Personal Deposit Account Application

This application is to be used for one or more of the following accounts:

- Personal Advantage Account
- Personal \$US Advantage Account
- Personal Guaranteed Investment Certificates (GICs)
- Retirement Savings Plan (Advantage Account & GICs)
- Retirement Income Fund (Advantage Account & GICs)

For Tax-Free Savings Accounts, please complete Tax-Free Savings Account Application (AB0490E).

This application is not to be used for Business accounts. Please complete Deposit Account Application for Trusts and Estates (AB0908E) or for other types of business accounts, Business Deposit Account Application (AB0211E).

Manulife Bank of Canada

500 King Street North Waterloo ON N2J 4C6 Fax: 1-866-840-6425 Questions?

If you have questions, please contact Manulife Bank at:

1-800-567-9170

Primary Owner (for registere Mr. Mrs. Miss	d products, Owner		nuitant.)					
Owner's name (last, first, middle initial)	Owner's name (last, first, middle initial) Date of birth (mmm/dd/yyyy) Social Insurance Number Cannot start with (temporary SIN)							
Home address (number, street, apartment) Address cannot be PO Box. Physical address required.								
City	Province	Postal code		Cou	ntry of residence			
Email address			Home pho	one i	number	Mobile	phone number	
Regulatory Information								
Are you a tax resident of Canada?	◯ Yes							
Are you a U.S. citizen or U.S. resident for U. No Yes If <i>yes</i> , provide so		SSN) or indivic	lual taxpayer ic	denti	fication number (ITIN)	SSN or	ITIN	
Are you a tax resident of a jurisdiction(s) of No Yes If <i>yes</i> , please co	er than Canada or the nplete the Internation			ls fo	rm (AB0804E).			
Have you or any close relative or close asso past 5 years, held the position of the head \bigcirc No \bigcirc Yes If ves, please co		inization?				owned co	rporation, or are currently or in the	
Please provide one valid Canadian form to add a Joint Owner, please com	government issue	ed photo ID	verified in	per	son. If photo ID is not provid	led or if	the Primary Owner is using this	
<u> </u>		_			_	an Citizer	nship Card (issued prior to 2012)	
Other Canadian photo ID (specify)				_		_		
Document number Issuir	g Jurisdiction (Provinc	e)	Issuing Countr Canada	ry	Expiry date (mmm/dd/yyyy)	Date	e verification was made (mmm/dd/yyyy)	
Employment status – Please input th		stry and corre	esponding Oc	ccup		E.		
C Employed Occupation					Industry			
Student Employer r Retired Retired	ame							
2 Joint Owner (not applicable :	or registered acc	ounts) 🔿 I	Mr. 🔿 Mr	rs.	🔿 Miss 🔿 Ms 🔇) Other	•	
Joint owner's name (last, first, middle initial)						Date of birth (mmm/dd/yyyy)	
Social Insurance Number Cannot start with	a 9 (temporary SIN)		Relationship to	o owi	ier			
Home address (number, street, apartment)	Address cannot be PO	Box. Physical a	address require	ed.				
City	Province	Postal code		Country of residence				
Email address			Home pho	one i	number	Mobile	phone number	
Regulatory Information								
Are you a tax resident of Canada? O No	◯ Yes							
Are you a U.S. citizen or U.S. resident for U. No Yes If <i>yes,</i> provide so		SSN) or indivic	lual taxpayer ic	denti	fication number (ITIN)	SSN or	ITIN	
Are you a tax resident of a jurisdiction(s) oth	er than Canada or the nplete the Internation			ls fo	rm (AB0804E).			
Have you or any close relative or close associate ever held a senior position in a government, political party, military or government-owned corporation, or are currently or in the past 5 years, held the position of the head of an international organization?								

2 Joint Owner (continued)

	Canadian government issued photo ID lease complete the Identification Verificati			or if the Primary Owner is using this				
Canadian Driver's Licence Canadian Passport Canadian Provincial or Territorial Identification Canadian Citizenship Card (issued prior to 2012)								
Other Canadian photo ID (s	pecify)							
Document number	Issuing Jurisdiction (Province)	Issuing Country Ex Canada	xpiry date (mmm/dd/yyyy)	Date verification was made (mmm/dd/yyyy)				
Employment status - Plea	ase input the appropriate Industry and corr	responding Occupat	tion as outlined in AB0647E.					
C Employed Unemployed	Occupation		Industry	Industry				
StudentRetired	Employer name							
Signing instructions								
O Please check here if you require all applicants to sign. Note: Access Card is not available if all applicants must sign.								
3 Representative Information and Assertions								
I confirm that I have seen the authentic valid and current identity varification documentation presented by the Owner(c). I have completed and attached								

I confirm that I have seen the authentic, valid and current identity verification documentation presented by the Owner(s). I have completed and attached the Third Party Identification form (AB0321E), if I have reasonable grounds to suspect the Owner(s) is/are opening the Account/Investment on behalf of or for the benefit of a third party. I also undertake to inform Manulife Bank if I become aware that the Account/Investment is being operated for the benefit of a third party. I confirm that I have delivered to the Owner(s) the Account Operating Agreement and the Manulife Bank Services and Fees Guide – Personal Accounts (AB0178E) and Declaration of Trust (for registered products) which sets out the charges applicable to the Account.

Saskatchewan Deposit Agents Only: I confirm that I am a Deposit Agent for Guaranteed Investment Certificates and registered products for Manulife Bank in the Province of Saskatchewan. I hereby declare that I hold in trust all funds or certificates delivered or issued under this application for the Owner(s) signing.

Did the individual(s) initiate a new relationship with you for the purpose of opening this account? \bigcirc No \bigcirc Yes

If yes:	Individual(s) referred by someone I know	 Individual(s) came to me directly
---------	--	---

Advisor				Manulife Bank Representative	
Agent name (last and first)			Representative code	Representative name (last and first)	Sales code
Telephone number	Ext.	Fax number		Signature	Date (mmm/dd/yyyy)
Email address					
Signature			Date (mmm/dd/yyyy)		

Next steps:

- 1. Complete the applicable products page(s) for the account(s) your client would like to apply for and submit with the completed Client Information page.
- 2. Provide a copy of this application to your client(s) and the Operating Agreement as well as the Declaration of Trust (registered products).
- 3. Follow the appropriate instructions below for the method of the initial deposit:
- a. Funds Transfer: Fax the completed application and a copy of the personalized VOID cheque to the fax number on the cover page. NOTE: The cheque must be preprinted with the client's full name. If a preprinted cheque is not available, then a Pre-Authorized Debit form or Bank Account Confirmation form completed and stamped by the other Canadian financial institution is required.
- b. Cheque: Mail the completed application and the client's initial deposit cheque to the address on the cover page.
- c. Local Area Banking: Fax the completed application, stamped copy of the NDDS and a photocopy of the cheque you deposited to the fax number on the cover page.
- 4. Ensure you attach any supplementary forms required as indicated throughout this application.
- 5. If a Power of Attorney is signing the application, please include a copy of the Power of Attorney document and complete the Identification Verification Form and Signature Card (AB0487E).

Visit manulife.ca/advisors for additional assistance and tips including rate guarantees, using local area banking and settling estate accounts.

III Manulife Bank

Manulife Bank Deposits (non-registered)

			Plea	ase ensure	you attach th	ie completed C	lient Information	page.	
Client(s) (r	nust be comp	leted for existi	ng Manulife	Bank clie	nts)				
Owner's name (last, first, middle initial)				Manulife Bank	account number (for	r existing clients only)			
Joint owner's name	(last, first, middl	e initial)							
		lease select all Amounts sho				:			
○ Advantage	Account (\$0	CDN)							
Deposit Amount		Variable i	nterest rate	Source of	deposit				
\$			%*		Transfer ete Section 3)	○ Cheque	🔵 Local Area B	anking	
○ \$US Advar	ntage Accou	nt							
Deposit Amount		Variable i	nterest rate	Source of	deposit		Please ensu	re you attach a personalized cheque	
\$			%*	Funds	Transfer ete Section 3)	◯ Cheque	that is draw	drawn on your \$US account at a Canadian al institution.	
* Advantage Accour calculated daily a		l interest rate(s) a	oplicable to this			anulifebank.ca, a	dditional terms and	conditions may apply. Interest is	
○ Short-Term	Guaranteed	d Investment	Certificate	(30-364	days – mir	1imum \$25,	000)		
Interest is comp	ounded annua	Ily and paid at	naturity. Red	eemable p	prior to matu	rity. For reden	nptions, a 1.25% i	rate reduction and \$25 fee applies.	
Deposit Amount	Term (days)	Issue date (mmm/dd/yyyy)	Maturity of (mmm/do		Fixed interest rate	Maturity instruc	tions		
\$									
○ Long-Term	Guaranteed	Investment (Certificate (1-5 vears	s – minimu	m \$2 500)			
Interest is com				-					
Deposit Amount	Term (years)	lssue date (mmm/dd/yyyy)	Maturity o (mmm/do	date	Fixed interest rate	Interest option		Maturity instructions	
\$						AnnualMonthly	○ Semi-annual○ Compound		
\$						○ Annual ○ Monthly	○ Semi-annual○ Compound		
\$						○ Annual○ Monthly	○ Semi-annual○ Compound		
Investments are r	ion-transferable le Manulife Bar	e and non-assign Ik account assoc	able. Manulife iated with this	e Bank will applicatio	adjust the Ma n. If no Matu	turity date forw rity instructions	ard if it falls on a are provided, the	payment on or before the Issue date. weekend or holiday. Direct deposits investment will be reinvested for the	
3 Funds Trai	nsfer – <i>Con</i>	nplete only	for Advant	tage Acc	counts (\$C	DN and \$L	IS)		
marked VOID. M	lanulife Bank	will link that a	ccount so yo	u have th	e option to t	ransfer funds	to and from you	made payable to yourself or ur new Manulife Bank account. an financial institution.	
Transfer Instru Regular fund tran detailed on the p	sfers can help	you reach your s	avings goal fa	ster. Compl	lete the follow	ing section to a ur Manulife Ba	uthorize an initial	deposit or transfers from the account e leave blank if you do not wish to	

arrange a transfer at the date of this application.)

Amount \$	Product Type	Start date (mmm/dd/yyyy)	End date (mmm/dd/yyyy)	 One-time transfer Semi-monthly (1st & 15th) Bi-weekly 	O Monthly Weekly
Amount \$	Product Type \$CDN \$US	Start date (mmm/dd/yyyy)	End date (mmm/dd/yyyy)	 One-time transfer Semi-monthly (1st & 15th) Bi-weekly 	O Monthly Weekly

Note: If a personalized cheque is not available, then a Pre-Authorized Debit form or Bank Account Confirmation form completed by your current financial institution is required to verify the account information. Fund transfers can only be set up with a bank account at another Canadian financial institution that offers this service. I/We undertake to inform Manulife Bank, in writing, of any change to the Linked Account information provided in this Application at least five (5) business days prior to the next due date of a fund transfer.

4 Additional Services – C	omplete only for A	Advantage Account (\$CL	DN)					
 Internet, Mobile and Telephone banking are provided to all Advantage Account clients. Select any additional services: Access Card (Debit card for ATM and retail purchases) Access cards are not available for account owners under the age of 16 unless accompanied by parental consent. Deposit slips (please allow 4-6 weeks for delivery.) Personalized cheques (Fee applies. Please contact us for current pricing.) 50 50 Duplicate 100 Duplicate 								
5 Statements – <i>Complete</i>	only for Advantag	ge Accounts (\$CDN and	\$US)					
Please indicate how you'd like to	o receive your stateme	nts (select one):						
e-Statements O Mo I/We consent to receiving e-Statem I/We understand that if an email ac	ents and agree to the ter	ms and conditions available onlir						
Paper statements O Monthly (fee applies) O Semi-annually I/We would like to receive paper statements. O Semi-annually								
6 Regulatory Information	l							
Will this account be used by	or on behalf of a th	ird party?						
		Advantage Account (\$CDN)	\$US Advantage Account	Guaranteed Investment Certificate				
No – This account will be used und the account owner(s).	ler the instruction of	◯ No	◯ No	◯ No				
Yes – This account will be used und someone else.	ler the instruction of	⊖ Yes	⊖ Yes	⊖ Yes				
If <i>yes</i> , you must complete the Third	Party Identification form	(AB0321E), and attach/submit i	t with your application.					
What is the intended use of	the account?							
Advantage Account (\$CDN)	 Daily banking Emergency fund Education 	 Savings Retirement savings Vehicle purchase 	 Household expenses Vacation/Leisure Home purchase 	○ Investment				
\$US Advantage Account	 ○ Savings ○ Vacation/Leisure 	O Investment O Education	 Emergency fund Vehicle purchase 	 Retirement savings Home purchase 				
Guaranteed Investment Certificate	 Savings Education 	 Investment Vehicle purchase 	 Retirement savings Home purchase 	○ Vacation/Leisure				
7 Quebec Residents Only								
I request that all notices, communi communications et relevés qui me				glish. Je demande que les avis,				
8 Signatures								
 I/We hereby acknowledge that I/We hereby acknowledge that I/We (AB0178E) that sets out the charge out in the Operating Agreement and the operating Agreement	ges applicable to my/our	Account and agree to be bound	by the terms and conditions gove	erning these services as set				

- Personal Information Statement.
 I/We agree that Manulife Bank may refer to my/our credit file, for identification purposes, when they are unable to satisfy their identification requirements with the information provided in this form.
- I/We acknowledge that my/our Representative may receive compensation.
- An acknowledgement of my/our Account will be sent to me/us within 15 days of receipt by Manulife Bank. If I/we do not receive such acknowledgement, I/we should make further inquiries.
- I/We certify that the information provided is true and complete and in order to keep my/our file current, I/we will advise Manulife Bank of any changes to the information provided in the application within 30 days.

Primary owner signature	Date (mmm/dd/yyyy)
Joint owner signature	Date (mmm/dd/yyyy)



Retirement Savings Plans

Please ensure you attach the completed Client Information page.

Owner's name (last	, first, middle init	tial)				Manulife Bank accou	nt number <i>(for existing clients o</i>	nly)
Contribut	ion/Transfe	er Instruct	tions					
RSP contribution/t	ransfer amount		Contributi	on/transfer ty	ype (check one)			
\$ RSP contribution d	ate (mmm/dd/yy	уу)	 Regular RRSP tra Pension 		O Locked	ocked-in RRSP transfer in pension transfer of premium transfer	 Retirement allowar Locked-in marriage Marriage breakdov 	e breakdown transfer
Type of Re	gistered P	lan						
Retirement Sav	vings Plan) Locked-in Pla	1					
🔿 Spousal RSP (complete the fo	ollowing)						
Contributing spous	e's/common-law	partner's name	(last, first, mi	iddle initial)			Social Insurance N	umber (mandatory)
l ote: All income	tax receipts fo	r Spousal RSF	o contributio	ons will be iss	sued in the spou	se's/common-law par	tner's name.	
Investmer						for.		
The total of	f all Deposit	Amounts s	hould equ	ial the initi	ial deposit.			
Registered	d Advantage	Account						
Deposit Amount		Varia	ble interest ra		e of deposit			
\$				/0 (cc	Inds Transfer omplete Section 5)	Cheque C	Local Area Banking	
Advantage Accour calculated daily a			i) applicable t	to this account	(s) is posted at m	anulifebank.ca, addition	al terms and conditions may ap	oply. Interest is
) Short-Tern	n Guarantee	d Investme	nt Certific	ate (30-36	64 days – m	inimum \$25,000)	
nterest is comp	ounded annua	ally and paid			le prior to mat	urity. For redemptio	ns, a 1.25% rate reduction a	and \$25 fee applies
Deposit Amount	Term (days)	lssue date (mmm/dd/yy	yy) Ma (mr	turity date mm/dd/yyyy)	Fixed interest rate	Maturity instructions		
5								
5								
	Cuarantaa	l Investmer	t Cortifio	ata (1 E va	are minim	m \$2,500)		
Long-Term nterest is com				· ·				
Deposit Amount	Term (years)	Issue date (mmm/dd/yy	Ma	turity date nm/dd/yyyy)	Fixed interest rate	Maturity instructions		
\$								
5								
our GIC will be is and investment m late forward if it f	ay not exceed th alls on a weeker	ne maturity dat nd or holiday. E	te for a locke Direct deposi	d-in plan. Inve ts will be mad	estments are noi le to the Manulif	n-transferable and non- e Bank account associa	s your payment on or before th assignable. Manulife Bank wil ated with this application. If no ten (10) business day cancella	l adjust the maturity Maturity instructions
Funds Tra	nsfer – <i>Cor</i>	mplete on	ly for Re	gistered A	Advantage /	Accounts		
							application made payable nd from your new Manulif	
Fransfer Instru Regular fund trai detailed on the p arrange a transfe	nsfers can help personal cheque	e included with	your applic	oal faster. Con ation to trans	mplete the follo sfer funds into y	wing section to author our Manulife Bank acc	ize an initial deposit or trans count: (Please leave blank if y	fers from the accour you do not wish to
Amount \$		Start date (r	nmm/dd/yyyy	/)	End date (mmm	/dd/yyyy)	 One-time transfer Semi-monthly (1st & 15th) Bi-weekly 	O Monthly Weekly
s required to verif	fy the account ir m Manulife Ban	formation. Fur	nd transfers	can only be se	et up with a bank	account at another Ca	orm completed by your currer anadian financial institution th pplication at least five (5) bus	at offers this service.

6 Statements – Please indicate how you'd like to receive your semi-annual statements (select one):

• e-Statements I consent to receiving e-Statements and agree to the terms and conditions available online at manulifebank.ca/estatements. I understand that if an email address is provided on this application, an email notification will be sent when the e-Statement is ready.

Paper statements I would like to receive paper statements.

Internet, Mobile and Telephone banking are all provided when the RSP is set-up.

7 Beneficiary Information (where permitted by law)

Your designation of a beneficiary will not be revoked or changed automatically by any future marriage, divorce or relationship breakdown. Should you wish to change your beneficiary you will have to do so by means of a new designation.

Beneficiary name (last, first, middle initial)	Relationship to Account owner	Designated %
Beneficiary name (last, first, middle initial)	Relationship to Account owner	Designated %
Beneficiary name (last, first, middle initial)	Relationship to Account owner	Designated %
Beneficiary name (last, first, middle initial)	Relationship to Account owner	Designated %

If you have not designated exactly 100%, any surplus or shortfall will be shared pro rata among your surviving beneficiaries. Must total 100%

I, hereby REVOKE any previous designation of beneficiary(ies) which I may have made for the above Account.

I DESIGNATE the person(s) I have named above as beneficiary(ies) to receive the proceeds of the Account upon my death in accordance with the Account terms and the Declaration of Trust and of applicable law.

I DIRECT the Trustee to administer the proceeds in accordance with the Declaration of Trust. If I designate more than one person above, the proceeds will be divided among the persons named above in the percentage of shares I indicated above; if the percentages are not clear, the proceeds will be divided equally among my surviving named beneficiaries; if the percentages do not total 100%, then any surplus or shortfall will be shared *pro rata* amongst my surviving named beneficiaries. Should any named beneficiary not survive me, his/her share will be divided equally among those designated beneficiaries that do survive me. If only one beneficiary survives me or if I designate only one beneficiary, that person will receive all the proceeds. If no person survives me or I make no beneficiary designation, the proceeds will be distributed to my estate. I acknowledge that the Declaration of Trust provides that, prior to making any payments, the Trustee may require evidence satisfactory that this designation has not been subsequently revoked or amended by me and that such evidence may include letters of probate or similar documents.

8 Quebec Residents Only

I request that all notices, communications and statements delivered to me in connection with this Account to be written in English. Je demande que les avis, communications et relevés qui me sont remis relativement au present compte soient en anglais.

9 Signatures

- I hereby acknowledge that I have received an Account Operating Agreement and the Declaration of Trust and agree to be bound by the terms and conditions governing these services as set out in the Operating Agreement and consent to the collection, use and disclosure of my personal information, in accordance with the terms of the Personal Information Statement.
- I agree that Manulife Bank may refer to my credit file, for identification purposes, when they are unable to satisfy their identification requirements with the information provided in this form.
- I acknowledge that my Representative may receive compensation.
- I request The Canada Trust Company (the "Trustee") to act as Trustee of my Manulife Bank of Canada Retirement Savings Plan ("the Plan") and to apply for registration of the Plan under the *Income Tax Act* (Canada) and any applicable provincial income tax legislation. I am aware certain tax consequences may result if I fail to operate my Plan in accordance with the terms and conditions of this Agreement and the Declaration of Trust. If at any time in the future I am no longer a resident of Canada I will notify the Bank as this may affect the status of my Account.
- An acknowledgement of my Account will be sent to me within 15 days of receipt by Manulife Bank. If I do not receive such acknowledgement, I should make further inquiries.
- I certify that the information provided is true and complete and in order to keep my file current, I will advise Manulife Bank of any changes to the information provided in the application within 30 days.
- Any information provided in this application about my spouse/common-law partner is provided with his/her consent.

 Owner (Annuitant) signature
 Date (mmm/dd/yyyy)

 Authorized signature
 Image: Comparison of the second second

Justin Hwang, Vice President, Customer Experience Accepted by Manulife Bank. As Agent for The Canada Trust Company, Trustee.

III Manulife Bank

Retirement Income Fund

Please ensure you attach the completed Client Information page.

1 Client(s) (must be con	npleted for	existing Manulife E	Bank clients)					
Owner's name (last, first, middle initial)					Manulife Bank account number (for existing clients only)			
2 Account Type								
 Individual RIF Spousal RIF (complete follo 	owing)							
Spouse's/common-law partner's name (last, first, middle initial) Date of birth (mmm/dd/yyyy) Social Insurance Number								
3 Source of Funds								
O Internal registered transfer Manulife Bank account numb	er		External registe					
4 Investment Details The total of all Depos				ld like t	to invest your in	nitial deposit in.		
○ Retirement Income A	Advantage	Account	Deposit Amount \$			Variable interest rate	%*	
* Advantage Account variable and calculated daily and paid month		ate(s) applicable to this a	account(s) is posted at m	anulifebank.	ca, additional terms an	d conditions may apply. Interest i	S	
○ Short-Term Guarante		ment Certificate (3	30-364 days – mi	nimum \$	25,000)			
Interest is compounded anr	nually and p	oaid at maturity. Red	leemable prior to ma	turity. For	redemptions, a 1.2	5% rate reduction and \$25	fee apply.	
○ Long-Term Guarante	ed Investr	nent Certificate (1	-5 years – minimu	m \$2,50	00)			
Interest is compounded an			on-redeemable prio	r to matu	rity.			
Deposit Amount Terr (yea		lssue date (mmm/dd/yyyy)		Fixed interest rate	Maturity instructions			
\$								
\$								
\$								
\$								
Your GIC will be issued on the Iss are non-transferable and non-ass Manulife Bank account associate rate offered at that time. A ten (1	signable. Mar ed with this a	nulife Bank will adjust th pplication. If no Maturity	e Maturity date forward y instructions are provid	if it falls on	a weekend or holiday.	Direct deposits will be made to t	the	
5 Payment Details								
Payments calculated based on: ((Please select one of the two op	Age of Ani Dtions)		Spouse or Common-Law F you have completed spou		n-law partner's informa	tion in section 2)		
Payment amount: O Minimu	um amount	 Specified fixed 	l amount Gross: \$		OR	Net: \$	_	
	d\$	(gro	oss) increased by	% ai	nnually			
Withholding Tax: <i>Only complete th</i>			<i>hheld.</i> Federal	% Pro	vincial (Quebec resident	s only)%		
Payment frequency: O Month	hly 🔿 (Quarterly 🔿 Semi	-Annually O Annu	ally				
Payment date: First payment	ent Year _	Montl	h	Da	y OR	Iast day of month		
the account information. Fund	Account → ich a personali nual payment : available, ther s transfers ca	 Open a new Advantage / What is the intended Daily banking Household exper Emergency fund zed cheque drawn on you frequency) n a Pre-Authorized Debit fn only be set up with a ba 	Use of the new Advantage Savings Inses Investment Vacation/Leisure In account at a Canadian f orm or Bank Account Conf nk account at another Car	owing quest Account? inancial insti irmation form adian financ	ions and include the Cli 2. Will this account be No Yes itution) n completed by your cur ial institution that offers	ient Information page within this a e used by or on behalf of a third pa If <i>yes</i> , please complete the Third F Identification form (AB0321E) rent financial institution is required this service. I undertake to inform xt due date of a funds transfer.	arty? Party I to verify	

6 Statements – Please indicate how you'd like to receive your semi-annua	al statements (select one):						
• e-Statements I consent to receiving e-Statements and agree to the terms and conditions available online at manulifebank.ca/estatements. I understand that if an email address is provided on this application, an email notification will be sent when the e-Statement is ready.							
O Paper statements I would like to receive paper statements.							
Internet, Mobile and Telephone banking are all provided when the RIF is set-up.							
7 Successor Annuitant or Beneficiary Information (where permitted by la	w)						
Your designation of a successor annuitant or beneficiary will not be revoked or changed automatically breakdown. Should you wish to change your successor annuitant or beneficiary you will have to do so b	by any future marriage, divorce or rela y means of a new designation.	ationship					
Successor annuitant: Only your spouse or common-law partner, as defined by the <i>Income Tax Act</i> (Cayour death, the name on the Account is changed to the name of the Successor Annuitant, who will cont							
Successor annuitant designation Orr. Orr. Mrs. Oriss Ors)ther						
Successor Annuitant (last, first, middle initial)							
Beneficiary designation							
Beneficiary name (last, first, middle initial)	Relationship to Account holder	Designated %					
Beneficiary name (last, first, middle initial)	Relationship to Account holder	Designated %					
If you have not designated exactly 100%, any surplus or shortfall will be shared pro ra	ta among your surviving beneficiaries.	Must total 100%					
I hereby REVOKE any previous designation of successor annuitant and/or beneficiary which I may have a I DESIGNATE the person(s) I have named above as successor annuitant/beneficiary(ies) to receive the pre- with the Account terms and Declaration of Trust and of applicable law. I DIRECT the Trustee to administer the proceeds in accordance with the Declaration of Trust. Among oth not designate a successor annuitant who survives me, the Trustee will distribute the net proceeds of the designation, if any. If I designate more than one person above, the proceeds will be divided among the p I indicated above; if the percentages are unclear, the proceeds will be divided equally among my survivin 100%, then any surplus or shortfall will be shared pro rata amongst my surviving beneficiaries. Should a will be divided equally among those designated beneficiaries that do survive me. If only one beneficiary sperson will receive all the proceeds. If no person survives me or I make no beneficiary designation, the p that the Declaration of Trust provides that, prior to making any payments, the Trustee may require evide revoked or amended by me and that such evidence may include letters probate or similar documents.	roceeds of the Account upon my death er things, this means that upon my de Account in accordance with the opera ersons named above in the percentag g name beneficiaries; if the percentag ny named beneficiary not survive me, survives me or if I designate only one b roceeds will be distributed to my estar	eath, and if I do tive beneficiary e of the shares ges do not total his/her share beneficiary, that te. I acknowledge					

8 Quebec Residents Only

I request that all notices, communications and statements delivered to me in connection with this account to be written in English. Je demande que les avis, communications et relevés qui me sont remis relativement au present compte soient en anglais.

9 Signatures

- I hereby acknowledge that I have received an Account Operating Agreement and the Declaration of Trust and agree to be bound by the terms and conditions governing these services as set out in the Operating Agreement and consent to the collection, use and disclosure of my personal information, in accordance with the terms of the Personal Information Statement.
- If I requested a new non-registered Advantage Account with this application I acknowledge that I have received the Manulife Bank Services and Fees Guide - Personal Accounts (AB0178E) and confirm I am opening this account for myself; no one else will use or benefit from this account.
- I agree that, if the information provided in this form does not satisfy their requirements, Manulife Bank may refer to my credit file for additional information needed to confirm my identity.
- I acknowledge that, if currently served by a Representative, he/she may receive compensation.
- I request The Canada Trust Company (the "Trustee") to act as Trustee of my Manulife Bank of Canada Retirement Income Fund (the "Fund") and to apply
 for registration of the Fund under the *Income Tax Act* (Canada) and any applicable provincial income tax legislation. I am aware certain tax consequences
 may result if I fail to operate my Fund in accordance with the terms and conditions of this Agreement and the Declaration of Trust. If at any time in the
 future I am no longer a resident of Canada I will notify the Bank as this may affect the status of my Account.
- An acknowledgement of my account will be sent to me within 15 days of receipt by Manulife Bank. If I do not receive such acknowledgement, I should make further inquiries.
- I certify that the information provided is true and complete and in order to keep my file current, I will advise Manulife Bank of any changes to the information provided in the Application within 30 days.
- Any information provided in this Application about my spouse/common-law partner is provided with his/her consent.

Owner (Annuitant) signature	Date (mmm/dd/yyyy)
Authorized signature	
Ant 15	
Justin Hwang, Vice President, Customer Experience	

Accepted by Manulife Bank. As Agent for The Canada Trust Company, Trustee.

SCHEDULE "A"

ACCEPTABLE FORMS OF IDENTIFICATION DOCUMENTATION

A representative may verify an individual's identity using either the **Single Method** or **Dual Method**. An individual submitting documents directly to Manulife Bank for verification may use only the **Dual Method**. Please review the instructions below.

The following provides guidelines and examples of which documents can be used to verify the identity of the individual.

SINGLE METHOD:

- The individual must show the representative one piece of valid, unexpired, original Canadian government-issued photo identification (federal and/or provincial photo identification ONLY)
 OR
- Manulife Bank may obtain a credit file and validate that the name, address and date of birth match those provided by the individual (subject to qualifying criteria).

DUAL METHOD:

- The individual must provide or present two separate documents that satisfy two of the three categories listed below, either to the representative or directly to Manulife Bank:
 - 1. Verify the individual's **name and address** (Category **A** below)
 - 2. Verify the individual's name and date of birth (Category B below)
 - 3. Verify the individual's name and confirm a Canadian financial account (Category C below)
- The source of a document must be well known and reliable. For example: a federal/provincial/municipal government, crown corporation, financial institution, or utility
 provider.
- The documents must come from two different well-known and reliable sources. A single source cannot be used to validate both categories of information.
- When an in-person meeting between the representative and the individual is not possible, the documents may be electronic, including photocopies, faxes, digital scans, digital photographs, or viewed through a live video conference. For example: a utility bill, mortgage or bank account statement that has come directly from the issuer.

INSTRUCTIONS:

- 1. a) A representative using the Single Method during an in-person meeting must examine the original Canadian government-issued photo identification provided by the individual and then complete the attestation at Section 4.
 - A representative using the Dual Method during an in-person meeting must examine the original documents provided by the individual and then complete the attestation at Section 4. A statement or bill the individual presents on their electronic device is acceptable.
 - b) A representative using the Dual Method without an in-person meeting must examine the documents provided by the individual via facsimile, mail, or through live video conference, and then complete the attestation at Section 4.
 - c) An individual using the Dual Method must submit two documents directly to Manulife Bank for verification. The attestation at Section 4 does not apply.
- For the Single Method, a provincial health card cannot be accepted for identification purposes where it is prohibited by provincial legislation. For example: Ontario, Nova Scotia, New Brunswick, Manitoba, Prince Edward Island, Saskatchewan and Yukon.
- 3. A document, when presented, must be: valid (not expired or a temporary document), current (the most recent version), in good condition, and without apparent alteration. View the front and back. If the document includes a photo, ensure it is substantially similar to the individual. If the identifying document has now expired, the representative's business arrangement with Manulife Bank must have been in place before the document expired.
- 4. Foreign documents are only acceptable under the Dual Method and are limited to a passport, providing that the individual is a Canadian resident and provides a record to confirm status. For example: landed immigrant, work visa, CRA notice of assessment.
- 5. Manulife Bank & Trust cannot be a source of identification documents.
- 6. To establish proof of identity using the Dual Method via live video conference (such as Microsoft Teams, Skype, or FaceTime):
- a) If the individual has government-issued photo ID, use it for at least one source.
 - b) Ask the individual to introduce the documents they are presenting and hold them within the camera's view. Ensure you have a live stream and a clear view. Ask specifically for the information you must enter on this form.

The following are examples of documents that you may use and are not intended to be a complete or comprehensive list.

Documents or information to verify Name and address Category A	Documents or information to verify Name and date of birth Category B	Documents or information to verify Name and confirm a financial account Category C
Issued by a Canadian government body > Any card or statement issued by a Canadian government body (federal, provincial, territorial or municipal) • NEXUS card • Canada Pension Plan (CPP) statement • Property tax assessment issued by a municipality • Provincially-issued vehicle registration > Benefits statement • Federal, provincial, territorial, and municipal levels > CRA documents: • Notice of assessment • Requirement to pay notice • Installment reminder/receipt • GST refund letter • Benefits statement	 Issued by a Canadian government body > Any card or statement issued by a Canadian government body (federal, provincial, territorial or municipal) • Canada Pension Plan (CPP) statement of contributions • Original birth certificate • Marriage certificate or government-issued proof of marriage document (long-form which includes date of birth) • Divorce documentation • Permanent resident card • Citizenship certificate 	Confirm that your individual has a deposit account, credit card or loan account by means of: ➤ Bank statement ➤ Loan account statement (for example, mortgage) ➤ Letter from the financial entity holding the deposit account, credit card or loan account.
 Issued by other Canadian sources > Utility bill (for example, electricity, water, telecommunications) > T4 statement > Record of Employment > Registered account statements (for example, RRSP, GIC) 	Issued by other Canadian sources ➤ Insurance documents (home, auto, life) ➤ Employer benefits statement ➤ Canadian Passport	

MANULIFE BANK OF CANADA RETIREMENT SAVINGS PLAN DECLARATION OF TRUST

The Canada Trust Company, a trust company amalgamated under the laws of Canada (the "Trustee"), hereby declares that it agrees to act as Trustee for the annuitant (as defined in subsection 146(1) of the *Income Tax Act*) named in the application on the face hereof (the "Annuitant") for Manulife Bank of Canada (the "Agent") *Retirement Savings Plan* (the "Plan") upon the following terms and conditions:

- 1. **REGISTRATION:** The Trustee will apply for registration of the Plan under the provisions of the *Income Tax Act* (Canada) (the "Act") and any applicable provincial income tax legislation relating to retirement savings plans as designated from time to time in writing by the Annuitant (the Act and such provincial income tax legislation being hereinafter collectively referred to as "Applicable Tax Legislation").
- COMMON-LAW PARTNER AND COMMON-LAW PARTNERSHIP: Any reference to "spouse" contained in the Declaration of Trust or in the Application means "spouse or common-law partner" and any reference to "marriage" contained in the Declaration of Trust or in the Application means "marriage or common-law partnership".
- 3. CONTRIBUTIONS: The Trustee shall accept only such payments of cash and other transfers of property acceptable to it as may be directed by the Annuitant or the Annuitant's spouse or common-law partner, and permitted by the Applicable Tax Legislation, the same together with any income therefrom constituting a trust fund (the "Fund") to be used, invested and held subject to the terms hereof.
- 4. **INVESTMENT:** The Plan shall be invested and reinvested by the Trustee, on the direction of the Annuitant, in such investments as the Trustee shall make available from time to time; provided that such investments are qualified investments for trusts governed by registered retirement savings plans. The Trustee may, but need not, require any such direction in writing.
- 5. ACCOUNTS: The Trustee will maintain an account in the name of the Annuitant showing all contributions made to the Plan and all investment transactions made at the direction of the Annuitant. The Trustee shall forward to the Annuitant, in respect of each year, a statement showing all contributions and investment transactions made and all income and expenses earned or incurred during such period.
- 6. **CONTRIBUTION RECEIPTS:** On or before March 31 of each year, the Trustee shall furnish the Annuitant or the Annuitant's spouse or common-law partner with a receipt or receipts showing contributions by the Annuitant or the Annuitant's spouse or common-law partner during the preceding calendar year and within 60 days thereafter.
- 7. WITHDRAWALS AND TRANSFERS OUT: The Annuitant may, by written application at any time before the commencement of retirement income, request that the Trustee pay to the Annuitant all or any part of the assets held under the Plan. The Plan property may be transferred to a registered pension plan for the benefit of the transferor, or to the Annuitants registered retirement savings plan or registered retirement income fund as stipulated in paragraph 146(16)(a) of the Act. All or part of the property held in connection with the Plan may be transferred to a spouse or common-law partner or former spouse or common-law partner who is living separate and apart and is entitled to the amount under a decree, order or judgement of a competent tribunal or under a written agreement that relates to a division of property in settlement of rights arising out of, or on the breakdown of, their marriage or common-law partnership in accordance with paragraph 146(16)(b) of the Act. The Trustee may liquidate any investments held under the Plan to the extent deemed necessary to pay out or transfer the amounts requested.
- 8. **REFUND OF CONTRIBUTIONS:** It is the responsibility of the Annuitant or the Annuitant's spouse or common-law partner to ensure that no contribution exceeds the maximum permitted deduction under the Applicable Tax Legislation. The Trustee shall, upon written application of the Annuitant or the Annuitant's spouse or common-law partner, refund to that applicant an amount as defined in paragraph 146(2)(c.1) of the Act. The Trustee may liquidate investments held under the Plan to the extent deemed necessary for that purpose.

9. RETIREMENT INCOME:

- (a) The value of the accounts maintained by the Trustee for the Annuitant shall be invested, used and applied by the Trustee for the purposes of providing a retirement income to the Annuitant in accordance with subsection 146(1) of the Act.
- (b) The Annuitant will, upon 90 days written notice to the Trustee, specify the date for the commencement of a retirement income, which date shall not be later than the end of the calendar year in which the Annuitant attains age 71, or such other age as prescribed by the Act (such date being referred to herein as "maturity").
- (c) Any retirement income purchased by the Trustee shall, at the option of the Annuitant, be:
 - an annuity payable to the Annuitant for the Annuitant's life (or, if the Annuitant so designates, to the Annuitant for the lives jointly of the Annuitant and the Annuitant's spouse or common-law partner and to the survivor of them for his or her life) commencing at maturity and with or without a guaranteed term not exceeding such period of time calculated in accordance with the formula set out in paragraph (ii) immediately below;
 - ii) an annuity commencing at maturity payable to the Annuitant, or to the Annuitant for his life and to his spouse or common-law partner after his death, for a term of years equal to 90 minus either the age in whole years of the Annuitant at the maturity of the Plan, or, where the Annuitant's spouse or common-law partner is younger than the Annuitant and the Annuitant so elects, the age in whole years of the Annuitant's spouse or common-law partner at the maturity of the Plan; or
 - iii) a Registered Retirement Income Fund established in accordance with the provisions of the Act and regulations thereunder and any successor legislation or regulations.
- (d) Except as otherwise provided or permitted under the Applicable Tax Legislation, any annuity so acquired shall pay equal annual or more frequent periodic payments that:
 - i) may be integrated with the Old Age Security Pension;
 - ii) may be increased in whole or in part in accordance with the Consumer Price Index or at such other rate not exceeding 4% per annum as may be specified under the terms of such annuity;
 - iii) are (1) fixed, or (2) varied in accordance with the earnings of the invested amount;
 - iv) shall provide for full or partial commutation and shall provide for equal annual or more frequent periodic payments following any partial commutation;
 v) shall not provide for the aggregate of the periodic payments in a year after the death of the Annuitant to exceed the aggregate of the payments in a year before the Annuitant's death;
 - (i) shall by its terms not be capable either in whole or in part of assignment if payable to the Annuitant or his spouse or common-law partner; and
 - vii) shall provide for commutation if such annuity would otherwise become payable to a person other than the spouse or common-law partner of the Annuitant on or after the death of the Annuitant.
- (e) If the Annuitant fails to notify the Trustee at least 60 days prior to the end of the calendar year in which the Plan reaches maturity, the Trustee may, at its sole discretion,
 - i) liquidate the assets in the Plan and pay the proceeds of such liquidation, or distribute the assets in the Plan, to the Annuitant, subject to any required withholding therefrom; or
 - ii) purchase for the Annuitant a retirement income subject to the requirements of the Plan.

- 10. **DEATH OF THE ANNUITANT:** In the event of the death of the Annuitant prior to the provision of a retirement income, the Trustee shall, upon receipt of satisfactory evidence thereof, realize the interest of the Annuitant in the Plan. Subject to the deduction of all proper charges, including income tax, if any, required to be withheld, the proceeds of such realization shall be held by the Trustee in trust for payment in a lump sum to the legal personal representatives of the Annuitant, upon such representatives furnishing the Trustee with such releases and other documents as may be required or as counsel may advise, unless there is a validly designated beneficiary of such Annuitant in the case of an Annuitant domiciled in a jurisdiction designated by the Trustee as one in which a participant in a retirement savings plan may validly designate a beneficiary other than by will, in which case the proceeds shall be payable in a lump sum to such designated beneficiary upon receipt of such releases and other documents as may be required or as counsel may advise.
- 11. **OWNERSHIP:** The Trustee must hold any investment in its own name, in the name of its nominee, in bearer form or in such other name as the Trustee may determine. The Trustee may generally exercise the power of an owner with respect to all stocks, bonds, mortgages, or securities held by it for the Plan, including the right to vote or to give proxies to vote in respect thereof, and to pay any assessment, taxes or charges in connection therewith or the income or gains derived therefrom.

12. DELEGATION:

- (a) The Annuitant authorizes the Trustee to, and the Trustee may delegate to the Agent, the performance of the following duties and responsibilities of the Trustee under the Plan:
 - i) to receive the Annuitant's contributions under the Plan;
 - ii) to invest and reinvest the Fund in accordance with the directions of the Annuitant;
 - iii) to hold the assets forming the Fund in safekeeping;
 - iv) to maintain the Annuitant's account;
 - v) to provide statements to the Annuitant of the Annuitant's account; and
- vi) to perform such other duties and responsibilities of the Trustee under the Plan as the Trustee may determine from time to time, in accordance with the Act.
 (b) The Trustee shall, however, remain ultimately responsible for the administration of the Plan pursuant to the provisions of this Declaration of Trust. The Annuitant also authorizes the Trustee to, and the Trustee may, pay the Agent all or a portion of the fees paid by the Annuitant to the Trustee hereunder and may reimburse the Agent for its out-of-pocket expenses in performing the duties and responsibilities delegated to the Agent by the Trustee, as agreed upon between the Agent and the Trustee. The Annuitant acknowledges that the Agent may earn normal brokerage commissions on investment and reinvestment transactions processed by the Agent.
- 13. TRUSTEE FEES AND EXPENSES: The Trustee will be entitled to such reasonable fees and other charges as it may establish from time to time for the Plan and to reimbursement for disbursements and expenses reasonably incurred by it in performing its duties hereunder. All such fees and other amounts (together with any goods and services tax or other taxes applicable thereto) will, unless paid directly to the Trustee be charged against and deducted from the assets of the Plan in such manner as the Trustee determines, and the Trustee may realize assets of the Plan in its absolute discretion for the purposes of paying such fees and other amounts. Notwithstanding the above, the Trustee is not entitled to charge against and deduct from the assets of the Plan any charges, taxes or penalties imposed on the Trustee under the Applicable Tax Legislation.
- 14. **AMENDMENT:** The Trustee may, from time to time at its discretion, amend this Declaration of Trust with the concurrence of the authorities administering the Applicable Tax Legislation by giving 30 days' prior notice in writing to the Annuitant, provided, however, that any such amendments shall not have the effect of disqualifying the Plan as a registered retirement savings plan within the meanings of the Applicable Tax Legislation.
- 15. NOTICE: Any notice given by the Trustee to the Annuitant shall be sufficiently given if mailed, postage prepaid, to the Annuitant at the address set out in the application or at any subsequent address of which the Annuitant shall have notified the Trustee and any such notice shall be deemed to have been given on the second business day following the day of mailing.
- 16. LIABILITY: The Trustee shall exercise the care, diligence and skill of a reasonably prudent person to minimize the possibility that the Plan holds a non-qualified investment. Other than as heretofore stated, it shall be the responsibility of the annuitant to determine whether any investment in the Plan is or remains qualified investment for a registered retirement savings plan under the Applicable Tax legislation. The Trustee shall not be liable for any tax payable in respect of any non-qualified investment by the Annuitant. The Trustee shall not otherwise be liable for the making, retention or sale of any investment or reinvestment as herein provided or for any loss or diminution of the assets comprising the Plan.
- 17. **PROOF OF AGE:** The statement of the Annuitant's date of birth on the application for the Plan shall constitute a certification by the Annuitant and an undertaking to furnish such further evidence of proof of age as may be required for the provision of a retirement income.
- 18. REPLACEMENT OF TRUSTEE: The Trustee, upon giving the Agent at least 30 days written notice or immediately if the Agent is for any reason incapable of acting in accordance with this Declaration of Trust, may resign, and the Agent, upon giving the Trustee at least 90 days written notice or immediately if the Trustee is for any reason incapable of acting as Trustee hereunder, may remove the Trustee as the Trustee of the Plan, provided that a successor Trustee has been appointed by the Agent in writing. If the Agent fails to designate a successor Trustee within 60 days after it has received notice of the Trustee's intended resignation, the Trustee may appoint its successor Trustee. Such successor Trustee shall within 90 days of its appointment give written notice of its appointment to the Annuitant. A successor Trustee shall have the same power, rights and obligations as the Trustee. The Trustee shall execute and deliver to the successor Trustee all conveyances, transfers and further assurances as may be necessary or desirable to give effect to the appointment of the successor Trustee. Any successor Trustee shall be a corporation resident in Canada and authorized under the laws of the province of residence of the Annuitant indicated in the application to carry out its duties and responsibilities as Trustee under the Plan. Subject to the requirements of Canada Revenue Agency, any corporation resulting in the merger, consolidation or amalgamation to which the Trustee is a party or which purchases all or substantially all of the trust business of the Trustee shall be the successor Trustee hereunder without the execution of any other instrument or document except notice to the Agent and to the Annuitant.
- 19. ASSIGNMENT BY AGENT: The Agent may assign its rights and obligations hereunder to any other corporation resident in Canada, approved by the Canada Revenue Agency and any other applicable authority, and authorized to assume and discharge the obligations of the Agent under the Plan, provided that such corporation shall execute any agreement which is necessary or advisable for the purpose of assuming such rights and obligations and further provided that no such assignment may be made without prior written consent of the Trustee, which consent may not be unreasonably withheld.
- 20. HEIRS, EXECUTORS AND ASSIGNS: The terms of this Declaration of Trust shall be binding upon the heirs, executor, administrators and assigns of the Annuitant and upon the respective successors and assigns of the Trustee and Agent.
- 21. PROPER LAW: This Declaration of Trust will be governed by and construed in accordance with the laws of Ontario (and with respect to any locking-in addenda to the Plan containing provisions required by the laws of a province, in accordance with the laws of such province), the Applicable Tax Legislation and any other laws of Canada, which may be applicable.
- 22. ENGLISH LANGUAGE: The parties hereto have requested that the Plan be established in English. Les parties ont demandé que le régime soit rédigé en anglais.

III Manulife Bank

MANULIFE BANK OF CANADA RETIREMENT INCOME FUND

DECLARATION OF TRUST

The Canada Trust Company, a trust company amalgamated under the laws of Canada (the "Trustee"), hereby declares that it agrees to act as Trustee for the applicant who is the annuitant for purposes of Subsection 146.3(1) of the *Income Tax Act* (the "Annuitant") named in the application on the face hereof (the "Application") for the Manulife Bank of Canada *Retirement Income Fund* (hereinafter referred to as the "Fund") upon the following terms and conditions:

- 1. **REGISTRATION:** The Trustee will apply for registration of the Fund under the provisions of the *Income Tax Act* (Canada) (the "Act"), and any applicable provincial income tax legislation relating to retirement income funds as designated in the Annuitant's address on the Application (the Act and such provincial income tax legislation being hereinafter individually or collectively referred to as the "Applicable Tax Legislation").
- 2. COMMON-LAW PARTNER AND COMMON-LAW PARTNERSHIP: Any reference to "spouse" contained in the Declaration of Trust or in the Application means "spouse or common-law partner" and any reference to "marriage" contained in the Declaration of Trust or in the Application means "marriage or common-law partnership".

3. APPOINTMENT OF AGENT:

- (a) The Annuitant authorizes the Trustee to delegate to Manulife Bank of Canada (the "Agent") the following duties under the Fund:
 - i) to receive the transfer of funds to the Annuitant's Fund;
 - ii) to provide the Annuitant with payments under the Fund in accordance with the Applicable Tax Legislation:
 - iii) to invest and reinvest the assets of the Fund;
 - iv) to hold all or any portion of the assets of the Fund in safekeeping;
 - v) to maintain Fund records and accounting properly to the Annuitant for the assets of the Fund;
 - vi) to provide the Annuitant with statements of account for the Fund at reasonable intervals;
 - vii) to prepare any forms required by the Applicable Tax Legislation; and
 - viii) such other duties under the Fund as the Trustee in its sole discretion may determine.
- (b) Notwithstanding such delegation, the Trustee shall remain ultimately responsible for the administration of the Fund pursuant to the provision of this Declaration of Trust. The Annuitant also authorizes the Trustee to, and the Trustee may, pay the Agent all or a portion of the administration fees paid by the Annuitant to the Trustee hereunder and shall reimburse the Agent for its reasonable out-of-pocket expenses in performing the duties and responsibilities delegated to the Agent by the Trustee and charge the Annuitant's account therefor.
- 4. **TRANSFERS TO THE FUND:** The Trustee shall accept only such transfers of assets in a form acceptable to it, which are "qualified investments" for registered retirement income funds within the meaning of the Act, as may be directed by or on behalf of the Annuitant to be transferred to the Trustee to be held in the Annuitant's Fund, provided that such assets may only be transferred from:
 - (a) either a registered retirement income fund or a registered retirement savings plan under which the Annuitant is the annuitant; or
 - (b) the Annuitant to the extent only that the amount of consideration was an amount described in subparagraph 60(I)(v); or
 - (c) either a registered retirement savings plan or a registered retirement income fund where the spouse or former spouse of the Annuitant was the annuitant, where the Annuitant and the spouse or former spouse are living separate and apart and the transfer is made under a decree, order or judgment of a competent tribunal, or under a written separation agreement, relating to a division of property between the Annuitant and the spouse or former spouse in settlement of rights arising out of, or on the breakdown of, their marriage; or
 - (d) a registered pension plan pursuant to subsection 147.1(1) of the Act under which the Annuitant is a member; or
 - (e) a registered pension plan pursuant to subsection 147.3(5) and (7) of the Act; or
 - (f) a specified pension plan in circumstances to which subsection 146(21) of the Act applies.

5. INVESTMENTS:

- (a) The Fund shall be invested and reinvested by the Trustee, on the direction of the Annuitant, in such investments as the Trustee shall make available from time to time. The Trustee may, but need not, require any such direction in writing.
- (b) It shall be the responsibility of the Annuitant to choose the investments of the Fund; to determine whether any such investment would result in the imposition of any penalty under the Applicable Tax Legislation; and to determine whether any investments should be purchased, sold or retained by the Trustee as part of the Fund. The Trustee and the Agent shall not be responsible for any loss suffered by the Annuitant or by any beneficiary under the Fund as a result of the purchase, sale or retention of any investment. The Trustee shall exercise the care, diligence and skill of a reasonably prudent person to minimize the possibility that the Fund holds a non-qualified investment. Other than as heretofore stated, it shall be the responsibility of the Annuitant to determine whether any investment in the Fund is or remains a qualified investment for registered retirement income funds under the Applicable Tax Legislation.

- 6. **ANNUITANT'S ACCOUNT:** The Trustee will maintain an account in the name of the Annuitant showing all transfers to and payments from the Fund and all investment transactions made at the direction of the Annuitant. The Trustee shall forward to the Annuitant, at least annually, a statement showing all such transfers and payments and investment transactions made and all income earned and expenses incurred during such period.
- 7. **INCOME TAX INFORMATION:** The Trustee shall provide the Annuitant with appropriate information slips, in prescribed form, by the end of February of each year. Such information slips shall show the total of all payments made from the Fund during the preceding calendar year, to enable the Annuitant to report such payments in the Annuitant's income tax return.

8. PAYMENTS FROM THE FUND:

- (a) Subject to the terms of the Declaration of Trust and the Applicable Tax Legislation, the whole of the Fund shall be used and applied by the Trustee only for the provision of payments to the Annuitant or, if applicable, to the surviving spouse as follows:
 - i) In each year commencing not later than the first complete calendar year after the Fund is established, the Trustee shall make one or more payments the aggregate of which shall be not less than the minimum amount as defined in subsection 146.3(1) of the Act, and not more than the value of the Fund immediately before any payment.
- (b) All payments must be included in and will be taxed as the Annuitant's income in the year of receipt. Tax shall be withheld on all payments by the Trustee in accordance with the Act. The Trustee reserves the right to liquidate the assets of the Fund, in its absolute discretion to meet payment obligations of the Fund.
- (c) For the purposes of valuing the Fund for this Section 8, the Trustee shall include the assets forming part thereof at their net asset value.
- (d) No payment required to be made in accordance with the provisions hereof may be assigned in whole or in part.
- (e) The Trustee shall be discharged from all further duties and liabilities hereunder immediately following the making of the final payments as required hereunder.
- (f) At the direction of the Annuitant, and in accordance with paragraph 146.3(2)(e) of the Act the Trustee shall transfer all or part of the property held in connection with the Fund together with all information necessary for the continuance of the Fund to any person who has agreed to be a carrier of another registered retirement income fund of the Annuitant, provided that the Trustee shall retain sufficient property of the Fund in order that the minimum amount for the calendar year shall be paid to the Annuitant in the year.
- (g) The Trustee shall transfer all or part of the property held in connection with the Fund to a spouse or common-law partner or former spouse or common-law partner who is entitled to the amount under a decree, order or judgement of a competent tribunal or under a written agreement that relates to a division of property in settlement a breakdown of marriage or common-law partnership in accordance with subsection 146.3(14) of the Act.
- 9. DEATH OF THE ANNUITANT: In the event of death of the Annuitant prior to the making of the final payment as provided in Section 8 hereof, the Trustee shall, upon receipt of satisfactory evidence of such death, realize the interest of the Annuitant in the Fund. Subject to the deduction of all proper charges including income tax, if any, required to be withheld, the proceeds of such realization shall be held by the Trustee for payment to the beneficiary, if any, designated pursuant to Section 10 hereof, or to the legal personal representatives of the Annuitant, upon such beneficiary or representatives furnishing the Trustee with such releases and other documents as may be required or as counsel may advise, unless the Annuitant's spouse has been designated specifically as the successor annuitant of the Annuitant as provided for in Section 10 hereof, or by will, in which case the Trustee shall continue the payments to the Annuitant's spouse in accordance with the provision of Section 8 hereof, upon such spouse providing the Trustee with such documents as may be required or as counsel may advise.
- 10. **DESIGNATION OF SUCCESSOR ANNUITANT OR BENEFICIARY:** The Annuitant, if domiciled in a jurisdiction in which, according to applicable law, a participant in a retirement income fund may validly designate a beneficiary or a successor annuitant other than by will, may by an instrument in writing in a form prescribed by the Trustee and delivered to the Trustee prior to the death of the Annuitant, designate his spouse as successor annuitant or any person as beneficiary to be entitled to receive the value of the Annuitant's property in the Trust Fund on the death of the Annuitant. In the case of such a designated beneficiary of the Annuitant, as the case may be, unless there is no such successor annuitant or designated beneficiary at the date of death of the Annuitant in which instance, all proceeds of the Fund shall be paid to the Annuitant's estate. The Annuitant shall by instrument in writing in a form prescribed by the Trustee and delivered to the Trustee and delivered to the Trustee prior to the death of the Annuitant, be entitled to receive the value of the Successor annuitant or, any person, including the spouse, shall be deemed to be the successor annuitant or designated beneficiary at the date of death of the Annuitant in which instance, all proceeds of the Fund shall be paid to the Annuitant's estate. The Annuitant shall by instrument in writing in a form prescribed by the Trustee and delivered to the Trustee prior to the death of the Annuitant, be entitled to revoke such designation.
- 11. **DELEGATION:** The Trustee shall be entitled to employ such person or persons including, but not limited to, lawyers and auditors as the Trustee may determine and shall be entitled to pay their fees and expenses from the trust. The Trustee may rely and act upon information and advice furnished by such person or persons or refrain from acting thereon and shall not be liable to the Annuitant as a result of so acting or refraining from so acting.
- 12. TRUSTEE'S COMPENSATION: The Trustee will be entitled to such reasonable fees and other charges as it may establish from time to time for the Fund and to reimbursement for disbursements and expenses reasonably incurred by it in performing its duties hereunder. All such fees and other amounts (together with any goods and services tax or other taxes applicable thereto) will, unless paid directly to the Trustee be charged against and deducted from the assets of the Fund in such manner as the Trustee determines, and the Trustee may realize assets of the Fund in its absolute discretion for the purposes of paying such fees and other amounts. Notwithstanding the above, the Trustee is not entitled to charge against and deduct from the assets of the Fund any charges, taxes or penalties imposed on the Trustee under the Applicable Tax Legislation.
- 13. **AMENDMENT:** The Trustee may, from time to time at its discretion, amend the Declaration of Trust with the concurrence of the authorities administering the Applicable Tax Legislation by giving 30 days' prior notice in writing to the Annuitant; provided, however, that any such amendments shall not have the effect of disqualifying the Fund as a registered retirement income fund within the meaning of the applicable Tax Legislation.

14. **NOTICE:** Any notice given to the Trustee hereunder shall be sufficiently given if mailed, postage prepaid, addressed to its Agent, at the principal office of the Agent in the City of Waterloo, in the Province of Ontario, and shall be deemed to have been given on the day that such notice is received by the Agent. Any notice, statement or receipt given by the Trustee to the Annuitant shall be sufficiently given if mailed, postage prepaid, to the Annuitant at the address set out in the application or at any subsequent address of which the Annuitant shall have notified the Trustee and any such notice shall be deemed to have been given on the third business day following the day of mailing.

15. LIMITATION OF LIABILITY:

- (a) Notwithstanding any other provisions hereof, the Trustee (including, for greater certainty, the Agent) will not be liable in its personal capacity for or in respect of:
 - i) any charge levied or imposed by any governmental authority upon or in respect of the Fund (other than any charge, tax or penalty imposed on the Trustee under the Applicable Tax Legislation), as a result of the purchase, sale or retention of any investment or as a result of payments made from the Fund and the Trustee may reimburse itself for, or may pay, any such taxes, interest penalties or other charges out of the capital or the income, or partly out of the capital and partly out of the income of the Fund as it in its absolute discretion deems expedient (and, for greater certainty, the Trustee may realize upon such assets of the Fund as it may determine in its sole discretion for purposes of paying any such amount); or
 - any loss suffered or incurred by the Fund, the Annuitant or any beneficiary under the Fund caused by or resulting from the Trustee acting or declining to act upon instruction given to it, whether by the Annuitant, a person designated by the Annuitant or any person purporting to be the Annuitant, unless caused by the Trustee's dishonesty, bad faith, willful misconduct, gross negligence or reckless disregard.
- (b) The Annuitant, his legal personal representative and each beneficiary under the Fund will at all times, indemnify and save harmless the Trustee and the Agent in respect of any taxes, interest, penalties, or other governmental charges which may be levied or imposed on the Trustee in respect of the Fund or any losses incurred by the Fund (other than losses for which the Trustee is liable in accordance herewith) as a result of the acquisition, retention or transfer of any investment or as a result of payments out of the Fund made in accordance with these terms and conditions or as a result of the Trustee acting or declining to act upon any instructions given to it by the Annuitant.
- 16. **PROOF OF AGE:** The statement of the Annuitant's date of birth on the Application for the Fund shall constitute a certification by the Annuitant and an undertaking to furnish such further evidence of proof of age as may be required for the provision of a retirement income.
- 17. LIFE INCOME FUND: If, due to Fund assets having been transferred into the Fund from a pension plan or other locked-in registered retirement savings plan, the Annuitant has duly completed, signed and delivered and instrument in the form of a locking-in addendum for a life income fund or locked-in retirement income fund, approved by the Trustee, then such locking-in addendum shall be deemed to be part of the Declaration of Trust. In the event of a conflict, the provisions of such locking-in addendum and the provisions of applicable pension laws referred to therein shall take precedence over any conflicting provisions hereof, or of any beneficiary designation made with respect to the Fund. Provided that no provision of the Declaration of Trust shall be interpreted to be in conflict with the requirements of the Applicable Tax legislation. The Annuitant agrees to be bound by the terms and conditions set out in the locking-in addendum forming part of this Declaration of Trust.
- 18. REPLACEMENT OF TRUSTEE: The Trustee, upon giving the Agent at least 30 days written notice or immediately if the Agent is for any reason incapable of acting in accordance with Section 3 hereof, may resign, and the Agent, upon giving the Trustee at least 90 days written notice or immediately if the Trustee is for any reason incapable of acting as Trustee hereunder, may remove the Trustee as the Trustee of the Fund, provided that a successor trustee has been appointed by the Agent in writing. If the Agent fails to designate a successor trustee within 60 days after it has received notice of the Trustee's intended resignation, the Trustee may appoint its successor trustee. Such successor trustee shall within 90 days of its appointment give written notice of its appointment to the Annuitant. A successor trustee shall have the same power, rights and obligations as the Trustee. Subject to the requirements of paragraph 146.3(2)(e) of the Act, The Trustee shall execute and deliver to the successor trustee all conveyances, transfers and further assurances as may be necessary or desirable to give effect to the appointment of the successor trustee. Any successor trustee shall be a corporation resident in Canada and authorized under the Fund. Subject to the requirements of the Canada Revenue Agency, any corporation resulting in the merger, consolidation or amalgamation to which the Trustee is a party or which purchases all or substantially all of the trust business of the Trustee shall be the successor trustee hereunder without the execution of any other instrument or document except notice to the Agent and to the Annuitant.
- 19. ASSIGNMENT BY AGENT: The Agent may assign its rights and obligations hereunder to any other corporation resident in Canada approved by the Canada Revenue Agency and any other applicable tax or other authorities, and authorized to assume and discharge the obligations of the Agent under the Fund, provided that such corporation shall execute any agreement which is necessary or advisable for the purpose of assuming such rights and obligations and further provide that no such assignment may be made without prior written consent of the Trustee, which consent may not be unreasonably withheld.
- 20. HEIRS, EXECUTORS AND ASSIGNS: The terms of this Declaration of Trust shall be binding upon the heirs, executor, administrators and assigns of the Annuitant and upon the respective successors and assigns of the Trustee and Agent.
- 21. PROPER LAW: This Declaration of Trust will be governed by and construed in accordance with the laws of Ontario (and with respect to any locking-in Addenda to the Fund containing provision required by the laws of a province, in accordance with the laws of such province), the Applicable Tax Legislation and any other laws of Canada, which may be applicable.
- 22. ENGLISH LANGUAGE: The parties hereto have requested that the Fund be established in English. Les parties ont demandé que le régime soit rédigé en anglais.

Account Operating Agreement

Introduction and Definitions

I/We for good and valuable consideration, the receipt of which is acknowledged, agree with Manulife Bank that the operation of any and all Accounts which I/we now or hereafter have with Manulife Bank at any of its branches or agencies shall be subject to the following terms and conditions.

When used in this Agreement, the words "l", "me", "mine", "my", "our", "us", "we" mean the Account owner(s). The words "you" "your" "their", "Manulife Bank" and the "Bank" mean Manulife Bank of Canada.

The words "Access Card" mean the Manulife Bank banking access card you have issued to me. The letters "PIN" refer to the Personal Identification Number that you will provide me with and the letters "ABM" refer to the Automated Banking Machine used in connection with the Access Card. The words "Access Number" mean the number provided to me by Manulife Bank for internet and telephone banking purposes. The words "*Interac* Flash®" refer to the contactless feature on your Access Card that allows you to make Point of Sale purchases from your linked Primary Account. \$US Accounts, Guaranteed Investment Certificates and Term Deposits are not provided Access Cards.

The word "Agreement" means the Account Operating Agreement including the Access Cardholder Agreement, Funds Transfer Agreement and the Overdraft Agreement. The word "Application" refers to any application signed by the Account owners requesting deposit, line of credit, \$US, Guaranteed Investment Certificate or Term Deposit services offered by Manulife Bank. The word "Account" in this Agreement refers to any and all deposit, line of credit, \$US, Guaranteed Investment Certificate or Term Deposit accounts, including Access Cards or Access Numbers, I/we have with Manulife Bank.

A. General Account Terms (applicable to all accounts)

1. Service Charges

Manulife Bank may levy a service charge (the "Service Charges") against my Account for the operation of the Account and may debit the Account from time to time with the amount of such charge. If any of these charges are changed or a new charge is introduced, Manulife Bank will provide me with at least thirty (30) days prior written notice of the change or addition.

2. Bank's Right to Set Off Debts

Notwithstanding section 31(a) (Verification of Account), if I owe you any debt or liability, I agree that you may charge such amount against any positive balance in my Account, in any manner you deem appropriate and without any further notice to me.

3. Account Restriction

I agree that you may restrict access to my Account if you have reason to believe that unauthorized or fraudulent activity is occurring on the account.

4. Joint Accounts

If there are two or more owners, we hereby jointly and severally agree with Manulife Bank and with each other that all monies from time to time deposited to the Account, and interest, may be withdrawn by any one of us or his or her attorney or agent and each of us hereby irrevocably authorizes Manulife Bank from time to time to accept as sufficient direction for and evidence of any amounts withdrawn from the Account, any receipt, cheque or other instrument signed by any one or more of us, his, her or their agents, without any further signature or consent of the other or others of us thereto unless specified otherwise. We further acknowledge that we are jointly and severally liable for all transactions performed in respect of the Account.

Manulife Bank is also hereby authorized to credit the Account with all monies paid to the Manulife Bank for the credit of any one or more of us.

5. Survivorship

If there is more than one owner, and we hold this Account as joint tenants with right of survivorship, if one of the owners dies, the remaining owners will become entitled to the deceased's share in equal portions. This provision does not apply in the Province of Quebec.

6. Signatures

I acknowledge that the signatures appearing on the Application will be referred to by Manulife Bank for the operation of the Account.

7. Personal Information Statement

In this Statement, "you" and "your" refer to the applicant(s) or co-applicant(s) who is (are) the account holder(s). "We", "us", "our" and "the Bank" refer to The Manulife Bank of Canada and its related affiliates.

Updates to this Statement and further information about our privacy practices are posted to www.manulifebank.ca.

We collect, use, verify and disclose your personal information for identified purposes, and only with your consent, or as permitted or required by law. By signing the application, you give your consent for us to collect, use, and disclose your personal information, as set out in this Personal Information Statement. Any alterations to the consent must be agreed to in writing by the Bank.

What personal information do we collect?

Depending on the product you have applied for, we collect specific personal information about you such as:

- Identifying information such as your name, address, telephone number(s), email address, your date of birth, occupation, driver's licence, passport number or your Social Insurance Number (SIN)
- Information about how you use our products and services, and information about your preferences, demographics, and interests
- Other personal information we may require to administer our business relationship with you

We use fair and lawful means to collect your personal information.

Where do we collect your personal information from?

- Your completed applications and forms
- Other interactions between you and the Bank
- Other sources, such as:
 - Your advisor or authorized representative(s)
 - Third parties with whom we deal in issuing and administering your account now, and in the future
 - Your employer or credit reporting agencies
 - · Public sources, such as government agencies, and internet sites

What do we use your personal information for?

We will use your personal information to:

- Help us properly administer the products and services that we provide and to manage our relationship with you
- Confirm your identity and the accuracy of the information you provide
- Evaluate your application, and determine the suitability of our product(s) for you
- Comply with legal and regulatory requirements
- Support and maintain the accuracy and integrity of the credit reporting system
- Understand more about you and how you like to do business with us
 Analyze data to help us make decisions and understand our customers
- Analyze data to help us make decisions and understand our customers better so we can improve the products and services we provide
- Determine your eligibility for, and provide you with details of, other products or services that may be of interest to you offered by us or our affiliates or select third parties. These could include securities, insurance products, loan and investment products, credit products and reward programs.

Who do we disclose your personal information to?

- Persons, financial institutions and other parties with whom we deal in issuing and administering your account now, and in the future
- · Authorized employees, agents and representatives
- Your advisor and any agency which has entered into an agreement with us and has supervisory authority, directly or indirectly, over your advisor, and their employees
- Any person or organization to whom you gave consent
- Other institutions that may have granted you credit, credit bureaus and personal information agents with respect to your credit or financial history
- People who are legally authorized to view your personal information
- Service providers who require this information to perform their services for us (for example, data processing, programming, data storage, market research, printing and distribution services and investigative agencies)

The abovementioned people, organizations and service providers are both within Canada and jurisdictions outside Canada, and would therefore be subject to the laws of those jurisdictions.

Where personal information is provided to our service providers, we require them to protect the information in a manner that is consistent with our privacy policies and practices.

How long do we keep your information?

The longer of:

- the time period required by law and by guidelines set for by the financial services industry, and
- the time period required to administer the products and services we provide.

Withdrawing your consent

You may withdraw your consent for us to use your SIN or Business Number, if applicable, for non-tax administration purposes. You may also withdraw your consent for us to use your personal information to provide you with other service or product offerings, excluding those mailed with your statements.

You may not withdraw your consent for us to collect, use, retain or disclose personal information we need to issue or administer the account unless federal or provincial laws give you this right. If you do so, an account may not be issued and we may treat your withdrawal of consent as a request to terminate the account.

If you wish to withdraw your consent, phone the Bank's customer care centre at 1-877-765-2265, or write to the Privacy Officer at the address below.

Accuracy and Access

You will notify us of any change to your contact information. You have the right to access and verify your personal information maintained in our files, and to request any factually inaccurate personal information be corrected, if appropriate. Much of your information is available to you online by accessing your account via the Internet at https://client.manulifebank.com/MBCClientUI. If you have a question, a concern, wish to receive more information about parties who have access to your information or about our privacy policies and procedures, and/or wish to review your personal information in our files or correct any inaccuracies, you may send a written request to:

Manulife Bank of Canada
Privacy Officer
500 King Street N
Waterloo, ON N2J 4C6

Privacy_office_canadian_division@manulife.com

Please note the security of email communication cannot be guaranteed. Do not send us information of a private or confidential nature by email. By contacting us via email you are authorizing us to communicate with you by email.

8. Amendment

Manulife Bank may, from time to time, at its discretion, amend this Agreement by giving me 30 days prior notice in writing. The current version of this Agreement may be obtained at any time at manulifebank.ca or by calling us during regular business hours at 1-877-765-2265.

9. Giving Notice

Any notice, including without limitation, a notice of amendment or any demand or other communication referred to in this Agreement may be forwarded to me by personal delivery, courier, by prepaid ordinary, registered, or certified mail or included in a monthly statement or by email or any other electronic communication mode that the Bank and I agree to use, at my last known address as shown in Manulife Bank's records. I agree that it shall be deemed that I have received the same on the date of delivery, if personally delivered or if delivered by courier or on the fifth (5) business day after mailing by prepaid ordinary, registered, or certified mail, even if I do not actually receive it.

10. Electronic Communication

An electronic communication includes any communication by telephone, facsimile, wire, or e-mail. The Bank will deem any electronic communication received from me or in my name to be duly authorized by me and I authorize the Bank to rely and act upon any such electronic communication. If a facsimile is received, the Bank will act on a signature purporting to be my signature. If I request, the Bank will forward copies of any statements, instruments or other documents by facsimile or other electronic transmission to the number or address provided by me from time to time, even though such electronic communication may not be considered "secure". I will be deemed to have received the electronic communication on the day and time recorded by a fax machine of the Bank or for email, on the day recorded by the server of the Bank for email.

I agree that any records regarding any electronic communication will be admissible in any legal, administrative or other proceeding as if such records were the original written documents. The Bank's records will be conclusive as to the information contained in such electronic communications.

11. Request for Information or Documentation

Manulife Bank may from time to time receive requests to provide information or documentation regarding my account. I agree that I will be responsible for any costs incurred by you in order to comply with any warrants, subpoenas, court orders, Canada Revenue Agency requests for information or other demands that you are required by law to comply with and I authorize you to charge such costs to my Account.

12. Bank's Right to Close the Account

I understand that the Bank may close my Account and cancel this Agreement at any time, with reasonable notice to me. If at the time of closure the Account has a positive balance, the Bank shall deliver a cheque for the balance to me at my last known address, as shown in Manulife Bank's records, (unless you and I agree to a different method of payment). For \$US Accounts, the Bank shall initiate a funds transfer to the Other Financial Institution as shown in Manulife Bank's records for the balance. Thereafter the Bank shall be completely relieved of its obligations and liabilities under this Agreement. I understand that I am not relieved of my obligations and liabilities under this Agreement until I have paid all amounts owed to you, including interest, service charges or costs associated with the Account.

13. Language (for Quebec residents only):

I have expressly requested that this Agreement and all related documents, including notices, be drawn up in the English language.

J'ai expressément demandé que ce contrat et tout document y afférent, y compris tout avis, soient rédigés en langue anglaise.

14. Complaint Handling Procedures

If I have any questions or concerns about the products, services or the Bank's representatives, I may contact the Bank at: 1-877-765-2265.

If after speaking to Manulife Bank staff the complaint is not resolved to my satisfaction, I may ask to speak with the manager of the department. If I am still dissatisfied with the manager's response, I may ask to have my concerns referred to senior management for an additional review. If after speaking to the staff and management the problem is not resolved to my satisfaction, I may write to:

Client Dispute Resolution Office Manulife Bank of Canada 500 King Street North PO BOX 1602 STN WATERLOO WATERLOO ON N2J 4C6

If I am not fully satisfied with the Client Dispute Resolution Officer's response, I have the following recourse available to me:

The Ombudsman for Banking Services and Investments

The Ombudsman for Banking Services and Investments (OBSI) is part of the Financial Services OmbudsNetwork (FSON), which is a national industry-based dispute resolution system for consumers of financial services. The OBSI deals with concerns about banking and securities investment products and services that have not been resolved through the company's dispute resolution system. Toll free telephone number: 1-888-451-4519 or from Toronto (416) 287-2877.

The Financial Consumer Agency of Canada

The Financial Consumer Agency of Canada (FCAC) supervises federally regulated financial institutions to ensure they comply with federal consumer protection laws.

If my complaint is about a consumer provision, I may contact the FCAC, in writing at:

The Financial Consumer Agency of Canada 427 LAURIER AVENUE WEST, 6th Floor OTTAWA ON K1R 1B9 By telephone: 1-866-461-3222 FCACwebsite: https://www.canada.ca/en/financial-consumer-agency.html

Access Card/Access Number Agreement

15. Access Card or Access Number

Manulife Bank will issue either an Access Card or Access Number to primary and secondary Account holders, where applicable, for use as outlined in the Application. Guaranteed Investment Certificate and Term Deposit account holders are only offered Access Numbers; Deposit and Line of Credit account holders are offered Access Cards or Access Numbers. Account access will only be granted to individuals who have signed and returned an Application to Manulife Bank.

16. Security of Access Card, Access Number, PIN and Password

As a client of Manulife Bank, I will be responsible for the use of the Access Card or Access Number. Only I, as the owner of the Account to whom the Access Card or Access Number is issued, may use it. I will not disclose my Personal Identification Number (PIN) and/or password to any other person and I agree to take reasonable steps to ensure that in the event that the Access Card or Access Number is lost or stolen, the finder or thief will not also obtain the PIN and/or password. I authorize the Bank to accept, and I agree to be responsible for, all instructions given using my Access card and/or Access Number, PIN, *Interac* Flash® and password.

17. Interac Flash®

Interac Flash[®] functionality will be activated by conducting a successful PIN transaction at a debit card purchase terminal or ABM.

For information regarding your *Interac* Flash[®] limits, please refer to the information you received with your Access Card or call Manulife Bank. If you exceed the maximum total contactless spending limit at any given merchant, you will be asked to insert your Access Card and enter your PIN. Upon successful completion of the transaction, your *Interac* Flash[®] spend limit will be reset.

You can have *Interac* Flash® disabled on your Access Card. To do so, please contact the Manulife Bank Customer Service Center at 1-877-765-2265.

18. Credit Advances

I may use the Access Card or Access Number to access an existing Line of Credit product with Manulife Bank. I am obligated for credit advances obtained by the use of the Access Card or Access Number in accordance with the Line of Credit Agreement.

19. Transaction Verification

Any transaction generated by use of the Access Card or Access Number is not completed until Manulife Bank has verified and processed the transaction in its records according to its usual banking practice, regardless of any receipt produced at the time of transaction. I will verify each transaction upon receipt of my Account statement and notify Manulife Bank in writing of any errors, irregularities or omissions as set out in the section entitled "Verification of Account" below.

20. Liability

Manulife Bank makes no claims or warranties with respect to the equipment or the electronic banking system, and Manulife Bank shall not be liable for any failure or malfunction of the equipment or the system, except as specifically provided by law or by the Canadian Code of Practice for Electronic Transaction Services (the "Code"). I understand that I am liable for all authorized uses of my Access Card or Access Number, for any errors that I make when using my Access Card or Access Number and for any unauthorized use of my Access Card or Access Number to which I contributed. I understand that I contribute to an unauthorized use of my Access Card or Access Number when:

• I fail to notify Manulife Bank as soon as I become aware that my Access Card or Access Number has been lost or stolen,

- I keep a poorly disguised PIN or password in close proximity to my Access Card or Access Number,
- I voluntarily disclose my PIN or password, which includes the use of an easily guessed password such as my name, telephone number, date of birth, social insurance number or sequential series such as "1234", or
- any other circumstances described in the Code.

I agree to exercise safe security practices when using my Access Card or Access Number when accessing Electronic Transaction Services. This includes, but is not limited to, complying with any security measures as may be recommended by my service provider relating to requirements for encryption technology, virus scanning software, a firewall system, anti-spyware software or any similar safeguards to maintain the security of the Electronic Transaction Services.

21. Lost or Stolen Access Cards or Access Numbers

I will notify Manulife Bank immediately by telephone or in writing of the loss, theft or any unauthorized use of the Access Card or Access Number PIN and/or password. I will contact Manulife Bank by telephone at 1-877-765-2265 or in writing at 500 King Street North, 500 M-A, PO BOX 1602 STN WATERLOO, WATERLOO ON N2J 4C6. My liability will cease only when notice of loss, theft or unauthorized use is received by Manulife Bank.

22. Limits and Fees

Manulife Bank has the right to limit the frequency or amounts of withdrawals or to impose fees for Access Cards or Access Numbers or transactions or to change its policies regarding these matters at any time without amending this Agreement, and I authorize Manulife Bank to charge my Account as indicated when the Access Card or Access Number is used.

I also agree to pay and you may debit, without notice, from my Account the transaction charges imposed by another financial institution within or outside of Canada for each transaction for which the Access Card has been used at such other financial institution's ABMs. I understand that I must refer to the other financial institution for the prevailing charges, if any, imposed by that institution for transactions performed at its ABM(s).

23. Termination

The Access Card or Access Number is the property of Manulife Bank, which may revoke, limit, or suspend its use, or issue a new card at any time. The Access Card or Access Number may be retracted automatically at a terminal at any time. I may also cancel this Agreement at any time by notifying Manulife Bank in writing and returning the Access Card cut in half. In that event, any transactions processed prior to the receipt of notice of cancellation shall be covered by this Agreement.

24. Dispute Resolution

In the event of a problem with the Access Card or Access Number transaction I will first attempt to resolve the problem with Manulife Bank. All disputes with merchandise or retail service that is paid for through the Access Card transaction, I will resolve with the retailer concerned.

Any other dispute I have regarding the services provided by this Agreement will normally be resolved within 30 business days after Manulife Bank is notified in writing of the dispute. If a dispute cannot be resolved within this time, then I will follow the complaint handling process as outlined in the section in this Agreement entitled "Complaint Handling Procedures".

B. Terms that Apply to Deposit, \$US and Line of Credit Accounts Only (in addition to the General Account Terms above)

25. \$US Accounts

Notwithstanding anything else in this Agreement, I acknowledge that \$US Accounts do not include certain features and services, including ABM Access Cards or ABM access, cheque writing privileges, overdraft protection, direct deposit, pre-authorized payments or bill payment services and that any and all references to such features and services in this Agreement apply to Canadian dollar deposit accounts only. Without limiting the generality of the preceding sentence, the sections in this Agreement entitled "Overdraft Agreement" and "Stop Payments" do not apply to \$US Accounts.

26. Debits to Account

I agree that Manulife Bank is authorized to debit my Account with every instrument of mine presented for payment at any branch of Manulife Bank and with any instruments which have been cashed, negotiated, or credited to such Account but which have not been honoured together with all charges and expenses properly incurred by Manulife Bank in connection therewith.

I, my heirs, successors, and assigns shall be jointly and severally liable for and will pay to Manulife Bank upon demand, any overdraft, indebtedness, or liability incurred in connection with or arising out of the operation of the Account and Manulife Bank charges for its services of whatever nature and kind on my behalf. Manulife Bank may require thirty (30) days prior notice of withdrawal from the Account.

27. Credits to Account

I understand that I can deposit funds to my Account by mail, direct deposit, electronic transfer, or any other method acceptable to the Bank. The Bank may credit to my Account deposits made by another person on my behalf. All instruments deposited must be payable to the Account owner. I authorize Manulife Bank to endorse in my name any instrument deposited without endorsement. This endorsement will be deemed to be made by me.

28. Interest Rates and Maximum Deposit Amounts

Manulife Bank may change its interest rates from time to time and interest rate changes will be posted on its website and telephone banking system. Current interest rates may be obtained at any time at manulifebank.ca or during regular business hours at 1-877-765-2265. Manulife Bank's posted deposit interest rates are effective for deposits up to a certain maximum amount. Information on maximum deposit amounts is available at manulifebank.ca. Manulife Bank may change its maximum deposit amounts from time to time and any changes to maximum deposit amounts will be posted on its website.

29. Hold Funds Policy

All deposits made to my Account may be subject to a hold. These deposits can be, but are not limited to, a cheque deposited to my Account, an Electronic Funds Transfer or an ABM deposit. If my deposit is subject to a hold, the full amount of the deposit will be credited to my account immediately; however, I will not be able to access the funds being held for any purpose, including to honour any cheques or pre-authorized payments, until the conclusion of the "hold period".

The duration of the hold period will be for the following number of business days:

Cheques or Electronic Funds Transfers drawn on another Canadian Financial Institution	Minimum	Maximum
 less than or equal to \$1500.00 	2	5
 greater than \$1500.00 	2	8

I understand that the maximum hold period may not apply in exceptional circumstances, including but not limited to where (i) Manulife Bank has reasonable grounds to believe there may be illegal, fraudulent or improper activity in relation to an account; (ii) an account has been open for less than 90 days; (iii) the deposited cheque has been endorsed more than once; or (iv) the deposited cheque is considered stale-dated (after six months).

You may also accept deposits from me on a "collection-only" basis, in which case I understand that the funds will not be credited to my Account until you receive payment from the other financial institution.

30. Returned Instruments

If an instrument is returned to you unpaid, I authorize you to reverse the credit (and any interest paid on that credit) to my Account. If the instrument is in a different currency than the currency of the Account, I authorize you to debit my account for any cost or loss associated with the currency exchange on the unpaid instrument.

31. Verification of Account

- a) Statements: I shall notify Manulife Bank in writing of any errors, irregularities or omissions within thirty (30) days of the mailing of a statement and at the expiration of the said thirty (30) days (except as to any errors, irregularities or omissions of which Manulife Bank has been so notified) it shall be conclusively deemed as between Manulife Bank and me that such statement and the amount of the balance shown is correct.
- b) Other Verification: Where a periodic Account statement is not provided to me, I have thirty (30) days following the date on which any debit or credit is posted to the Account by Manulife Bank within which to notify Manulife Bank of any error, irregularity or omission in respect of such posting or the amount thereof; and at the expiration of the said thirty (30) days (except as to any errors, irregularities or omissions of which Manulife Bank has been so notified) it shall be conclusively deemed as between Manulife Bank and me that such posting and the amount is correct.

c) I understand that I am responsible for all use of my Account, including forgery or material alteration of my cheques, and that Manulife Bank has no responsibility for such use, unless I can show that I took reasonable care to protect my cheques, where applicable, and that I examined my statement and notified Manulife Bank of the unauthorized use of my cheques or Account within the verification timeline outlined above.

32. Stop Payments

I can ask Manulife Bank to stop payment of a cheque or pre-authorized payment drawn on my Account, provided it has not already been paid from my Account. I understand that in order for the Bank to process a stop payment I must provide the exact amount and date of the item, the payee, the full account number on which it is drawn and the cheque number (if applicable). I acknowledge that if the information provided is incorrect, if the payment is final and irrevocable or if I do not give you sufficient time to process my stop payment request, you will not be able to stop the payment. The ability to request stop payments is not a contractual or legal right. I agree that you will not be responsible for any loss that might occur as a result of your failure to process a stop payment.

33. Foreign Currency Transactions

Foreign currency transactions will be converted to Canadian dollars at an exchange rate determined by Manulife Bank or the Bank's third party service provider on a date determined by the Bank and may not be the same date as the service was requested. If a foreign currency transaction is reversed from my Account for any reason, I accept responsibility for any loss or costs associated with the currency exchange and I authorize you to debit such charge from my Account.

34. Dormant Accounts

I understand that my Account will be marked as inactive if no activity (withdrawal, deposit or online transaction, initiated by me) occurs in the Account for a period of one year. Notification will be sent to my last known address, as shown in Manulife Bank's records, in the second, fifth and ninth year of inactivity. The Bank may charge dormant account fees to my Account and if there are insufficient funds to cover such fees, I authorize Manulife Bank to close my Account without notice. If I have not contacted the Bank within ten years from the date that the Account was marked as inactive, the Account will be designated as abandoned. I understand that, in accordance with federal law, if my Account balance to the Bank of Canada and it will be my responsibility to file a claim with the Bank of Canada to obtain the balance.

35. Funds Transfer Pre-Authorized Debit (PAD) Agreement

I authorize the Bank to process funds transfers as provided in the Application, subject to the following terms:

- a) Manulife Bank may debit or credit the Account(s) named in the Application with the Bank and the other accounts (the "Other Account(s)") held by me/us with the named other financial institutions in the Application (the "Other Financial Institution(s)") when transferring funds between them, subject to such limits and conditions as are required by the Bank and by the Other Financial Institution(s).
- b) Authorization is provided for the benefit of the Bank and the Other Financial Institution(s) named on the Application and is provided in consideration of the Bank and the other financial institution agreeing to process funds transfers against my bank account(s), in accordance with the rules of Payments Canada.
- c) In order to authorize the Bank to arrange electronic funds transfers or to vary or cancel an existing authorization, I will contact the Bank by telephone, personal computer or other electronic device as permitted by the Bank. I require a password or code to initiate and authorize such transfers or changes, which I shall provide to the Bank. By using this password or code, and initiating a funds transfer or change, I acknowledge that I am authorizing the Bank to transfer funds between my account(s) and the Other Account(s) at the Other Financial Institution(s), as specified by me or to cancel or vary an authorization as may be applicable.
- d) The funds transfer may be cancelled provided notice is received five (5) business days before the next scheduled funds transfer. A sample cancellation form, or further information on my right to cancel the funds transfer is available from Manulife Bank or by visiting www.payments.ca. Revocation of this authorization does not terminate any contract for goods or services exchanged.

- e) I acknowledge that provision and delivery of this Funds Transfer Agreement to the Bank constitutes delivery by me to the Other Financial Institutions. Any delivery of this Funds Transfer Agreement to the Bank constitutes delivery by me. I acknowledge that the Other Financial Institutions are not required to verify that a funds transfer has been issued in accordance with the particulars of this Funds Transfer Agreement including, but not limited to, the amount. I acknowledge that an Other Financial Institution is not required to verify that any purpose of payment for which a funds transfer was issued, which is a debit on an Other Account, has been fulfilled by the Bank as a condition to honouring a funds transfer debit issued or caused to be issued by the Bank on the Other Account.
- f) Contact Information:

Manulife Bank of Canada 500 KING STREET NORTH WATERLOO ON N2J 4C6 Tel: 1-877-765-2265

36. Balance Notification

Manulife Bank will send me an alert by electronic means (such as email or by other electronic means that the Bank may make available) when my account balance falls below \$100 or any other specified threshold amount I request. I understand I can opt out of these alerts at any time.

Overdraft Agreement

37. Authorized Overdraft

I may overdraw my Account up to the amount stipulated in my Application or the amount that Manulife Bank may stipulate by written notice to me from time to time ("Approved Amount"). I may overdraw the Account by cheque or pre-authorized payment or in any other way Manulife Bank allows ("debit(s)"). A joint Account may be overdrawn by any person who has signed the Application as owner or co-owner. Manulife Bank reserves the right to overdraw or exceed my overdraft limit in order to process transactions initiated through my Account or to apply Services Charges on my Account. Should my Account become overdrawn, I agree to pay the overdraft interest at a rate set out in the Service Charge Bulletin or in accordance with this Overdraft Agreement whichever is applicable. I also agree to pay all Service Charges in connection with any overdraft in my Account as set out in the Service Charge Bulletin.

38. Payments

Within 30 days of the end of the month in which the overdraft occurred, I will bring my Account into a positive balance. This will be deemed to have occurred if the Account has a positive balance for 24 hours or more.

39. Offset

Manulife Bank may deduct from any other of my accounts I may have with you the amount of any payment that I am obliged to make to you under this Overdraft Agreement and credit the amount to the Account.

40. Total Balance Due

Manulife Bank may require that I pay the overdraft amount at once, without prior notice or request, if any of the following events take place:

- a) I failed to pay the overdraft amount when due;
- b) I gave untrue or incomplete information to Manulife Bank in the Application;
- c) I failed to perform any obligation under this Overdraft Agreement; or
- d) I died or became insolvent or bankrupt or took advantage of any law relating to bankruptcy or insolvency or for the relief of debtors.

41. Termination

Manulife Bank may terminate the Overdraft Agreement at any time by giving me written notice. Manulife Bank may terminate the Overdraft Agreement without notice on the occurrence of the events listed under either paragraphs (a) or (b) of "Total Balance Due", in which case I will be considered in default by the mere lapse of time that I had to perform my obligation, or under either paragraphs (c) or (d) of "Total Balance Due" in which case the occurrence of either of the events listed therein will constitute and put me in default. I may terminate this Overdraft Agreement by giving Manulife Bank at least 10 days' prior notice, but termination does not relieve me of any obligations under this Overdraft Agreement until the overdraft amount has been paid to Manulife Bank in full.

42. Who is responsible

Any person who has signed the Application as owner or co-owner is jointly and severally responsible to Manulife Bank for performing all of the obligations under this Overdraft Agreement. Written notice to any one of us is considered to be notice to all of us of the contents of the notice.

C. Terms that Apply to Guaranteed Investment Certificates and Term Deposits Only (in addition to the General Account Terms above)

43. Notice

I understand that all confirmations, certificates and maturity notices will be sent to the investment owner's address. The Bank may forward any notice, amendment, and statement of account or other communication to any one investment owner for the benefit of all investment owners. I agree that a notice to one investment owner is notice to both or all investment owners.

44. Early Redemption

I understand that Guaranteed Investment Certificates cannot be redeemed or any amount withdrawn prior to the maturity date of the investment. Short term deposits are redeemable prior to maturity but will incur a \$25.00 fee and no interest will be paid prior to 30 days. After 30 days, a fee of \$25.00 and an interest discount of 1.25% will apply.

45. Transfer of Investment

I agree that Guaranteed Investment Certificates and Term Deposits are non-transferable and non-assignable.

46. Maturity Instructions

I understand that Manulife Bank will forward a maturity notice to me prior to the maturity date of my account for terms of 30 days or more. The maturity notice will confirm the maturity instructions provided on my original account application. If I wish to change the original maturity instructions, I understand that I must contact the bank prior to the maturity date to provide new maturity instructions. If maturity instructions were not provided on the original application and I do not contact the Bank at least one business day prior to maturity, I understand that the principal and interest amounts will be automatically reinvested for the same term at the current interest rate offered at that time. I understand that I may cancel the automatic reinvestment only by contacting the Bank within 10 business days of the date of the automatic reinvestment.

47. Interest

I acknowledge that the interest rate on my Guaranteed Investment Certificate and Term Deposit varies depending on the term and interest option selected. I understand that the Interest Rate indicated in the Application will apply to my Guaranteed Investment Certificate and Term Deposit only if the Bank receives my payment on or before the Issue Date. If my payment is received by the Bank after the Issue Date, I understand and agree that I will be required to amend the Application with revised Issue and Maturity dates and the current interest rate offered at that time. Interest is calculated on the principal amount of the investment for the number of days in the term on the basis of 365/366 days. Interest will be paid to me based on the interest paid to me, the Bank will forward the interest payments to me based on the instructions provided on the original account application. If I have chosen to have the interest paid at maturity, the final interest payment will be included with the principal and sent to me on the maturity date of the investment.



Industry and Occupation

Personal Application

It is a mandatory requirement to provide both the Industry and Occupation for each client when they are applying for a bank product. Please use this schedule of acceptable industries with corresponding occupations below when completing these fields on Manulife Bank applications. As you must use one of the options from this list, select the one that most accurately reflects the client's current employment.

Industry		Occupation	n	
Agriculture / Forestry / Mining	 Administrator Farmer (crop) Farmer (livestock) Fisheries Employee 	 Forestry Employee Horticulturalist Landscaper Logger 	 Metals Processing Worker Mining – Labourer Oil / Gas – Driller / Labourer 	 Pulp and Paper Processing Worker Trapper / Hunter
Arts / Entertainment / Media	 Actor Agent Amusement Park Employee Arcade Employee Artist Athlete Author 	 Broadcaster Coach Designer Editor Event Planner Executive Fitness Trainer 	 Gambling / Casino / Lottery Employee IT Professional Journalist Manager Marketing / Sales Musician / Conductor Official / Referee 	 Photographer Producer / Director Publisher Sports and Recreation Facility Staff (teams, clubs, stadiums) Translator Writer
Education	 Administrator Child Care / Daycare Provider 	CounselorEducational AssistantIT Professional	LibrarianMarketing / SalesPrincipal / Dean	 Professor Student Teacher / Instructor
Finance	 Accountant Actuary Administrator Advisor Analyst / Researcher ATM Owner / Operator 	 Auditor Banker Broker Executive Financial Advisor Financial Investor 	 Insurance Agent IT Professional Manager Marketing / Sales Payroll and Benefits Administrator 	 Securities Trader Service Representative Treasurer Underwriter
Trades / Construction	 Administrator Brick Layer Carpenter Architect Delivery Person Dispatcher 	 Electrician Executive Factory Worker General Contractor Heavy Equipment Operator 	 Janitor Labourer Machinist Manager Mechanic Painter 	 Plumber Road Crew Supervisor Tradesperson Warehouse Staff Waste Collector
Government	 Administrator Clerical Support Corrections Officer Councillor 	DiplomatExecutiveFederal employeeIT Professional	 Manager Member of Parliament Municipal Employee Postal Worker 	 Provincial Employee Public Service Representative Social Worker

Industry		Occupation		
Healthcare / Medical	 Administrator Chiropractor Chiropodist Dental Hygienist Dentist Dietician / Nutritionist Doctor / Surgeon 	 Executive IT Professional Lab Technician Manager Marketing / Sales Massage – Registered Massage – Unregistered 	 Midwife Nurse Occupational Therapist Optometrist Osteopath Pharmacist Physiotherapist 	PsychiatristPsychologistSocial WorkerTechnicianVeterinarian
Hospitality / Tourism	AdministratorEvents PlannerExecutive	 Food Service / Hotel Service IT Professional 	ManagerService Representative	Travel AgentWaiter / Bartender
Legal / Emergency Services	AdministratorCorrectional ServiceCourt OfficerExecutive	 Firefighter IT Professional Judge Law Clerk / Paralegal 	 Law Enforcement Officer Lawyer Legal Assistant Manager	Notary PublicParamedicPrivate InvestigatorSecurity Guard
Military / Armed Forces / Navy	 Administrator Arms / Ammunition Dealer 	ExecutiveHigh Ranking Officer	IT ProfessionalManager	PilotSoldier
Office / Management	Accountant	Administrator	Executive	Manager
Other	 Animal Care Cleaning Service / Janitorial Charity – Registered 	 Charity - Unregistered Cosmetologist Funeral Service Hairdresser 	 Homemaker Not-for-Profit Service Real Estate Agent / Broker 	 Religious Worker Retired Student / Youth Unemployed
Retail	 Art and Antique Dealer Auctioneer Clothing Store employee Convenience Store Employee Cashier / Service Representative Convenience Store Owner 	 Currency Exchange Employee Currency Exchange Owner Electronic Store Employee Food / Grocery Employee Executive Importer / Exporter 	 Liquor Store Employee Liquor Store Owner Money Service Business Employee Manager Marketing / Sales Money Service Business Owner 	 Parking Attendant Pawn Broker Precious Metals, Stones and Jewels Dealer Sales Representative Vending Machine Operator
Sciences	 Administrator Agriculturist Archeologist Astronomer 	BiologistChemistGeologistEarth Scientist	EngineerIT ProfessionalMathematician	 Physicist Researcher Scientist
Technology	 Administrator Computer Programmer / Developer 	EngineerExecutive	IT ProfessionalManager	Marketing / SalesWeb Designer
Transportation	 Administrator Aviator Driver 	ExecutiveLocomotive Engineer	ManagerNautical Engineer	PilotFlight Attendant

Manulife Bank

Manulife, Manulife Bank & Stylized M Design, and Stylized M Design are trademarks of The Manufacturers Life Insurance Company and are used by it, and by its affiliates under license.

Manulife Bank

Manulife Bank Services and Fees Guide —Personal Accounts

Welcome to Manulife Bank! We've made everyday banking easy with the combined savings and chequing account that gives you high interest on all your money!



Manulife bank service charges Effective May 14, 2018

These charges are applicable to Canadian and U.S. dollar business deposit accounts. Not all services are available for U.S. dollar accounts. Refer to your account operating agreement for services available on your account.

Daily banking transactions

Deposits

Fund transfer	no charge
Direct deposit	no charge
Mobile deposit	no charge
Automated Bank Machine (ABM) deposit	no charge
Mail in cheque	no charge
Interac® e-Transfer	no charge

Withdrawals

Unlimited free withdrawals when your personal Advantage Account balance is at least \$1,000.

Fund transfer	no charge
Cheque	no charge
Pre-authorized payment	no charge
ABM Withdrawal	
In Canada	\$1.50
Internationally, including the US*	\$3.00
Direct payment (debit)	\$1.00
Bill Payment	\$1.00
Interac [®] e-Transfer	\$1.00

*When travelling, your Manulife Bank access card can be used for ABM transactions anywhere you see the Mastercard, Maestro, or Cirrus symbols.

Other services

Personalized cheques

You can order cheques in quantities of 50 or 100. Ordering and pricing is available through online and mobile banking. You can also print personalized void cheques through online banking.

Wire transfers – Canadian, US or International

(charges from the other financial institution may also apply)

\$10,000 or less	\$30.00
\$10,001-\$50,000	\$50.00
\$50,001+	\$65.00
Incoming wire transfer	\$15.00

RBC Royal Bank deposit slipsno charge

Statements

e-Statements (monthly or semi-annual)	no charge
Paper semi-annual statements	no charge
Paper monthly statements	\$2.00/month
Duplicate statement (mailed)	
if statement is less than one year old	\$5.00
if statement is one year old or more	\$10.00

Overdraft interest

calculated on daily closing balance,	
charged monthly)21% / yr	

Non-Sufficient Funds (NSF) item processing

If payment is returned	\$45.00
If payment is made (plus overdraft interest on	
amount that is in overdraft)	\$5.00
Fund transfer from one account to another to	
cover the NSF amount	\$5.00

Invalid cheque deposited

(e.g. stale dated cheque)	\$7.00
Stop payment	\$10.00
Official cheques (in lieu of certified cheque)	\$10.00
Outgoing cheque collection	\$50.00

Non-MICR (magnetic ink character recognition

encoded cheque (e.g. photocopy)\$10.00

Foreign funds

Only Canadian and U.S. currency cheques will be accepted for deposit. Cheques must be drawn from an account held at another Canadian financial institution. All other foreign currency deposits will be returned.

To process a cheque deposit to your account that requires currency conversion (excluding travellers' cheques).....\$10.00 Returned foreign deposit.....\$10.00

Searches and Notices

Bill payment tracing service	\$15.00
Bill payment investigation or refund	\$15.00
Search and photocopy an item processe	ed
within the last 90 days	\$5.00
more than 90 days ago	min of \$15, or \$35/hr
Detailed recap of account	
transactions	min of \$15, or \$35/hr
Confirmation of account letter	min of \$15, or \$35/hr
Audit confirmation letter	min of \$15, or \$35/hr

Courier charges

Note: When rush access cards are requested, a new personal identification number (PIN) will also be mailed separately. This fee applies to each mailing.

Dormant accounts with balances below \$100

If your account is acknowledged within 60 days of two-, five-, and nine-year noticeno charge If your account is not acknowledged within 60 days of two-, five-, and nine-year notice\$20.00

Notes

- Fees are subject to change with at least 30 days of prior written notice.
- All fees are presented on a per item basis, unless otherwise stated.
- Fees are in the currency of your account and are automatically charged to your account.
- Other convenience fees may apply to withdrawals made at ABMs that are not part of THE EXCHANGE[®] Network.

Interest payments

Interest is calculated on your daily closing balance and paid to your account monthly. Interest is payable in the currency of your account. Visit manulifebank.ca for current rates.

Security and privacy

The security and privacy of your personal information is important to us. Your password to our online, mobile, and telephone banking services is the key to your personal information and should be kept private. For more information about online security and our commitment to privacy, visit manulifebank.ca or contact us to request a copy of the Manulife Bank Privacy Policy.

Processing transactions

Depending on your transaction, processing times may vary. We may put the amount of your transaction on hold for a certain period in accordance with our hold funds policy. This allows us to verify that the funds are available from the account at the other financial institution. Make sure you allow sufficient time for your transactions to be processed.

You can log into online or mobile banking at any time to view any amounts that may be on hold.

Transaction	Hold period (business days)
Cheque or electronic fund transfer of \$ 1,500 or less, drawn on another Canadian financial institution	2-5 days
Cheque or electronic fund transfer greater than \$1,500, drawn on another Canadian financial institution	2–8 days
or complete details about o rocess certain transactions vailable on your account, re	, and the types of services

operating agreement.

Transaction services

You have several convenient ways to access your account:

Your access card

Use your access card at ABMs that are part of THE EXCHANGE® Network, one of the largest ABM networks in Canada. Use our ABM locator tool at manulifebank.ca to find an ABM near you.

Online banking

Self serve online by signing into vour account at manulifebank.ca.

Your combined savings and

Mobile banking

Use our mobile banking app to bank—anytime, anywhere. Manulife Bank Mobile is available for most Apple[®] and Android[™] smartphones and tablets.

Telephone banking

Easily access your account by phone. You can reach our telephone banking service by calling 1-877-765-2265.

• Fund transfer

- Cheques, bill payments, pre-authorized payments
- ABM withdrawals
- Debit purchases
- Interac[®] e-Transfers out of account

Contacting Manulife Bank

To learn more about our products or the services available on your account, contact us at:

Telephone: 1-877-765-2265

Fax: 1-877-565-2265

Email: manulife bank@manulife.com

Website: manulifebank.ca

Mail:

Manulife Bank of Canada 500 King Street North Waterloo, ON N2J 4C6

®Trade-mark of Interac Inc. Used under license. Apple® is a trademark of Apple Inc. Android[™] is a trademark of Google Inc. Fiserv EFT is the owner of THE EXCHANGE® trade mark and its associated rights. Fiserv EFT has granted FICANEX® the exclusive right to use, market, and sublicense THE EXCHANGE® trade mark and the intellectual property rights associated with the operation of THE EXCHANGE® Network throughout Canada. Manulife Bank of Canada is an authorized user of the mark. MASTERCARD®, MAESTRO®, and CIRRUS® are MasterCard Worldwide Registered Trademarks, licensed for use in Canada by Manulife Bank.

For more information. please visit manulifebank.ca.

Manulife Bank

All products are offered through Manulife Bank of Canada. Manulife, Manulife Bank & Stylized M Design, and Stylized M Design are trademarks of The Manufacturers Life Insurance Company and are used by it, and by its affiliates under license.

AB0178E MBPSCS6145ENII GAG 11/2021 AODA

chequing account

into account

Roval Bank

deposit slips

RBC

•

• Fund transfer Direct deposit • ABM deposit • Mobile deposit Income Expenses & savings • Interac[®] e-Transfers



Protecting your deposits

Canada Deposit Insurance Corporation (CDIC) is a federal Crown corporation that protects more than \$1 trillion in deposits. In the rare event a member financial institution faces failure, we step in to ensure you have continuous access to your money. We have a wide range of tools to enable this, including reimbursing depositors directly through deposit insurance coverage. These tools help support the overall stability of Canada's financial system. Coverage is free and automatic – you don't have to sign up.

What's covered?

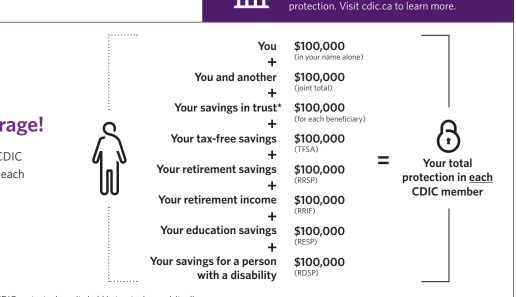
- Savings and chequing accounts
- Guaranteed Investment Certificates (GICs) and other term deposits
- Foreign Currency Deposits

What's not covered?

- Mutual funds, stocks, and bonds
- Exchange Traded Funds (ETFs)

Not every financial product you own at

your financial institution is eligible for CDIC



* For more detailed information on how CDIC protects deposits held in trust, please visit cdic.ca.

What happens if a CDIC member fails?

Your money belongs in your hands. CDIC works hard to protect your savings and your access to financial services. If your institution fails, we will provide access to your insured funds (including interest) within days. It's automatic – we will contact you.

For a list of CDIC members and associated tradenames, visit cdic.ca.

Want to know more?

CDIC is a federal Crown corporation, and is fully funded by CDIC members.

Visit our website

Call us

cdic.ca



What you can do

- Know what is covered and what is not
- Keep your contact information up-to-date at your financial institution
- Ask your broker or financial advisor about CDIC's rules for deposits held in trust including keeping up-to-date beneficiary information





This document contains general information and is not intended as legal or financial advice.

Add up your coverage!

We protect your deposits with CDIC members for up to \$100,000 in each of these insured categories.