F17-2A

High Interest TFSA Account Application



F17A-2(23-09) ACC

Tax-Free Savings Account Application

(High interest)



IMPORTANT

Please include:

- Copy of cheque for the deposit
- Void cheque for electronic transfers (if applicable)



HIGH INTEREST TAX-FREE SAVINGS ACCOUNT APPLICATION

F17A-2

AUTOMATIC NP	
Reserved for use by Trust	
Confirmation Number	

1- TYPE OF REGISTRATION FOR THE HIGH INTEREST TAX-FREE SAVINGS ACCOUNT (HEREAFTER THE "ACCOUNT") ISSUED BY INDUSTRIAL ALLIANCE TRUST INC. (HEREAFTER THE "ISSUER")

Tax-Free Savings Account (TFSA)

2- ISSUER'S AGENT

Industrial Alliance Insurance and Financial Services Inc. (hereafter t	he "Agent") acts as the Issuer's Agent to administer the account.	
3- INFORMATION ABOUT THE ACCOUNT HOLDER (HEREAFTER TH	E "HOLDER")	
(The Holder must be at least 18 years of age on the signature	date of the Account application.)	
First name	Last name	Initials
Adress		
No. Street		Apt.
		Postal code
City Y M D	Province	
Date of birth Social insuran	ce no. (SIN) Gender:]M □ F Language: □ E □ F
Telephone: Home O	ffice Extension	
Account holder's employment:	Email address:	
4- INTEREST RATE		
The interest rate applicable to the amounts deposited in the Accou and is credited to the Account monthly.	nt is an annual rate. It can change at any time without notice. Intere	est is calculated according to the daily balance
5- STATEMENT/SIGNATURE (The Holder must read and consen	t to this section and sign it.)	
I, the Holder:		
For Quebec residents only: I confirm that I have received the Fre	nch version of the contract before its signature in English. I request	that the contract herein and any other related
documentation be drawn up in English;		des the best for the leavents on a the
Declare that the information provided in writing or electronic for Account.	mat related to this Application is complete and accurate and constitu	ites the basis for the issuer to open the
Agree to advise the Issuer of any change to the information prov		
Give the Issuer the right to correct any mistake or omission cond		and a decondard to the theory was board a same
	d in this Application as well as those provided in the Account Agree agreement concluded between the Issuer and myself and that I agi	
	<i>lucts</i> " document, in which the fees that apply to the Account are det	
	ossibility, including any credit possibility that may be of interest to m	
 Understand that following reception of the welcome letter confir at www.ia.ca to obtain information about my account and to car 	ming my account number, I must register for the online My Client Sp ov out transactions	pace service available on the Agent's website
	s a Tax-Free Savings Account (TFSA) under the <i>Income Tax Act</i> (Cana	ada) and any applicable provincial legislation.
X	X	
Signature of Account Holder	Signature of witness	
Signed at	on this day of	20
6- INFORMATION ABOUT THE AGENT AND NOTICE OF DISCLOSUR	RE (This section must not be completed when the Holder completes	the application without the help of an agent.)
Name of agent	Agent code	SU L
Name of district or aganay		Aganay aada
Name of district or agency		Agency code
By signing below, I, the life insurance agent, confirm the following:		
• I confirm that I have provided my client, who lives in Quebec,	I have provided a disclosure statement to the Applicant which	
 with a copy of the contract in French before its signature in English. that I am a duly authorized licensed agent 		
the client identity and his/her date of birth, and I witness all	 that I receive compensation (such as commissions) for the and may receive other compensation such as bonuses, invit 	
signatures	and	
	- any conflicts of interest that I may have with respect to this	transaction
Χ		
Agent	Date (DD-MM-YYYY)	
7- ISSUER'S SIGNATURE		

Authorized signatures of Industrial Alliance Trust Inc.

Frédéric Villeneuve President

Étienne Gagnon General Manager



PERSONAL INFORMATION CONSENTS

Your personal information is important.

For **you**, because it involves your privacy. For **us**, iA Financial Group and its affiliates, because it allows us to better serve you day by day.

Protecting your personal information is important to us.

By doing business with us, you agree to the collection, use and disclosure of personal information necessary to:

- Know who you are. Identify you and keep your contact information up to date.
- Build a relationship with you. Advise you according to your needs, analyze your requests and identify the products and services that are right for you.
- Maintain our relationship with you. Administer your products and services and process your requests, complaints and claims.
- Comply with the laws and manage risk. For instance, with regard to cybersecurity or the fight against financial crime.

We would like to do more, with y We wish to collect, use and disclose some of interests and preferences. By agreeing, you	of your personal information to get to know you better and understand your needs,
Improving our products and services an	nd providing a distinctive client experience.
Keeping you informed of our promotion	s, products, services, contests and events that may be of interest to you.
You may review your choices at any time. For more information, please visit <u>ia.ca/prote</u>	ection-personal-information.
Last name:	First name:
Email:	Phono

We want to inform you.

Under certain conditions, we may collect or disclose your personal information with regulatory authorities and self-regulatory bodies and courts, public bodies, credit reporting and reporting agencies, organizations that maintain public information databases or insurance information offices, insurers and financial institutions, investigative organizations, employers, trade unions and associations, iA Financial Group's affiliated entities and their representatives, intermediaries in the distribution of our financial products and services, service providers when applicable, or any other third party, **if and only if** this collection or disclosure:

- is necessary to serve you, or
- is made in respect of the choices you have made, or
- is in accordance with the law.

We are committed to sharing only necessary information.

F13-1229A(23-07) ACC

PERSONAL INFORMATION CONSENTS

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- Know who you are. Identify you and keep your contact information up to date.
- Build a relationship with you. Advise you according to your needs, analyze your requests and identify the products and services that are right for you.
- Maintain our relationship with you. Administer your products and services and process your requests, complaints and claims.
- Comply with the laws and manage risk. For instance, with regard to cybersecurity or the fight against financial crime.

We would like to do more, with y We wish to collect, use and disclose some of interests and preferences. By agreeing, you	of your personal information to get to know you better and understand your needs,
Improving our products and services an	nd providing a distinctive client experience.
Keeping you informed of our promotion	s, products, services, contests and events that may be of interest to you.
You may review your choices at any time. For more information, please visit <u>ia.ca/prote</u>	ection-personal-information.
Last name:	First name:
Email:	Phono

We want to inform you.

Under certain conditions, we may collect or disclose your personal information with regulatory authorities and self-regulatory bodies and courts, public bodies, credit reporting and reporting agencies, organizations that maintain public information databases or insurance information offices, insurers and financial institutions, investigative organizations, employers, trade unions and associations, iA Financial Group's affiliated entities and their representatives, intermediaries in the distribution of our financial products and services, service providers when applicable, or any other third party, **if and only if** this collection or disclosure:

- is necessary to serve you, or
- is made in respect of the choices you have made, or
- is in accordance with the law.

We are committed to sharing only necessary information.

F13-1229A(23-07) ACC



HIGH INTEREST TAX-FREE SAVINGS ACCOUNT APPLICATION

8- DEPOSIT AND PRE-AUTHORIZED CHEQUE PAYMENTS/ELECTRONIC FUNDS TRANSFER (PAC/EFT) AGREEMENT

Initial deposit (MANDATORY)

General Information

Date

The initial deposit must be made by the Holder by drawing a PERSONALIZED cheque payable to Industrial Alliance Trust Inc. In addition to consisting of the initial deposit and subject to instructions to the contrary, this cheque will be used to determine the Holder's bank account in which withdrawals from the Account will be transferred and deposits in the Account will come from. The account will take effect on the date the first deposit is made.

Pre-authorized cheque Payments/Electronic Funds Transfer (PAC/EFT) Agreement

- . In this PAC/EFT Agreement, each account owner is referred to as "I" and makes the following statements in respect to himself or herself.
- I authorize the Issuer of the account, Industrial Alliance Trust Inc. or the agent, Industrial Alliance Insurance and Financial Services Inc. (the "Company") and the financial institution designated (or any other institution I may authorize at any time) to begin deductions as per my instructions for regular recurring payments and/or one-time payments from time to time, for payment of all premiums, deposits, instalments and charges mentioned in this Agreement,
- Regular payments will be debited according to the date and/or frequency I have chosen, whereas one-time payments from time to time can be debited from my account on any date. Regular and/or one-time payments will be debited in accordance with the banking information set out below.
- I agree that, for the purpose of this PAC/EFT Agreement, all PACs from my account will be treated as Personal.
- I waive the right to receive pre-notification of an increase or decrease in the amount to be debited or a change in the date and/or frequency of these payments.
- . I agree that the Company is not required to provide me with written notice of a change in a PAC amount that is made as a result of my request.
- If a PAC is dishonoured for any reason such as, but not limited to, insufficient funds ("NSF"), stop payment or account closed, the Company is authorized to re-submit the payment. Any charges incurred by the Company as a result of the dishonored PAC will be added to the subsequent PAC.
- I may cancel or modify this PAC/EFT Agreement at any time, subject to providing the Company thirty (30) days notice in writing. To obtain a sample cancellation form or for more information on my right to cancel the PAC/EFT Agreement, I may contact my financial institution or visit www.cdnpay.ca regarding Rule H1 - Pre-authorized debits (PADs).
- Any cancellation of this PAC/EFT Agreement will not affect my insurance contract(s) and/or contract(s) for financial services, so long as payment is provided by an alternate method.
- The Company will not assign this PAC Agreement without providing, any time prior to the next PAC/EFT, written notice to me of the assignment.
- I have certain recourse rights if any PAC does not comply with this PAC Agreement. For example, I have the right to receive reimbursement for any PAC that is not authorized or is not consistent with this PAC Agreement. To obtain more information on my recourse rights, I should contact my financial institution or visit www.cdnpay.ca regarding Rule H1 -Pre-authorized debits (PADs).
- Before the Company debits the first PAC/EFT payment, it must receive all required documents, duly completed, and be allowed a reasonable period of time to complete its administrative processes.

Banking Information Name of Account owner(s):_ Account number Transit number **Financial Institution Number** (max. 12 digits) (5 digits) (3 digits) Banking information must be the same as of the bank account that the initial deposit comes from. Withdrawal agreement: Variable **PAC/EFT category:** Personal (\$1 Minimum required) (Attach a PERSONALIZED cheque payable to Industrial Alliance Trust Inc.) Amount of initial deposit when opening the Account: PAC amount: \$ (Minimum \$25 per frequency) Starting: (If no date is indicated or if the indicated date is greater than 30 days from the signature of the PAC/EFT Agreement, the PAC will start on the frequency selected below following the signature date of this Agreement.) Monthly. Date of cheque: _ (1 to 28) Weekly. Day: (Monday to Friday) Frequency: ☐ Bi-monthly (1st and 15th of each month) Every 2 weeks. Day: __ _____ (Monday to Friday) One-time payment **Electronic funds transfer (EFT)** I authorize the Issuer of the Account, Industrial Alliance Trust Inc., or its Agent, Industrial Alliance Insurance and Financial Services Inc., to electronically transfer the requested withdrawals from the Account to my bank account, whose information is specified on the cheque used for the initial deposit in this Account Application. Industrial Alliance Trust Inc. and its agents have no responsibility with respect to these transfers and can require a personal endorsement on a cheque. I hereby confirm that the banking information corresponds to my bank account and I declare that the answers and explanations provided in the Account Application, on any related form and during any related telephone interview are complete and true. Signature (For a joint account, all required signatories must sign this PAC agreement.) Account owner's signature (as shown on bank record) Account owner's signature (if required)

PRIVACY NOTICE

1. Your personal information is precious

We, iA Financial Group and its affiliates¹, are doing everything we can to protect the personal information you entrust to us. That is why we are committed to continually reassessing our practices, keeping them up to date and in line with the high standards regarding your privacy and management of your personal information.

2. What we are doing to protect your personal information

First and foremost, what constitutes personal information? It is information that concerns you and can be used to identify you, directly or indirectly.

2.1 We operate on the basis of 4 important principles

The following principles govern how we ensure your privacy:

- Ensure secure management. We implement good management and safeguard practices to secure your personal information and oversee its use.
- Respect your rights. You have rights related to the personal information we hold about you. You may exercise them at any time.
- Be transparent. We provide you with all relevant information about our privacy practices.
- Act responsibly. Our employees, suppliers and representatives (including our financial services advisors) must comply with our privacy practices. Our Chief Privacy Officer sees to ensure that they do and that our practices are always up to date.

2.2 We only collect personal information that is necessary

From whom do we collect your personal information

We collect your personal information primarily from you. We may also collect it from others, depending on the circumstances and the products or services you have with us. For example:

- Your employer
- Public bodies
- Our representatives
- Personal references
- Credit bureaus and reporting agencies
- Other insurers, reinsurers or financial institutions
- Public and private insurance, fraud and claims databases
- Partners who distribute our products and services, such as independent brokers, specialized insurance coverage providers, travel agencies or car dealerships

A person who has or wishes to obtain a product or service from us may also disclose your personal information to us so that you can benefit from that product or service. For example, this person could add you as an insured person.

1 iA Financial Group is primarily composed of the following entities: iA Financial Corporation Inc., Industrial Alliance, Insurance and Financial Services Inc., Industrial Alliance Pacific General Insurance Corporation, Industrial Alliance Auto and Home Insurance Inc., Industrial Alliance Trust Inc., PPI Management Inc., Michel Rhéaume et Associés Itée (MRA), iA Advantages Damage Insurance Inc., SurexDirect.com Ltd., Prysm General Insurance Inc., iA Auto Finance Inc., iA Clarington Investment Management Inc., iA Global Asset Management Inc., iA Private Wealth Inc., Investia Financial Services Inc., IA American Life Insurance Company, American-Amicable Life Insurance Company of Texas, iA American Warranty Corp., Dealers Assurance Company, iA American Warranty, L.P., WGI Service Plan Division Inc., WGI Manufacturing Inc., Lubrico Warranty Inc., National Warranties MRWV Limited, SAL Marketing Inc. The updated list is available on our website at the following address: ia.ca/about-us/group-of-companies.

How do we collect your personal information

We may collect your personal information in a number of ways, including:

- By phone
- In person
- Via our paper and online forms
- Via cookies, when you visit our websites

What personal information do we collect

We only collect the personal information necessary to fulfill the purposes outlined in this notice

Here are some examples of personal information we may collect:

Categories	Examples
Identification information	Name, date of birth, postal address, email, phone number, marital status, government identifiers (passport number, driver's licence number, etc.), social insurance number, citizenship, country of birth
Financial information	Income, salary, financial report, investments, information on financial products you have with us or elsewhere, investor profile, rent, mortgage, bank account, credit history and score
Health information	Medical records, medical information related to your claims, paramedical test results, medical history
Insurance information	Information on insurance policies you have with us or elsewhere, claims history, sex at birth, lifestyle habits, criminal record
Employment information	Employment status, current employer, former employers
Information about your assets	Vehicle, residence, recreational vehicle
Information about your family	Name, age, financial situation and health status of your spouse, children or parents

We may also create or infer information from the personal information we collect. For example, we may create a client profile or identifier for you. This information is considered personal information. We manage and protect it in accordance with the same practices as the rest of your personal information.

2.3 We collect your personal information for specific purposes

We collect, use, disclose and retain your personal information solely for the purposes outlined in this notice. We will inform you of the intended purposes at or prior to the time we collect your personal information.

The following purposes may be essential to our relationship with you, depending on the products and services you request:

Categories	Specific purposes
Know who you are	 Verify your identity Keep your contact information up to date Recognize you through iA Financial Group Verify that your personal information is accurate

Categories	Specific purposes
Build a relationship with you	 Contact you if you request it and answer your questions Understand your needs and your profile to advise you Analyze your requests for products or services Determine whether you are eligible for a product or service, and if it is right for you Determine the cost of a product or service you request
Maintain our relationship with you	 Day-to-day administration of your contracts, for example, amending them or informing you of changes in your investments Process your payments Process your insurance claim, transaction or any other contract-related requests Handle any complaints or dissatisfaction Transfer your contracts to or from another financial institution Transfer your file to another representative, if necessary
Comply with laws and manage risk	 Detect, prevent and contain fraud and unauthorized or illegal activities, such as money laundering and cyber threats Monitor business practices to ensure that they are sound Verify transactions Adequately train our employees and representatives Comply with our legal obligations and the requirements of courts, regulatory authorities or self-regulatory organizations Have certain risks insured by another insurer (reinsurance)

Some purposes are optional for doing business with us. You can consent to them to benefit from a distinctive client experience and to obtain offers tailored to your needs.

We must obtain your consent to collect, use, disclose and retain your personal information for the following purposes:

for the following purposes:	
Categories	Specific purposes
	 Acknowledge your differences and similarities with respect to our other clients
Improve	Understand how our digital tools and websites are used in order to improve them
our products and services and provide a distinctive client experience	Consult with you to gain more insight into your experience, reactions and interactions with us
	 Keep up with the various stages of your life to make our products and services even more useful and effective over the course of our relationship with you
	 Allow all our clients to benefit from the lessons gleaned from you as we work to improve our client experience
	Make it easier for you to enter your information when requesting a product or service (e.g., automatically fill in certain fields)
Keep you informed of our promotions,	 Understand the product and services portfolio you have with iA Financial Group in order to offer you relevant products and services that are adapted to your reality
products,	 Contact you at the right time, in the right way
services, contests and	Offer you benefits or advantageous pricing based on the products or services you have with iA Financial Group
events that may be of interest to you	Keep you informed of contests or other promotional events that may be of interest to you

2.4 We may share your personal information with other individuals or organizations

To whom may we disclose your personal information

In order to fulfill the purposes outlined in this notice, we may sometimes need to share your personal information with other individuals or organizations.

For example, we may share it with the following third parties:

- Your financial services advisor
- A person who has a product or service with us from which you are benefitting
- Other iA Financial Group entities and their representatives
- Credit bureaus and reporting agencies, such as Equifax or TransUnion
- Public and private insurance, fraud and claims databases
- Public bodies, such as the Société de l'assurance automobile du Québec or health care institutions
- Other insurers, reinsurers and financial institutions
- Your employer, union or association
- Partners who distribute our products and services, such as independent brokers, general agents, specialized insurance coverage providers, travel agencies or car dealerships
- Suppliers, for example of document printing, delivery or data storage services
- Courts, regulatory authorities or self-regulatory organizations
- Fraud prevention and management organizations, for example, law enforcement agencies

We may disclose your personal information outside of Canada

We store your personal information primarily in Canada, but we may sometimes disclose it to parties outside of Canada. For example, if we are doing business with a supplier based in another country. In this case, we contractually ensure that our supplier meets our expectations in terms of managing and protecting your personal information. Before we transfer your personal information outside of Canada, we ensure that it is adequately protected.

We may also disclose your personal information to another Canadian province or territory.

2.5 We obtain your consent, except in certain cases prescribed by law

When do we obtain your consent

We obtain your consent before we collect, use or disclose your personal information. We may obtain consent directly from you. It may also be obtained from another person, such as your financial services advisor, employer, car dealer, etc.

We will request your consent again if we wish to use or disclose your personal information for a purpose to which you have not consented.

When do we not request your consent

In some cases, the law permits us to collect, use or disclose your personal information without your consent.

Here are a few examples:

- Disclosing your personal information to suppliers for a purpose outlined in this notice, to provide you with the requested product or service
- Conduct statistical studies using de-identified personal information, where permitted by law
- Take appropriate action if we detect potential fraud
- In Quebec only: Using your personal information if it is clearly for your benefit or for purposes related to those to which you have already agreed
- Outside of Quebec: Using or disclosing your personal information if it is clearly for your benefit and we are unable to obtain your consent

We may also be required by law to disclose personal information. For example, if ordered by a court or requested by a regulatory authority or a self-regulatory organization.

2.6 We retain your personal information for a limited time

We retain your personal information only as long as necessary to:

- Fulfill the purposes for which we collected it, and
- Meet our legal obligations

We have implemented a retention schedule. It guides us as to how long we should keep each type of personal information, depending on the context. We destroy personal information once the retention period has elapsed. The duration of this period depends, among other things, on our legal and regulatory obligations and on the time needed to protect our rights in the event of legal recourse.

We may anonymize certain personal information before destroying it and retain a copy. Once the information is anonymized, it can no longer be used to identify you and is therefore no longer deemed personal. We use it, among other things, to improve our product pricing, identify trends and establish performance indicators.

2.7 We respect your privacy rights

Manage your consent preferences

You may review and change your consent preferences for the collection, use and disclosure of your personal information at any time. Please be aware, however, that we will no longer be able to offer you our products and services if you withdraw your consent for a purpose that is essential to our relationship with you (See the section We collect your personal information for specific purposes for further details).

For optional purposes, you may withdraw your consent at any time without adversely affecting our relationship with you.

You can contact us to withdraw your consent for the following purposes:

- Improve our products and services and provide a distinctive client experience
- Keep you informed of our promotions, products, services, contests and events that may be of interest to you

Withdrawing your consent may take up to 30 days to be processed and applied.

Accessing, rectifying or deleting your personal information

You have several rights regarding the personal information we hold about you. You may exercise them at any time.

Know whether we hold personal information about you	You can ask us: — If we hold personal information about you — How your personal information was collected, used and disclosed — If another person or organization holds your personal information for us
	You may ask to access the personal information we hold about you. You can also obtain a copy, but you may have to pay a reasonable fee for it.
Access your personal	In some cases, we are unable to provide you with the requested information. For example:
information	 We share certain medical information with your health care professional. This person can then explain it to you correctly.
	 We cannot give you information that would reveal information about another person.
Rectify your personal	You can request that we rectify your personal information if it is incomplete or inaccurate.
information	You can also update it if it has changed.

You can request that we delete your personal information. Our response will depend on the situation.

If we have fulfilled the purposes for which the personal information was collected, we will delete it. However, we may retain it in order to meet our legal and regulatory obligations and protect our rights in the event of legal recourse.

If we have not yet fulfilled the purposes for which the personal information was collected, we will delete the information that is out of date, inaccurate, incomplete or no longer required. If you request that we delete the rest of your personal information, we will no longer be able to offer you our products and services.

You may submit a written request to exercise any of your rights in relation to your personal information. You will receive our written response within 30 days. If we deny your request in whole or in part, we will provide you with several pieces of information:

- Reasons for the denial

Delete your

information

personal

- The references of the laws and regulations that justify this denial
- Your right to challenge this denial before the privacy regulatory authority of your province or territory
- Timeframe for appealing the denial

Filing a complaint

You may file a complaint if you feel that we have mishandled your personal information.

We invite you to contact us first if you wish to file a complaint. We will take the time to analyze your complaint and work with you to resolve the situation.

You can also file a complaint with the privacy regulatory authority of your province or territory.

3. How to contact us regarding your privacy

You can contact us in writing at the addresses below to:

- Submit a request to access, rectify or delete your personal information
- File a complaint about the handling of your personal information
- Request assistance, send us a comment or ask any question related to your privacy

Make sure you provide us with all the information we need to follow up on your request.

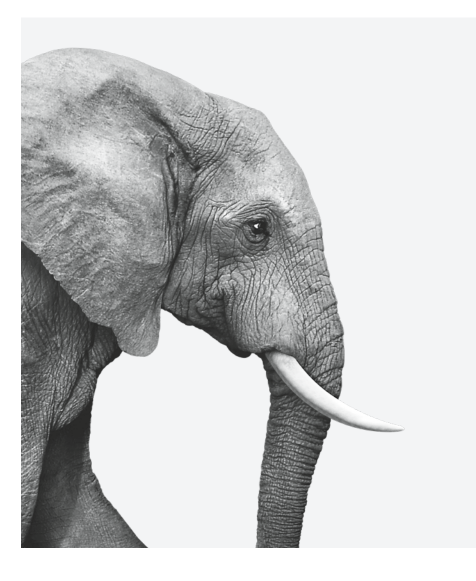
By email: privacyofficer@ia.ca

By mail: Office of iA Financial Group Chief Privacy Officer

1080 Grande Allée West PO Box 1907, Station Terminus Quebec City, Quebec G1K 7M3

4. If we update this notice

We regularly update our practices to bolster them and ensure that they reflect changing privacy laws, regulations and standards. We will notify you on our website of any material changes to this notice.



F17-2A

High Interest TFSA Account Application

iA Trust Inc. is a subsidiary of iA Financial Group offering the Group's companies and distribution networks trust products and services that complement their operations.

F17A-2(23-09) ACC

Send this duly completed application and required documents to:

Industrial Alliance Trust Inc. IRS2525

1080 Grande Allee West PO Box 1907, Station Terminus Quebec City, QC G1K 7M3

Telephone: 418-780-5928 Fax: 418-684-5161 Email: savings@iatrust.ca

INVESTED IN YOU.



Protecting your deposits

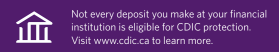
Canada Deposit Insurance Corporation (CDIC) is a federal Crown corporation that protects your deposits for up to \$100,000 per insured category at financial institutions that are CDIC members. Coverage is free and automatic – you don't have to sign up.

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)



Add up your coverage!

We protect deposits in CDIC members to help with your savings goals. If you deposit money in savings accounts, chequing accounts or GICs and other term deposits, it is protected for up to \$100,000.



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 closes, we will provide access to your insured funds (including interest) within days. It's automatic – we will contact you.

What you can do

- Know what is covered and what is not
- Keep your contact information up-to-date at your financial institution
- Make sure your broker or financial advisor knows about CDIC's rules for deposit protection

Want to know more?

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

Visit our website

cdic.ca

Call us

1-800-461-2342





