

Part 2A of Form ADV: Firm Brochure

Item 1 Cover Page

MACKENZIE INVESTMENTS CORPORATION

(d/b/a Mackenzie Institutional)

BROCHURE

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180 Queen Street West
Toronto, Ontario, Canada, M5V 3K1
(416) 967-2080

www.mackenzieinstitutional.com
contact@mackenzieinstitutional.com

This brochure provides information about the qualifications and business practices of Mackenzie Investments Corporation. If you have any questions about the contents of this brochure, please contact us by telephone at (416) 967-2080 or by email at contact@mackenzieinstitutional.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about Mackenzie Investments Corporation also is available on the SEC's website at www.adviserinfo.sec.gov.

Mackenzie Investments Corporation is a registered investment adviser. Registration does not imply a certain level of skill or training.

Item 2 Material Changes

Not applicable.

Item 3 Table of Contents

Item 1	Cover Page	1
Item 2	Material Changes	2
Item 3	Table of Contents	3
Item 4	Advisory Business	6
Item 5	Fees and Compensation	8
Item 6	Performance-Based Fees and Side-By-Side Management	10
Item 7	Types of Clients	12
Item 8	Methods of Analysis, Investment Strategies and Risk of Loss.....	13
Item 9	Disciplinary Information.....	18
Item 10	Other Financial Industry Activities and Affiliations	19
Item 11	Code of Ethics, Participation or Interest in Client Transactions and Personal Trading	20
Item 12	Brokerage Practices	23
Item 13	Review of Accounts	31
Item 14	Client Referrals and Other Compensation	32
Item 15	Custody	33
Item 16	Investment Discretion	34
Item 17	Voting Client Securities	35
Item 18	Financial Information.....	37

About this Brochure and Mackenzie Institutional

This Brochure is not:

- *an offer or agreement to provide advisory services to any person*
- *an offer to sell interests (or a solicitation of an offer to purchase interests) in any Private Fund*
- *a complete discussion of the features, risks or conflicts associated with any Private Fund or any other product or service offered by Mackenzie Institutional or its affiliates*

As required by the Advisers Act, Mackenzie Institutional provides this Brochure to current and prospective Clients prior to the commencement of Mackenzie Institutional's advisory services and will offer this Brochure to such Clients on an annual basis thereafter. The Brochure may also be provided to current or prospective Investors in a Private Fund, in conjunction with the Private Fund's disclosure and investment documents and other relevant offering materials, such as the Private Fund's Private Placement Memorandum, prior to or in connection with such persons' consideration or execution of an investment in a Private Fund, and may subsequently be provided, in the discretion of Mackenzie Institutional, annually or upon request. Additionally, this Brochure is available through the SEC's Investment Adviser Public Disclosure website.

Although this publicly available Brochure describes investment advisory services and products of Mackenzie Institutional and certain of its affiliates, persons who receive this Brochure (whether or not from Mackenzie Institutional or its affiliates) should be aware that it is designed solely to provide information about Mackenzie Institutional as necessary to respond to certain disclosure obligations under the Advisers Act. As such, the information in this Brochure may differ from information provided in disclosure and investment documents and other relevant offering materials. More complete information about each Private Fund and any other product or service offered by Mackenzie Institutional or its affiliates is included in disclosure and investment documents and other relevant offering materials, certain of which may be provided to current and eligible prospective Clients and Investors only by Mackenzie Institutional and/or its affiliates. To the extent that there is any conflict between discussions herein and similar or related discussions in any of such materials, the relevant disclosure and investment documents and other relevant offering materials shall govern and control.

Moreover, activities provided by the Firm's affiliates with respect to non-U.S. Clients may differ from those described generally herein and the Firm's affiliate may provide additional or different services to non-U.S. Clients. The Firm's affiliates generally do not hold themselves out to non-U.S. Clients as SEC-registered investment advisers nor do they provide this Brochure to non-U.S. Clients.

Glossary:

"1940 Act" means the U.S. Investment Company Act of 1940, as amended.

"Account" means an account held by a Client.

"Advisers Act" means the U.S. Investment Advisers Act of 1940, as amended.

"Brochure" means Mackenzie's Form ADV, Part 2A.

"Client" means Sub-Advised Funds, Private Funds and separately managed accounts.

"Code" means the Mackenzie Code of Ethics.

"Covered Person" means persons covered by the Code.

"Custody Rule" refers to the Advisers Act Rule 206(4)-2.

"Investor" means an interest holder in a Sub-Advised Fund or Private Fund.

"Mackenzie" or "Firm" or "we" or "our" or "us" means Mackenzie Investments Corporation.

“Mackenzie Institutional” means the Firm and Mackenzie Financial Corporation, a Mackenzie affiliate.

“MCIMBL” means Mackenzie Cundill Investment Management (Bermuda) Ltd., a Mackenzie affiliate.

“MOU” refers to a memorandum of understanding between Mackenzie Financial Corporation and MCIMBL.

“Investment Funds” means Sub-Advised Funds and Private Funds, collectively. Individually, each is referred to as an **“Investment Fund”**.

“Private Funds” has the meaning assigned in Item 4.

“Registration Statement” means a Sub-Advised Fund’s prospectus and Statement of Additional Information.

“SAI” means statement of additional information.

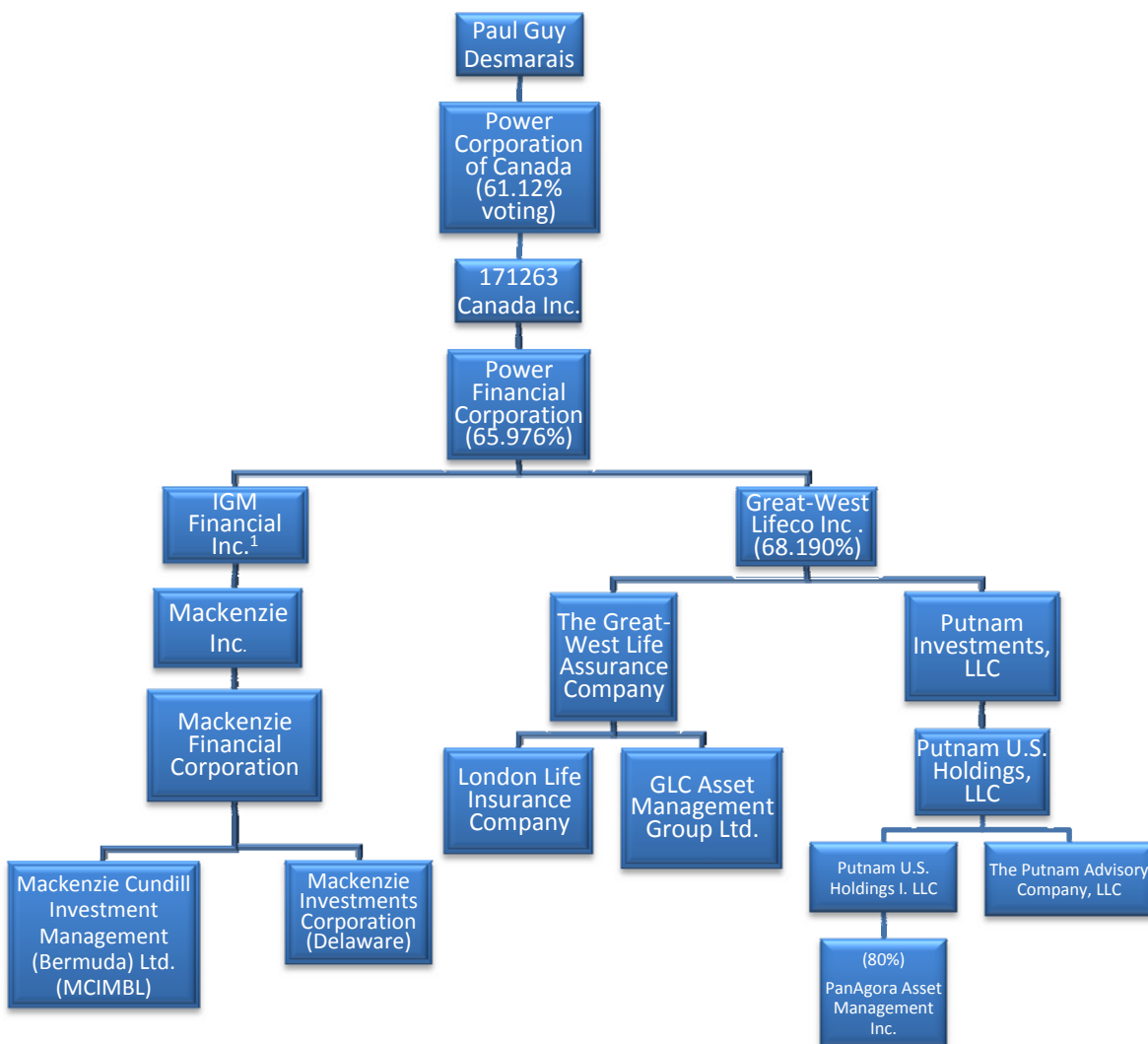
“SEC” means the U.S. Securities and Exchange Commission.

“Sub-Advised Funds” has the meaning assigned in Item 4.

General and Ownership

The Firm was founded in 2012 and, together with Mackenzie Financial Corporation, operates under the business name “Mackenzie Institutional” in providing investment advisory and related services to Clients. Currently, the Firm provides certain marketing and client intake services to Mackenzie Financial Corporation. The Firm may also provide other services in connection with the engagement of Mackenzie Financial Corporation. However, the types of services provided by the Firm may change, and this Brochure will be amended accordingly to reflect these additional services.

Mackenzie Institutional is a member of the IGM Financial Inc. (TSX: IGM) group of companies. IGM Financial is one of Canada’s premier financial services companies. The following diagram describes the relationship between us and some of our affiliates, as at November 30, 2012:



(1) Power Financial Corporation directly and indirectly owns 62.293% (excluding 0.042% held by The Great-West Life Assurance Company in its segregated funds or for similar purposes).

Types of Advisory Services Offered by Mackenzie Institutional

As relevant here, Mackenzie Institutional offers discretionary investment advisory and management services to the following Clients, among others:

- as sub-adviser to certain U.S. open-end investment companies (“**Sub-Advised Fund**”), each of which is registered with the SEC pursuant to the 1940 Act;
- separately managed accounts (*i.e.*, private client or institutional accounts, including U.S. state and local and other pension plans); and
- certain privately placed pooled investment vehicles (“**Private Funds**”), which may be organized as domestic (U.S.) limited partnerships, limited liability companies, trusts, or as a foreign entity.

Tailoring Advisory Services to the Individual Need of Clients

Mackenzie Institutional may tailor the advisory services provided to the following Clients, based on the individual needs of such Clients:

- (1) Separately managed accounts are managed in accordance with the relevant Client’s investment objectives, strategies, restrictions and guidelines, as communicated to Mackenzie Institutional by the Client. Clients may impose restrictions on investing in certain securities or types of securities; and
- (2) Sub-Advised Funds and Private Funds are managed in accordance with the relevant fund’s investment objectives, strategies and restrictions. A fund may impose restrictions on investing in certain securities or types of securities. These funds are not managed in accordance with the individualized needs of any particular interest holder in the fund (each, an “**Investor**”). Therefore, a fund’s Investors should consider whether the fund meets their investment objectives and risk tolerance prior to investing.

Information about funds can be found in their relevant registration, governing and/or offering documents. For Sub-Advised Funds, a Registration Statement can be found on the SEC’s EDGAR website. For Private Funds, relevant information is available in the Private Placement Memorandum or other offering documents as well as the Private Fund’s governing documents, which will be available to current and prospective Investors only through Mackenzie Institutional or another authorized party.

Client Assets Managed by Mackenzie Institutional

As of November 30, 2012, the Firm did not manage any assets. However, as of that date, Mackenzie Financial Corporation managed USD \$61,646,508,046 in client assets on a discretionary basis and no client assets on a non-discretionary basis.

How Mackenzie Institutional is Compensated for Advisory Services

Mackenzie Institutional may be paid the following fees for investment advisory services:

- (1) management fees, expressed as a percentage of the Account's assets under management;
- (2) incentive allocations or performance fees, generally calculated as a percentage of the Account's net capital appreciation during the applicable period; or
- (3) a combination of the foregoing.

In addition, with respect to the marketing and client intake services described above, the Firm is entitled to marketing fees from Mackenzie Financial Corporation.

Mackenzie Institutional Fee Schedule

The chart below provides a general description of the fees charged to Sub-Advised Funds and Private Funds. For all other Accounts, the advisory fees vary by the size of the Account and its investment mandate. The fees are described in more detail in each Client's advisory agreement or other applicable account documents. For Sub-Advised Funds and Private Funds, advisory and other fees paid by Investors are described in the applicable Registration Statement, Private Placement Memorandum or other applicable disclosure and/or governing documents.

Fees charged by Mackenzie Institutional may change over time and, as discussed below, different fee schedules may apply to different types of Clients or advisory arrangements. However, Mackenzie Institutional reserves the right, in its sole discretion, to negotiate alternative fee arrangements, which may or may not be based on the general fee schedules, when circumstances warrant. To the extent that special fee arrangements are negotiated, the maximum annual fee to be charged by Mackenzie Institutional in respect of investment advisory services, exclusive of any incentive component, will be 2.5% of assets under management.

In appropriate circumstances, Mackenzie Institutional may waive or reduce all or a portion of the fees charged to a particular Client or Investor in its sole and absolute discretion. Specifically, Mackenzie Institutional may waive or reduce fees for Accounts held by or on behalf of Mackenzie Institutional and its employees, principals, shareholders or affiliates. There may also be differences in fees paid by certain Clients or Investors based on the inception dates of their advisory relationship with Mackenzie Institutional. Thus, some Clients and Investors may pay more or less than others for the same or similar services depending, for example, on account inception dates, fee negotiations or waivers, number of accounts or value of related accounts, the nature of the mandate, total assets under management by Mackenzie Institutional or the manner in which Mackenzie Institutional's services are provided.

Account Type	Fee
Sub-Advised Funds	Currently, fees paid to Mackenzie Institutional by the fund's primary investment adviser may be up to 0.50% of the Sub-Advised Fund's assets under management, <i>per annum</i> , exclusive of any breakpoints which may be offered.
Private Funds	Private Fund fees may vary based on the nature of the services provided and the investment strategies utilized and may consist of a management fee calculated as a percentage of the Private Fund's assets (up to 1.5%) and an incentive compensation component, equal to a percentage of the Private Fund's capital appreciation during the applicable period (up to 20%). Incentive compensation with respect to Private Funds may be subject to high-water mark and/or hurdle provisions. Certain Private Funds may maintain multiple class structures with differing fees paid by each class.

Fees for Certain Accounts may be Negotiable

Mackenzie Institutional may negotiate fees for services with each Client on an individual basis, taking into consideration, among other things, the investment mandate, total market value, regulatory requirements, reporting

requirements, customization of the investment or reporting process or other special considerations relevant to a particular Account.

How Mackenzie Institutional Collects Fees

Generally, Mackenzie Institutional bills Clients for fees incurred as follows:

- advisory fees for Clients are accrued monthly and billed either monthly or quarterly in arrears.
- fees for Sub-Advised Funds are accrued daily and paid monthly, in arrears.

Invoices for advisory fees are payable upon receipt. In certain circumstances, Mackenzie Institutional may subtract a Client's fees from the assets held in their Account. Mackenzie Institutional may group multiple Accounts of a Client (or group of related Clients) together for fee billing purposes. Fees are ordinarily based on the level of total assets under management within the relevant Account(s), including allocations to cash, on the appropriate valuation day.

Additional Fees

Except as otherwise agreed, each Account bears (and the fees described above do not include) the following costs and expenses:

- custodial charges,
- brokerage fees or commissions and related costs and expenses (please see Item 12: Brokerage Practices for more details),
- taxes,
- duties and other governmental charges,
- transfer fees,
- registration fees and other expenses associated with the purchase, holding or sale of assets,
- costs and charges associated with making deposits in connection with foreign exchange transactions,
- withholding taxes payable and required to be withheld by issuers, their agents and others,
- audit, administrative and other expenses associated with regulatory or tax compliance or investment operations, and
- such other expenses as may be set forth in the Account's relevant governing documents.

Such fees will reduce the assets held in (and the gross returns experienced by) an Account.

Item 6 Performance-Based Fees and Side-By-Side Management

As mentioned in Item 5, Mackenzie Institutional manages various Accounts having different fee arrangements, including circumstances where some Accounts pay only management fees while other Accounts are subject to both management fees and incentive or performance-based fees.

Any incentive or performance-based compensation will be charged in compliance with Rule 205-3 under the Advisers Act unless that rule is inapplicable by reason of Section 205(b) of the Advisers Act or related rules or interpretations of the SEC and its staff. Each incentive compensation arrangement is individually negotiated with the relevant Client or, with respect to Private Funds, is set forth in the Private Fund's governing documents. In certain instances, incentive compensation is charged only when gains in an Account exceed a particular rate or agreed upon benchmark (*i.e.*, a hurdle provision) and losses may be carried forward so that no incentive compensation is charged unless the losses have been recouped, subject to certain adjustments (*i.e.*, a high-water mark provision).

Incentive compensation for Private Funds is generally paid through an annual allocation of profits from each Investor into the capital account of the investment manager or another Mackenzie Institutional affiliate at each calendar year's end. The ability to earn incentive compensation may create the potential for conflicts of interest including that Mackenzie Institutional may have an incentive to make riskier or more speculative investments for Accounts paying such fees.

Because Mackenzie Institutional manages various Accounts that charge performance-based fees and other types of fees, there is a potential conflict of interest. Where both types of fees are charged and:

- the Accounts may have the same or similar investment styles or otherwise compete for investment opportunities,
- the Accounts may have differing abilities to engage in short sales or similar investment strategies, and/or
- Mackenzie Institutional or its personnel or affiliates have differing personal or proprietary interests,

Mackenzie Institutional may have an incentive to favor certain Accounts over others. In particular, Mackenzie Institutional may have an incentive to favor Accounts that charge performance-based fees, such as Private Funds, over Accounts that charge other types of fees or favor those Accounts that charge a higher performance-based fee over those with a lower performance-based fee.

Mackenzie Institutional maintains policies and procedures, including its Code of Ethics (described in Item 11, below) and Trade Allocation Policy, reasonably designed to assure that Mackenzie Institutional and its personnel service all Accounts: (1) in a manner consistent with the fiduciary duties an adviser owes its clients and applicable law and without considering such persons' ownership, compensatory or other pecuniary or financial interests and (2) fairly and equitably over time to mitigate these and other conflicts associated with "side-by-side" management. Please see the discussion under "Side-by-Side Management and Differential Interests" in Item 11 for a further description of the applicable conflicts of interest.

Other Conflicts of Interest

Mackenzie Institutional is compensated, and the general partner or managing member may receive incentive allocations, based on the market value and/or performance of Accounts. As a result, to the extent that Mackenzie Institutional and/or a general partner or managing member values a security higher than its current market value (or where such market values are unreliable), Mackenzie Institutional and/or the general partner or managing member may benefit by receiving a management fee or incentive allocation that is increased by the impact, if any, of such valuation discrepancy.

Additionally, where an Investor purchases or redeems interests in an Investment Fund at a net asset value that is impacted by a discrepancy in valuation, the Investor may receive a greater or lesser interest in (or increased or decreased redemption proceeds from) such Investment Fund than would have been the case absent the discrepancy. Similarly, existing and continuing Investors may be subject to dilution or accretion. As a result, Mackenzie Institutional has valuation policies and procedures to mitigate the conflicts and potential for material pricing

discrepancies in respect of Account assets and to assure that assets are valued in good faith and as accurately as is reasonably practicable.

Types of Clients

Mackenzie Institutional generally provides investment advice to:

- Individuals;
- High net worth individuals;
- Investment companies;
- Pooled investment vehicles;
- Pension and profit sharing plans;
- Charitable organizations;
- Insurance companies;
- Corporations or business entities other than those listed above;
- Religious organizations, unions, trusts, medical associations, and family investment vehicles; and
- Sovereign wealth funds.

Minimum Initial Investments

Separately managed accounts may require a minimum initial market value of \$10 million, depending upon their investment mandate.

Private Funds may establish minimum investment levels, which are described in each Private Fund's Private Placement Memorandum and may be changed at the sole and absolute discretion of the general partner, the managing member or board of directors. Currently, the minimum investment levels for Private Funds range from \$500,000 to \$2 million.

Sub-Advised Funds may have eligibility requirements including minimum investment requirements, which may be different for each series of the funds offered. Details of the requirements are described in the prospectus of the funds.

Mackenzie Institutional or its affiliates reserve the right to waive or reduce the investment minimums in Accounts or with respect to a specific Investor in a Private Fund in its sole discretion.

Other Eligibility Requirements

Investors in Private Funds may be subject to certain minimum income, net worth or other standards or additional qualification requirements imposed by the Private Fund or applicable law, as set forth in the relevant governing documents. Consistent with these requirements, Private Fund Investors may include:

- high net worth individuals and a variety of institutional investors (*e.g.*, trusts, employee benefit plans, endowments, foundations, corporations and other types of entities, including private funds of funds) that wish to invest in accordance with the Private Fund's investment objective; and
- Mackenzie Institutional and its affiliates, as well as personnel of Mackenzie Institutional and its affiliates (including but not limited to portfolio management personnel responsible for the management of Accounts) who are "knowledgeable employees" (as defined by 1940 Act Rule 3c-5) or otherwise meet the Private Fund's eligibility requirements.

In no event should this Brochure be considered to be an offer of interests in a Private Fund or relied upon in determining to invest. It is also not an offer of, or agreement to provide, advisory services directly to any recipient.

Mackenzie Institutional's Investment Strategies

Securities investments are subject to a variety of risks. These risks may cause you to lose money on your investments. You should be prepared to bear the risk of loss associated with your chosen investment strategy.

The following is a description of the *significant* investment strategies Mackenzie Institutional uses for U.S. Clients, and the *material* risks involved in the strategies. The risks are defined further below. Mackenzie Financial Corporation may offer different strategies for non-U.S. Clients.

The investment strategy	Its material risks
<u>Canadian Bond</u> This strategy seeks to provide a steady flow of income by investing primarily in Canadian government and corporate fixed income securities and adding value through security selection, longer-term positioning of the term-to-maturity and yield curve.	<i>Company risk Foreign currency risk Foreign markets risk Credit risk Interest rate risk Prepayment risk</i>
<u>North American Large Cap Growth</u> This strategy seeks to provide long-term capital growth by investing primarily in a select group of larger capitalization companies from anywhere in North America based on their underlying growth potential and their relative valuation attractiveness.	<i>Company risk Foreign currency risk Foreign markets risk</i>
<u>Canadian Balanced Large Cap</u> This strategy seeks to provide superior risk-adjusted returns through a steady flow of income plus long-term capital growth by investing primarily in Canadian government and corporate fixed income securities and in yield oriented, larger capitalization Canadian companies.	<i>Company risk Foreign currency risk Foreign markets risk Credit risk Interest rate risk Prepayment risk Derivatives risk</i>
<u>Canadian Balanced All Cap Value</u> This strategy seeks to provide superior long-term capital appreciation by investing in a portfolio of undervalued Canadian equities across all market capitalizations combined with the safety and income of investing in Canadian government and corporate fixed income securities.	<i>Company risk Foreign currency risk Foreign markets risk Credit risk Interest rate risk Pre-payment risk</i>
<u>Canadian Balanced Large Cap Growth</u> This strategy seeks to provide superior risk-adjusted returns by investing primarily in high quality, larger capitalization Canadian companies combined with the safety and income of investing in Canadian government and corporate fixed income securities.	<i>Company risk Foreign currency risk Foreign markets risk Credit risk Interest rate risk Pre-payment risk</i>
<u>Canadian Microcap Value</u> This strategy seeks to provide superior long-term capital appreciation by investing in a portfolio of undervalued micro capitalization Canadian equities.	<i>Company risk Foreign currency risk Foreign markets risk Small Company</i>
<u>Canadian Small Cap Value</u> This strategy seeks to provide superior long-term capital appreciation by	<i>Company risk Foreign currency risk</i>

investing in a portfolio of undervalued small capitalization Canadian equities	<i>Foreign markets risk</i> <i>Small company risk</i>
<u>Canadian All Cap Value</u> This strategy seeks to provide superior long-term capital appreciation by investing in a portfolio of undervalued Canadian equities across all market capitalizations.	<i>Company risk</i> <i>Foreign currency risk</i> <i>Foreign markets risk</i> <i>Small company risk</i> <i>Commodity risk</i>
<u>Global Resource</u> This strategy seeks to provide long-term capital growth by investing in natural resource companies operating anywhere in the world and across a broad spectrum of industries.	<i>Company risk</i> <i>Foreign currency risk</i> <i>Foreign markets risk</i> <i>Commodity risk</i> <i>Concentration risk</i> <i>Precious metals risk</i>
<u>Global Small Cap Deep Value</u> This strategy seeks to provide long-term capital growth by investing in smaller capitalization companies from anywhere in the world whose market value is significantly below what we calculate to be the company's true fundamental value.	<i>Company risk</i> <i>Foreign currency risk</i> <i>Foreign markets risk</i>
<u>Global Large Cap Deep Value</u> This strategy seeks to provide long-term capital growth by investing in larger capitalization companies from anywhere in the world whose market value is significantly below what we calculate to be the company's true fundamental value.	<i>Company risk</i> <i>Foreign currency risk</i> <i>Foreign markets risk</i> <i>Concentration risk</i>
<u>Global Large Cap Quality Growth</u> This strategy seek to provide long-term capital growth by investing in high quality, larger capitalization companies from anywhere in the world with a focus on maximizing risk-adjusted returns.	<i>Company risk</i> <i>Foreign currency risk</i> <i>Foreign markets risk</i>
<u>Global Large Cap Growth</u> This strategy seeks to provide long-term capital growth by investing primarily in a select group of larger capitalization companies from anywhere in the world based on their underlying growth potential and relative valuation attractiveness.	<i>Company risk</i> <i>Foreign currency risk</i> <i>Foreign markets risk</i>

Commodity risk: An Account may invest in commodities or in companies engaged in commodity-focused industries and may obtain exposure to commodities using derivatives. Commodity prices can fluctuate significantly in short time periods, which will have a direct or indirect impact on the value of such an Account.

Company risk: Equity investments such as stocks and fixed income investments, such as bonds, carry several risks that are specific to the company that issues the investments. A number of factors may cause the price of these investments to fall. These factors include specific developments relating to the company, conditions in the market where these investments are traded, and general economic, financial and political conditions in the countries where the company operates. While these factors impact all securities issued by a company, the value of equity securities generally tend to change more frequently and vary more widely than fixed income securities.

Credit risk: An issuer of a bond or other fixed income investment may not be able to pay interest or to repay the principal at maturity. The risk of such a failure to pay is known as credit risk.

Concentration risk: An Account may invest a large portion of its net assets in a small number of issuers, in a particular industry or geographic region, or may use a specific investment style, such as growth or value. A

relatively high concentration of assets in or exposure to a single issuer, or a small number of issuers, may reduce the diversification of the Account and may result in increased volatility in the Account's value. Issuer concentration may also increase the illiquidity of the Account's portfolio if there is a shortage of buyers willing to purchase those securities.

Derivatives risk: Some Accounts may use derivatives to pursue their investment objectives. Generally, a derivative is a contract between two parties, whose value is determined with reference to the market price of an asset, such as a currency, commodity or stock, or the value of an index or an economic indicator, such as a stock market index or a specified interest rate (the "underlying interest").

Most derivatives are options, forwards, futures or swaps. An *option* gives the holder the right, but not the obligation, to buy or sell the underlying interest at an agreed price within a certain time period. A call option gives the holder the right to buy; a put option gives the holder the right to sell. A *forward* is a commitment to buy or sell the underlying interest for an agreed price on a future date. A *future* is similar to a forward except that futures are traded on exchanges. A *swap* is a commitment to exchange one set of payments for another set of payments.

Some derivatives are settled by one party's delivery of the underlying interest to the other party; others are settled by a cash payment representing the value of the contract.

The use of derivatives carries several risks:

- There is no guarantee that a market will exist for some derivatives, which could prevent the fund from selling or exiting the derivative prior to the maturity of the contract. This risk may restrict the Account's ability to realize its profits or limit its losses.
- It is possible that the other party ("counterparty") to the derivative will fail to perform its obligations under the contract resulting in a loss to an Account.
- When entering into a derivative contract, the Account may be required to provide margin or collateral to the counterparty. If the counterparty becomes insolvent, the Account could lose its margin or its collateral or incur expenses to recover it.
- Securities and commodities exchanges could set daily trading limits on options and futures. Such rule changes could prevent the Account from completing a futures or options transaction, causing the Account to realize a loss because it cannot hedge properly or limit a loss.
- Where an Account holds a long or short position in a future whose underlying interest is a commodity, the Account will always seek to close out its position by entering into an offsetting future prior to the first date on which the Account might be required to make or take delivery of the commodity under the future. There is no guarantee the Account will be able to do so. This could result in the Account having to make or take delivery of the commodity.
- Some Accounts may use derivatives to reduce certain risks associated with investments in foreign markets, currencies or specific securities. Using derivatives for these purposes is called hedging. Hedging may not be effective in preventing losses. Hedging may also reduce the opportunity for gain if the value of the hedged investment rises, because the derivative could incur an offsetting loss. Hedging may also be costly or difficult to implement.

Emerging markets risk: Emerging markets have the risks described under foreign currency risk and foreign markets risk. In addition, they are more likely to experience political, economic and social instability and may be subject to corruption or have lower business standards. Instability may result in the expropriation of assets or restrictions on payment of dividends, income or proceeds from the sale of a mutual fund's securities. In addition, accounting and auditing standards and practices may be less stringent than those of developed countries resulting in limited availability of information relating to an Account's investments. Further, emerging market securities are often less liquid and custody and settlement mechanisms in emerging market countries may be less developed resulting in delays and the incurring of additional costs to execute trades of securities.

Foreign currency risk: Most foreign investments are purchased in currencies other than the Canadian (or U.S.) dollar. As a result, the value of those investments will be affected by the value of the Canadian (or U.S.) dollar relative to the value of the foreign currency.

Foreign markets risk: The value of an investment in a foreign issuer depends on general global economic factors and specific economic and political factors relating to the country or countries in which the foreign issuer operates. The regulatory environment in some foreign countries may be less stringent than in Canada (or the U.S.), including legal and financial reporting requirements. There may be more or less information available with respect to foreign companies. The legal systems of some foreign countries may not adequately protect investor rights. Stock markets in foreign countries may have lower trading volumes and sharper price corrections. Some or all of these factors could make a foreign investment more or less volatile than a Canadian (or U.S.) investment.

Illiquidity risk: A security is illiquid if it cannot be sold at an amount that at least approximates the amount at which the security is valued. Illiquidity can occur if the securities have sale restrictions, if the securities do not trade through normal market facilities, if there is limited demand for the securities, if markets are or become volatile, or for other reasons. Illiquid securities are more difficult to sell and an Account may be forced to accept a discounted price.

Interest rate risk: Interest rates may rise during the term of a fixed income investment. If interest rates rise, then the value of that fixed income investment generally will fall. Conversely, if interest rates fall, the value of the investment generally will increase.

Precious metal risk: Precious metal prices are affected by supply and demand and global economic conditions. The value of a company's securities in the Account's portfolio therefore could decline regardless of the company's own financial results.

Prepayment risk: Certain fixed income securities, including mortgage-backed or other asset-backed securities, can be prepaid before maturity. If a prepayment is unexpected or if it occurs faster than predicted, the fixed income security may pay less income and its value may decrease.

Small company risk: An Account may make investments in equities and sometimes fixed income securities issued by small capitalization companies. These investments are generally riskier than investments in larger companies for several reasons. Small companies are often relatively new and may not have an extensive track record. This lack of history makes it difficult for the market to place a proper value on these companies. Some of these companies do not have extensive financial resources and, as a result, they may be unable to react to events in an optimal manner. In addition, securities issued by smaller companies are sometimes less liquid, meaning there is less demand for securities in the marketplace at a price deemed fair by sellers.

Mackenzie Institutional's Methods of Analysis

Mackenzie Institutional may advise Accounts using different methods of analysis depending on the Account's mandate, including:

- **Fundamental analysis**, which includes the analysis of financial statements, the general financial health of companies and/or the analysis of management or competitive advantages.
- **Technical analysis**, which includes the analysis of past market data.
- **Cyclical investing**, which includes the analysis of business cycles to find favorable conditions for buying and/or selling a security.
- **Charting**, which includes the use of patterns in performance charts.

Other techniques Mackenzie Institutional may use include:

- **Temporary investment in short-term market instruments:** In certain Accounts, although the composition of the portfolios managed by Mackenzie Institutional will not be governed by consideration of income, there may be times when, in Mackenzie Institutional's judgment, security price levels or adverse

business prospects indicate that preservation of capital can best be achieved by temporary investments in short-term market instruments.

- **Short sale transactions:** Certain Accounts may engage in “short sale” transactions and use margin in connection with such transactions.

Short sales, which anticipate the decline in the value of a security, would normally be made when it is believed that intrinsic values of the specific security are significantly exceeded by current market prices or as a hedge against an investment position.

A short sale is effected by selling a security which the Account does not own, or, if it does own the security, is not to be delivered upon consummation of the sale. Short sales may be made “against the box” (*i.e.*, selling short a stock owned by the Account for hedging purposes) or may be “naked,” that is, sales of securities which the Account does not own.

Selling securities short, while utilized to hedge investments, runs the risk of having to repurchase the security at a higher price than the sale price and thus losing an amount greater than the initial investment in a relatively short period of time.

- **Borrowed money:** Certain Accounts also may borrow in order to enhance investment leverage, and there may be few if any restrictions on borrowing capacity other than limitations imposed by lenders and any applicable credit regulations. Loans generally may be obtained from securities brokers and dealers or from other financial institutions; and such loans would be secured by securities or other assets of the Account pledged to such institutions.

While the use of borrowed funds to purchase securities can substantially improve the return on invested capital if the securities purchased increase in value, their use may also increase the impact to which the investment portfolio may be subject if the securities purchased decrease in value.

- **Investing in mutual funds:** In certain cases, an Account may purchase the securities of mutual funds as a means of following the techniques and strategies followed and instruments used in their portfolios.

Item 9 Disciplinary Information

Not applicable.

Item 10 Other Financial Industry Activities and Affiliations

Other Financial Industry Activities and Affiliations

The Firm is an indirect, majority-owned subsidiary of Power Corporation of Canada, a diversified international management and holding company with interests in companies that are active in the financial services, communications and other business sectors. As such, Mackenzie is affiliated with a number of entities that are engaged in financial industry-related activities. In addition, certain personnel of the Firm may be registered representatives of unaffiliated broker-dealers registered with the SEC. The following are those related entities with which Mackenzie maintains arrangements that are material to the Firm's business.

Other Investment Advisers

Accounts are currently managed by Mackenzie Financial Corporation, which is an affiliated adviser that is registered in the U.S. Certain Accounts are also managed using advice provided by Mackenzie Cundill Investment Management (Bermuda) Ltd. ("MCIMBL"), which is an affiliated adviser that is not registered in the U.S. Pursuant to a Memorandum of Understanding ("MOU") between Mackenzie Financial Corporation and MCIMBL, designated personnel of MCIMBL may serve as investment professionals who are involved in (or have access to) investment advice to be used for or on behalf of Mackenzie Financial Corporation's U.S. Clients, including certain Sub-Advised Funds as well as Private Funds advised by Mackenzie Financial Corporation.

Pursuant to the MOU, MCIMBL is a "Participating Affiliate" of Mackenzie Financial Corporation as that term is used in relief granted by the staff of the SEC allowing U.S.-registered advisers to use portfolio management and trading resources of unregistered advisory affiliates subject to the regulatory supervision of the registered adviser. MCIMBL has agreed to submit to the jurisdiction of the SEC and to the jurisdiction of the U.S. courts for actions arising under the U.S. securities laws in connection with the investment advisory services it provides for such Clients.

Mackenzie Institutional may employ affiliated sub-advisers to provide investment sub-advisory services to certain Accounts and other Clients. Currently, GLC Asset Management Group Ltd. and Putnam Investments Inc., each a Mackenzie Institutional affiliate that is registered with the appropriate Canadian regulatory authority, and The Putnam Advisory Company LLC, a Mackenzie Institutional affiliate that is exempt from being registered with the Canadian regulatory authority, provide such services. Quadrus Investment Services Ltd., a Mackenzie Institutional affiliate that is registered with the Canadian regulatory authority, provides distribution services with respect to certain non-U.S. mutual funds.

The Firm currently provides certain marketing and client intake services to Mackenzie Financial Corporation. The Firm will not provide such services on behalf of, and therefore will not refer Clients to, other, unaffiliated investment advisers.

Insurance Company or Agency

The Great-West Life Assurance Company ("Great-West") and London Life Insurance Company ("London Life"), are Canadian insurance companies carrying on business under the Insurance Companies Act (Canada), and are affiliates of Mackenzie Institutional. Mackenzie Institutional provides management and administrative services to certain Great-West and London Life insurance contracts and related segregated funds.

Material Conflicts of Interest between Mackenzie Institutional and Related Parties

To avoid a conflict of interest with respect to investment in securities issued by a related party named above, Mackenzie Institutional has adopted policies and procedures relating to investment in securities of related companies. To avoid a conflict of interest with respect to investment in securities issued by a related company, these policies require that a purchase, sale, or holding of those securities, among other requirements, must: (i) be made free from any influence by a related company; (ii) represent the business judgment of the portfolio manager uninfluenced by considerations other than the best interest of the Account; (iii) achieve a fair and reasonable result for the Account; and (iv) comply with the policy and the procedures supporting the policy.

The Firm's current role is generally limited to providing certain marketing and client intake services to Mackenzie Financial Corporation. Accordingly, the conflicts of interest described in this section generally arise in connection with the investment advisory and related services provided by Mackenzie Financial Corporation and not the marketing and client intake services provided by the Firm.

Interest in Client Transactions

Mackenzie Institutional advises numerous Client Accounts. Mackenzie Institutional may give advice and take action with respect to any Accounts it manages, or for its own account or the account of a supervised or access person (as those terms are defined by the Advisers Act and rules thereunder), that may differ from actions taken by Mackenzie Institutional on behalf of other Accounts.

Mackenzie Institutional (or a related person) may:

- recommend to clients securities in which Mackenzie Institutional (or a related person) has a material financial interest;
- recommend securities to clients at the same time that Mackenzie Institutional (or a related person) buys or sells the same securities for its own (or the related person's own) account; and/or
- invest in the same securities that Mackenzie Institutional (or a related person) recommends to clients.

Mackenzie Institutional is not obligated to recommend, buy or sell, or to refrain from recommending, buying or selling any security that Mackenzie Institutional, its affiliates or their respective supervised and access persons may buy or sell for its or their own account or for any other Account Mackenzie Institutional manages. Mackenzie Institutional is also not obligated to refrain from investing in securities held in the Accounts that it manages, except to the extent that such investments violate policies and procedures applicable to or adopted by Mackenzie Institutional (including the Mackenzie Code of Ethics, described below). Additionally, Mackenzie Institutional personnel may invest in Sub-Advised Funds, Private Funds and certain other pooled investment vehicles managed by Mackenzie Institutional which, in turn, may invest in securities held in other discretionary Accounts managed by Mackenzie Institutional. From time to time, officers and employees of Mackenzie Institutional may have interests in securities held by or recommended to Clients.

As these situations may involve potential conflicts of interest, Mackenzie Institutional has implemented policies and procedures relating to personal securities transactions and insider trading that are designed to identify and prevent or mitigate actual conflicts of interest. These policies and procedures, including Mackenzie Institutional's Code, are intended to avoid conflicts of interest with Clients and to resolve such conflicts appropriately, if they do occur. Any person covered by the Code of Ethics (each, a "**Covered Person**") who fails to observe the Code and other relevant compliance policies risks serious sanctions, including dismissal and personal liability.

Mackenzie Institutional Code of Ethics ("Code")

A basic tenet of the Code is that Covered Persons must adhere to the highest principles of conduct in the discharge of their duties with respect to managed Accounts. Mackenzie Institutional values its adherence to the highest standards of integrity and ethical business conduct in ensuring the fair treatment of Clients. As such, the Code requires Covered Persons to comply with stated standards of business conduct, including compliance with Mackenzie Institutional's policies and procedures, relevant fiduciary duties owed by an investment adviser to its Clients and applicable legal standards. Employees are expected to avoid situations in which their personal interests may conflict with their professional duties and to disclose any such conflicts to Mackenzie Institutional's legal department. Covered Persons are also expected to report to the compliance department any violations of the Code which come to their attention.

The Code sets forth Covered Persons' obligations when dealing in covered securities for their own accounts, as well as various requirements designed to ensure that personal trading activity is reported to relevant personnel within Mackenzie Institutional. Mackenzie Institutional's policies and the Code also include ethical restraints relating to Clients and their Accounts, including restrictions on gifts and provisions intended to prevent violations of laws

prohibiting insider trading.

Clients and prospective clients may obtain a copy of Mackenzie Institutional's Code of Ethics by contacting the Firm, in writing, at 180 Queen St. West, Suite 1600, Toronto, Ontario M5V 3K1.

Insider Trading Policies

Mackenzie Institutional and its related persons may, from time to time, come into possession of material non-public and other confidential information which, if disclosed, might affect an investor's decision to buy or sell a security ("**Inside Information**"). Inside Information may relate to, among other things, Mackenzie Institutional, its affiliates, Accounts which offer publicly traded securities, or other issuers. Under applicable law, Mackenzie Institutional and its related persons may be prohibited from improperly disclosing or using Inside Information for their personal benefit or for the benefit of any other person, regardless of whether that person is a Client. Accordingly, should such persons come into possession of Inside Information with respect to any issuer, they may be prohibited from communicating such information to, or using such information for the benefit of, their clients when following policies and procedures designed to comply with applicable law.

Mackenzie Institutional has also adopted policies and procedures to prevent the misuse of Inside Information by Mackenzie Institutional and its officers, directors and employees which are designed to comply with applicable law including, but not limited to, Section 204A of the Advisers Act. These policies and procedures include, among other things, blackout periods and restricted lists that prohibit the trading of a company until the company is removed from the restricted list. As a result of a company being placed on the restricted list, an Account (or the personal accounts of a Covered Person) may be precluded or restricted with respect to purchases or sales of that security.

Other Conflicts of Interest

Inconsistent Investment Positions and Timing of Competing Transactions

From time to time, Mackenzie Institutional may take an investment position or action for one or more Accounts that may be different from, or inconsistent with, an action or position taken for one or more other Accounts having similar or differing investment objectives and such actions may be taken at differing, and potentially inopportune, times.

When a position is established or disposed of for one Account ahead of, or contemporaneously with, similar portfolio decisions or strategies for another Account, market impact, liquidity constraints, or other factors could result in one or more Accounts receiving less favorable trading results, the costs of implementing such portfolio decisions or strategies could be increased, such Accounts could be diluted, the values, prices or investment strategies of another Account could be impaired or such Accounts could otherwise be disadvantaged. Conflicts may also arise in cases where Accounts invest in different parts of an issuer's capital structure, including circumstances in which one or more Accounts may own private securities or obligations of an issuer and other Accounts may own public securities of the same issuer.

Mackenzie Institutional may pursue or enforce rights of certain Accounts with respect to an issuer in which other Accounts have invested, and those activities may have an adverse effect on those other Accounts. As a result, prices, availability, liquidity, and terms of the second Account's investment may be negatively impacted by the activities of first Account, and vice versa, and transactions for such Accounts may be effected at less favorable prices or terms or otherwise impaired. To avoid such conflicts, Mackenzie Institutional may refrain from participating or may exercise the rights of all such Accounts to the fullest extent, even though doing so may disadvantage some Accounts.

Side-by-Side Management and Differential Interests

As discussed above, the nature and amount of compensation paid to Mackenzie Institutional by certain Accounts (including, particularly, Private Funds), which may be managed to investment strategies which may involve investing in similar, competing or conflicting investments, than other Accounts, may differ from that paid by such Accounts (including, particularly, Sub-Advised Funds). Additionally, Mackenzie Institutional and its personnel may have differing investment or pecuniary interests in different Accounts and personnel may have differing

compensatory interests with respect to different Accounts.

Mackenzie Institutional faces a potential conflict of interest when: (1) the actions taken on behalf of one Account may impact other similar or different Accounts (*e.g.*, because such Accounts have the same or similar investment strategies or otherwise compete for investment opportunities, have potentially conflicting investment strategies or investments, or have differing ability to engage in short sales and economically similar transactions) and (2) Mackenzie Institutional and its personnel have differential interests in such Accounts (*i.e.*, expose Mackenzie Institutional or its related persons to differing potential for gain or loss through differential ownership interests or compensation structures), because Mackenzie Institutional may have an incentive to favor certain Accounts over others that may be less lucrative.

Such conflicts may present particular concern when, for example, Mackenzie Institutional places, or allocates the results of, securities transactions that Mackenzie Institutional believes could more likely result in favorable performance, engages in cross trades or executes potentially conflicting or competing investments.

To mitigate these conflicts, Mackenzie Institutional's policies and procedures seek to provide that investment decisions are made in accordance with the fiduciary duties owed to such Accounts and without consideration of Mackenzie Institutional's (or such personnel's) pecuniary, investment or other financial interests.

The Firm's current role is generally limited to providing certain marketing and client intake services to Mackenzie Financial Corporation. Accordingly, the brokerage practices and conflicts of interest described in this section generally arise in connection with the investment advisory and related services provided by Mackenzie Financial Corporation and not the marketing and client intake services provided by the Firm.

How Mackenzie Institutional Selects Broker-Dealers for Client Transactions

Investment and brokerage decisions for Accounts, to the extent such discretion has been granted to Mackenzie Institutional, are made by Mackenzie Institutional's portfolio managers and traders. In placing brokerage transactions for Accounts with respect to which Mackenzie Institutional has been granted trading discretion, Mackenzie Institutional seeks to:

- (1) determine each Client's trading requirements,
- (2) select appropriate trading methods, venues and agents to execute the trades under the circumstances,
- (3) evaluate market liquidity of each security and take appropriate steps to mitigate excessive market impact,
- (4) maintain confidentiality of client and proprietary information related to trading decisions, and
- (5) review the results of executions on a periodic basis.

On a periodic basis, Mackenzie Institutional reviews its trading practices and results including the quality of executions received, and commissions paid, by discretionary accounts. Among the items considered in this review are: a broker-dealer's trading history, administrative quality and responsiveness; examinations of failed trades and the broker-dealer's response thereto; conflicts of interest; commission rates and execution costs. Mackenzie Institutional's goal, when evaluating its efforts to seek best execution is to exercise reasonable, good faith judgment to select broker-dealers that will consistently provide quality execution.

The following summarizes Mackenzie Institutional's policies with respect to its exercise of investment and brokerage discretion on behalf of its Accounts.

Selection Criteria for Trade Execution

Mackenzie Institutional places all orders for the purchase or sale of securities with the primary objective of maximizing the overall value to the Account at the time and under the circumstances. In doing so, Mackenzie Institutional seeks to obtain best price and execution from responsible broker-dealers at competitive commission rates (or equivalents). Mackenzie Institutional insists on a high standard of quality regarding execution services and deals only with broker-dealers that can meet that standard. Commissions paid by Mackenzie Institutional are reviewed on a regular basis. Mackenzie Institutional also places value on broker-dealers who are able to provide useful research and brokerage assistance and may consider whether Mackenzie Institutional maintains a soft dollar arrangement with the broker-dealer.

Mackenzie Institutional's objective in effecting portfolio transactions is to seek to obtain the best combination of price and execution. The best net price, giving effect to brokerage commissions, spreads and other costs, is normally an important factor in execution decisions, but a number of other, judgmental factors may be considered as they are deemed relevant. In applying these factors, Mackenzie Institutional recognizes that different broker-dealers may have differing execution capabilities with respect to different types of securities and transactions. The factors that may be considered include, but are not limited to:

- Mackenzie Institutional's knowledge of negotiated commission rates and spreads currently available and the competitiveness and reasonableness of rates offered;
- the nature of the security being traded;
- the size and type of transaction;
- the nature and character of the markets for the security to be purchased or sold;
- the desired timing of the trade and the broker-dealer's ability to meet Mackenzie Institutional's required or requested speed of execution;

- the activity existing and expected in the market for the particular security;
- the broker-dealer's access to primary markets and quotation sources;
- the broker-dealer's ability to execute orders with minimal market impact;
- the ability of the broker-dealer to locate sources of liquidity and to effect transactions when a large block of securities is involved or where liquidity is limited;
- confidentiality;
- the execution, clearance and settlement capabilities and history as well as the reputation and perceived soundness of considered broker-dealers;
- Mackenzie Institutional's knowledge of actual or apparent operational problems of any broker-dealer;
- the broker-dealer's execution services rendered on a continuing basis and in other transactions;
- the broker-dealer's reliability in executing trades, keeping records and accounting for and correcting trade errors and failed trades or settlements to Mackenzie Institutional's satisfaction;
- the broker-dealer's ability to accommodate Mackenzie Institutional's needs with respect to one or more trades – including its ability and willingness to maintain quality execution in unusual or volatile market conditions;
- the broker-dealer's block trading and arbitrage capabilities; and
- the broker-dealer's access to other markets.

When buying or selling securities in dealer markets, Mackenzie Institutional may, subject to its duty to seek best execution, deal directly with market makers either on a commission basis or on a “net” basis, without paying the market maker any commission, commission equivalent or mark-up/mark-down, other than the spread. Net trades mean that the market maker profits from the spread (*i.e.*, the difference between the price paid or received by Mackenzie Institutional and the price received or paid by the market maker in trades with other broker-dealers or customers). Most NASDAQ securities are now traded on a commission basis as more and more market makers shift from principal to agency trading.

Mackenzie Institutional may execute over-the-counter trades on an agency basis rather than directly through a market maker. In these situations, the broker used by Mackenzie Institutional then acquires or disposes of a security through a market maker. The transaction may thus be subject to a mark-up or mark-down in addition to any commission or commission-equivalent paid to the broker. Mackenzie Institutional uses a broker in these instances only when consistent with its duty to seek best execution for Client transactions. The use of a broker in this manner may benefit Clients by providing anonymity in connection with a transaction or because the broker may, in certain cases, have greater expertise or capability in connection with both accessing the market and executing a transaction.

In appropriate circumstances, Mackenzie Institutional may also use an electronic communication network (“ECN”) or alternative trading system (“ATS”) to effect over-the-counter trades when, in Mackenzie Institutional's judgment, the use of an ECN or ATS may result in equally or more favorable overall execution quality for the transaction. Mackenzie Institutional may trade in this manner when it believes that any commissions paid to the ECN or ATS, when added to the price and considering all relevant circumstances, still results in equal or better qualitative execution than might have otherwise been obtained trading “net” with a market maker.

In certain circumstances one or more Accounts may seek to dispose of securities which would be appropriate or desirable for one or more other Accounts. In these circumstances, Mackenzie Institutional may utilize “cross-trading,” consistent with applicable law. When cross-trading, Mackenzie Institutional may be required to execute through a brokerage firm and/or exchange or registered dealer, consistent with applicable law. When executing a cross-trade, Mackenzie Institutional will value the traded securities at a market price that is fair to each participating Account. This generally involves obtaining market information from at least one market source prior to execution. Cross-trades involving certain Accounts, including Accounts subject to the Employee Retirement Income Security Act of 1974 and Sub-Advised Funds may be subject to additional restrictions.

In some cases, Mackenzie Institutional may engage in a transaction not involving a public market or for which only a single avenue for execution is available (*e.g.*, where securities may be purchased or redeemed only through the issuer or the issuer's specified agent). Similarly, certain of the markets in which Mackenzie Institutional trades on behalf of Accounts are “emerging markets” where there is limited or no choice of brokers, where commission rates (or commission equivalents) may be fixed or heavily regulated or where there may not be the same level of

transparency as to execution costs and quality as is the case in more developed markets such as the U.S., Canada or European Union countries. In those cases, Mackenzie Institutional may be limited in its ability to negotiate costs or terms but will seek, as practicable and consistent with relevant market regulations and conventions, to obtain the most favorable terms reasonably available under the circumstances and to minimize costs, consistent with achieving the desired investment objective and seeking an acceptable quality of execution. Where there is a lack of choice or transparency as to execution related costs and expenses, Mackenzie Institutional may focus primarily on securities prices and certainty of execution in determining how to execute a trade and in examining its efforts to seek best execution in the relevant market.

Commission Rates or Equivalents Policy

Mackenzie Institutional endeavors to remain aware of current charges of eligible broker-dealers and to minimize the expense incurred for effecting portfolio transactions to the extent consistent with the interests and policies of its Clients. As noted above, Mackenzie Institutional periodically reviews the quality of executions received from its brokers and may consider the services of other brokers (or other execution venues) that may be available to execute Client transactions, when evaluating its efforts to seek best execution. Any broker (or execution venue) that has provided (or may be expected to provide) acceptable performance and whose financial condition and commission rates are acceptable to Mackenzie Institutional may be selected to execute Account transactions. Where Mackenzie Institutional believes that, over time, a particular broker-dealer has consistently and materially engaged in activity that is not in the best interest of Clients, the Mackenzie Institutional's chief investment officer may determine to restrict or prohibit future execution of transactions through that broker-dealer.

Mackenzie Institutional may set ranges for commission rates and negotiate with broker-dealers, when appropriate. However, Mackenzie Institutional will not select broker-dealers solely on the basis of "posted" commission schedules nor always seek in advance competitive bidding for the most favorable rate applicable to a particular transaction. Although Mackenzie Institutional generally seeks competitive commission rates, it will not necessarily pay the lowest commission or commission equivalent. Mackenzie Institutional believes that paying fair and reasonable commissions to broker-dealers in return for quality execution services and useful research benefits Clients. Moreover, transactions that involve specialized services on the part of the broker-dealer will usually result in higher commissions or other compensation to the broker-dealer than would be the case absent such services for more routine transactions.

Mackenzie Institutional utilizes several different broker dealers and favors those whose research services, execution abilities or other legitimate and appropriate services are particularly helpful to Mackenzie Institutional in seeking favorable investment results for Clients. As part of this determination, Mackenzie Institutional recognizes that some brokerage firms are better at executing some types of orders than others. Thus, it may be in the best interest of Clients to utilize a broker whose commission rates are not the lowest but whose abilities may result in lower overall transaction costs or more favorable results. The overriding consideration in routing orders for execution is to seek to maximize Client profits (or minimize losses) through a combination of controlling transaction and securities costs and seeking the most effective uses of brokers' research and execution capabilities.

Thus, in Mackenzie Institutional's view, the reasonableness of commissions is based on market conditions and Mackenzie Institutional's opinion of the broker's ability to provide professional services, competitive commission rates, useful research and other permissible services which will help Mackenzie Institutional in providing investment advisory services to its Clients. Recognizing the value of these factors, Mackenzie Institutional may pay to a broker who provides such services a commission in excess of that which another broker, which offers no research services and minimal transaction assistance (*i.e.*, "execution-only" service), might have charged for effecting the same transaction. Mackenzie Institutional regularly evaluates the placement of brokerage and the reasonableness of commissions paid. In this connection, Mackenzie Institutional makes a good faith determination that the amount of commission paid is reasonable in relation to the value of the research and brokerage services rendered, and relative to market norms when viewed in terms of either a specific transaction or Mackenzie Institutional's overall responsibilities to its Clients. However, the extent to which commission rates or net prices charged by brokers reflects the value of these services often cannot be readily determined.

Mackenzie Institutional Considers “Soft Dollar” Benefits in Allocating Brokerage

In allocating brokerage, and consistent with Mackenzie Institutional’s policies and procedures, Mackenzie Institutional takes into account the value of eligible brokerage and research products and services (each a “soft dollar item”) provided by broker-dealers, as long as such consideration does not jeopardize the objective of seeking best execution.

Broker-dealers typically provide a bundle of services, including research and execution of transactions. When appropriate under its discretionary authority and consistent with its duty to seek best execution, Mackenzie Institutional may direct brokerage transactions for Client Accounts to broker-dealers who provide Mackenzie Institutional with useful soft dollar items. The brokerage commissions used to acquire soft dollar items in these arrangements are commonly referred to as “soft dollars”.

Soft dollar benefit items may be proprietary (created and provided by the broker-dealer, including tangible research products as well as access to analysts and traders) or created by a third-party (created by a third party but provided by the broker-dealer) and include:

- advice relating to the value of a security or the advisability of effecting a transaction in a security;
- an analysis, or report, concerning a security, portfolio strategy, issuer, industry or an economic or political factor or trend;
- a database, or software, to the extent that it supports research goods or services; and
- order execution goods and services, to the extent that they are directly related to order execution.

Mackenzie Institutional may use soft dollars to acquire either type of research, however, Mackenzie Institutional will not enter into any agreement or understanding with a broker-dealer that would obligate Mackenzie Institutional to direct a specific amount of brokerage business to that broker-dealer in return for a soft dollar item. Nonetheless, certain broker-dealers may state in advance the amount of brokerage commissions they require for certain soft dollar items and the applicable cash equivalent. Mackenzie Institutional may use soft dollars to acquire soft dollar items that are also available for cash, where appropriate and permissible by law.

When Mackenzie Institutional uses client brokerage commissions (or markups or markdowns) to obtain soft dollar benefits, Mackenzie Institutional receives a benefit because, except as noted otherwise, Mackenzie Institutional generally does not have to produce or pay for the benefits. This creates a potential conflict of interest because Mackenzie Institutional may have an incentive to select or recommend a broker-dealer based on the interest in receiving the soft dollar benefits, rather than on the Client’s interest in receiving the most favorable execution.

Section 28(e) of the U.S. Securities Exchange Act of 1934, as amended, provides a “safe harbor” which allows an investment adviser to pay for eligible soft dollar items with commission dollars generated by client securities transactions. When an adviser pays more than the lowest available commission in recognition of the receipt of soft dollar items, the adviser is said to be “paying up.” Under SEC interpretations, soft dollars may be used for, among other things, eligible soft dollar items which assist Mackenzie Institutional in meeting its Clients’ investment objectives and Mackenzie Institutional’s relevant responsibilities to its Client Accounts. The receipt of soft dollar items in exchange for soft dollars benefits Mackenzie Institutional by, among other things, allowing Mackenzie Institutional, at no cost to it, to supplement its own research, analysis and execution facilities, to receive the views and information of individuals and research staffs at other securities firms and those of issuer personnel and to gain access to persons having special expertise on certain companies, industries, economic areas and market factors. This may relieve Mackenzie Institutional of expenses that it might otherwise bear in obtaining the same or comparable items on its own.

Procedures Mackenzie Institutional uses to Direct Client Transactions to a Broker-Dealer in Return for Soft Dollars

Consistent with U.S. regulatory requirements and interpretations, Mackenzie Institutional generally uses soft dollars generated with respect to trades consistently with the safe harbor. As such, in determining whether to pay up for a relevant execution, Mackenzie Institutional evaluates whether the soft dollar item(s) provided by the broker-dealer:

- (i) consist of advice, analyses or reports containing substantive content with respect to appropriate subject matters, as set forth in section 28(e) and related SEC interpretations thereof, or
- (ii) are sufficiently related to the effectuation, clearance or settlement of a transaction and are provided and/or used during the time period commencing when Mackenzie Institutional communicates with the relevant broker-dealer for the purpose of transmitting an order for execution and concluding when the funds or securities are delivered or credited to the Account or the accountholder's agent;
- provide lawful and appropriate assistance to Mackenzie Institutional in carrying out its relevant responsibilities to Client Accounts; and
- are acquired for an amount of soft dollars that is reasonable in relation to the value of the soft dollar item(s) provided.

These determinations are based primarily on the professional opinions of the persons responsible for the placement and review of such transactions. These opinions are formed on the basis of, among other things, the experience of these individuals in the securities industry and information available to them concerning the level of commissions paid by other investors of comparable size and type. Mackenzie Institutional may select broker-dealers based on its assessment of their ability to provide quality execution and its belief that the research, information and other soft dollar items provided by such broker-dealers may benefit Clients. It is often not possible to place, with precision, a dollar value on the quality executions or on the soft dollar items Mackenzie Institutional receives from broker-dealers effecting transactions in portfolio securities.

Mackenzie Institutional may also use soft dollars to pay for a portion of certain "mixed use" items (*i.e.*, items which provide both eligible and non-eligible benefits or encompass multiple functionalities some of which are not eligible for the safe harbor). Although the allocation between soft dollars and cash is not always capable of precise calculation, Mackenzie Institutional makes a good faith effort to allocate payment for such items appropriately by paying cash for that portion of the cost of the soft dollar item which is attributable to a use or functionality which is not, itself, eligible under the safe harbor. Records of such allocations and payments are maintained.

With respect to non-U.S. Clients, the Firm's affiliates may, under certain circumstances, use "soft dollars" in conformity with standards established under relevant local law, which may differ from the U.S. standards described above.

Clients May Pay Commissions (or Markups or Markdowns) Higher than Those Charged by Other Broker-Dealers in Return For Soft Dollar Benefits

Accordingly, as discussed above, broker-dealers selected by Mackenzie Institutional may be paid commissions for effecting portfolio transactions for Accounts in excess of amounts other broker-dealers may have charged for effecting similar transactions when Mackenzie Institutional determines, in good faith, that such amounts are reasonable in relation to the value of the soft dollar items, or superior qualitative executions, provided by those broker-dealers, viewed either in terms of a particular transaction or Mackenzie Institutional's overall duty to its discretionary Clients.

How Soft Dollar Benefits Are Distributed Among Client Accounts

Soft dollar items, including research, are not always utilized by Mackenzie Institutional, in whole or in part, for the specific Account that generated the soft dollars and Mackenzie Institutional does not usually attempt to allocate the relative costs or benefits of research or other soft dollar items among Accounts because it believes that, in the aggregate, the soft dollar items it receives benefit Clients by assisting Mackenzie Institutional in fulfilling its overall duty to its Clients. In this connection, it should be noted that the value of many soft dollar items including, particularly, research cannot be measured precisely and commissions paid for such items certainly cannot always be allocated to Clients in direct proportion to the value of the item to each Client. Moreover, because Mackenzie Institutional routinely bunches Client transactions, brokerage commissions attributable to one or more Client Accounts may be allocated to brokers who provide soft dollar items (such as statistical data or research) used by Mackenzie Institutional in managing the Accounts of other Clients, and vice versa. For this reason, it is inevitable (at least in the short term) that commissions paid in one Account will, in effect, subsidize soft dollar items that benefited another Account. Additionally, consistent with the section 28(e) safe harbor, Mackenzie Institutional may use soft dollars generated in respect of trades for one type of Account (*e.g.*, equity) to acquire soft dollar items

which may benefit other types of Accounts (*e.g.*, fixed income).

In certain circumstances, Mackenzie Institutional may receive directives from certain Clients to direct, or make a “best effort” attempt to transact, all or a portion of that Client’s brokerage through a Client-designated broker-dealer in consideration for services received solely by that Client from the broker. In such instances, only the Client’s own “soft dollars” are used. Unless contrary instructions are provided, in writing, by the Client, primary consideration is still given to seeking best execution of such client-designated transactions.

Mackenzie Institutional does not enter into arrangements with, or make commitments to, any broker-dealer that would bind Mackenzie Institutional to compensate that broker-dealer, directly or indirectly, for Client referrals through the placement of brokerage transactions with that broker-dealer. Of course, Clients may, as discussed below, limit Mackenzie Institutional’s discretion by directing Mackenzie Institutional to execute trades through a particular broker-dealer, including one which may have referred that Client to Mackenzie Institutional.

Additionally, Mackenzie Institutional may exercise its discretion to execute transactions from broker-dealers that also refer Clients, when the use of such broker-dealer is consistent with Mackenzie Institutional’s duty to seek best execution and following procedures reasonably designed to ensure that such referrals are *not* a factor in the decision to execute a trade, or a particular amount of trades, through such broker-dealer.

Client Directed Brokerage Transactions

While Mackenzie Institutional generally selects broker-dealers to execute transactions for Client Accounts, Mackenzie Institutional will accept, in limited instances, direction from Clients as to which broker-dealer is to be used. If a Client wishes to direct the use of a particular broker-dealer, Mackenzie Institutional asks that the Client also specify, in writing (i) general types of securities for which a designated firm should be used and (ii) whether the designated firm should be used for all transactions, even though Mackenzie Institutional might be able to obtain a more favorable net price and execution from another broker-dealer in particular transactions.

Clients who, in whole or in part, direct Mackenzie Institutional to use a particular broker-dealer to execute transactions for their Account should be aware that, in doing so, they may adversely affect Mackenzie Institutional’s ability to, among other things, obtain volume discounts on bunched orders or to obtain best execution by, for example, executing over-the-counter transactions through a market maker.

Additionally, as noted above, transactions for a Client that directs brokerage are generally unable to be combined or “bunched” for execution purposes with orders for the same securities for other Accounts managed by Mackenzie Institutional. In these instances, a Client that has directed Mackenzie Institutional to use a particular broker-dealer to execute its trades will generally have its trades placed at the end of bunched trading activity for a particular security. Accordingly, directed transactions may be subject to price movements, particularly in volatile markets, that may result in the Client receiving a price that is less favorable than the price obtained by the bunched order. Under these circumstances, the direction by a Client of a particular broker or dealer to execute transactions may result in higher commissions, greater spreads or less favorable net prices or qualitative execution than might be the case if Mackenzie Institutional could negotiate commission rates or spreads freely, or select brokers or dealers based on best qualitative execution. Consequently, best price and execution may not be achieved. As a result, directing which brokerage to use may cost Clients more money and reduce performance.

Mackenzie Institutional’s Trade Allocation or “Bunching” Policy

Because the size and mandate of Client Accounts often differ, the securities held in such Accounts may not be identical. Mackenzie Institutional’s portfolio managers make investment decisions for managed Accounts based on suitability factors and other circumstances which may differ from Account to Account and may result in a particular security being requested for some Accounts and not others. In accordance with Mackenzie Institutional’s Trade Allocation Policy (the “**Policy**”), portfolio managers seek to allocate suitable transactions among eligible accounts in a manner believed to be equitable to each Account, either with respect to a given transaction or considering all transactions over time.

In appropriate circumstances, any Account managed by Mackenzie Institutional may purchase or sell a security prior

to other Accounts. This could occur, for example, as a result of the specific investment objectives of an Account, different cash resources arising from contributions or withdrawals or specific, client imposed, restrictions. However, Accounts that are managed in similar styles by the same portfolio manager often have similar or identical portfolio composition and weightings. In other circumstances multiple Accounts may seek to acquire or dispose of the same security for other reasons. For this reason, Mackenzie Institutional may seek to acquire or dispose of the same securities for multiple Accounts contemporaneously and may aggregate into a single trade order several contemporaneous Client orders for a single security through Mackenzie Institutional's trading desk and in accordance with the Policy.

The Policy is intended to promote fairness, to mitigate potential conflicts of interest, and to conform to applicable regulatory principles. The Policy strictly forbids any allocation request or allocation decision that favors one account over another based on the self-interest of the Account's portfolio manager or Mackenzie Institutional.

Under the Policy, and to the extent consistent with each participating Client's investment advisory agreement, Mackenzie Institutional may bunch orders for more than one Account to facilitate best execution, including negotiating more favorable prices, obtaining more timely or equitable execution or reducing overall commission charges. Mackenzie Institutional seeks to aggregate trade orders in a manner that is consistent with its duty to (1) seek best execution of Client orders; (2) treat all Clients fairly and equitably over time; and (3) not systematically advantage any single Client or group of Clients over time. When a decision is made to aggregate transactions on behalf of more than one Account, such transactions will be allocated to all participating Client Accounts in a fair and equitable manner over time. When such an order is filled in its entirety, each participating Client Account generally participates at the average share price for the aggregated order, and transaction costs are shared *pro rata* based on each Client's participation in the aggregated order. When a bunched order is partially filled, Mackenzie Institutional will allocate the order in accordance with the Policy, as described below.

Mackenzie Institutional may use *pro rata* allocation when a bunched order cannot be fully executed in a single day. In such cases, the portion of the order filled on a particular day is generally allocated among participating Accounts based on the size of each Account's original order, subject to rounding to achieve "round lots" and Mackenzie Institutional's ability to cancel an order for particular Account(s) if, due to the Account potentially receiving a *de minimis* amount of securities or otherwise, Mackenzie Institutional believes that, as a result of the incomplete fill, the order is no longer appropriate for the relevant Account(s). Mackenzie Institutional may apply a minimum order allocation amount, which may vary depending upon the market convention associated with the particular security. Where remaining positions are too small to satisfy the minimum allocation amount, Mackenzie Institutional may decide to allocate the remaining shares to those Accounts seeking large positions which remain unfilled or to allocate remaining shares to those Accounts whose order would be completed as a result of the allocation.

Mackenzie Institutional may allocate on a basis other than *pro rata* if, under the circumstances, such other method is reasonable, equitable, does not result in improper or undisclosed advantage or disadvantage to a particular Account or group of Accounts and results in fair access, over time, to trading opportunities for all eligible managed Accounts. For example, Mackenzie Institutional may identify investment opportunities that are more appropriate for certain Accounts than others and may determine to allocate a partial fill to such Accounts. Factors which Mackenzie Institutional may consider in making allocation decisions include, among others: investment objectives and restrictions; whether the security is currently held; relative size and rate of growth; and cash flow changes (including available cash, redemptions, exchanges, capital additions and capital withdrawals). Other allocation methods that may be used by Mackenzie Institutional include random and rotational allocation. Such allocation methods may be particularly appropriate when the transaction size is too limited to be effectively allocated *pro rata* among all eligible Accounts.

Mackenzie Institutional generally will not aggregate trades for Clients who have limited Mackenzie Institutional's brokerage discretion with trades for other Accounts. Notwithstanding the foregoing, Mackenzie Institutional may attempt, when circumstances permit, to include transactions of Clients who have directed the use of a particular broker-dealer in a bunched order. In such transactions, the executing broker-dealer must agree to transfer that portion of the bunched order relating to Clients who have directed the use of a particular broker-dealer to the specified broker-dealer. If the executing broker-dealer does not agree to make this transfer, the order for the same security on behalf of the directing Clients will be effected through the specified broker-dealer and the cost of the transaction may be greater.

Mackenzie Institutional generally includes Clients whose Accounts are managed by Mackenzie Institutional in bunched orders for other Clients. However, if an Account is managed by a Mackenzie Institutional affiliate, then the affiliate orders may be bunched together, however, the affiliate orders will not be bunched with Client bunched orders.

Review of Client Accounts

Mackenzie Institutional periodically reviews Client Accounts.

For Accounts managed by Mackenzie Institutional, each portfolio manager is responsible for ensuring that each Account he or she manages is in compliance with the Account's investment objectives and strategies and for reviewing the Account's trading activity, if any. These reviews may include consideration and analysis of: current market activity and conditions; individual issuers; portfolio composition and performance of each Account as well as comparisons across multiple Accounts. Compliance with applicable laws, trading restrictions and investment objectives and policies is monitored by Mackenzie Institutional's Compliance Officers on an ongoing basis. In addition to the process noted above, for certain Accounts, a team lead may review portfolios with the portfolio managers on a regular basis.

Client Reports

Institutional Clients receive such reports as are agreed upon between the Client and Mackenzie Institutional. The nature and frequency of these reports are typically set forth in the relevant investment advisory contract. Mackenzie Institutional may make representatives available to discuss investments in a Client's Account with that Client on a periodic basis.

Investors in Private Funds receive reports as described in the applicable Private Placement Memorandum. Such reports may include quarterly investment commentary and analysis. As required by law, Investors in Private Funds may also be provided Form K-1 for tax purposes. To comply with the Custody Rule, Investors receive annual audit reports, within 120 days following the Private Fund's fiscal year end.

Mackenzie Institutional reports to the board of directors/trustees and the primary adviser with respect to each Sub-Advised Fund on a quarterly basis, or such other basis as may be agreed upon in each sub-advisory agreement or otherwise. The content of such reports is as agreed upon between Mackenzie Institutional and the relevant Sub-Advised Fund. Mackenzie Institutional also maintains contact with each Sub-Advised Fund's administrative staff regarding its portfolios and transactions.

Clients may also receive custodial statements from their Account's custodian and transaction reports from executing brokers. For Accounts with respect to which Mackenzie Institutional is subject to the Custody Rule as a result of fee billing arrangements or otherwise, Clients generally receive quarterly account statements directly from the Custodian in conformity with the Custody Rule. These statements may be in addition to those provided by Mackenzie Institutional. Please see Item 15 for more information on our compliance with the Custody Rule.

In addition to written reports, Mackenzie Institutional may also have verbal discussions with Clients regarding their Account.

Item 14 Client Referrals and Other Compensation

The Firm's current role is generally limited to providing certain marketing and client intake services to Mackenzie Financial Corporation. Accordingly, the solicitation arrangements described in this section generally apply to Mackenzie Financial Corporation only.

Referral Arrangements

From time to time, Mackenzie Institutional may enter into arrangements whereby Mackenzie Institutional will engage a solicitor, including an affiliated solicitor, to refer Clients or Investors to Mackenzie Institutional. To the extent that Mackenzie Institutional pays cash referral fees to such solicitors, the referral agreement and related activities will be in compliance with the terms and conditions of Advisers Act Rule 206(4)-3, to the extent applicable. Rule 206(4)-3 specifies certain standards that must be met by an investment adviser prior to the payment of a cash fee, directly or indirectly, for a solicitation or referral.

Prospective Clients and Investors introduced to Mackenzie Institutional by an unaffiliated solicitor are provided with this Brochure and the solicitor's disclosure statement at the time of solicitation. Clients and Investors who are introduced to Mackenzie Institutional by an unaffiliated solicitor are required to provide Mackenzie Institutional, either directly or through the solicitor, a signed and dated acknowledgement of their receipt of this Brochure and the solicitor's relevant disclosure document prior to, or at the time of, entering into an advisory relationship with Mackenzie Institutional. The solicitor's disclosure statement contains important information with respect to, among other things, the material terms of the solicitor's compensation from Mackenzie Institutional, the nature of any relationship or affiliation between Mackenzie Institutional and the solicitor and whether the Client or Investor bears any costs with respect to the solicitation or whether the fees paid by such a Client or Investor would differ from fees paid by other similarly situated Clients or Investors who are not so introduced, as a result of the solicitation and these solicitor's disclosure statements should be reviewed carefully by Clients and Investors and prospective Clients and prospective Investors. Fees charged by Mackenzie Institutional to Clients or paid by Investors in a Private Fund who were introduced by a solicitor will not, as a result of the solicitation, be any higher than those charged to similar Clients or Investors who were not introduced by a solicitor.

As discussed above, the Firm currently provides certain marketing and client intake services to Mackenzie Financial Corporation. However, the Firm may also provide other services in connection with the engagement of Mackenzie Financial Corporation. Certain personnel of the Firm may be compensated for successful referrals.

Item 15 Custody

Custody of Client Accounts

Due to certain arrangements, Mackenzie Institutional may be deemed to have “custody” of Accounts within the meaning of the Custody Rule because Mackenzie Institutional may have access to or authority over Client funds and securities for purposes other than issuing trading instructions. If Mackenzie Institutional is deemed to have custody over your Account, your custodian will send you periodic account statements (generally on a quarterly basis) indicating the amounts of any funds or securities in your Account as of the end of the statement period and any transactions in the Account during the statement period. You should review these statements carefully. Additionally, you should contact us immediately if you do not receive account statements from your custodian on at least a quarterly basis. As noted in Item 13, above, Mackenzie Institutional may provide you, separately, with reports or account statements providing information about the Account. You should compare these carefully to the account statements you receive from your custodian. If you should discover any discrepancy between the account statements, please contact us immediately.

In addition, an affiliate of Mackenzie Institutional may serve as general partner of one or more of the Private Funds and, therefore, Mackenzie Institutional is deemed to have “custody” in respect of that Private Fund only within the meaning of the Custody Rule because it is able to deduct fees directly from the Private Fund. To comply with Custody Rule, each Investor in the Private Fund receives audited financial statements within 120 days following the Private Fund’s fiscal year end. If you have invested in the Private Fund and have not received audited financial statements timely, please contact us immediately.

Item 16 Investment Discretion

The Firm's current role is generally limited to providing certain marketing and client intake services to Mackenzie Financial Corporation. Accordingly, the investment discretion described in this section generally arises in connection with the investment advisory and related services provided by Mackenzie Financial Corporation and not the marketing and client intake services provided by the Firm.

Generally, Mackenzie Institutional is retained with respect to its Accounts on a discretionary basis and is authorized to make the following determinations in accordance with the Account's specified investment objectives without Client consultation or consent before a transaction is effected:

- which securities to buy or sell;
- the total amount of securities to buy or sell;
- the broker or dealer through which securities are bought or sold;
- the commission rates (or equivalents) at which transactions are effected;
- the prices at which securities are to be bought or sold, including spreads, mark-ups and other transaction costs.

Mackenzie Institutional may, however, accept Accounts with limited discretion or where investments are client-directed pursuant to the management agreement. Clients may enter into client-directed brokerage arrangements requiring Mackenzie Institutional to execute certain or all Account transactions through specified broker-dealers selected by the Client.

Moreover, Mackenzie Institutional may serve as primary adviser to an Account and engage sub-advisers to exercise discretionary authority on behalf of the Account. In those circumstances Mackenzie Institutional may have little or no discretion as to the matters described above. In certain cases, however, third-party sub-advisers to Mackenzie Institutional may enter into written agreements pursuant to which trades for Mackenzie Accounts sub-advised by the third-party are executed through Mackenzie Institutional's trading desk. In those circumstances, Mackenzie Institutional's policies and procedures with respect to trading apply.

As noted above in Item 4, Clients may impose restrictions on account investments, and such restrictions may include reasonable limits on the types of securities held as well as prohibitions or limitations on particular securities or issuers.

The Firm's current role is generally limited to providing certain marketing and client intake services to Mackenzie Financial Corporation. Accordingly, the voting practices and conflicts of interest described in this section generally arise in connection with the investment advisory and related services provided by Mackenzie Financial Corporation and not the marketing and client intake services provided by the Firm.

Mackenzie Institutional's Voting Policies and Procedures

Except to the extent that a Client, by contract or otherwise, explicitly reserves the power to vote proxies to itself or another party, Mackenzie Institutional will vote proxies with respect to each Account for which it has discretionary management and trading authority.

Mackenzie Institutional has written proxy voting policies and procedures as required by relevant local law, including Advisers Act Rule 206(4)-6. Under these policies and procedures, Mackenzie Institutional votes proxies relating to portfolio securities in accordance with Mackenzie Institutional's proxy voting policies and procedures and in the best interests of its Clients, unless the Client has requested, in writing, that alternate procedures (including, but not limited to, a Client's own proxy voting policies and procedures) be applied. Mackenzie Institutional considers the "best interests of its Clients" to be the best economic interests over the long term – that is, the common interest that all Clients, as shareholders in the soliciting issuer, share in seeing the value of a common investment increase over time.

Mackenzie Institutional's proxy voting policies and procedures vest each Account's portfolio manager with the responsibility for making proxy voting decisions for the Accounts he or she manages and, from time to time, different portfolio managers may come to a different conclusion as to the course of action which he or she deems to be in the best interests of Clients. In those circumstances, Mackenzie Institutional may vote proxies for one or more Accounts differently than those proxies are voted for other Accounts. Mackenzie Institutional also maintains proxy voting guidelines which inform each portfolio manager's decision making with respect to proxy votes, however, managers retain discretion to vote proxies on a case-by-case basis taking into account all relevant circumstances.

Moreover, where a sub-adviser exercises discretion over an Account, that sub-adviser, rather than Mackenzie Institutional generally is vested with proxy voting authority for the Account and will vote such proxies in accordance with its own proxy voting policies and procedures, which may differ from Mackenzie Institutional's proxy voting policies and procedures.

In some circumstances, Mackenzie Institutional may determine that it is in the Client's best interest to refrain from voting proxies, including, for example, where such securities are subject to legal or contractual restrictions on voting, where requirements with respect to voting render the expense of voting excessive in relation to the value of casting a vote or where voting would subject Accounts to "share blocking" which would prevent Mackenzie Institutional from disposing of the security for a specified amount of time surrounding the shareholder meeting.

Conflicts of Interest

Circumstances may occur where there is a potential conflict of interest between an Account and Mackenzie Institutional with respect to voting the Client's securities. Where a Mackenzie Institutional portfolio manager has a conflict or potential conflict, he or she will notify Mackenzie Institutional's Chief Investment Officer ("CIO"), and either the Vice-President, Legal ("VP, Legal") or the Chief Compliance Officer ("CCO"). Should the CIO and either the VP, Legal or the CCO conclude that a conflict exists, the CCO will document the conflict and inform Mackenzie Institutional's Fund Services Department.

The Fund Services Department will maintain a Proxy Voting Watch List ("**Watch List**") that includes the names of issuers that may be in conflict and will notify the CIO, and either the VP, Legal or CCO of any meeting circulars and proxies received from an issuer on the Watch List. The CIO and either the VP, Legal or CCO will discuss the voting matter(s) with the Internal Manager and ensure that the proxy voting decision is based on Mackenzie Institutional's proxy voting policies and is in the best interests of the Account.

All voting decisions made under this section are documented and filed by the Fund Services Department.

How to Learn More About Mackenzie Institutional's Voting of Proxies

Clients may obtain a copy of Mackenzie Institutional's proxy voting policies and procedures and/or information on how their securities were voted by contacting the Firm, in writing, at 180 Queen St. West, Suite 1600, Toronto, Ontario M5V 3K1. Mackenzie Institutional will not disclose proxy votes for a Client to other Clients or third-parties, unless specifically requested, in writing, by the Client. However, to the extent that Mackenzie Institutional serves as a sub-adviser to another adviser on an Account, Mackenzie Institutional will be deemed to be authorized to provide relevant proxy voting records with regard to that adviser.

Item 18 Financial Information

Not applicable.

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