



**Opportunity Overview** 

Helping You Make An Informed Decision

# This strategy is designed for a Canadian resident taxpayer who:

- Owns shares of a Canadian Controlled Private Corporation (CCPC)
- Is in good health, relative to their age, with no major health challenges
- Has excess cash
- Cares about the next generation and tax planning

# The strategy allows you to take excess cash and:

- o Grow It Fully Sheltered From Tax (1)
  - 39% tax efficient on a balanced portfolio (passive income) (2)
  - 25% tax efficient on capital gains (passive income) (2)
- o Move It To The Next Generation Tax Free (3)
  - 47% tax savings on non-eligible dividends paid to shareholder(s) (4)(5)
- Reduce the impact of the Small Business Deduction grind
  - Business limit reduced when passive income exceeds \$50k



# **Common Tax Planning Concepts**

#### Incorporation - Establishing an Operating Company (OpCo)

An owner generally establishes an OpCo to:

- Benefit from the small business tax rate (12.5% in Ontario)
- Benefit from the small business capital gains exemption (SBCGE \$866,912 for 2019)
- Income split (subject to Tax on Split Income rules TOSI) (8)
- · Limit legal liability in certain circumstances
- Create an entity with an unlimited life span

### Reorganization - Establishing a Holding Company (HoldCo)

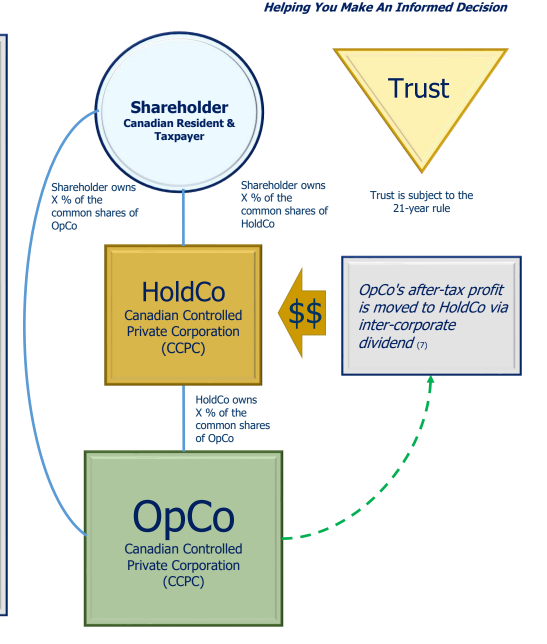
An owner generally establishes a HoldCo to:

- · Create a layer of creditor protection
- Hold after-tax profits not needed for operations & growth
- Income split (subject to Tax on Split Income rules TOSI) (8)
- Purify OpCo for a future sale
- Accomplish personal planning objectives outside of OpCo

#### Family Trust

A settlor (original property owner) generally sets up a family trust to:

- Quantifing the future tax liability An estate freeze
- Protect against family law or marital regime claims
- Protect & control of assets for minors, individuals, or special needs dependents
- Income split (subject to TOSI and attribution rules)
- Ensure confidentiality regarding inter-generational & family wealth transfer



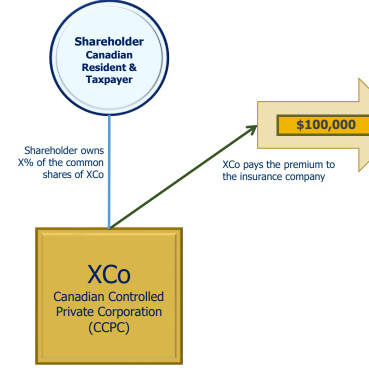


Helping You Make An Informed Decision

# **Corporate Structure & Permanent Life Insurance**

### **Steps**

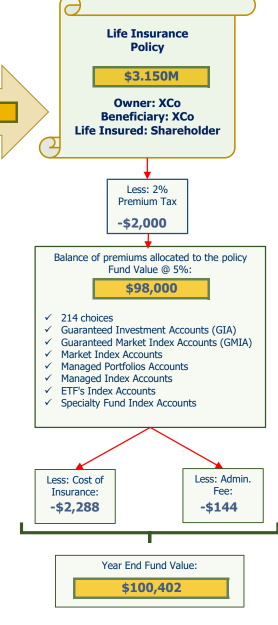
- 1. Shareholder applies for a permanent life insurance policy
- The insurance company makes an offer of life insurance to the shareholder.
- 3. The shareholder accepts the offer & XCo pays a premium to put the policy in force
- 4. Shareholder chooses the investment options
- 5. Ownership & beneficiary changed to XCo (Articles & Business Identification Number (BIN) required)



The assumptive 5% return on the Fund Value is net of all fees & MER's.

The policy fee of 1.75% breaks out as follows:

- .375% Federal Investment Income Tax against insurance company's assets
- .375% Asset Based Compensation which is paid to the broker
- .500% Compensation Recovery to cover commission amortization costs
- .250% Administration, Contingency, Investment Expenses, Profit and Capital Costs
- .250% Cumulative Fund Bonus credited to the policy after the fifth policy year

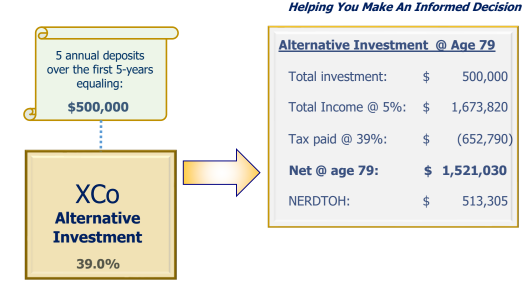




# **Problem & Solution - Corporate Passive Income**

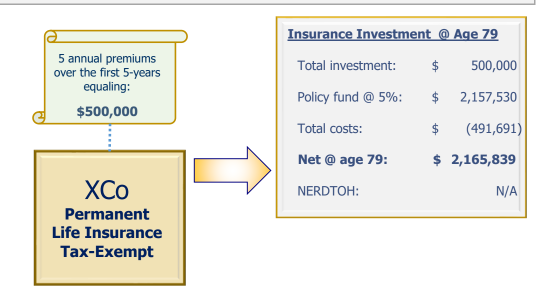
#### **Problem - Corporate Passive Income**

- Profit not needed for growth, operations or personal needs are invested in an Alternative Investment
- Passive investment income generated by the Alternative Investment is taxed at the top corporate rate
- Passive income in excess of \$50k grinds Small Business Deduction (SBD)
- XCo books refundable tax NERDTOH offsets corporate tax on non-eligible dividends when declared (5)



#### **Solution - Permanent Life Insurance**

- XCo purchases a permanent tax-exempt life insurance policy on the life of the shareholder(s) as one of the assets it owns
- ✓ XCo is the owner, beneficiary and premium payor
- ✓ Growth of the life insurance policy is fully taxexempt - no taxable passive income is generated (1)
- ✓ Reduces the impact of the SBD grind (6)
- ✓ The cash surrender value of the life insurance policy is an asset on XCo's balance sheet
- ✓ Premiums are not deductible, in specific circumstances premiums may be deductible

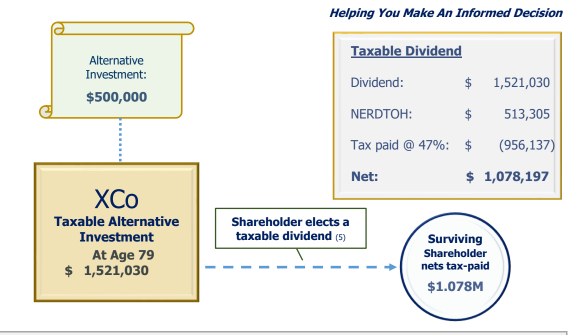




#### **Problem & Solution - Dividend Tax**

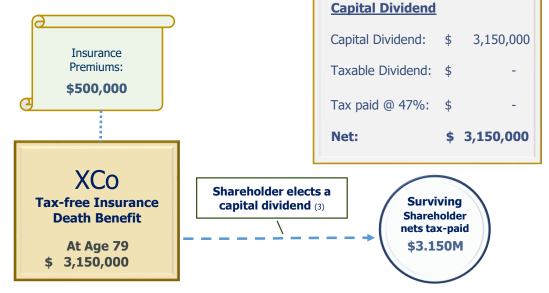
#### **Problem - Dividend Tax**

- Surviving shareholder(s) of XCo can elect to take dividends from XCo's retained earnings for personal use
- These surviving shareholders are often a combination of a spouse, children, and grandchildren
- Dividends declared by surviving shareholders are taxed at the taxpayers top marginal rate (4)
- NERDTOH subject to ordering rule (5)



#### **Solution - Permanent Life Insurance**

- ✓ The XCo purchases a permanent tax-exempt life insurance policy on the life of the shareholder(s) as one of the assets it owns
- ✓ At death the life insurance proceeds are paid taxfree to the beneficiary (XCo) (1)
- ✓ Death benefits paid to XCo (beneficary) qualify for capital dividend account (CDA) treatment (3)
- ✓ Capital dividends declared by surviving shareholders are tax-free dividends



# **Permanent Life Insurance vs. Alternative Investment**



## **Summary**

#### Helping You Make An Informed Decision

September 3, 2019 Date: Prepared for: Male, 40, Non-smoker

\$3.150M Permanent Life Insurance: \$ 500,000 Death benefit: Prepared by: Raymond Matt, CFP, CLU, TEP, CHS Alternative Investment: \$ 500,000 Deposit years:

# **After-tax Estate Benefit**

### **Cash Value**

#### **Cumulative Costs & Taxes**

		Artor tax Estate E	<u> </u>		<u>casii valac</u>			Cantalative costs & raxes			
		Permanent	Alternative	Diff.	Permanent	Alternative	Diff.	Permanent	Alternative	Difference	
Year	Age	Life Insurance	Investment	%	Life Insurance	Investment	%	Life Insurance	Investment	%	
1	41	3,103,630	55,429	5499.3%	51,247	103,050	-101.1%	4,432	1,950	-127.3%	
2	42	3,057,469	113,362	2597.1%	155,809	209,243	-34.3%	9,702	5,909	-64.2%	
3	43	3,011,470	173,874	1632.0%	265,045	318,675	-20.2%	15,512	11,940	-29.9%	
4	44	2,965,639	237,044	1151.1%	387,494	431,445	-11.3%	21,751	20,104	-8.2%	
5	45	2,919,999	302,954	863.8%	508,446	547,654	-7.7%	28,339	30,467	7.0%	
6	46	2,921,571	316,257	823.8%	532,138	564,357	-6.1%	33,379	41,146	18.9%	
7	47	2,923,379	329,966	786.0%	564,814	581,570	-3.0%	38,861	52,151	25.5%	
8	48	2,925,447	344,094	750.2%	598,333	599,308	-0.2%	44,775	63,492	29.5%	
9	49	2,927,809	358,652	716.3%	632,751	617,587	2.4%	51,108	75,178	32.0%	
10	50	2,930,485	373,654	684.3%	676,168	636,423	5.9%	57,998	87,221	33.5%	
11	51	2,933,519	389,114	653.9%	704,140	655,834	6.9%	65,355	99,632	34.4%	
12	52	2,936,957	405,045	625.1%	733,091	675,837	7.8%	73,189	112,420	34.9%	
13	53	2,940,840	421,462	597.8%	763,636	696,450	8.8%	80,954	125,599	35.5%	
14	54	2,945,233	438,380	571.8%	795,888	717,692	9.8%	88,619	139,180	36.3%	
15	55	2,950,188	455,814	547.2%	829,919	739,581	10.9%	96,203	153,175	37.2%	
16	56	2,955,778	473,780	523.9%	865,828	762,138	12.0%	103,699	167,597	38.1%	
17	57	2,961,870	492,293	501.6%	903,138	785,384	13.0%	111,668	182,458	38.8%	
18	58	2,968,508	511,372	480.5%	941,901	809,338	14.1%	120,131	197,773	39.3%	
19	59	2,975,754	531,032	460.4%	982,177	834,023	15.1%	129,105	213,556	39.5%	
20	60	2,983,678	551,292	441.2%	1,024,032	859,460	16.1%	138,601	229,819	39.7%	
21	61	2,992,344	572,169	423.0%	1,067,540	885,674	17.0%	148,629	246,578	39.7%	
22	62	3,001,832	593,684	405.6%	1,112,741	912,687	18.0%	159,233	263,849	39.6%	
23	63	3,012,225	615,854	389.1%	1,159,666	940,524	18.9%	170,472	281,646	39.5%	
24	64	3,023,609	638,701	373.4%	1,208,354	969,210	19.8%	182,394	299,987	39.2%	
25	65	3,036,078	662,245	358.5%	1,258,898	998,771	20.7%	195,000	318,886	38.8%	
26	66	3,049,739	686,507	344.2%	1,311,327	1,029,233	21.5%	208,356	338,362	38.4%	
27	67	3,064,701	711,509	330.7%	1,365,646	1,060,625	22.3%	222,552	358,432	37.9%	
30	70	3,118,477	791,183	294.2%	1,538,990	1,160,662	24.6%	272,052	422,391	35.6%	
35	75	3,150,000	941,021	234.7%	1,864,940	1,348,795	27.7%	380,662	542,672	29.9%	
39	79	3,150,000	1,078,197	192.2%	2,165,839	1,521,030	29.8%	491,691	652,790	24.7%	
40	80	3,150,000	1,115,146	182.5%	2,248,418	1,567,421	30.3%	522,072	682,450	23.5%	
45	85	3,150,000	1,317,495	139.1%	2,736,264	1,821,486	33.4%	668,890	844,884	20.8%	
50	90	3,458,859	1,551,917	122.9%	3,458,859	2,116,731	38.8%	733,016	1,033,6 <del>4</del> 8	29.1%	
55	95	4,467,665	1,803,468	147.7%	4,467,665	2,459,834	44.9%	733,736	1,253,008	41.4%	
60	100	5,770,937	2,095,793	175.4%	5,770,937	2,858,550	50.5%	734,456	1,507,925	51.3%	

# **Investment Options**

# corporate solutions

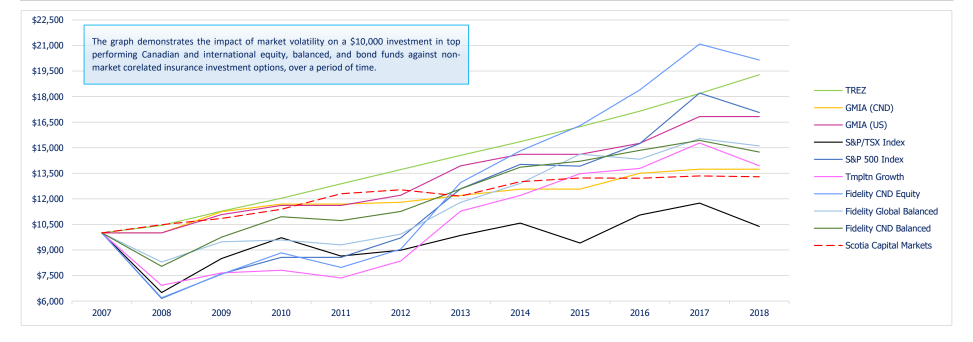
## **Market Analysis**

Helping You Make an Informed Decision

Date: January 14, 2019

Prepared by: Raymond Matt, CFP, CLU, TEP, CHS

	TREZ	Annual	CND	Annual	US	Annual	S&P/TSX	Annual	S&P 500	Annual	Tmpltn	Annual	Fidelity	Annual	Fidelity	Annual	Fidelity	Annual
Year	Capital	Return	GMIA	Return	GMIA	Return	Index	Return	Index	Return	Growth	Return	CND Equ.	Return	Glo. Bal.	Return	CND Bal.	Return
2007	\$10,000		\$10,000		\$10,000		\$10,000		\$10,000		\$10,000		\$10,000		\$10,000		\$10,000	
2008	10,435	4.4%	10,000	0.0%	10,000	0.0%	6,497	-35.0%	6,151	-38.5%	6,923	-30.8%	6,193	-38.1%	8,290	-17.1%	8,038	-19.6%
2009	11,275	8.1%	11,247	12.5%	11,070	10.7%	8,491	30.7%	7,593	23.5%	7,651	10.5%	7,575	22.3%	9,478	14.3%	9,749	21.3%
2010	12,029	6.7%	11,690	3.9%	11,608	4.9%	9,718	14.5%	8,564	12.8%	7,805	2.0%	8,829	16.6%	9,587	1.2%	10,951	12.3%
2011	12,883	7.1%	11,690	0.0%	11,608	0.0%	8,642	-11.1%	8,564	0.0%	7,353	-5.8%	7,971	-9.7%	9,293	-3.1%	10,726	-2.1%
2012	13,720	6.5%	11,795	0.9%	12,209	5.2%	8,988	4.0%	9,712	13.4%	8,353	13.6%	9,047	13.5%	9,927	6.8%	11,262	5.0%
2013	14,550	6.1%	12,199	3.4%	13,937	14.2%	9,847	9.6%	12,587	29.6%	11,274	35.0%	12,952	43.2%	11,788	18.7%	12,580	11.7%
2014	15,351	5.5%	12,570	3.0%	14,616	4.9%	10,578	7.4%	14,021	11.4%	12,199	8.2%	14,812	14.4%	12,904	9.5%	13,853	10.1%
2015	16,234	5.8%	12,570	0.0%	14,616	0.0%	9,405	-11.1%	13,918	-0.7%	13,472	10.4%	16,300	10.0%	14,623	13.3%	14,206	2.6%
2016	17,146	5.6%	13,495	7.4%	15,257	4.4%	11,051	17.5%	15,246	9.5%	13,783	2.3%	18,389	12.8%	14,327	-2.0%	14,844	4.5%
2017	18,180	6.0%	13,739	1.8%	16,829	10.3%	11,748	6.3%	18,207	19.4%	15,274	10.8%	21,083	14.7%	15,537	8.4%	15,430	4.0%
2018	19,284	6.1%	13,739	0.0%	16,829	0.0%	10,380	-11.6%	17,071	-6.2%	13,942	-8.7%	20,147	-4.4%	15,103	-2.8%	14,745	-0.4%
Avera	ge	6.2%		3.0%	_	5.0%		1.9%		6.7%		4.3%		8.7%		4.3%		4.5%



# **Assumptions**



#### Helping You Make An Informed Decision

We help private Canadian shareholder's implement and manage permanent life insurance plans, fully sheltered from tax, and move residual wealth to the next generation tax-free. The objective is to minimize the impact of market volatility over time by seeking out policy returns that are not correlated to the broader equity markets. Our focus is capital preservation, risk reduction, and consistency over time.

This presentation demonstrates the advantages of using permanent life insurance as part of your overall tax and estate planning strategy. We highlight the impact of planning with, and without, life insurance, using apples-to-apples comparisons, with conventional tax and estate planning structures.

### This presentation uses the following assumptions:

#### • Interest Rate & Cost of Borrowing Assumptions Net of Fees & MER's:

•	Alternative Investment:	5.0%
•	Permanent Life Insurance:	5.0%
	Cost of Borrowing:	5.0%

#### • Tax Rate Assumptions:

T5 Income:	50.0%
Capital Gains:	25.0%
Non-eligible Dividends:	47.0%
Passive Income:	39.0%
Refundable Tax:	30.7%
Capital Gains Inclusion:	50.0%

### • Ontario's Combined Top Marginal Tax Rates for individuals earning in excess of \$220,000:

•	T4 & T5 Income:	53.5%
	Capital Gains:	26.8%
٠	Eligible Dividends:	39.3%
÷	Non-eligible Dividends:	47.4%

#### • Small Business Income Threshold:

• \$ 500,000

# • Small Business Exemption Grind Starts At:

• \$ 50,000

## • Ontario's Combined Tax Rates For Income Earned by a CCPC:

	Income up to \$500,000:	12.5%
•	Active Business Income:	26.5%
•	Passive Income:	50.2%
	Refundable Tax:	30.7%

# **Footnotes & Notice To Reader**



Helping You Make An Informed Decision

### **Notice To Reader**

This analysis is provided for general information and discussion purposes only. This document is made available only for the purposes of assisting in determining a level of interest in the proposed life insurance plan. It will not form part of the insurance contract. It is subject to underwriting and approval and is intended to demonstrate benefits based on specific assumptions. These assumptions will change over time and should be considered hypothetical. Interest rates for loans and investment accounts are assumptions; they are neither guarantees nor estimates of future performance. Consult the contract for specific details including policy charges and surrender charges. If there is any discrepancy between any illustration provided to you and your policy contract, your contract governs. Every implementation is different; such as, but not limited to, the client's specific facts and circumstances. Care and attention should be paid to Subsection 55(2) as it relates to safe income. All post-mortem planning (164(6) & 88(1)(d)) will vary based on the deceased's will, current tax legislation, the intentions of the beneficiaries and may be subject to stop-loss rules 112(3.2). All loans, unless otherwise stated in writing, are assumed to be personal loans secured with personal assets. Loans secured with corporate assets for a personal benefit could result in a deemed benefit for tax purposes.

Any taxpayer considering this insurance plan should consult with his or her tax advisor for advice as to the income tax consequences to him or her and any other relevant parties having regard to his or her own particular circumstances prior to implementation.

A copy of the assumptions used for all illustrations will be made available upon request. Errors & Omissions Excepted.

# **Footnotes**

- 1. Section 148 of the ITA Life Insurance Rules
- 2. January 1, 2019 Federal and Provincial tax rate for passive investment income earned by a CCPC
- 3. Subsections 83(2) & 89(1)(d) Reg. 2101: Capital Dividends and Life Insurance Capital Dividends Payable by Private Corporations
- 4. January 1, 2019 Top marginal tax rate in Ontario for individuals with taxable income in excess of \$220,000
- 5. Subsection 129(1)(a) of the ITA Ordering Rules for Refundable Dividend Tax On Hand (RDTOH) Accounts
- 6. Subsection 125(1)(a) of the ITA Passive Income Small Buisness Deduction (SBD) Grind Rules
- 7. Subsection 55(2) of the ITA Inter-corporate Dividend Safe Income Rules
- 8. Subsection 120.4(1) of the ITA Tax On Split Income (TOSI)



#### Helping You Make An Informed Decision

# Aaron Ledlie Independent Insurance Broker President

aaron@csiplan.ca Cell: 705-427-5945

# Raymond Matt, CFP, CLU, TEP, CHS Independent Insurance Broker Founder

raymond@csiplan.ca Cell: 416-452-2334

# MLP Corporate Solutions Inc.

543 Yonge Street Midland, ON L4R 2C6 Bus: 705-526-2807 Fax: 705-526-0615

www.csiplan.ca



