our financial self-regulatory organization requirements. We maintain audio recordings of in-coming and outgoing telephone calls. You may access our full Privacy Policy Notice online at www.cifinancial.com/ci-gam/ca/en/legal/privacy.html. If you choose to interact with us online via our web portal or through e-mail, we will monitor and record your usage information (please see our Online and Mobile Privacy Policy at www.cifinancial.com/ci-gam/ca/en/legal/privacy.html for additional details).

HOW DO WE COLLECT INFORMATION?

We collect information directly from you or from your authorized representative(s), such as your financial advisor or their dealership. Depending on how you choose to do business with us, this information may be collected on applications, forms, over the phone, in person, through the internet, through your mobile device or through other forms of communication. We also collect information about you indirectly where permitted by law. We limit the collection of information to what is necessary to fulfill the purpose for which the information is collected.

HOW DO WE USE THE PERSONAL INFORMATION WE COLLECT?

In addition to the purposes set out in our full Privacy Policy Notice (www.cifinancial.com/ci-gam/ca/en/legal/privacy.html), we may use your information to:

- I. Provide and manage products and services you have requested, including to:
 - a) Open and operate your account,
 - b) Verify your identity,
 - c) Execute your transactions,
 - d) Record and report account status back to you,
 - e) Provide personalized service and support, and
- f) Respond to any request or questions you may have.
- II. Understand our customers and to develop and tailor our products and services by performing data analytics to:
- a) Determine suitability of products and services for you,
- b) Determine your eligibility for certain of our products or services of others,
- c) Communicate with you about products and services that may be of interest,
- d) Provide you with quality individualized client service and support, and
- e) Market and advertise to clients and prospective clients.
- III. Legal and Regulatory Obligations
 - a) Provide all required tax reporting,
 - b) Comply with legal, regulatory, and contractual requirements, or as otherwise permitted by law,
 - Fulfill obligations under federal anti-money laundering and suppression of terrorism legislation,
 - d) Meet obligations as a member of various self-regulatory organizations,
 - e) Protect our interests, including recovering any debts you may owe us, and
 - f) Protect against fraud and other crime and to manage risk, including conducting investigations and proactive crime prevention measures.

We do not sell or rent client lists or personal information to third parties.

DISCLOSURE OF YOUR PERSONAL INFORMATION

Employees or authorized representatives of CI Investments Inc. ("CI GAM"), who will be responsible for functions relevant to the purposes identified above, and other persons authorized by you or by law, will have access to the personal information contained in your file. We share your personal information with CI Financial company affiliates, such as Assante Wealth Management (Canada) Ltd. ("AWM"), CI Private Counsel LP, ("CIPC"), CI Investment Services Inc. ("CIIS"), and WealthBar Financial Services Inc. ("WealthBar") and their subsidiaries where necessary to administer and service your account.

We provide your information to third parties, including:

- Third party service providers for the servicing purposes described above We do not authorize our service providers to use or disclose the personal information for their own marketing or other purposes. We engage service providers pursuant to a written agreement which requires them to protect personal information with equivalent safeguards that we would use. Our service providers may be located in Canada or other jurisdictions or countries and may disclose information in response to valid demands or requests from governments, regulators, courts and law enforcement authorities in those jurisdictions or countries in accordance with the applicable law in that jurisdiction or country. For more information on our information sharing practices, please contact our Privacy Officer.
- To governments, government agencies, regulators, including self-regulatory authorities, when required or permitted to do so by law, including in response to a search warrant, court order, or other demand or inquiry which we believe to be valid.
- To your financial advisor and their dealership where necessary to administer and service your account.
- To your legal representatives and/or with other third parties at your direction for the purposes which you specify at the time of the direction.
- To financial institutions, securities dealers and mutual fund companies where necessary to administer and service your account.
- To protect our interests, we may disclose information to any person or organization, including an investigative body, in order to prevent, detect or suppress, financial abuse, fraud, criminal activity, protect our assets and interests, or manage or settle any actual or potential loss or in the case of a breach of agreement or contravention of law.
- · We may also disclose information to help us collect a debt owed to us.
- In the event of a transfer of a business, we may buy or sell a business (or evaluate those transactions) which would result in certain personal information forming business assets that would be purchased or sold as part of a transfer.
- We may transfer personal information as part of a corporate reorganization or other change in corporate control.
- In other situations where we have your consent, for instance, sharing your information with a joint account holder.

Information collected will be communicated outside of Quebec, both within Canada and other jurisdictions or countries and we may disclose information in response to valid demands or requests from governments, regulators, courts and law enforcement authorities in those jurisdictions or countries in accordance with the applicable law in that jurisdiction or country.

PROTECTING INFORMATION

We maintain appropriate physical, electronic, technological, procedural, and organizational safeguards to protect against unauthorized access, disclosure, copying, use or modification, theft, misuse, or loss of your personal information in our custody or control. These safeguards are appropriate to the sensitivity of the information, the purposes for which it is used, the quantity and distribution of the personal information and the medium on which we (or our service providers) store it. We limit access to your personal information to the employees and agents who require it for the purposes of their role. Your personal information

USE OF PERSONAL INFORMATION NOTICE

is only used for the purposes for which it was collected or where permitted by law. We store personal information for as long as is necessary to achieve the purposes for which it was collected or in accordance with applicable law.

ACCESSING OR CORRECTING INFORMATION

We are committed to being transparent and providing you with choices about how your information is used. You may inform us of your preferences by registering for our client web portal [Investor Online] online at www.ci.com and accessing the Privacy Preferences page. If you are unable to register online, you may also contact our client services via phone at 1-800-268-9374 or by e-mail to service@ci.com.

To correct or access your information, we encourage you to contact our Client Services department, access our Online web portal or consult your periodic statements. However, you do have the right to access and correct your personal information, or to find out to whom we have disclosed it. To make a formal request for access or correction, please send a written request addressed to the Privacy Officer, 15 York Street, 4th Floor, Toronto, ON, M5J 0A3. Please include your full name, address, telephone number, and account number(s) on all correspondence to us and provide enough detail to allow us to identify the information you want to access or correct.

REVOKING CONSENT

You may withdraw your consent for the collection, use and disclosure of your personal information at any time by forwarding a written request to the Privacy Officer. Please include your full name, address, telephone number and account number(s) on any correspondence to us. However, there are certain times when you may not withhold or revoke your consent including certain legal, regulatory, or contractual requirements. We must receive reasonable notice of your request in order to honour your consent withdrawal. Your decision to withhold or revoke your consent may limit the products and services that we may provide to you and may require you to close your accounts with us.

OUR PRIVACY OFFICE

If you have any questions or concerns about our privacy practices, the privacy of your personal information, or you want to change your privacy preferences, please contact our Privacy Officer. For changes to your privacy preferences please be reminded that you may update your selection by accessing the Privacy Preferences page of our web portal. We are committed to helping resolve your questions or concerns.

CI Investments Inc. Privacy Officer, 15 York Street, 4th Floor, Toronto, ON, M5J 0A3

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