

Agreement of Copyright Use & Legal Notice

The publisher Canadian Financial Publishing Group Inc. is also referred to as the registered trade names, Canadian Financial Publishing Group, Adviceon® and Financium®. All elements of this disclaimer should be read and agreed to by all users before use continues.

Copyright and Trademark Information

Trademarks, including certain names, words, titles, phrases, logos, icons, graphics, photographs, articles, documents, or designs in the pages of this website may constitute trade names, registered or unregistered trademarks or service marks ("Trademarks"), or Copyright information of Canadian Financial Publishing Group or of third parties or used under ownership, license or contract by Canadian Financial Publishing Group as used on this Internet website are not to be copied or used for any other purpose and all information in this website and associated websites or representative websites designed or built for corporate use are protected under the trademark and Copyright laws of Canada and/or other countries and users of this information or online content attending this website may not copy, republish, reproduce or redistribute in any form, or link to any information found in the pages of this website in any manner, including electronic reproduction of Copyright information by "uploading" or "downloading" for sale, without the prior written consent of Canadian Financial Publishing Group. Any unauthorized downloading, re-transmission, or copying or modification of trademarks or other content of this website is a violation of law which could subject the violator to legal action.

Authorship of Articles

Unless otherwise indicated, all financial articles and videos on this website are written and managed by Canadian Financial Publishing Group as a service for the financial corporation or representative or advisor who pays for, and subscribes to this service in order to help educate their clientele and in no way implies that they authored the articles, unless otherwise indicated. The articles are intended only for online reading and single-use printing or client-only email.

Translation Disclaimer

The documents on this website, if translated from English to any other language, may present different meanings than intended. Make sure that you get the advisor on this website to translate and/or guide you before making any financial decision, as he or she or the original publisher will not be held liable for any error or omission or loss if you proceed based on any information without professional guidance. The translation offered is only for general text translation and is not intended to teach or present final decisive financial information upon which to make a financial decision as automatic translators can occasionally be inaccurate with certain dialects.

Copyright Information is Not for Mass Printing or Replicating Out to Groups

All articles in the Adviceon® Internet libraries and elsewhere on the website are intended for viewing on-screen via the Internet or for single-output printing and all articles published on this website are a Copyright of Canadian Financial Publishing Group to whom all rights are reserved; and are for viewing onscreen on the Internet only and are not for multiple printing or copying for distribution. Any use of these articles for reproduction or the purpose of print publishing, or multi-document hardcopy mailing on this site is strictly prohibited and will be prosecuted to the full extent of the law. Online newsletters used by paid subscribers can be sent via campaign software provided only by Adviceon®, and may be sent only to the representative's client list of emails, and is not to be spammed to emails of unknown parties which could cause a federal legislative, or financial service-related, or Adviceon® Copyright liability. Special application for use can be requested from Adviceon® (and a fee may apply if an authorization is given). These articles are not to be saved on any backup memory device, transferred to any other hard-drive or clipped for publication or re-edited in any format; nor are the articles to be translated to another language as translated from any of Adviceon®'s English articles for any use without written permission.

All of the information and all of the graphic elements contained in all articles or web pages linked to this site may not be republished, broadcast, clipped or duplicated in any way for the purpose of a new use at a different ISP or service other than offered by Adviceon® without permission obtained from Canadian Financial Publishing Group. Any such use or violation of copyright will be

prosecuted to the full extent of the law.

MLM, Affiliates, or Networking Use of Adviceon® Data

All resellers selling Adviceon® media information must utilize Adviceon® strategy by an agreement that advocates or ties group representatives to access data via their representative websites, not via one data set manifesting from a Head Office site, such as Adviceon® financial libraries or e-Newsletters for the purpose of bypassing individuated representative accountability or payment per user. Head Office data is not to be utilized for representative clientele e-Newsletter campaigns, other than to a network's immediate first level downline. Representatives are to be offered the Adviceon® data package suited to downline or affiliate use. If you have questions as Glen Jackman at glenjackman@Adviceon.com

Digital PDF Newsletter Copyright

All digital PDF e-Newsletters and articles are a copyright of Canadian Financial Publishing Group and are for viewing onscreen by any party and may be printed once per PDF document opening by each viewing party; including articles where mastheads have been personalized for a company's private use. Any use of these PDF files or articles for reproduction and/or mass hard copy mailing other than by agreement according to a paid service is strictly prohibited and will be prosecuted to the full extent of the law. Alternate e-Newsletter services are available from Adviceon® by calling 1- 800-819-8706 or emailing admin@Adviceon.com

Use of Calculators

The calculators on this website are intended for hypothetical use only and are not to be construed as a basis for developing a financial plan or purchasing an investment. Adviceon® and any owner of a website which uses Adviceon®'s calculators, or one who contracts or leases any website to which these calculators are served, are not responsible for any error or omission or erroneous application in any Financial planning decision or investment purchase.

All calculators, even though some may be additionally provided by a third party for complimentary use with Adviceon® services the website service is assigned for

use only on a paid basis with other Adviceon® and are not to be linked for free use from any other website unless you are established as a payor for the website

Agreement of Legal Terms of Use

This Is a Contracted, "PAID FOR" Service. If you access and use this Internet website or any URL linking to our Financial articles or content or online libraries, or such content manifests from your website or an associate's website, or a representative's website, from any URL, you accept and agree to be bound by and comply with the terms set forth herein. All payments shall be in reference to pricing set forth as stated on your invoices and your representative's invoices or online registration where a website build has been ordered to be built and engaged for online use, or where additional work has been ordered through email communication, or work is otherwise invoiced for any additional developmental work, or otherwise requested as distinct work for an individual or company, in writing or email with Adviceon®, regardless if such invoice has been deferred, or incurred for historic work where terms of this agreement are applied. All terms of use set forth herein apply to all parties including: all representatives or all advisors or all owners of the primary business or corporation represented on the website; including mutual fund dealerships or owners of managing general agents (MGAs) or Multi Level Marketing companies that network to add associates, according to the current pricing offered by Adviceon® for specified services, including alternative pricing such as annual payments offered or contracted by Adviceon®. An invoice or registration form issued from Adviceon® or Adviceon®'s accounting and paid, indicates use of Adviceon® website services for which this legal Agreement of Legal Terms of Use refers to and prevails as a distinct notice on Adviceon® websites used by advisors, representatives, and their parent companies who may present Adviceon® websites as available for their advisors or reps, or give directives that apply to corporate website projects such as new logos or compliance instructions for their representatives or sales team. Where this legal Agreement of Legal Terms of Use has been removed or modified by a directive given by a company or its representative, it will be deemed that the company and associated representatives had full knowledge of these published statements and that these statements can change as part of this online agreement, and it remains in their power to inquire of any change in the legal terms and this Copyright & Legal Notice of Use shall prevail, even after a cancellation occurs by registered letter and is received as signed by

Glen R. Jackman, or you have signed an alternate agreement within three (3) years of cancellation, and such agreement must have the signature of Adviceon®'s President, which agreement so signed may supersede this online agreement and all verbal agreements, and by removing this online agreement completely or temporarily, a company in no way diminishes the right of Adviceon® to charge fees for services requested or limits a company's culpability or responsibility to pay for services rendered, and the legal need to follow this agreement while using Adviceon® services. Adviceon® reserves the right to maintain the rendering and manifesting of this entire agreement on all websites built by Adviceon® which manifests Adviceon®'s information or content or libraries. If you do not accept the terms and conditions of this Agreement of Legal Terms of Use, do not begin to use or access any of the links or URLs or websites of these Internet services. All parties entering any website with this legal notice attending on any Internet link, domain name, website, library, or Internet URL, are strongly advised to read all of this Agreement of Legal Terms of Use and Notices herein; and will be liable for all monthly fees, special website design fees, and this applies at all times even when a website is reinstated or renewed. If you do not read it, you will remain liable for all service fees and any copyright infringement. This Agreement of Legal Terms of Use is an agreement of terms of use applying to services requested from Adviceon®, firstly the website whereon the agreement resides and from which it manifests, and forms a binding legal agreement defining the business relationship with Adviceon® where you are utilizing any of Adviceon® 's services, even where no existing signed agreements can be located and if you use Adviceon® services, the agreement of use set forth herein, which is periodically updated to cover Adviceon® 's potential liabilities, and with such updates will apply to all companies, representatives working in association with your company, advisors manifesting by name, or email or photograph, while all copyrights apply to everyone including clients and prospects and anyone else who reads the text herein. The website is a leased website service and is not owned by the parties leasing Adviceon® services, though the domain name may be owned by another company or individual. Where a company directs design or uses our compliance system, Financium.net for any website for a head office, or a representative of their company, or for advisors of the company, the company shall be liable for all development and promotion and outstanding fees for all websites and design work associated with this website or the websites of their representatives using the company name or associate company, logos, terms, phrases, web pages or URLs, and all projects directed by such company shall not be wholly or partially at

the expense of Adviceon[®], unless stated in a signed contract as agreed by Adviceon[®] mutually with the company.

Regarding Company Payment for Access to Services

If you are a company directing and/or allowing a Financial representative or advisor or consultant or life insurance sales person or mutual fund sales person or any other party agreeing to pay for and access Adviceon[®]'s copyright data content for a website and have not yet paid for the subscription of the service you will access according to Adviceon[®]'s terms of contract, all costs for such services may become due where compliance is not upheld, or where excessive directives were presented taking the website building fees beyond the scope of four (4) hours for any specific website built in the scope of a company project, or where projections of enrolments of company representatives or advisors has not been met for use for access to any of the links or URLs of these Internet services, and payment for these Internet services rendered must be made within at least fifteen (15) days of the receipt of an invoice or you may be in defiance of the legal agreement of use set forth herein, including but not limited to copyright infringement, and your service may be halted until such payment or any other payment for an outstanding Adviceon[®] invoice is made, and such payments shall remain due. Pre-payments for services will be invoiced to be paid via automatic bank debit on a preauthorized monthly basis or via credit card and must be paid for the continuance of the agreed term of use established at registration or by contract; and without such reference to an agreement or signed contract, the period for a website use shall run for three consecutive years where the full payment of this term is due monthly or in full upon cancellation of the site, or where Adviceon[®] deems to cancel the service and demand full payment for a website or group of websites due to fraudulent representation or misinformation of a company or where there have been unrecovered expenses for services or promotions rendered by Adviceon[®] which was initiated by a directive of the company or any representative of the company via a meeting or via an email. Where promotions of a company via a website or an Intranet linking to Adviceon[®]'s services, or via a sales convention attended by Adviceon[®], it shall be deemed the company, or representative of a company, whether the Head Office is located in Canada, or in the United States of America, or in Europe, or in China; has actively set forth directives to build websites in conformity to their policies, and thus have incurred expenses payable to Adviceon[®] in accordance with this agreement and

disclaimer.

Arrears & Unpaid Invoices & Rate Changes

All unpaid invoices remaining in arrears after 90 days may be forwarded to a collection agency. Canadian Financial Publishing Group reserves the right to add or increase fees, or recover expenses incurred in providing services to a company, or alter the terms of agreement at any time after thirty (30) days of service has been rendered for a head office or a company's representatives, or during a rebuilding of a new website, or when Adviceon® is surprised by a representative or head office with a cancellation and we have no means to collect our fees, or to reflect increased costs of Internet business or an amortization of costs reflected in Adviceon®'s rates that is not accounted as profitable due to any manipulation of any agreement of terms or by misinforming Adviceon® of the potential for profitability for services rendered or where Adviceon® has been presented to the company's representatives as providing a service for the Financial company on behalf of the representatives. Where there are queries emailed about copyright or compliance concerns by Adviceon®, and there is no reply, or where it is possible articles could be copied from Adviceon®'s databases, or where Adviceon® Media has been shared on Facebook, LinkedIn, or Twitter or via email, or where proper cancellation fees are not paid in advance, Adviceon® retains the right to suspend website use and demand payment in full restitution for all expenses rendered. Any allowance by Adviceon® of a cancellation for any reason does not preclude, demanding full restitution for all fees not paid since the time of serving websites for representatives of a company. Where a company cancels all representatives' websites, the head office immediately will become liable for all outstanding unpaid fees for a term of three years.

Use of Website Services

Canadian Financial Publishing Group websites cannot be transferred to another ISP for hosting purposes unless agreed in writing and the files are obtained from Adviceon® and paid for (or where you build a new website and obtain Adviceon®'s data links or embeded widgets), as the construction and configurations are designed to link to Canadian Financial Publishing Group copyright data. However, another ISP can point your domain name to your website's location at Canadian Financial Publishing Group where that ISP manages and charges for your domain's

registration fees, but services offered by Canadian Financial Publishing Group do the actual hosting in all cases regarding the location of the Internet website which also accesses Adviceon®'s Internet copyright data. Canadian Financial Publishing Group is competitive regarding registration and renewal fees of domains and suggests that you compare pricing, or request a price review before choosing any other domain registrar or ISP, or email service. Due to the technical nature of the service, Canadian Financial Publishing Group is not responsible for any downtime experienced when a website service or associated email service is not functional for any reason or for any length of time. Adviceon® hosting is also competitive when compared to other hosting services hosting a large business website structure such as your Adviceon® website service.

Hosting Your Website

Canadian Financial Publishing Group websites cannot be transferred to another ISP for hosting purposes as the construction and configurations are designed to link to Canadian Financial Publishing Group copyright data. However, another ISP can point your domain name to your website's location at Canadian Financial Publishing Group where that ISP manages and charges for your domain's registration fees, but services offered by Canadian Financial Publishing Group do the actual hosting in all cases regarding the location of the Internet website which also accesses Adviceon®'s Internet copyright data. Canadian Financial Publishing Group is competitive regarding registration and renewal fees of domains and suggests that you compare pricing, or request a price review before choosing any other registrar or ISP, or email service. Due to the technical nature of the service, Canadian Financial Publishing Group is not responsible for any downtime experienced when a website service or associated email service is not functional for any reason or for any length of time. Adviceon® hosting is also competitive when compared to other hosting services hosting a business website.

Media built by Adviceon® is only to be linked to Adviceon® website and files built by Adviceon® for your website hosted on Adviceon® hard drives cannot be copied and reused elsewhere with another ISP or host domain service. The reason is this: Adviceon® builds websites and amortizes that build forward, respective to the income Adviceon® will receive from the lease of data. Where the data services will not be used and paid for, Adviceon® will not release files built specific to any website personalization, unless agreed. To acquire these files or copy HTML or

PDFs or to re-link them to any future site not managed by Adviceon® will be classified as a violation and possible theft of Adviceon®'s files or copyright information.

Where Adviceon® has refurbished any website, the above still holds true and a client that is canceling for any reason, where the intention is to not use Adviceon® data, must, in this case, refer to their original data. All links to Adviceon® websites and data content are the property of Adviceon® as far as use goes, as well as all work or design on Adviceon® sites on behalf of clients, despite cancellation or the subsequent destruction of those files.

Websites built by Adviceon® on Adviceon®'s Internet hosting platform are leased and not owned by the client due to constant upgrading of all content. Any party including an ISP or web technician (IT) will be open to litigation for moving or copying any content from a Canadian Financial Publishing Group site, for a client without a direct agreement in writing from Adviceon®.

Changes and Edits to Your Website

Only Canadian Financial Publishing Group is allowed to make any alteration to your website, regarding uploading of any change, edit or update unless you have been given editing authority on your leased website. Any other ISP or web technician (IT) is not allowed to access or upload to your website or alter formats or reconfigure the way Adviceon® unifies information at any time as Canadian Financial Publishing Group websites are located on hard-drives where highly confidential and copyright information resides.

Email Services

Due to the technical nature of the service Canadian Financial Publishing Group is not responsible for any problem or loss of data transmission or business income, or any business or personal liability that could be caused when transferring email messages with or without file attachments or via contact pages; or losses or liabilities in relation to any associated email service that you may use in your business, or any downtime experienced when the email service is not functional for any reason or for any length of time, or where unwanted email or viruses are received by anyone, including any mail server record dysfunction during server

transfers or system configurations or where our integrated email system or contact forms cause any delay of information or email.

Website Design

Canadian Financial Publishing Group is not responsible for the functionality or continuity of certain online pages design installed that have been designed by non-Canadian Financial Publishing Group designers or webmasters. In all cases, Canadian Financial Publishing Group should be consulted by any designer or webmaster creating any code or file to be implanted into a website built and maintained by Canadian Financial Publishing Group. Where other design or HTML work or any other work is requested to be installed, there will be fees associated with configuration and the time to do such design and installation. Such work where other parties are preparing design or HTML pages may increase the time beyond Adviceon®'s normal design and installation procedures and concomitantly, Adviceon®'s docket time. Adviceon® is capable of doing all the Internet work an advisor needs on a website.

All website design fees shall be invoiced which are incurred beyond the scope of any website build or a simple text update of one or two lines of text; where masthead design and/or logo impartation to a masthead work has been done; multiple or moving mastheads built and/or imparted; or multiple redesigned graphics; or flash design, photo or graphic design or resizing or installation, or a project, or encoding a widget or video has been achieved; or excessive admin guidance has been needed for docketed work; for which it shall be billed, and Adviceon®'s accounting will be finally accounted as fees fair, true and due. Where a client has directed website building, refurbishing, or updating beyond minimal text updates (whether there was an estimate requested or not requested), where new or updated design fees have been incurred which are not paid, it shall be viewed that your account is in arrears, and your site may be shut down.

There is No Liability to Adviceon® for Website or Content Use

Canadian Financial Publishing Group is not responsible for any use of this website by anyone in or outside of the financial industry who may or may not sell financial products or advise others regarding financial planning or tax planning beyond their licensed or certified authority in any jurisdiction. Where any erroneous

application of any information on any website built by Adviceon®, or misuse of Adviceon®'s data content, or failure to comply with the MFDA or a Securities Commission or IROC or Insurance related association or commission or any other compliance body or legislation regarding Adviceon® Media, or online libraries or articles or an advisor's profile that brings a legal action to bear, it shall not be deemed the responsibility of Adviceon®.

Anyone who views this website is strongly advised not to rely on information on these websites as infallible or as accurate financial information or as financial advice even if the term "advice" or "Advice on Money" or "Advice on Wealth" or "Advisory" or "Financial Planning" or "Financial Plan" or "Planning" or "Financial Advisor" or "Advisor" or any other term that could signify Financial Planning advice or any other type of advice normally achieved by a certified advisor, is used. The information on this website does not constitute an offer or solicitation by anyone in any jurisdiction in Canada for any product or service in which an offer or solicitation cannot legally be made, or to any person to whom it is unlawful to make a solicitation.

References to Goods and Services or Trademarks

References to Goods and Services or Trade Marks in this website or Internet page, or to any party's goods or services or Trade Marks or trade names or brand names or links or widgets from services other than owned by Adviceon® or Financium®, or Canadian Financial Publishing Group, should not be regarded as an endorsement of these goods or services, nor is Adviceon® or Financium®, or Canadian Financial Publishing Group responsible for the use of such information as it is only offered as an Internet link to such information which is available online; and Adviceon®, or Financium®, or Canadian Financial Publishing Group is not responsible for a misuse or inappropriate application of knowledge from the said information or sites nor any liability caused by such information and as such, any and all Errors or Omissions are Excluded.

Regarding Interpretation of Services

No interpretation, assessment or judgment or bias by any party regarding the services offered by Adviceon® shall reflect upon money owing to Adviceon® and Adviceon® is not responsible for any representative's, mutual fund dealership's,

mutual fund company's, life insurance company's, or Financial company's, or any other party's interpretation regarding specific compliance or content issues or updating issues or where any other corporation's or individual's or judgment or bias of the site is concerned, or if for any reason a mutual fund dealership or any other party requests your website to be reworked or access to your Internet site or data link be shut down for any period, and any payments due to Adviceon® shall remain due even where a provincial or a national legislative body changes legislation, or where an assessment by any such legislative body shall necessitate a request to Adviceon® to change certain code of any website structure or shall effect the use of any of Adviceon®'s websites by the users (even though Adviceon® seeks to comply within a reasonable period). Adviceon® seeks to meet all MFDA and IIROC standards and to keep articles updated and will communicate with any compliance officer with good intentions and will acknowledge suggestions for mutual improvement. Adviceon® will remain open to addition or removal or updating or editing of certain portions of text upon request. Adviceon® is not responsible for corrections or changes or additions or updates or editing requested or achieved by compliance officers or the representative and/or if they are not proofed by the advisor or representative or concerned parties, or if there are not further directives issued to Adviceon® for correction and continuance of service.

Regarding Co-op Funding for Websites

Though Adviceon® offers Internet data more specific to the mutual fund industry, and/or life insurance industry, it does not take responsibility for any interpretation by any party that deems to pay or not pay for some portion of funding for these Internet websites. Payment by any party subscribing to Adviceon®'s Internet services shall remain due irrespective of said interpretation.

Internet Website Interruptions

Where there is a technical difficulty or interruption of any Adviceon® service for any period, or any virus or malware intrusion via the Internet, or via Internet browser or uploaded files, or a compliance or IT or an advisor issue, Adviceon® will seek to rectify the problem with clear guidance from the advisor's sponsoring company, yet such interruption shall not nullify this Copyright and Legal Terms of Use Agreement, or any payment for any Adviceon® service due. Where a website

or email service is noted as being non-functional for a significant period, we ask that you first check your website's connectivity through your Internet High-Speed telephone or Cable service, or dial-up line service, whichever is applicable (these are other non-Adviceon® services that can directly affect functionality).

Access to Adviceon® Data URLs

By virtue of initial use or down payment, all parties contracting, leasing, or invoiced to use Adviceon® data for their website agree to all statements regarding Copyright use in this Legal Agreement and shall be liable for payments of invoices issued upon receipt. Moreover, there is no refund upon initial preparation of account or access to the said services. Upon use of this Internet service, the purchaser automatically agrees not to share any URL or hyperlink with any financial associate for their use and agrees to all the statements set forth herein.

Proofing a Change or Directed Work

When any change to a website is requested by any party concerning your website, it is the responsibility of the client of Adviceon® or sponsoring head office to examine and re-examine the requested change on the website until satisfied and Adviceon® should be notified until such change is satisfactory. Where any change has been submitted, Adviceon® will not necessarily update the website immediately, but may wait for one to three business days unless otherwise noted and any update requested regarding compliance or for any reason, needs to be proofed and advised as such to Adviceon that it is confirmed or ask again to achieve any work lacking by the sponsoring Head Office of any representative's website. Where work goes beyond the scope of a website build, taking more than four (4) hours for Adviceon® to complete, or where multiple updates for one page are similar, Adviceon® reserves the right to invoice for prolonged interpretive complexity or the extra time to design, or interpret, or build or re-impart information to a website.

Compliance

Canadian Financial Publishing Group is not responsible for compliance for the purpose of co-op advertising on any website though we seek to comply with all MFDA rules. Canadian Financial Publishing Group wants to point out that it is

illegal and against Ontario Securities Commission regulations if a financial representative (the purchaser of these website services) implies authorship of any article published herein. Adviceon® seeks to operate within compliance rules but is not responsible for non-compliance relating to interpretations of the MFDA rules, or a mutual fund dealership's rules, even though we seek where possible, to comply at all times. It is the Financial representative's (the user of these website services) responsibility to inform Adviceon® of any change, addition, or deletion required by his or her compliance department or officer, and where any party has a concern regarding compliance, Adviceon® shall not be held responsible in any way. Where Adviceon®'s compliance management tool, Financium.net, is used by a company, Adviceon® is not responsible for the company's compliance officers' completion or maintaining of compliance on behalf of the company, or for the use of Adviceon®'s tools offered for the company's convenience; and it is not the responsibility of Adviceon® to maintain compliance of the company's manifesting online content and it remains the responsibility of the compliance department to locate by Preview the website whereon an advisor's profile is served to the public.

Website promotion is not Adviceon®'s Responsibility

Initiating an agreement to pay for and access services rendered by Canadian Financial Publishing Group does not imply that Canadian Financial Publishing Group is responsible for or guarantees that anyone browsing the Internet will visit your site through any search engine or by entering your URL in their browser. All promotion and advertising of anyone or any company using access to a website designed by, or services rendered by Canadian Financial Publishing Group are the responsibility of the advisor, representative, or Adviceon® client. The user's promotion of their site location is their responsibility and will not set forth any argument for discounting or annulment of payments due, past, present, or future. Adviceon® websites can offer excellent Search Engine Optimization and/or work with SEO firms utilizing Google Analytics.

Contract Period & Cancellation Policy

The minimum period of initial Internet access to Adviceon®'s copyright data shall at least be automatically contracted for a minimum number of three years without a formal signed contract or for the term as indicated by a formal signed contract, from the first date of any access to Adviceon®'s Copyright Internet data

or website built by Adviceon®, or to any service as indicated on an invoice, and will automatically renew, following the initial period, or upon the revision of any website or website contract with Adviceon®, or upon continued manifestation of Adviceon® data libraries on a website which is the responsibility of a non-Adviceon® webmaster to remove, or when a website revision is paid for at a special price or Adviceon® data is viewed as not being utilized, the service shall remain payable for the term agreed, irrespective of payment periods or invoicing cycles that are of a shorter duration.

To terminate a website or representatives websites or any copyright access to Adviceon® Internet data, a registered letter must be received 90 days in advance of the time of such termination. Where an invoice has been paid in full or in part for a new term, monies are not refundable upon the conclusion of a 90 day cancellation period after the receipt of a registered letter. In all cases all outstanding fees not yet paid, relating to website hosting, copyright data access, revision or changes, edits, and domain registrations shall be due, including up to the date of requested termination, even where the Internet service has been shut off as per a directive from the client, or for non-payment or conflict regarding terms of access. All costs incurred by any corporate group allowing or directing new website builds or upgrades or issuing compliance approvals for their representatives, followed by a cancellation within three years, shall be payable upon cancellation or disuse of services for all such services rendered. Where a dispute arises, Adviceon® shall determine the actual initial anniversary date, as the first day of the first copyright Internet access period as stated on Adviceon® records, and/or the date of any website revision upon which a new automatic period begins for three years at the current monthly rate as established by Adviceon® regardless if a contract has been signed or not, even where such revision was done without charge, and the remaining amount shall be due. To seek to circumvent payment of any invoice, or remaining fees due at termination for any reason, not in accord with this Agreement, will be deemed an infringement of copyright and prosecuted by law. Termination letters may not be deemed legal if given verbally over the phone or by facsimile or by email, without utilizing a distinct registered mail or courier service that offers a registered receipt as proof of receipt, or where an agreement to settle has been accepted via email with Adviceon® and all accounts are attested as paid in full. Nor will past due invoices or monies owed be overlooked where data links are removed from websites for the purpose of evading payment; and it should be seriously noted,

that without receipt of a registered letter of cancellation as proof of cancellation, a client or sponsoring company will have no legal recourse if payment is overlooked for any reason. When a sponsoring company cancels all representative websites, making it difficult to collect monies from representatives, all monies shall be deemed payable by the said sponsoring Head Office. If Adviceon has been lenient or lowered a representative fee or shortened a term of payment in the past, it shall have no bearing on the three year term of service for which monies are due upon cancellation for all remaining months.

Where any initial website build, or special update, or design work, or website refurbishing or website design switch has occurred to a different designed website from the original website, and a three year period has not evolved from the date of completion of said work, Adviceon® reserves the right to charge fees commensurate with any of these said services as noted above, plus the inclusion of retroactive normal monthly fees from the beginning date of said work for an initial website build or date of update, plus any associated administration transfer fee, prior to a release of any domain under Adviceon®'s payee jurisdiction.

Any company that has given direction to Canadian Financial Publishing Group, Financium®, or Adviceon®, by letter or by email, on behalf of, or in union with, or by a representative, or advisor, or owner, or co-owner, or director, or president, or officer of the company, who later fails to pay an account, and has authorized a website build or online services, all officers at the corporation of the Head Office and their sponsored representatives using Adviceon® services shall be responsible for any non-payment of account for work so directed on behalf of the company for or by a representative who is currently, or was employed by or sold for the said company at the time the directive was given.

Adviceon®'s accounting shall suffice as final accounting, and can account for work not yet billed or missed billings for directed or requested work going back three (3) years or where fiscal retainers (funds retained) did not cover such work; and any withholding of payment due shall be deemed an infringement of Adviceon®'s copyright from the date Adviceon®'s data was historically accessed. **Social Media Uses**

Where Adviceon® media has been used within Facebook or LinkedIn or Twitter or emailed using a campaign system other than authorized by Adviceon® via copying

and not a URL post linking to your Adviceon® website, a minimum of ninety-five dollars (\$95.00) may be charged to mitigate corporate liability, and all such posts must be removed where there is a cancellation, and copies of Adviceon® data must never be used in media or with firms not in the USA or Canada else copyright infringement may be notified.

Continuance of Service after Contract

Even where the initial period of Copyright Internet access has renewed, or been allowed to continue by a head office or use of compliance tools offered by Adviceon® has occurred, and continued in order to allow or retain pricing or service, or due to non-cancellation, fees will be deemed due to date, until either a new contract is formalized, or a cancellation is requested and completed as per the above-stated method using a registered letter by mail or courier.

Prepayment

Full payment shall be due upon receipt of each invoice on a prepayment basis even where any payment has not been made before accessing the copyright Internet access data. Service may be interrupted until such payment is made. All initial set-up and ongoing service fees are to be paid as due when invoiced. Paid invoices for any Internet service are not refundable for any reason.

Initial and Ongoing Contract Activation

The legal information supplied online in this website is activated for a minimum term of agreement for three years and is confirmed, agreed upon, and actualized by an order or request for services via email or letter or an applied payment to initiate Internet website building or to initiate access to any other Internet service offered by Canadian Financial Publishing Group or by the trade name of Adviceon®. Upon activation, all established set-up fees and monthly access fees shall be due for a minimum of three years or more, regardless if shorter periods have been allowed for any reason if a contract is extended, or by default service is allowed to continue, and subsequent renewal periods apply and are due upon renewal where there is a continuance after the anniversary date of the initial purchase, and shall be prolonged for a minimum of three years unless otherwise agreed. This entire legal agreement of terms of use may change or have additions

applied and is openly and wholly accessible via direct links on your website and Adviceon® articles for review and is incontestable.

Interruption of Service for Non-Payment or No-Contract

When service is interrupted for non-payment, an additional fee will apply for reinstatement of services once the historic invoices or debit failures are paid up to date. If for any reason the advisor or user or client of Adviceon® deems to terminate an Internet service about non-payment of an Adviceon® invoice an additional fee shall apply to remove the website from service at the discretion of Adviceon®. When services are halted or removed for continued non-payment, where any Adviceon® invoice is left unpaid, at Adviceon®'s discretions, all rates shall be deemed to revert to the highest rate for similar services by Adviceon® based on one advisor (not a group of advisors under 100 representatives) and all invoices may be submitted to a collection agency. Adviceon® accounting will be the only record of reference to finalize any unpaid account. It is advisable to have a signed formal contract made legal by the agreed signatures including the signature of both the company and Adviceon®'s president, which may offer special considerations or discounts on cancellation of remaining monthly service fees. Adviceon® may deem that all signatures must coincide with the same period of not more than 30 days of signing.

Adviceon® reserves the right to demand full payment for all work directed by and rendered for a company and if this online Internet Agreement of Copyright Use & Legal Notice is the only agreement operative where there has not been a signed formal agreement, and this entire Agreement of Copyright Use & Legal Notice set forth herein shall prevail in all disputes.

Restrictions to URL Use

The Internet Copyright content URLs set up on an individual website, or corporate website must not allow any page served from the servers of Canadian Financial Publishing Group (Adviceon®) to be rearranged or copied except as agreed. All URLs must be accessed from websites or servers owned or leased by Canadian Financial Publishing Group. No other server is allowed to serve the content offered by Canadian Financial Publishing Group.

E-Newsletter of E-Magazine or E-Page URL, or Internet Page

All E-Newsletters, Internet Pages, or any URL offering up information created by Canadian Financial Publishing Group must be paid for in advance and only be sent from email systems that Adviceon® or Canadian Financial Publishing Group has approved. If any other system is used to deploy Copyright information of Canadian Financial Publishing Group it must be pre-approved by email before use. Canadian Financial Publishing Group URL pages are not to be sent in tandem with any other document, other than a simple introduction by a paying Adviceon® client.

Website Readiness

Canadian Financial Publishing Group will not be responsible for premature advertisements or promotion by any user or client to anyone, by any method presenting their website as ready to view, until all configurations are proven to be working to the client's total satisfaction as it often takes more time than anticipated to configure a website for multiple reasons. Adviceon® may access monthly payments as soon as the architecture of the website or pages of the website is formed.

Financial Content Data URLs

Where Adviceon® 's content is linked to a website by a paying client, such URLs should be checked to see if more URLs have been added, or if some have been changed or discontinued, and such management is the responsibility of the user.

General Disclaimer

All online statements and statistics set forth on any online page as offered by Canadian Financial Publishing Group are intended for educational purposes only and are believed to be true and dependable, however accuracy of content is not guaranteed, nor will Adviceon® or a Financial Advisor or a company associated with the Financial Advisor or any party contracting the services of Adviceon® assume liability for Financial applications or a securities trade or investment decision or life insurance purchase based on any article, graph or statistic on this website, even where an error or omission occurs. The reader is advised to seek

additional professional advice and to evaluate strategies applicable to each client's objectives.

Investors and the general consumer referencing this website should inform themselves regarding securities, taxation or exchange control legislation which may affect them personally. This website is for general information only and is not intended to provide specific personalized advice regarding and including, without limitation, securities trading, mutual funds, segregated funds, investments, investing, Financial matters, legal matters, life insurance, estate planning, disability insurance, medical or psychological well-being, general insurance, travel planning or travel insurance, health concerns or problems, accounting or tax advice, or any other service deemed advice, consultation, or recommendation. Please consult an appropriate professional regarding your particular circumstances.

Information provided by Canadian Financial Publishing Group and other sources on this website is believed to be accurate and reliable when placed on this site, but we cannot guarantee it is accurate or complete or current at all times. Information on this site is for information purposes only and is not intended to provide Financial, legal, accounting or tax advice and should not rely upon concerning any decision affecting financial planning or the purchase of security, mutual fund, or life insurance.

We endeavor to keep legislative related information at this site current. However, legislative related information is subject to change at any time without notice to users and the posted information at any Internet website serviced by Canadian Financial Publishing Group may not immediately reflect such changes. Information in this website is subject to change without notice and Adviceon® and the owner of this website is not liable for any inaccuracies in the information presented.

Limitation of Liability for Public Use

The content in this website does not constitute an offer or solicitation. References in this Internet website to third party goods or services should not be regarded as an endorsement of these goods or services. This website is intended for Canadian residents only and the owner and publisher of this Internet-based website are not

liable for any inaccuracies in the information provided.

Trademarks and registered trademarks in association with Canadian Financial Publishing Group are owned by Adviceon®. Reproduction by any means without written permission of the publisher is strictly forbidden. The publisher will consider authorization of reprints used only by their current clients who inform Canadian Financial Publishing Group before use and have received written authorization before such use. Contact the publisher at editor@Adviceon®.com

Canadian Financial Publishing Group does not sell financial products such as mutual funds or life insurance.

Legal Liability for Damages

Anyone attempting to cause damage to the files or stability of any website operated by Canadian Financial Publishing group or divisions or Trade names such as Adviceon®, or Financium®, or Skyroom® will be sued at the highest level of business law possible for all damages caused by either neglect or intention to harm.

General Mutual Fund Disclaimer

Only registered representatives of a Mutual Fund Dealer offer mutual funds, and segregated funds are also offered by life insurance representatives.

Before investing in any mutual fund, it is important to read the specific fund's simplified prospectus. Commissions, trailing commissions, management fees, tax payable, and expenses may be associated with mutual fund investments. Mutual funds are not guaranteed. Their values change frequently, and past performance may not be repeated. Any indicated mathematical return, including those set forth on graphs or tables in this online publication, is used only to illustrate the potential effects of the compound growth rate and is not intended to reflect future values of returns on any specific investment or any other financial product. It is strongly recommended that you seek professional advice to inform yourself regarding mutual funds or any other financial product as it relates to your circumstance.

Borrowing for investment purposes can magnify the risk as well as the reward of investing. All precautions regarding mutual funds also apply to segregated funds. You should not make any personal decision or act on any information in this online publication because it is meant for educational purposes only, and it may not be currently accurate or applicable to your circumstance. The publisher (and Canadian Financial Publishing Group) will not be held liable in any way for any financial planning application, or inaccuracies, or errors, or omissions of the information in this online publication. Trademarks and registered trademarks are owned by the publisher (and Canadian Financial Publishing Group). Reproduction by any means without written permission of the Adviceon® is strictly forbidden.

All online links to disclaimers on this website also need to be read.

To Discuss Strategic Relationships

Canadian Financial Publishing Group supplies website content to existing websites as well as builds new financial websites that yield Adviceon® content. To order a website or discuss how to use website content, please contact Canadian Financial Publishing Group at glenjackman@Adviceon.com or call:

Tel: 1-800-819-8706

Address:

Canadian Financial Publishing Group
55 King Street West,
Suite 700, Kitchener, ON N2G 4W1