

No securities regulatory authority has expressed an opinion about these securities and it is an offence to claim otherwise.



PROSPECTUS

Initial Public Offering and Continuous Distribution

January 11, 2023

This prospectus qualifies the distribution of Canadian-dollar-denominated units (the “**CAD Units**”) of the following exchange-traded fund:

Mackenzie Corporate Knights Global 100 Index ETF (“MCKG”)

The Mackenzie ETF is an exchange-traded mutual fund established as a trust under the laws of the Province of Ontario. The Mackenzie ETF seeks to replicate, to the extent reasonably possible and before fees and expenses, the performance of the Corporate Knights Global 100 Index (the “**Index**”). See “**Investment Objectives**”.

Mackenzie Financial Corporation (the “**Manager**”), a registered portfolio manager and investment fund manager, is the trustee, manager, portfolio manager and promoter of the Mackenzie ETF and is responsible for the administration of the Mackenzie ETF. See “**Organization and Management Details of the Mackenzie ETF**”.

Listing of Units

The Mackenzie ETF issues Units on a continuous basis and there is no maximum number of Units that may be issued.

The Manager, on behalf of the Mackenzie ETF has applied to list the Units of the Mackenzie ETF on the NEO Exchange Inc. (“**NEO Exchange**”). The NEO Exchange has conditionally approved the listing of the Mackenzie ETF and subject to satisfying the NEO Exchange’s original listing requirements, the Units of the Mackenzie ETF will be listed on the NEO Exchange and a Unitholder will be able to buy or sell Units of the Mackenzie ETF on the NEO Exchange another exchange or marketplace through registered brokers and dealers in the province or territory where the Unitholder resides.

Unitholders may incur customary brokerage commissions in buying or selling Units. No fees are paid by a Unitholder to the Manager or the Mackenzie ETF in connection with the buying or selling of Units on the NEO Exchange, or another exchange or marketplace. Unitholders may redeem Units in any number for cash for a redemption price per Unit of 95% of the closing price for the Units on the NEO Exchange, on the effective day of the redemption, subject to a maximum redemption price of the applicable NAV per Unit (defined below), or may exchange a minimum of a Prescribed Number of Units (defined below) (and any additional multiple thereof) for, in the discretion of the Manager, securities and cash or only cash. Unitholders are advised to consult their brokers or investment advisers, and their tax advisers, before redeeming Units for cash. See “**Redemption of Units**”.

The Mackenzie ETF will issue Units directly to Designated Brokers and Dealers (defined below). The initial issuance of Units of the Mackenzie ETF will not occur until it has received, in aggregate, subscriptions sufficient to satisfy the original listing requirements of the NEO Exchange.

Additional Consideration

No Designated Broker or Dealer has been involved in the preparation of this prospectus or has performed any review of the contents of this prospectus and, as such, the Designated Brokers and Dealers do not perform many of the usual underwriting activities in connection with the distribution by the Mackenzie ETF of their Units under this prospectus.

For a discussion of the risks associated with an investment in Units of the Mackenzie ETF, see “**Risk Factors**”.

Registration of interests in, and transfer of, the Units will be made only through CDS Clearing and Depository Services Inc. Beneficial owners will not have the right to receive physical certificates evidencing their ownership.

The Mackenzie ETF is a mutual fund under the securities legislation of certain provinces and territories of Canada.

In the opinion of the Manager, Units of the Mackenzie ETF are index participation units within the meaning of National Instrument 81-102 - *Investment Funds* (“**NI 81-102**”). A mutual fund wishing to invest in Units of the Mackenzie ETF should make its own assessment of its ability to do so after careful consideration of the relevant provisions of NI 81-102.

The Units are not and will not be registered under the U.S. *Securities Act of 1933*, as amended. Subject to certain exceptions, the Units may not be offered or sold in the U.S. or offered or sold to U.S. persons. The Mackenzie ETF are not and will not be registered under, and the Manager is not registered under, the U.S. *Investment Company Act of 1940*, as amended.

Trademarks

“Corporate Knights Global 100” and other trademarks related to the Corporate Knights Global 100 Index (the “Index”) are trademarks of Corporate Knights Inc. and are used by Mackenzie Financial Corporation under license.

Documents Incorporated by Reference

Additional information about The Mackenzie ETF is available in the most recently filed ETF Facts, in the most recently filed annual financial statements, if any, any interim financial statements filed after those annual financial statements, the most recently filed annual management report of fund performance (“**MRFP**”), if any, and any interim MRFP filed after that annual MRFP. These documents are incorporated by reference into, and legally form an integral part of, this prospectus. These documents are publicly available on the Manager’s website at www.mackenzieinvestments.com and may be obtained upon request, at no cost, by calling 1.800.387.0614 or by contacting a registered dealer. These documents and other information about the Mackenzie ETF are also publicly available at www.sedar.com. See “**Documents Incorporated by Reference**” for further details.

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IMPORTANT TERMS

Unless otherwise indicated, all references to dollar amounts in this prospectus are to Canadian dollars and all references to times in this prospectus are to Toronto time.

Basket of Securities – in relation to the Mackenzie ETF means (i) a group of securities selected by the Manager or the Sub-advisor, as applicable, from time to time that collectively reflect the constituents of, and their weightings in, the portfolio of the Mackenzie ETF; or (ii) a group of some or all of the Constituent Securities held, to the extent reasonably possible, in approximately the same proportion as they are reflected in the applicable Index.

business day – a day on which the NEO Exchange is open for trading.

Calculation Agent – Solactive AG, as calculation agent for the Index.

Canadian securities legislation – the securities legislation in force in each province and territory of Canada, all regulations, rules, orders and policies made thereunder and all multilateral and national instruments adopted by the securities regulatory authorities, as the same may be amended, restated or replaced from time to time.

CDS – CDS Clearing and Depository Services Inc.

CDS Participant – a registered dealer or other financial institution that is a participant in CDS and that holds Units on behalf of beneficial owners of Units.

Constituent Issuers – in relation to the Index, the issuers that are included from time to time in the Index as selected by the Index Provider.

Constituent Securities – in relation to the Corporate Knights Global 100 Index are the specific class or series of securities of the Constituent Issuers included in the Index and may include American Depository Receipts and other negotiable financial instruments that represent such securities.

CRA – the Canada Revenue Agency.

Custodian – Canadian Imperial Bank of Commerce or its successor.

Custodian Agreement – the master custodian agreement dated February 24, 2005, between the Manager, on behalf of, among others, the Mackenzie ETF, and the Custodian, as the same may be amended or restated from time to time.

Cut-Off Time – 4:00 p.m. (Toronto time) on the prior Trading Day, or such later time as the Manager may agree to.

Dealer – a registered dealer (that may or may not be a Designated Broker) that has entered into a continuous distribution dealer agreement with the Manager, on behalf of the Mackenzie ETF, and that subscribes for and purchases Units from such Mackenzie ETF as described under “**Purchases of Units – Issuance of Units**”.

Declaration of Trust – the master declaration of trust establishing the Mackenzie ETF dated June 3, 2016, as the same may be amended or restated from time to time.

Designated Broker – a registered dealer that has entered into a designated broker agreement with the Manager, on behalf of the Mackenzie ETF, pursuant to which the Designated Broker agrees to perform certain duties in relation to the Mackenzie ETF.

distribution payment date – a date, which is no later than the tenth business day following the applicable distribution record date, on which the Mackenzie ETF pays a distribution to its Unitholders.

distribution record date – a date designated by the Manager as a record date for the determination of Unitholders entitled to receive a distribution from the Mackenzie ETF.

ETF Facts – a document that summarizes certain features of Units of the Mackenzie ETF.

Fund Administration Services Agreement – the agreement dated April 1, 2016, between the Manager and the Fund Administrator, as the same may be amended or restated from time to time.

Fund Administrator – CIBC Mellon Global Securities Services Company or its successor.

Index – The Corporate Knights Global 100 Index™, that is used by the Mackenzie ETF as described herein and includes, as required, a replacement or alternative benchmark or index that applies substantially similar criteria to those currently used by the Index Provider to compile the Corporate Knights Global 100 Index™ and/or a successor index that is generally comprised of, or would be generally comprised of, the same Constituent Securities as the Corporate Knights Global 100 Index™.

Index License Agreement – the agreement dated December 6, 2022, pursuant to which the Manager licenses the Index from the Index Provider for use by the Mackenzie ETF.

Index Provider – Corporate Knights Inc., as provider of the Index, with whom the Manager has entered into an Index License Agreement to use the Index and certain trademarks in connection with the operation of the Mackenzie ETF, as applicable.

IRC – the Independent Review Committee of the Mackenzie ETF.

Management Agreement – the management agreement dated April 1, 2016, between Mackenzie Financial Corporation, as trustee of the Mackenzie ETF, and the Manager, as the same may be amended or restated from time to time.

Manager – Mackenzie Financial Corporation, a corporation amalgamated under the laws of Ontario, or its successor.

MRFP – management report of fund performance as defined in NI 81-106.

NAV and NAV per Unit – in relation to the Mackenzie ETF, the aggregate net asset value of the Units of the Mackenzie ETF and the net asset value per Unit, respectively, calculated by the Fund Administrator as described in “**Calculation of Net Asset Value**”.

NEO Exchange – NEO Exchange Inc.

NI 81-102 – National Instrument 81-102 – Investment Funds, as the same may be amended, restated or replaced from time to time.

NI 81-105 – National Instrument 81-105 – Mutual Fund Sales Practices, as the same may be amended, restated or replaced from time to time.

NI 81-106 – National Instrument 81-106 – Investment Fund Continuous Disclosure, as the same may be amended, restated or replaced from time to time.

NI 81-107 – National Instrument 81-107 – Independent Review Committee for Investment Funds, as the same may be amended, restated or replaced from time to time.

Plan Agent – TSX Trust Company or its successor, as the plan agent under the Reinvestment Plan.

Plan Participant – a Unitholder that participates in the Reinvestment Plan.

Plan Units – additional Units acquired in the market by the Plan Agent under the Reinvestment Plan.

Portfolio Manager – Mackenzie Financial Corporation, a corporation amalgamated under the laws of Ontario, or its successor.

Prescribed Number of Units – in relation to the Mackenzie ETF, the number of Units determined by the Manager from time to time for the purpose of subscription orders, exchanges, redemptions or for other purposes.

Registered Plans – registered retirement savings plans, registered retirement income funds, registered education savings plans, tax-free savings accounts, deferred profit-sharing plans and registered disability savings plans, each as defined in the Tax Act and first home savings accounts (as proposed to be defined in the Tax Act based on Tax Proposals that received Royal Assent on December 15, 2022).

Registrar and Transfer Agent – TSX Trust Company or its successor.

Regulations – the regulations under the Tax Act.

Reinvestment Plan – means the distribution reinvestment plan offered by the Manager for the Mackenzie ETF.

Securities Lending Agent – Canadian Imperial Bank of Commerce or its successor.

Securities Lending Agreement – the agreement dated May 6, 2005, between the Manager and the Securities Lending Agent, as the same may be amended or restated from time to time.

securities regulatory authorities – the securities commission or similar regulatory authority in each province and territory of Canada that is responsible for administering the Canadian securities legislation in force in such province or territory.

T+3 Securities – securities, the trades in respect of which, customarily settle on the third business day after the date upon which pricing for the securities is determined.

Tax Act – the Income Tax Act (Canada), as amended, restated or replaced from time to time.

Tax Proposals – all specific proposals to amend the Tax Act and the Regulations that have been publicly announced in writing by the Minister of Finance (Canada) prior to the date of this prospectus.

Trading Day – unless otherwise agreed by the Manager, a day on which (i) a trading session takes place on the exchange on which the Units of the Mackenzie ETF are listed; (ii) the primary market or exchange for the securities held by the Mackenzie ETF is open for trading; and (iii) the Index Provider calculates and publishes data relating to the Index of the Mackenzie ETF.

Unit – also referred to as a CAD Unit, in relation to the Mackenzie ETF, a redeemable, transferable unit of the Mackenzie ETF, which represents an equal, undivided interest in that series' proportionate share of the assets of the Mackenzie ETF.

Unitholder – a holder of Units of the Mackenzie ETF.

Valuation Date – each business day or any other day designated by the Manager on which the NAV and NAV per Unit of the Mackenzie ETF is calculated.

Valuation Time – 4:00 p.m. (Toronto time) or such other time that the Manager deems appropriate on each Valuation Date.

PROSPECTUS SUMMARY

The following is a summary of the principal features of the Units of the Mackenzie ETF and should be read together with the more detailed information and statements contained elsewhere in this prospectus or incorporated by reference in this prospectus.

Issuers Mackenzie Corporate Knights Global 100 Index ETF (“**MCKG**”)

Units: The Mackenzie ETF offers Units under this prospectus.

Continuous Distribution: Units of the Mackenzie ETF are being offered on a continuous basis and there is no maximum number of Units that may be issued.

The Manager, on behalf of the Mackenzie ETF has applied to list the Units of the Mackenzie ETF on the NEO Exchange. The NEO Exchange has conditionally approved the listing of the Units of the Mackenzie ETF and subject to satisfying the NEO Exchange’s original listing requirements, the Units of the Mackenzie ETF will be listed on the NEO Exchange, and a Unitholder will be able to buy or sell Units of the Mackenzie ETF on the NEO Exchange or another exchange or marketplace through registered brokers and dealers in the province or territory where the Unitholder resides.

Unitholders may incur customary brokerage commissions in buying or selling Units. No fees are paid by a Unitholder to the Manager or the Mackenzie ETF in connection with the buying or selling of Units on the NEO Exchange, or on another exchange or marketplace. Unitholders may trade Units in the same way as other securities listed on the NEO Exchange including by using market orders and limit orders.

The Mackenzie ETF will issue Units directly to Designated Brokers and Dealers. The initial issuance of Units of the Mackenzie ETF will not occur until they have received, in aggregate, subscriptions sufficient to satisfy the original listing requirements of the NEO Exchange.

See “**Purchases of Units – Issuance of Units – Buying and Selling Units**”.

Investment Objectives:

Mackenzie ETF	Investment Objectives
Mackenzie Corporate Knights Global 100 Index ETF	Seeks to replicate, to the extent reasonably possible and before fees and expenses, the performance of the Corporate Knights Global 100 Index, or any successor thereto. The Constituent Securities primarily include equity securities of issuers from anywhere in the world, selected based on an evaluation of sustainability characteristics using criteria developed and maintained by the Index Provider.

See “**Investment Objectives**”.

The Index

Mackenzie ETF	Index
Mackenzie Corporate Knights Global 100 Index ETF	Corporate Knights Global 100 Index™

Investment Strategies:**Mackenzie ETF**

In order to achieve its investment objective, the Mackenzie ETF will primarily use a full replication strategy by holding the Constituent Securities of the Index in approximately the same weightings as they are reflected in the Index.

See “**Investment Strategies – Investment Strategies of the Mackenzie ETF**”.

Special Considerations for Purchasers:

The provisions of the so-called “early warning” reporting requirements in Canadian securities legislation do not apply if a person or company acquires 10% or more of the Units of the Mackenzie ETF. The Mackenzie ETF has obtained exemptive relief to permit Unitholders to acquire more than 20% of the Units of the Mackenzie ETF without regard to the takeover bid requirements of applicable Canadian securities legislation. In addition, the Mackenzie ETF has obtained relief to permit the Mackenzie ETF to borrow cash in an amount not exceeding 5% of the net assets of the Mackenzie ETF for a period not longer than 45 days and, if required by the lender, to provide a security interest over any of its portfolio assets as a temporary measure to fund the portion of any distribution payable to Unitholders that represents amounts that have not yet been received by the Mackenzie ETF.

In the opinion of the Manager, Units of the Mackenzie ETF are “index participation units” within the meaning of NI 81-102. A mutual fund wishing to invest in Units of the Mackenzie ETF should make its own assessment of its ability to do so after careful consideration of the relevant provisions of NI 81-102.

Where the Mackenzie ETF invests a portion of its portfolio assets in T+3 Securities, it has obtained exemptive relief from the securities regulatory authorities to permit the Mackenzie ETF to settle primary market trades in Units of the Mackenzie ETF no later than the third business day after the date upon which pricing for the Units is determined. This settlement cycle differs from the standard settlement cycle for secondary market trades in the Units of the Mackenzie ETF, which customarily occurs no later than the second business day after the date upon which pricing for the Units is determined.

See “**Purchases of Units – Special Considerations for Unitholders**”.

Risk Factors:

There are certain risk factors inherent in an investment in the Mackenzie ETF, including:

- (i) market risk;
- (ii) sampling methodology risk;
- (iii) company risk;
- (iv) liquidity risk;
- (v) concentration risk;
- (vi) index investment strategy risk;
- (vii) ESG investment objective/strategy risk
- (viii) large transaction risk;

Risk Factors:

- (ix) absence of active public market risk;
- (x) emerging markets risk
- (xi) foreign markets risk;
- (xii) foreign currency risk;
- (xiii) rebalancing and subscription risk;
- (xiv) calculation and termination of Index risk;
- (xv) trading price of Units risk;
- (xvi) fluctuations in NAV risk;
- (xvii) borrowing risk;
- (xviii) commodity risk;
- (xix) small company risk;
- (xx) legislation risk;
- (xxi) securities lending transaction risk;
- (xxii) series risk;
- (xxiii) derivatives risk;
- (xxiv) small ETF risk;
- (xxv) taxation risk;
- (xxvi) cease trading of securities risk;
- (xxvii) halted trading of Units risk;
- (xxviii) tracking error risk;
- (xxix) cyber security risk; and
- (xxx) extreme market disruptions risk.

See “**Risk Factors**”.

Income Tax Considerations:

Each year a Unitholder who is an individual (other than a trust) resident in Canada and who holds Units as capital property (all within the meaning of the Tax Act) is generally required to include in computing income for Canadian tax purposes the amount of any income and the taxable portion of any capital gains of the Mackenzie ETF that is paid or becomes payable to the Unitholder in the year, whether such amounts are paid in cash or reinvested in additional Units. A Unitholder will generally realize a capital gain (or loss) on the sale, redemption, exchange or other disposition of a Unit to the extent that the proceeds of disposition for the Unit exceed (or are less than) the total of the adjusted cost base to the Unitholder of the Unit and any reasonable costs of disposition.

Investors should satisfy themselves as to the tax consequences of an investment in Units of the Mackenzie ETF by obtaining advice from their tax advisers.

See “**Income Tax Considerations**”.

Exchanges and Redemptions:

In addition to the ability to sell Units on the NEO Exchange or another exchange or marketplace, Unitholders may (i) redeem Units in any number for cash for a redemption price per Unit of 95% of the closing price for the Units on the NEO Exchange, as the case may be, on the effective day of the redemption, subject to a maximum redemption price of the applicable NAV per Unit, or (ii) exchange a minimum of a Prescribed Number of Units (and any additional multiple thereof) for, in the discretion of the Manager, Baskets of Securities and cash or only cash.

See “Redemption of Units”.

Distributions:

Cash distributions on Units of the Mackenzie ETF will be paid as set out in the table below. Cash distributions will be paid in the currency in which the Units are denominated.

Mackenzie ETF	Cash Distributions
Mackenzie Corporate Knights Global 100 Index ETF	Annually

The Manager may, in its discretion, change the frequency of cash distributions, and will issue a press release if such a change is made. Cash distributions are expected to consist primarily of income but may, at the Manager’s discretion, include capital gains and/or returns of capital.

The Mackenzie ETF distributes a sufficient amount of its net income and net realized capital gains to Unitholders for each taxation year so that the Mackenzie ETF will not be liable for ordinary income tax under the Tax Act in respect of the taxation year. To the extent that the Mackenzie ETF has not otherwise distributed a sufficient amount of its net income or net realized capital gains, it will pay a distribution to Unitholders at the end of the taxation year and that distribution will be automatically reinvested in additional Units. Immediately following such reinvestment, the number of Units outstanding will be consolidated so that the NAV per Unit following the distribution and reinvestment is the same as it would have been if the distribution had not been paid. The Canadian federal income tax treatment to Unitholders of distributions is discussed under the heading “**Income Tax Considerations**”.

See “Distribution Policy”.

Distribution Reinvestment

The Manager has implemented a Reinvestment Plan for the Mackenzie ETF under which cash distributions are used to acquire Plan Units in the market, which are then credited to the account of the Plan Participant through CDS. A Unitholder may elect to participate in the Reinvestment Plan by contacting the CDS Participant through which the Unitholder holds his, her or its Units.

See “Distribution Policy” – “Reinvestment Plan”.

Termination:

The Mackenzie ETF does not have a fixed termination date but may be terminated by the Manager upon not less than 60 days’ written notice to Unitholders.

See “Termination of the Mackenzie ETF”.

If the Calculation Agent ceases to calculate the Index or the Index License Agreement is terminated, the Manager may (i) terminate the Mackenzie ETF on not less than 60 days’ notice to Unitholders; (ii) change the investment objective of the Mackenzie ETF or seek to replicate an alternative index (subject to any Unitholder approval in accordance with Canadian securities legislation); or (iii) make such other arrangement as the Manager considers appropriate and in the best interests of Unitholders of the Mackenzie ETF in the circumstances.

See “Termination of the Index”,

Documents Incorporated by Reference: Additional information about the Mackenzie ETF is available in the most recently filed ETF Facts, in the most recently filed annual financial statements, if any, any interim financial statements filed after those annual financial statements, the most recently filed annual MRFP, if any, and any interim MRFP filed after that annual MRFP. These documents are incorporated by reference into, and legally form an integral part of, this prospectus. These documents are publicly available on the Manager’s website at www.mackenzieinvestments.com and may be obtained upon request, at no cost, by calling 1.800.387.0614 or by contacting a registered dealer. These documents and other information about the Mackenzie ETF are also publicly available at www.sedar.com.

See “**Documents Incorporated by Reference**”.

Eligibility for Investment: The Units of the Mackenzie ETF will be a qualified investment under the Tax Act for a Registered Plan at any time that the Mackenzie ETF qualifies or is deemed to qualify as a “mutual fund trust” under the Tax Act or that the Units are listed on a “designated stock exchange” within the meaning of the Tax Act, which includes the NEO Exchange. The Manager has applied to list the Units of the Mackenzie ETF on the NEO Exchange.

Investors should consult their own tax advisers for advice on whether Units of the Mackenzie ETF would be a “prohibited investment” under the Tax Act for their Registered Plan.

See “**Eligibility for Investment**”.

ORGANIZATION AND MANAGEMENT OF THE MACKENZIE ETF

Manager: Mackenzie Financial Corporation is the manager of the Mackenzie ETF and is responsible for managing the overall business of the Mackenzie ETF, including selecting the portfolio management team for the Mackenzie ETF’s portfolio, providing the Mackenzie ETF with accounting and administration services and promoting sales of the Mackenzie ETF’s securities through financial advisers in each province and territory of Canada. The head office and sole office of the Mackenzie ETF and the Manager is located at 180 Queen Street West, Toronto, Ontario M5V 3K1. The Manager carries on business under the name Mackenzie Investments.

See “**Organization and Management Details of the Mackenzie ETF – Manager of the Mackenzie ETF**”.

Trustee: Mackenzie Financial Corporation is the trustee of the Mackenzie ETF pursuant to the Declaration of Trust and holds title to the assets of the Mackenzie ETF in trust for the Unitholders.

See “**Organization and Management Details of the Mackenzie ETF – Trustee**”.

Portfolio Manager: Mackenzie Financial Corporation has been appointed portfolio manager to the Mackenzie ETF. The Portfolio Manager provides investment management services with respect to the Mackenzie ETF.

See “**Organization and Management Details of the Mackenzie ETF – Portfolio Manager**”.

Promoter: Mackenzie Financial Corporation has taken the initiative in founding and organizing the Mackenzie ETF and is, accordingly, the promoter of the Mackenzie ETF within the meaning of securities legislation of certain provinces and territories of Canada.

See “**Organization and Management Details of the Mackenzie ETF – Promoter**”.

Custodian: The Manager has retained the services of Canadian Imperial Bank of Commerce, at its principal offices in Toronto, Ontario, to act as the Custodian of the assets of the Mackenzie ETF and to hold those assets in safekeeping. The Custodian is entitled to receive fees from the Manager as described under “**Fees and Expenses**” and to be reimbursed for all expenses and liabilities that are properly incurred by the Custodian in connection with the activities of the Mackenzie ETF.

See “**Organization and Management Details of the Mackenzie ETF – Custodian**”.

Securities Lending Agent: The Manager has retained the services of Canadian Imperial Bank of Commerce, at its principal offices in Toronto, Ontario, to act as the Securities Lending Agent of the Mackenzie ETF.

See “**Organization and Management Details of the Mackenzie ETF – Securities Lending Agent**”.

Registrar and Transfer Agent: The Manager has retained the services of TSX Trust Company to act as the registrar and transfer agent for the Units of the Mackenzie ETF and to maintain the register of registered Unitholders. The register of the Mackenzie ETF is kept in Toronto, Ontario.

See “**Organization and Management Details of the Mackenzie ETF – Registrar and Transfer Agent**”.

Auditor: KPMG LLP, at its principal offices in Toronto, Ontario, is the auditor of the Mackenzie ETF. The auditor audits the Mackenzie ETF’s annual financial statements and provides an opinion as to whether they present fairly the Mackenzie ETF’s financial position, financial performance and cash flows in accordance with International Financial Reporting Standards. The auditor is independent of the Manager.

See “**Organization and Management Details of the Mackenzie ETF – Auditor**”.

Fund Administrator: The Manager has retained the services of CIBC Mellon Global Securities Services Company, at its principal offices in Toronto, Ontario, to act as the Fund Administrator. The Fund Administrator is responsible for certain aspects of the day-to-day administration of the Mackenzie ETF, including NAV calculations, accounting for net income and net realized capital gains of the Mackenzie ETF and maintaining books and records with respect to the Mackenzie ETF.

See “**Organization and Management Details of the Mackenzie ETF – Fund Administrator**”.

SUMMARY OF FEES AND EXPENSES

This table lists the fees and expenses that a Unitholder may have to pay if the Unitholder invests in the Mackenzie ETF. A Unitholder may have to pay some of these fees and expenses directly. The Mackenzie ETF may have to pay some of these fees and expenses, which will therefore reduce the value of an investment in the Mackenzie ETF.

See “**Fees and Expenses**”.

Fees and Expenses Payable by the Mackenzie ETF

Type of Fee

Amount and Description

Management Fee:

The Mackenzie ETF pays a management fee, plus applicable taxes, to the Manager based on the annual rate set forth in the table below and the NAV of the Units of the Mackenzie ETF. This management fee is calculated and accrued daily and paid monthly. This management fee covers, at least in part, the Manager's fees and costs associated with acting as the manager and the portfolio manager of the Mackenzie ETF and the other fees and expenses, described below, that are payable by the Manager in connection with the Mackenzie ETF. See "Fees and Expenses – Fees and Expenses Payable by the Manager".

Mackenzie ETF	Management fee (annual rate)
Mackenzie Corporate Knights Global 100 Index ETF	0.50% of NAV

Certain Operating Expenses:

In addition to the applicable management fee, the only operating expenses payable by the Mackenzie ETF are (i) interest and borrowing costs; (ii) brokerage expenses and related transaction fees, including transaction-related fees payable to the Custodian or its agents; (iii) the fees and expenses relating to the operation of the IRC; (iv) the fees under any derivative instrument used by the Mackenzie ETF; (v) the costs of complying with the regulatory requirement to produce ETF Facts or other similar disclosure documents; (vi) the costs of complying with governmental or regulatory requirements introduced after January 11, 2023, including, without limitation, any new fees or increases in fees (these costs will be assessed based on the extent and nature of these new requirements); (vii) the fees related to external services that are not commonly charged in the Canadian exchange-traded fund industry as of January 11, 2023; (viii) any termination costs that may be allocated by the Manager to the Mackenzie ETF; (ix) fees paid to external service providers associated with tax reclaims, refunds or the preparation of foreign tax reports on behalf of the Mackenzie ETF; (x) fees paid to external legal counsel and/or others in connection with corporate or other actions affecting the portfolio holdings of the Mackenzie ETF; and (xi) any applicable taxes, including income, withholding or other taxes and also including goods and services or harmonized sales taxes on expenses.

The Manager may decide, in its discretion, to pay for some of these operating expenses that are otherwise payable by the Mackenzie ETF, rather than having the Mackenzie ETF incur such operating expenses. The Manager is under no obligation to do so and, if any operating expenses are reimbursed by the Manager, it may discontinue this practice at any time.

Fund of Funds:

The Mackenzie ETF may, in accordance with applicable securities laws and, if applicable, exemptive relief obtained by the Mackenzie mutual funds, invest in other Mackenzie exchange-traded funds, other investment funds managed by the Manager or its affiliates and other exchange-traded funds managed by third parties. With respect to such investments, no management or incentive fees are payable by the Mackenzie ETF that, to a reasonable person, would duplicate a fee payable by the other investment funds for the same service. Where the Mackenzie ETF invests in another exchange-traded fund or other investment fund managed by the Manager or its affiliates and such other fund pays a management fee to the Manager or its affiliates, that is higher than the management fee payable by the Mackenzie ETF, the Manager will adjust the management fee payable by the Mackenzie ETF to ensure that the total annual fees paid, directly or indirectly, to the

Fees and Expenses Payable by the Mackenzie ETF

Type of Fee

Amount and Description

Manager by the Mackenzie ETF does not exceed the annual management fee set out above for the Mackenzie ETF.

No sales or redemption fees are payable by the Mackenzie ETF in relation to any purchase or redemption of the securities of such investment funds. Commissions may apply to the purchase or sale of exchange-traded fund securities.

Other Expenses:

Other than the operating expenses payable by the Mackenzie ETF, as described above, the Manager is responsible for all of the other costs and expenses of the Mackenzie ETF. These costs and expenses include the custody and safekeeping fees payable to the Custodian and the fees payable to the Registrar and Transfer Agent, the Fund Administrator, the auditor and other service providers retained by the Manager as described under “**Organization and Management Details of the Mackenzie ETF – Manager of the Mackenzie ETF – Duties and Services Provided by the Manager**”.

Fees and Expenses Payable Directly by Unitholders

Other Charges:

An amount may be charged to a Designated Broker or Dealer to offset certain transaction and other costs associated with the listing, issue, exchange and/or redemption of Units of the Mackenzie ETF. This charge, which is payable to the Mackenzie ETF, does not apply to Unitholders who buy and sell their Units through the facilities of the NEO Exchange or another exchange or marketplace. See “**Purchases of Units**” and “**Redemption of Units**”.

See “**Fees and Expenses**”.

OVERVIEW OF THE LEGAL STRUCTURE OF THE MACKENZIE ETF

The Mackenzie ETF is an exchange-traded mutual fund established as a trust under the laws of the Province of Ontario. The Mackenzie ETF has been established pursuant to the Declaration of Trust.

While the Mackenzie ETF is a mutual fund under the securities legislation of certain provinces and territories of Canada, the Mackenzie ETF has obtained exemptive relief from certain provisions of Canadian securities legislation applicable to conventional mutual funds.

The head office and the sole office of each of the Mackenzie ETF and the Manager is located at 180 Queen Street West, Toronto, Ontario M5V 3K1.

INVESTMENT OBJECTIVES

Investment Objectives of the Mackenzie ETF

The Mackenzie ETF seeks to replicate, to the extent reasonably possible and before fees and expenses, the performance of the Corporate Knights Global 100 Index, or any successor thereto. The Constituent Securities primarily include equity securities of issuers from anywhere in the world, selected based on an evaluation of sustainability characteristics using criteria developed and maintained by the Index Provider.

THE INDEX

Corporate Knights Global 100 Index

Corporate Knights Inc. is the Index Provider. The Index Provider has engaged Solactive AG (“Solactive”) as the calculation and publication agent. Solactive calculates and publishes the Index for and on behalf of the Index Provider.

The construction of the Index is rules-based and the Index Provider does not make any discretionary security selection decisions. The Index “universe” (companies initially eligible for inclusion) is comprised of all publicly traded equity securities of issuers having gross revenue of at least US\$ 1 billion, which are listed on an eligible stock exchange. The full list of eligible stock exchanges is available in the Index guidelines available on the Index Provider’s website. Companies in the Index universe are then screened to exclude issuers based on their financial health and whether they are involved in certain products or services that are counterproductive to sustainable development (examples include weapons manufacture, the adult entertainment industry and companies which seek to block climate change policy resolutions). The remaining companies are then scored on up to 25 key performance indicators (“KPIs”). These KPIs fall into four categories of metrics: 1) environmental metrics 2) social metrics 3) governance metrics and 4) economic metrics. Environmental KPIs include measuring the applicable companies energy productivity, water productivity, waste productivity and sustainable revenue. Social KPIs include paid sick leave, employee turnover and employee injuries. Governance KPIs include racial diversity on boards, sustainability pay link and non-males in executive management. Economic KPIs include pension fund quality and sanction deductions. The Index Provider applies its Corporate Knights Peer Group (“CKPG”) classification to determine the applicable KPI and the weighting to be assigned to each KPI. With the exception of the KPIs for paid sick leave and sustainability pay link (which are binary, yes=100%, no=0%), a company is scored on each KPI by percent ranking the KPI value against that of other same CKPG peers and then multiplying by the KPI’s weight for that CKPG. This is repeated for all applicable KPIs for that CKPG, then summed up, with deductions applied for any penalties, settlements or similar sanctions. The Index consists of the top scoring companies within each CKPG.

The Index is rebalanced annually. On each selection day the Index Provider will revise the composition of the Index. The selection day is five business days before the rebalance day and the rebalance day is the third Wednesday in January. In order to be included in the Index, the companies must meet the Index component requirements on the selection day. Additionally, on each selection day, it will be evaluated whether all current Index components still meet the Index component requirements.

The Index Provider’s website, <https://www.corporateknights.com/> and Solactive’s website at <https://www.solactive.com/indices> provide more detailed information on the Index methodology.

Change in the Index

The Manager may, subject to any required Unitholder approval, change the Index tracked by the Mackenzie ETF to another widely recognized index in order to provide investors with substantially the same exposure to the asset class to which the Mackenzie ETF is currently exposed. If the Manager changes the Index, or any index replacing such index, the Manager will issue a press release identifying the new index, describing its constituent securities and specifying the reasons for the change.

Termination of the Index

The Index is calculated and maintained by or on behalf of the Index Provider and the Calculation Agent. If the Calculation Agent ceases to calculate the Index or the Index License Agreement in respect of the Index is terminated, the Manager may (i) terminate the Mackenzie ETF on not less than 60 days' notice to Unitholders; (ii) change the investment objective of the Mackenzie ETF or seek to replicate an alternative index (subject to any Unitholder approval in accordance with Canadian securities legislation); or (iii) make such other arrangement as the Manager considers appropriate and in the best interests of Unitholders of the Mackenzie ETF in the circumstances.

Use of the Index

Corporate Knights

The Manager and the Mackenzie ETF are permitted to use the Index and certain related trademarks and trade names pursuant to the Index License Agreement. This Index License Agreement does not have a fixed term; however, it may be terminated by either party in certain circumstances. If this Index License Agreement is terminated for any reason in respect of the Mackenzie ETF, the Manager will no longer be able to base the Mackenzie ETF on the Index

INVESTMENT STRATEGIES

Investment Strategies of the Mackenzie ETF

In order to achieve its investment objectives, the investment strategy of the Mackenzie ETF is to primarily use a full replication strategy by holding the Constituent Securities of the Index in approximately the same weightings as they are found in the Index. We may, in our discretion, employ a "sampling" strategy where it is not possible to acquire Constituent Securities of the Index due to restrictions or limited availability. If applying a sampling strategy, the ETF will aim to select issuers with similar sustainability characteristics to the Constituent Securities of the Index.

Securities regulators may allow index investment funds, such as the Mackenzie ETF, to exceed the normal investment concentration limits if required to allow such investment funds to track the relevant index. In accordance with the regulatory requirements, the Mackenzie ETF may track the Index in this manner.

In the event that the Mackenzie ETF invests in another investment fund managed by the Manager or one of its affiliates, the management fee payable by the Mackenzie ETF may be reduced in order to ensure that the aggregate fees paid directly or indirectly to the Manager by the Mackenzie ETF does not exceed the management fee of the Mackenzie ETF. See "**Fees and Expenses – Fees and Expenses Payable by the Mackenzie ETF – Management Fee – Fund of Funds**".

The underlying securities of the Mackenzie ETF will change from time to time as the Constituent Securities held in the Index change. When there are frequent changes to the securities held by the Mackenzie ETF, the Mackenzie ETF is more likely to realize net capital gains and to make distributions of capital gains or income to Unitholders.

Rebalancing Events

Whenever the Index Provider rebalances or adjusts the Index, including by adding securities to or subtracting securities from the Index, or whenever the Manager determines that there should be a change to the representative sample of the Index, the Mackenzie ETF will acquire and/or dispose of the appropriate number of securities, either through a Designated Broker or one or more Dealers or through other brokers in the open market. If the rebalancing is done through a Designated Broker and if the value of all securities purchased by the Mackenzie ETF exceeds the value of all securities disposed of as part of the rebalancing process, the Mackenzie ETF may issue to the Designated Broker Units with an aggregate NAV per Unit equal to the excess value or, in the alternative, may pay a cash amount equal to such excess amount. Conversely, if the value of all

securities disposed of by the Mackenzie ETF exceeds the value of all securities acquired, the Mackenzie ETF may receive the excess value in cash and will manage this cash as described above under “**Surplus Cash Management**”.

If a cash dividend or distribution is paid on a Constituent Security of the Index held by the Mackenzie ETF, the dividend or distribution will be managed as described above under “**Surplus Cash Management**”.

Actions Affecting Constituent Issuers

From time to time, certain corporate or other actions may be taken or proposed by a Constituent Issuer or by a third party that could affect a Constituent Issuer of the Index. For example, if a takeover bid or an issuer bid may be made for a Constituent Security. In each such case, the Manager will determine, in its discretion, what steps, if any, the Mackenzie ETF will take to address the action. In exercising such discretion, the Manager will generally take those steps necessary to ensure that the Mackenzie ETF continues to seek to replicate, to the extent reasonably possible and before fees and expenses, the Index.

General Investment Strategies of the Mackenzie ETF

Securities Lending Transactions

The Mackenzie ETF may, in compliance with NI 81-102, lend securities to securities borrowers acceptable to it pursuant to the terms of a securities lending agreement between the Mackenzie ETF’s securities lending agent and any such borrower under which (i) the borrower will pay to the Mackenzie ETF a negotiated securities lending fee and will make compensation payments to the Mackenzie ETF equal to any distributions received by the borrower on the securities borrowed; (ii) the securities loans must qualify as “securities lending arrangements” for the purposes of the Tax Act; and (iii) the Mackenzie ETF will receive collateral security.

Securities lending transactions may be utilized by the Mackenzie ETF to provide incremental return to the Mackenzie ETF or to generate income for the purposes of meeting its current obligations. Any securities lending transaction entered into by the Mackenzie ETF must be consistent with the investment objectives of the Mackenzie ETF.

Under applicable securities legislation, the collateral posted by the securities borrower is required to have an aggregate value of not less than 102% of the market value of the loaned securities. The total value of the securities loaned by the Mackenzie ETF at any time is not permitted to exceed 50% of the NAV of the Mackenzie ETF (excluding any collateral received from securities lending activities). Any cash collateral acquired by the Mackenzie ETF may be invested only in the securities permitted under NI 81-102 that have a remaining term to maturity of no longer than 90 days. The securities lending agent is responsible for the ongoing administration of the securities loans, including the obligation to mark-to-market the collateral on a daily basis.

Use of Derivative Instruments

The Mackenzie ETF may use derivative instruments from time to time for hedging or investment purposes. Any use of derivative instruments by the Mackenzie ETF must be in compliance with NI 81-102 and any exemptive relief obtained by the Mackenzie ETF from the requirements of NI 81-102 and must be consistent with the investment objectives and investment strategies of the Mackenzie ETF.

The derivatives most likely to be used by the Mackenzie ETF are options, forwards, futures or swaps. If the Mackenzie ETF purchases an option, it has the right, but not the obligation, to buy or sell the underlying interest at an agreed price within a certain time period. A purchased call option gives the Mackenzie ETF the right to buy; a purchased put option gives the Mackenzie ETF the right to sell. If the Mackenzie ETF writes an option, it has the obligation, at the election of the holder of the option, to buy or sell the underlying interest at an agreed price within a certain time period. A written call option obliges the Mackenzie ETF to sell if the option is exercised; a written put option obliges the Mackenzie ETF to purchase if the option is exercised. A forward is a commitment to buy or sell the underlying interest for an agreed price on a future date. A future is similar to a forward, except that futures are traded on exchanges. A swap is a commitment to exchange one set of payments for another set of payments.

Surplus Cash Management

From time to time, the Mackenzie ETF may receive or hold surplus cash. The Mackenzie ETF may temporarily hold this cash or invest it in money market instruments or other cash management investment vehicles managed by the Manager or an affiliate of the Manager. Alternatively, the Mackenzie ETF may use the cash to pay those operating expenses that the

Mackenzie ETF is responsible for paying, to purchase additional Baskets of Securities or portions thereof or to increase the notional amount under its derivative instruments, as applicable.

OVERVIEW OF THE SECTORS IN WHICH THE MACKENZIE ETF INVESTS

The Mackenzie ETF invests in equity securities in markets anywhere in the world. There are many factors that can impact the market price of an equity security. These factors include specific developments relating to the company that issued the securities, conditions in the market where the securities are traded, and general economic, financial and political conditions in the country or countries where the company operates. The value of equity securities generally tends to change more frequently and varies more widely than the value of fixed-income securities

Please see “**Investment Objectives – Investment Objectives of the Mackenzie ETF**” and “**Investment Strategies – Investment Strategies of the Mackenzie ETF**” for additional information on the sectors applicable to the Mackenzie ETF.

INVESTMENT RESTRICTIONS

The Mackenzie ETF is subject to certain restrictions and practices contained in securities legislation, including NI 81-102. The Mackenzie ETF is managed in accordance with these restrictions and practices, except as otherwise permitted by exemptions obtained from the Canadian securities regulatory authorities (see “**Exemptions and Approvals**”). A change to the investment objective of the Mackenzie ETF would require the approval of the Unitholders. Please see “**Unitholder Matters – Matters Requiring Unitholders Approval**”.

The Mackenzie ETF is also restricted from making an investment or undertaking an activity that would result in the Mackenzie ETF failing to qualify as a “mutual fund trust” for the purposes of the Tax Act. In addition, the Mackenzie ETF may not invest in any property or engage in any undertaking that would cause the Mackenzie ETF to have “non- portfolio earnings” as defined in section 122.1 of the Tax Act in an amount that would result in the Mackenzie ETF paying a material amount of income tax.

Exemptions and Approvals

The Mackenzie ETF has obtained exemptive relief from the Canadian securities regulatory authorities to permit

- (i) the purchase by a Unitholder of more than 20% of the Units of any Mackenzie ETF through purchases on the NEO Exchange without regard to the takeover bid requirements of applicable Canadian securities legislation;
- (ii) the Mackenzie ETF to borrow cash in an amount not exceeding 5% of the net assets of the Mackenzie ETF for a period not longer than 45 days and, if required by the lender, to provide a security interest over any of its portfolio assets as a temporary measure to fund the portion of any distribution payable to Unitholders that represents amounts that have not yet been received by the Mackenzie ETF;
- (iii) the Mackenzie ETF to invest in another Mackenzie ETF or another exchange-traded fund managed by the Manager or one of its affiliates;
- (iv) the Mackenzie ETF to settle primary market trades in Units on the third business day after a trade; and
- (v) the Mackenzie ETF, if it invests a portion of its portfolio assets in T+3 Securities, to settle primary market trades in Units of the Mackenzie ETF no later than the third business day after the date upon which pricing for the Units is determined. Secondary market trades of the Mackenzie ETF will continue to be subject to the settlement cycle that applies to exchange-traded securities in Canada, which usually occurs no later than the second business day after the date upon which pricing for the Units is determined.

In addition, the Mackenzie ETF has obtained exemptive relief from the Canadian securities regulatory authorities from the requirement to include in the prospectus a certificate of an underwriter and a prescribed statement respecting purchasers’ statutory rights of withdrawal and remedies of rescission or damages, provided that, among other things, the Manager has filed an ETF Facts for the Units of the Mackenzie ETF.

FEES AND EXPENSES

This section details the fees and expenses that a Unitholder may have to pay if the Unitholder invests in the Mackenzie ETF. A Unitholder may have to pay some of these fees and expenses directly. The Mackenzie ETF may have to pay some of these fees and expenses, which will therefore reduce the value of an investment in the Mackenzie ETF.

Fees and Expenses Payable by the Mackenzie ETF

Management Fee

The Mackenzie ETF pays a management fee, plus applicable taxes, to the Manager at the annual rate set forth in the table below and the NAV of the Units of the Mackenzie ETF. This management fee is calculated and accrued daily and paid monthly. This management fee covers, at least in part, the Manager's fees and costs associated with acting as the manager and the portfolio manager of the Mackenzie ETF and other fees and expenses, described below, that are payable by the Manager in connection with the Mackenzie ETF.

Mackenzie ETF	Management fee (annual rate)
Mackenzie Corporate Knights Global 100 Index ETF	0.50% of NAV

Management Fee Distributions

In respect of large investments in the Mackenzie ETF by a particular Unitholder or for other purposes, the Manager may, in its discretion, agree to charge the Mackenzie ETF a reduced management fee as compared to the management fee that it otherwise would be entitled to receive, provided that an amount equal to the reduction in the management fee is distributed periodically by the Mackenzie ETF to the Unitholder as a management fee distribution. Management fee distributions, if any, will be paid first out of net income and net realized capital gains of the Mackenzie ETF and then out of capital. The availability and amount of these management fee distributions is determined by the Manager in its sole discretion. The Manager reserves the right to discontinue or change this management fee distribution program at any time. The income tax consequences of a management fee distribution will generally be borne by the Unitholder who receives the distribution.

Certain Operating Expenses

In addition to the applicable management fee, the only operating expenses payable by the Mackenzie ETF are (i) interest and borrowing costs; (ii) brokerage expenses and related transaction fees, including transaction-related fees payable to the Custodian or its agents; (iii) the fees and expenses relating to the operation of the IRC; (iv) the fees under any derivative instrument used by the Mackenzie ETF; (v) the costs of complying with the regulatory requirement to produce ETF Facts or other similar disclosure documents; (vi) the costs of complying with governmental or regulatory requirements introduced after January 11, 2023, including, without limitation, any new fees or increases in fees (these costs will be assessed based on the extent and nature of these new requirements); (vii) the fees related to external services that are not commonly charged in the Canadian exchange-traded fund industry as of January 11, 2023; (viii) any termination costs that may be allocated by the Manager to the Mackenzie ETF; (ix) fees paid to external service providers associated with tax reclaims, refunds or the preparation of foreign tax reports on behalf of the Mackenzie ETF; (x) fees paid to external legal counsel and/or others in connection with corporate or other actions affecting the portfolio holdings of the Mackenzie ETF; and (xi) any applicable taxes, including income, withholding or other taxes and also including goods and services or harmonized sales taxes on expenses.

The Manager may decide, in its discretion, to pay for some of these operating expenses that are otherwise payable by the Mackenzie ETF, rather than having the Mackenzie ETF incur such operating expenses. The Manager is under no obligation to do so and, if any operating expenses are reimbursed by the Manager, it may discontinue this practice at any time.

Fund of Funds

The Mackenzie ETF may, in accordance with applicable securities laws and, if applicable, exemptive relief obtained by the Mackenzie mutual funds, including the Mackenzie ETF, invest in other Mackenzie exchange-traded funds, other investment funds managed by the Manager or its affiliates and other exchange-traded funds managed by third parties. With respect to such investments, no management or incentive fees are payable by the Mackenzie ETF that, to a reasonable person, would duplicate a fee payable by the other investment funds for the same service. Where the Mackenzie ETF invests in another

exchange-traded fund or other investment fund managed by the Manager or its affiliates and such other fund pays a management fee to the Manager or its affiliates that is higher than the management fee payable by the Mackenzie ETF, the Manager will adjust the management fee payable by the Mackenzie ETF to ensure that the total annual fees paid directly or indirectly to the Manager by the Mackenzie ETF does not exceed the annual management fee set out above for the Mackenzie ETF. No sales or redemption fees are payable by the Mackenzie ETF in relation to any purchase or redemption of the securities of such investment funds. Commissions may apply to the purchase or sale of exchange-traded fund securities.

Fees and Expenses Payable by the Manager

Other Expenses

Other than the expenses payable by the Mackenzie ETF, as described above, the Manager is responsible for all of the other costs and expenses of the Mackenzie ETF. These costs and expenses include the custody and safekeeping fees payable to the Custodian and the fees payable to the Registrar and Transfer Agent, the Fund Administrator, the auditor and other service providers retained by the Manager as described under “**Organization and Management Details of the Mackenzie ETF – Manager of the Mackenzie ETF – Duties and Services Provided by the Manager**”.

Fees and Expenses Payable Directly by Unitholders

Other Charges

An amount may be charged to a Designated Broker or Dealer to offset certain transaction and other costs associated with the listing, issue, exchange and/or redemption of Units of the Mackenzie ETF. This charge, which is payable to the Mackenzie ETF, does not apply to Unitholders who buy and sell their Units through the facilities of the NEO Exchange or another exchange or marketplace. See “**Purchases of Units**” and “**Redemption of Units**”.

RISK FACTORS

In addition to the considerations set out elsewhere in this prospectus, the following are certain considerations relating to an investment in Units.

Market Risk

There are risks associated with being invested in the equity markets generally. The market value of the Mackenzie ETF’s investments will rise and fall based on specific company developments and broader equity market conditions. Market value will also vary with changes in the general economic and financial conditions in countries where the investments are based.

Company Risk

Equity investments, such as stocks and investments in trusts, carry several risks that are specific to the company that issues the investments. A number of factors may cause the price of these investments to fall. These factors include specific developments relating to the company, conditions in the market where these investments are traded and general economic, financial and political conditions in the countries where the company operates. While these factors impact all securities issued by a company, the values of equity securities generally tend to change more frequently and vary more widely than fixed-income securities. As the Mackenzie ETF’s NAV is based on the value of its portfolio securities, an overall decline in the value of the portfolio securities that it holds will reduce the value of the Mackenzie ETF and, therefore, the value of the Units.

Liquidity Risk

A security is illiquid if it cannot be readily sold at an amount that at least approximates the amount at which the security is valued. Illiquidity can occur if the securities have sale restrictions, if the securities do not trade through normal market facilities, if there is simply a shortage of buyers or for other reasons. In highly volatile markets, such as in periods of sudden interest rate changes or severe market disruptions, securities that were previously liquid may suddenly and unexpectedly become illiquid. The Mackenzie ETF will generally hold less than 15% of its net assets in illiquid securities. Illiquid securities are more difficult to sell, and the Mackenzie ETF may be forced to accept a discounted price.

Concentration Risk

The Mackenzie ETF may invest a large portion of its net assets in a small number of issuers, in a particular industry or geographic region, or may use a specific investment style. If the issuer, industry or region faces difficult economic times or

if the investment approach used by the Mackenzie ETF is out of favour, the Mackenzie ETF will likely lose more than it would if it diversified its investments or style. In addition, a relatively high concentration of assets in or exposure to a single issuer, or a small number of issuers, may reduce the diversification of the Mackenzie ETF and may result in increased volatility in the NAV. Issuer concentration may also increase the illiquidity of the Mackenzie ETF's portfolio if there is a shortage of buyers willing to purchase those securities.

Large Transaction Risk

The Units may be bought by other mutual funds, investment funds or segregated funds, including mutual funds managed by the Manager, financial institutions in connection with other investment offerings and/or investors who participate in an asset allocation program or model portfolio program. Independently or collectively, these other parties may, from time to time, purchase, hold or sell a large proportion of the Mackenzie ETF's Units. A large purchase of the Mackenzie ETF's Units could result in a subscription of additional Units by a Designated Broker or Dealer, which could create a relatively large cash position in the Mackenzie ETF's portfolio. The presence of this cash position may adversely impact the performance of the Mackenzie ETF. The investment of this cash position may also result in significant incremental trading costs, although these costs are generally borne by the applicable Dealer. Conversely, a large sale of the Mackenzie ETF's Units could result in a large redemption of Units by a Designated Broker or Dealer, which may require the Mackenzie ETF to sell portfolio investments so that it can pay the redemption proceeds. This sale may impact the market value of those portfolio investments and it may accelerate or increase the payment of capital gains distributions to these investors. In addition, this sale may result in significant incremental trading costs, although these costs are generally borne by the applicable Dealer.

Absence of Active Public Market Risk

The Mackenzie ETF is a newly organized investment trust with no previous operating history. Although the Mackenzie ETF may be listed on the NEO Exchange, there can be no assurance that an active public market for the Units will develop or be sustained.

Trading Price of Units Risk

Units may trade in the market at a premium or a discount to the NAV per Unit. There can be no assurance that Units will trade at prices that reflect their NAV per Unit. The trading price of the Units will fluctuate in accordance with changes in the Mackenzie ETF's NAV, as well as market supply and demand on the NEO Exchange or another exchange or marketplace. However, as the Designated Broker and Dealers subscribe for and exchange Prescribed Number of Units of the Mackenzie ETF at the NAV per Unit, large discounts or premiums to NAV should not be sustained.

Fluctuations in NAV Risk

The NAV per Unit of the Mackenzie ETF will vary according to, among other things, the value of the securities held by the Mackenzie ETF. The Manager and the Mackenzie ETF have no control over the factors that affect the value of the securities held by the Mackenzie ETF, including factors that affect equity and fixed-income markets generally, such as general economic and political conditions and fluctuations in interest rates, and factors unique to each issuer of the securities held by the Mackenzie ETF, such as changes in management, changes in strategic direction, achievement of strategic goals, mergers, acquisitions and divestitures, changes in distribution and dividend policies and other events.

Borrowing Risk

From time to time, the Mackenzie ETF may borrow cash as a temporary measure to fund the portion of a distribution payable to its Unitholders that represents amounts that have not yet been received by the Mackenzie ETF. The Mackenzie ETF is limited to borrowing up to the amount of the unpaid distribution and, in any event, not more than 5% of the net assets of the Mackenzie ETF. There is a risk that the Mackenzie ETF will not be able to repay the borrowed amount because it is unable to collect the distribution from the applicable issuer. Under these circumstances, the Mackenzie ETF would repay the borrowed amount by disposing of portfolio assets.

Commodity Risk

The Mackenzie ETF may invest in commodities or in companies engaged in commodity-focused industries and may obtain exposure to commodities using derivatives or by investing in exchange-traded funds, the underlying interests of which are commodities. Commodity prices can fluctuate significantly in short time periods, which will have a direct or indirect impact on the value of the Mackenzie ETF.

Small Company Risk

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

Legislation Risk

Securities, tax or other regulators make changes to legislation, rules and administrative practice. Those changes may have an adverse impact on the value of the Mackenzie ETF.

Cease Trading of Securities Risk

If Constituent Securities of an Index or securities held by the Mackenzie ETF are cease traded at any time by a securities regulatory authority or other relevant regulator or stock exchange, the Manager may suspend the exchange or redemption of Units of the Mackenzie ETF until such time as the transfer of the securities is permitted. As a result, the Mackenzie ETF that holds securities traded on an exchange or other organized market bears the risk of cease trading orders against any security held by the Mackenzie ETF.

Securities Lending Transaction Risk

The Mackenzie ETF is eligible to enter into securities lending transactions. In a securities lending transaction, the Mackenzie ETF lends its securities through an authorized agent to another party (often called a “**counterparty**”) in exchange for a fee and a form of acceptable collateral. Some of the general risks associated with securities lending transactions include, (i) when entering into securities lending transactions, the Mackenzie ETF is subject to the credit risk that the counterparty may go bankrupt or may default under the agreement and the Mackenzie ETF would be forced to make a claim in order to recover its investment; and (ii) when recovering its investment on a default, the Mackenzie ETF could incur a loss if the value of the securities loaned has increased in value relative to the value of the collateral held by the Mackenzie ETF.

Series Risk

The Mackenzie ETF may offer more than one series of units. If one series of units of the Mackenzie ETF is unable to pay its expenses or satisfy its liabilities, then the assets of the other series of that Mackenzie ETF will be used to pay the expenses or satisfy the liability. This could lower the investment returns of the other series.

Derivatives Risk

The Mackenzie ETF may use derivatives to pursue their investment objectives. Generally, a derivative is a contract between two parties whose value is determined with reference to the market price of an asset, such as a currency, commodity or stock, or the value of an index or an economic indicator, such as a stock market index or a specified interest rate (the “**underlying interest**”).

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

The use of derivatives carries several risks, including (i) there is no guarantee that a market will exist for some derivatives, which could prevent the Mackenzie ETF from selling or exiting the derivative prior to the maturity of the contract. This risk may restrict the Mackenzie ETF’s ability to realize its profits or limit its losses; (ii) it is possible that the other party to the derivative contract (“**counterparty**”) will fail to perform its obligations under the contract, resulting in a loss to the Mackenzie ETF; (iii) when entering into a derivative contract, the Mackenzie ETF may be required to provide margin or collateral to the counterparty. If the counterparty becomes insolvent, the Mackenzie ETF could lose its margin or its collateral or incur expenses to recover it; (iv) the Mackenzie ETF may use derivatives to reduce certain risks associated with investments in foreign markets, currencies or specific securities. Using derivatives for these purposes is called hedging. Hedging may not be effective in preventing losses. Hedging may also reduce the opportunity for gain if the value of the hedged investment rises, because the derivative could incur an offsetting loss. Hedging may also be costly or difficult to implement; and (v) securities and commodities exchanges could set daily trading limits on options and futures. Such rule changes could

prevent the Mackenzie ETF from completing a futures or options transaction, causing the Mackenzie ETF to realize a loss because it cannot hedge properly or limit its loss.

Taxation Risk

The Mackenzie ETF will be subject to certain tax risks generally applicable to Canadian investment funds, including the following.

The Mackenzie ETF is expected to qualify at all material times as a mutual fund trust under the Tax Act. If the Mackenzie ETF does not qualify or ceases to qualify as a mutual fund trust under the Tax Act, the Canadian federal income tax considerations described under the heading “**Income Tax Considerations**” could be materially and adversely different in some respects.

For example, if the Mackenzie ETF that does not qualify as a mutual fund trust under the Tax Act will be treated as a “financial institution” for purposes of the “mark-to-market” rules in the Tax Act if more than 50% of the Units of the Mackenzie ETF are held by one or more Unitholders that are themselves considered to be financial institutions under those rules. In such a case, the Mackenzie ETF will be required to recognize on income account any gains and losses accruing on certain types of debt obligations and equity securities that it holds and also will be subject to special rules with respect to income inclusion on these securities. Any income arising from such treatment will be included in the amounts distributed to Unitholders. Each time the Mackenzie ETF becomes or ceases to be a financial institution in accordance with the mark-to-market rules in the Tax Act, the taxation year of the Mackenzie ETF will be deemed to end immediately before that time, and gains or losses accrued on certain securities before that time will be deemed realized by the Mackenzie ETF and will be distributed to Unitholders. A new taxation year for the Mackenzie ETF will then begin, and for that and subsequent taxation years, for so long as not more than 50% of the Units of the Mackenzie ETF are held by financial institutions for purposes of the mark-to-market rules in the Tax Act, or the Mackenzie ETF is a mutual fund trust for purposes of the Tax Act, the Mackenzie ETF will not be subject to the mark-to-market rules in the Tax Act. As the Units are sold by the Mackenzie ETF directly to dealers, and those Units are then traded on an exchange or marketplace, the Mackenzie ETF does not know generally who the owners of its Units are. Accordingly, there will be circumstances in which it will not be possible to control or identify whether the Mackenzie ETF has, or has ceased to, become a “financial institution”. As a result, there can be no assurance that the Mackenzie ETF is not a “financial institution” or will not in the future become, or cease to be, a “financial institution” and no assurance as to when and to whom any distributions arising on the change in “financial institution” status of the Mackenzie ETF will be made, or that the Mackenzie ETF will not be required to pay Canadian income tax on any undistributed income or taxable capital gains realized by the Mackenzie ETF on such event.

There can be no assurance that the CRA will agree with the tax treatment adopted by the Mackenzie ETF in filing its Canadian tax return. The CRA could reassess the Mackenzie ETF on a basis that results in an increase in the taxable component of distributions considered to have been paid to Unitholders. A reassessment by the CRA may result in the Mackenzie ETF being liable for unremitted Canadian withholding tax on prior distributions to non-resident Unitholders. Such liability may reduce the NAV of, or trading prices of, Units of the Mackenzie ETF.

If the Mackenzie ETF experiences a “loss restriction event” for the purposes of the Tax Act, the taxation year of the Mackenzie ETF will be deemed to end and an automatic unscheduled distribution of income and net capital gain may occur by virtue of the terms of the Declaration of Trust so that the Mackenzie ETF will not be liable for income tax. Generally, any net losses of the Mackenzie ETF will not carry forward to future years, with the result that income and capital gain distributions in the future may be larger. It may not be possible for the Mackenzie ETF to determine if or when a loss restriction event has occurred because of the nature of its investments and the way Units are bought and sold. Therefore, there can be no assurances that the Mackenzie ETF will not experience a “loss restriction event” and there can be no assurances regarding when or to whom the distributions resulting from a “loss restriction event” will be made, or that the Mackenzie ETF will not be required to pay Canadian tax notwithstanding such distributions.

The Mackenzie ETF will be a “specified investment flow-through trust” (a “**SIFT trust**”) (as defined in the Tax Act) if it holds a “non-portfolio property” (as defined in the Tax Act). The Mackenzie ETF that is a SIFT trust will generally be subject to tax under the Tax Act at rates applicable to a Canadian corporation on income from a non-portfolio property and net taxable capital gains realized on the disposition of a non-portfolio property. Unitholders who receive distributions from the Mackenzie ETF of this type of income and capital gains are deemed to receive an eligible dividend from a Canadian corporation for purposes of the Tax Act. The total of the tax payable by the Mackenzie ETF on its non-portfolio earnings and the tax payable by a Unitholder on the distribution of those earnings will generally be more than the tax that would have been payable in the absence of the tax rules that apply to a SIFT trust. The Declaration of Trust requires the Mackenzie ETF to

restrict its investments and activities so its non-portfolio earnings, and thus tax liability as a SIFT trust, are immaterial; however, no assurance can be given in this regard.

If the Mackenzie ETF realizes capital gains as a result of a transfer or disposition of its property undertaken to permit an exchange or redemption of Units by a Unitholder, allocation of fund-level capital gains will follow the Declaration of Trust. The taxable portion of the capital gain so allocated must be included in the income of the redeeming Unitholder (as taxable capital gains) and may be deductible by the Mackenzie ETF in computing its income, subject to subsection 132(5.3) of the Tax Act. Subsection 132(5.3) of the Tax Act only permits a trust that is a “mutual fund trust” for purposes of the Tax Act a deduction in respect of a capital gain of the “mutual fund trust” designated to a unitholder on a redemption of units where the unitholder’s proceeds of disposition are reduced by the designation, up to the amount of the unitholder’s accrued gain on those units. Alternatively, if certain Tax Proposals (the “**ATR Rule**”) is enacted as proposed, the limitation in subsection 132(5.3) of the Tax Act would no longer apply to the Mackenzie ETF and instead amounts of taxable capital gain so allocated and designated to redeeming Unitholders will be deductible to the Mackenzie ETF to the extent of the redeeming Unitholders’ pro rata share (as determined under the ATR Rule) of the net taxable capital gains of the Mackenzie ETF for the year. The portion of taxable capital gains that is not deductible by the Mackenzie ETF under subsection 132(5.3) of the Tax Act or, if enacted, the ATR Rule may be made payable to non-redeeming Unitholders so that the Mackenzie ETF will not be liable for non-refundable income tax thereon. Accordingly, the amounts and taxable component of distributions to non-redeeming Unitholders of the Mackenzie ETF may be greater than would have been the case in the absence of subsection 132(5.3) of the Tax Act or the ATR Rule.

Halted Trading of Units Risk

Trading of Units on the NEO Exchange may be halted by the activation of individual or market-wide “circuit breakers” (which halt trading for a specific period of time when the price of a particular security or overall market prices decline by a specified percentage). Trading of Units may also be halted if (i) the Units are delisted from the NEO Exchange without first being listed on another exchange; or (ii) NEO Exchange officials determine that such action is appropriate in the interest of a fair and orderly market or to protect Unitholders.

Cyber Security Risk

Due to the widespread use of technology in the course of business, the Mackenzie ETF have become potentially more susceptible to operational risks through breaches in cyber security. Cyber security is the risk of harm, loss, and liability resulting from a failure, disruption or breach of an organization’s information technology systems. It refers to both intentional and unintentional events that may cause the Mackenzie ETF to lose proprietary information, suffer data corruption, or lose operational capacity, which could cause the Manager and/or the Mackenzie ETF to experience disruptions to business operations; reputational damage; difficulties with an ETF’s ability to calculate its NAV; or incur regulatory penalties, additional compliance costs associated with corrective measures, and/or financial loss. Cyber attacks may involve unauthorized access to the Mackenzie ETF’s digital information systems (e.g., through “hacking” or malicious software coding) for purposes of misappropriating assets or sensitive information, or corrupting data, equipment or systems. Other cyber attacks do not require unauthorized access, such as denial-of- service attacks (i.e., efforts to make network services unavailable to intended users). In addition, cyber attacks on the Mackenzie ETF’s third-party services provider (e.g., administrators, transfer agents, custodians, the Index Provider and Calculation Agent) or issuers that the Mackenzie ETF invests in can also subject the Mackenzie ETF to many of the same risks associated with direct cyber attacks. Similar to operational risks in general, the Manager has established risk management systems designed to reduce the risks associated with cyber security. However, there is no guarantee that such efforts will be successful, especially since the Manager does not directly control the cyber security systems of issuers or third-party service providers.

Extreme Market Disruptions Risk

Certain extreme events, such as natural disasters, war, civil unrest, terrorist attacks, and public health crises like epidemics, pandemics or outbreaks of new infectious diseases or viruses (including, most recently, the novel coronavirus (COVID-19)) can materially adversely affect the Mackenzie ETF’s business, financial condition, liquidity or results of operations. The current COVID-19 pandemic has adversely affected the economies of many nations, and the global economy, and may impact issuers and capital markets in ways that cannot be foreseen. The COVID-19 pandemic has resulted in a slowdown in economic activity, higher unemployment, reduced consumer activity and extreme volatility in financial markets and commodity prices, raising the prospect of a global recession. Public health crises, such as the COVID-19 outbreak, can also result in operating, supply chain disruptions, lower consumer demand, and project development delays that can materially adversely affect the operations of third parties in which the Mackenzie ETF has an interest. These events could also cause elevated tracking error and increased premiums or discounts to the Mackenzie ETF’s net asset value. The duration of any business disruptions and

related financial impact of the COVID-19 outbreak is unknown. It is difficult to predict how the Mackenzie ETF may be affected if a pandemic, such as the COVID-19 outbreak, persists for an extended period of time. Similarly, the effects of terrorist acts (or threats thereof), military action or similar unexpected disruptive events on the economies and securities markets of countries cannot be predicted. Natural disasters, war and civil unrest can also have materially adverse impacts on economic enterprises in the impacted countries. All such extreme events may impact the Mackenzie ETF's performance.

Calculation and Termination of the Index Risk

The Index was developed and is maintained by the Index Provider and is calculated by the Calculation Agent. The Index was not created by the Index Provider specifically for the purpose of the Mackenzie ETF. The Index Provider has the right to make adjustments to the Index without regard to the particular interests of the Manager, the Mackenzie ETF or the Unitholders. The Calculation Agent may also cease to calculate the Index in certain circumstances.

The Index is rules based. In the application of the Index methodology, errors may occur, including errors in respect of the quality, accuracy and completeness of the data, and these errors will affect the Mackenzie ETF and its Unitholders. Errors can also occur in the calculation of the Index.

If the electronic or other facilities of the Index Provider, Calculation Agent or the NEO Exchange malfunction for any reason, calculation of value of the Index and the determination by the Manager of the Prescribed Number of Units and Baskets of Securities for the Mackenzie ETF may be delayed, and trading in Units may be suspended, for a period of time.

The Manager is not responsible for the Index and does not provide any warranty or guarantee in respect of the Index or the activities of the Index Provider.

With respect to the Mackenzie ETF, if the Calculation Agent ceases to calculate the Index or the Index License Agreement in respect of the Index is terminated, the Manager may (i) terminate the Mackenzie ETF on not less than 60 days' notice to Unitholders; (ii) change the investment objective of the Mackenzie ETF or seek to replicate generally an alternative index (subject to any Unitholder approval in accordance with Canadian securities legislation); or (iii) make such other arrangement as the Manager considers appropriate and in the best interests of Unitholders of the Mackenzie ETF in the circumstances.

Emerging Markets Risk

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

ESG Investment Objective or Strategy Risk

The Index for the Mackenzie ETF seeks to invest in companies with positive ESG characteristics, which limits the types and numbers of investment opportunities available. As a result, the Mackenzie ETF may underperform other funds that do not have an ESG focus. The ESG investment strategy may result in the Mackenzie ETF underperforming (i) the market as a whole; (ii) a specific sector due to its lack of exposure (such as the energy sector) or; (iii) other funds screened for ESG standards. The companies selected for the Index as demonstrating ESG characteristics may not be the same companies selected by other index providers that use similar ESG screens. In addition, the Index Provider may be unsuccessful in creating an Index composed of companies that exhibit only positive ESG characteristic. The Index methodology will generally not eliminate the possibility of exposure to companies with negative ESG characteristics, and such methodology may change from time to time at the discretion of the Index Provider, including as a result of changes to ESG principles generally. Investors can differ in their views of what constitutes positive or negative ESG characteristics. As a result, securities included in the Index may not always reflect the values or principles of any particular investor.

Foreign Currency Risk

The NAV of the Mackenzie ETF is calculated in Canadian dollars. Foreign investments are generally purchased in currencies other than Canadian dollars. When foreign investments are purchased in a currency other than Canadian dollars, the value of

those foreign investments will be affected by the value of the Canadian dollar relative to the value of the foreign currency. If the Canadian dollar rises in value relative to the other currency, but the value of the foreign investment otherwise remains constant, the value of the investment in Canadian dollars will have fallen. Similarly, if the value of the Canadian dollar has fallen relative to the foreign currency, the value of the Mackenzie ETF's investment will have increased.

Foreign Markets Risk

The value of an investment in a foreign issuer depends on general global economic factors and specific economic and political factors relating to the country or countries in which the foreign issuer operates. The regulatory environment in some foreign countries may be less stringent than in Canada, including legal and financial reporting requirements. There may be more or less information available with respect to foreign companies. The legal systems of some foreign countries may not adequately protect Unitholders' rights. Some or all of these factors could make a foreign investment more or less volatile than a Canadian investment.

Index Investment Strategy Risk

The value of the Index of the Mackenzie ETF may fluctuate in accordance with the financial condition of the Constituent Issuers that are represented in the Index (particularly those that are more heavily weighted), the value of the securities generally and other factors.

Because the investment objective of the Mackenzie ETF is to replicate the performance of the Index, the Mackenzie ETF is not actively managed by traditional methods and the Manager will not attempt to take defensive positions in declining markets. Therefore, a Constituent Issuer with an adverse financial condition may not be removed from the portfolio of the Mackenzie ETF until that Constituent Issuer is removed from the Index.

Rebalancing and Subscription Risk

Adjustments to Baskets of Securities held by the Mackenzie ETF to reflect rebalancing events, including adjustments to the Index or as otherwise determined by the Manager, will depend on the ability of the Manager and the Designated Broker to perform their respective obligations under the designated broker agreement. If a Designated Broker fails to perform, the Mackenzie ETF may be required to sell or purchase, as the case may be, Constituent Securities of the Index in the market. If this happens, the Mackenzie ETF would incur additional transaction costs, which would cause the performance of the Mackenzie ETF to deviate more significantly from the performance of the Index than would otherwise be expected.

Adjustments to the Basket of Securities necessitated by a rebalancing event could affect the underlying market for the Constituent Securities of the Index, which in turn would affect the value of the Index. Similarly, subscriptions for Units by the Designated Broker and Dealers may impact the market for the Constituent Securities of the Index, as the Designated Broker or the Dealer seeks to buy or to borrow the Constituent Securities to constitute the Baskets of Securities to be delivered to the Mackenzie ETF as payment for the Units to be issued.

Sampling Methodology Risk

While the Mackenzie ETF will primarily use a full replication strategy it may employ a sampling methodology in certain circumstances. A sampling methodology involves seeking to replicate the performance of the Index by holding a subset of the Constituent Securities or a portfolio of some or all of the Constituent Securities and other securities selected by the Manager such that the aggregate investment characteristics of the portfolio are reflective of the aggregate investment characteristics of, or a representative sample of, the Index. In certain circumstances, exposure to one or more securities may be obtained through the use of derivatives. It is possible that the use of a sampling methodology may result in a greater deviation in performance relative to the Index than a replication strategy in which only the Constituent Securities are held in the portfolio in approximately the same proportions as they are represented in the Index.

Small ETF Risk

As the Mackenzie ETF is new and therefore small in size, it may experience relatively lower trading volume and/or wider bid/ask spreads. Small ETFs are also at greater risk than larger ETF of liquidation, which could lead to higher transaction costs for the ETF and negative tax consequences for its Unitholders.

Tracking Error Risk

The Mackenzie ETF will not replicate exactly the performance of the Index because the total return generated by the Units will be reduced by the management fee paid or payable by the Mackenzie ETF, the brokerage and commission costs incurred in acquiring and rebalancing the portfolio of securities held by the Mackenzie ETF, taxes (including withholding taxes) and the other expenses paid or payable by the Mackenzie ETF. These fees and expenses are not included in the calculation of the performance of the Index.

Deviations in the tracking of the Index by the Mackenzie ETF could occur for a variety of other reasons. For example, if the Mackenzie ETF tenders securities under a successful takeover bid for less than all securities of a Constituent Issuer and the Constituent Issuer is not removed from the Index, the Mackenzie ETF may be required to buy replacement securities at a purchase price that may be more than the takeover bid price due to timing variances. Other reasons for tracking error include the temporary unavailability of certain Constituent Securities in the secondary market and the investment strategies and investment restrictions applicable to the Mackenzie ETF.

Classification of Risks

This section will help a prospective purchaser and, if applicable, his, her or its financial adviser decide whether the Mackenzie ETF is right for the purchaser. This information is only a guide. This section states what type of investor should consider an investment in the Mackenzie ETF. For example, Unitholders may want to grow their capital over the long term or want to protect their investment or receive regular cash flows. Unitholders may wish to invest outside of a Registered Plan or may wish to invest in a specific region or industry.

The Mackenzie ETF may be suitable for a Unitholder as an individual component within the Unitholder's entire portfolio, even if the Mackenzie ETF's risk rating is higher or lower than the Unitholder's personal risk tolerance level. When a Unitholder chooses investments with a financial adviser, the Unitholder should consider the Unitholder's whole portfolio, investment objectives, investment time horizon, and personal risk tolerance level.

The Manager has classified each of the applicable risks as either "primary", "secondary" or "other". The Manager considers the primary risks to be the more significant risks in respect of the Mackenzie ETF because these risks occur more frequently and/or because their occurrence will have a more significant impact on the Mackenzie ETF's value. The Manager considers the secondary risks relatively less significant because these risks occur less frequently and/or because their occurrence will have a less significant impact on the Mackenzie ETF's value. Other risk means that the Manager considers the risk to be very remote.

Mackenzie ETF	Primary Risks	Secondary Risks	Other Risk
Mackenzie Corporate Knights Global 100 Index ETF	absence of active public market risk; calculation and termination of the Index risk; company risk; ESG investment objective/strategy risk; fluctuations in NAV risk; liquidity risk; index investment strategy risk; market risk; rebalancing and subscription risk; sampling methodology risk; tracking error risk; trading price of Units risk	borrowing risk; cease trading of Securities risk; commodity risk; concentration risk; cyber security risk; derivatives risk; emerging markets risk; extreme market disruptions risk; foreign markets risk; foreign currency risk; halted trading of Units risk; large transaction risk; legislation risk; securities lending transaction risk; series risk; small company risk; small ETF risk	taxation risk

Risk Classification Methodology

The investment risk level of the Mackenzie ETF is required to be determined in accordance with a standardized risk classification methodology that is based on the historical volatility of the Mackenzie ETF, as measured by the 10-year

standard deviation of the returns of the Mackenzie ETF. As the Mackenzie ETF is new and therefore does not have 10 years of performance history, the Manager calculates the investment risk level of the Mackenzie ETF using a reference index that is expected to reasonably approximate the standard deviation of the Mackenzie ETF. Once the Mackenzie ETF has 10 years of performance history, the methodology will calculate the standard deviation of the Mackenzie ETF using the return history of the Mackenzie ETF rather than that of the reference index. The Mackenzie ETF is assigned an investment risk rating in one of the following categories: low, low to medium, medium, medium to high or high risk.

The following chart sets out a description of the reference index used for the Mackenzie ETF:

<u>Mackenzie ETF</u>	<u>Reference Index</u>
Mackenzie Corporate Knights Global 100 Index ETF	MSCI All Country World Index CAD

Unitholders should know that other types of risks, both measurable and non-measurable, exist. Also, just as historical performance may not be indicative of future returns, historical volatility may not be indicative of future volatility. The risk rating of the Mackenzie ETF is reviewed annually and anytime that it is no longer reasonable in the circumstances. A more detailed explanation of the risk classification methodology used to identify the risk ratings of the Mackenzie ETF is available on request, at no cost, by calling toll free at 1-800-387-0614 or by writing to Mackenzie Financial Corporation, 180 Queen Street West, Toronto, Ontario M5V 3K1.

Mackenzie ETF	Series	Risk Rating
Mackenzie Corporate Knights Global 100 Index ETF	CAD Units	medium

DISTRIBUTION POLICY

Distributions

Cash distributions on Units of the Mackenzie ETF will be paid as set out in the table below.

Mackenzie ETF	Cash Distributions
Mackenzie Corporate Knights Global 100 Index ETF	Annually

The Manager may, in its discretion, change the frequency of cash distributions, and will issue a press release if such a change is made or the Manager may make additional distributions if determined to be appropriate. Cash distributions are expected to consist primarily of income but may, at the Manager's discretion, include capital gains and/or returns of capital. Distributions are not fixed or guaranteed.

Cash distributions will be paid in Canadian dollars. If the Mackenzie ETF offers more than one series of Units, separate cash distributions are declared for each series, and the ratio of the distribution amount for each series to the NAV per Unit of that series at the time of distribution will be approximately equal.

The Mackenzie ETF distributes a sufficient amount of its net income and net realized capital gains to Unitholders for each taxation year so that the Mackenzie ETF will not be liable for ordinary income tax under the Tax Act in respect of the taxation year. To the extent that the Mackenzie ETF has not otherwise distributed a sufficient amount of its net income or net realized capital gains, it will pay a distribution to Unitholders at the end of the year and that distribution will be automatically reinvested in additional Units. Immediately following such reinvestment, the number of Units outstanding will be consolidated so that the NAV per Unit following the distribution and reinvestment is the same as it would have been if the distribution had not been paid.

As of the date of this prospectus, the settlement for most trades in securities will be made (i) by no later than the third business day after the effective day of the request, in the case of the Mackenzie ETF that invests a portion of its portfolio assets in T+3 Securities, (ii) by no later than the second business day after the effective day of the request, in the case of the Mackenzie ETF that does not invest a portion of its portfolio assets in T+3 Securities, or (iii) in such shorter period as may be determined by the Manager in response to changes in applicable law or general changes to settlement procedures in applicable markets.

The Mackenzie ETF trades on an ex-dividend basis at the opening of trading on the date that is one business day prior to the record date for the applicable distribution. A Unitholder that subscribes for Units during the period that is one business day before a distribution record date until that distribution record date will not be entitled to receive the applicable distribution in respect of those Units. Subject to the restrictions imposed under the Tax Act and the Tax Proposals, capital gains of the Mackenzie ETF may be distributed to a Unitholder as part of the price paid to the Unitholder on the exchange or redemption of Units.

Management fee distributions, if any, will be paid first out of the net income and net realized capital gains of the Mackenzie ETF and then out of capital.

The Canadian federal income tax treatment to Unitholders of distributions is discussed under the heading “**Income Tax Considerations**”.

Reinvestment Plan

The Manager has implemented a Reinvestment Plan for the Mackenzie ETF under which cash distributions are used to purchase Plan Units in the market, which are then credited to the Plan Participant through CDS. A Unitholder who wishes to enrol in the Reinvestment Plan as of a particular distribution record date should notify his, her or its CDS Participant sufficiently in advance of that distribution record date to allow the CDS Participant to notify CDS no later than 3:00 p.m. (Toronto time) on that distribution record date.

Fractional Units

No fractional Plan Units are delivered under the Reinvestment Plan. Payment in cash for any remaining uninvested funds may be made in lieu of delivering fractional Plan Units by the Plan Agent to CDS or a CDS Participant, on a monthly basis. Where applicable, CDS will, in turn, credit the Plan Participant, via the applicable CDS Participant.

Amendments, Suspension or Termination of the Reinvestment Plan

Plan Participants are able to terminate their participation in the Reinvestment Plan as of a particular distribution record date by notifying their CDS Participant no later than 4:00 p.m. (Toronto time) at least two business days prior to the applicable distribution record date. Beginning on the first distribution payment date after such notice is delivered, distributions to such Unitholders will be in cash. The form of termination notice is available from CDS Participants and any expenses associated with the preparation and delivery of such termination notice is for the account of the Plan Participant exercising his, her or its right to terminate participation in the Reinvestment Plan.

The Manager is permitted to terminate the Reinvestment Plan, in its sole discretion, upon not less than 30 days' notice to the Plan Participants and the Plan Agent, subject to any required regulatory approval. The Manager is also permitted to amend, modify or suspend the Reinvestment Plan at any time, in its sole discretion, provided that it complies with certain requirements, and gives notice of such amendment, modification or suspension to the Plan Participants and the Plan Agent, subject to any required regulatory approval, which notice may be given by issuing a press release containing a summary description of the amendment or in any other manner that the Manager determines to be appropriate.

The Manager may from time to time adopt rules and regulations to facilitate the administration of the Reinvestment Plan. The Manager reserves the right to regulate and interpret the Reinvestment Plan as it deems necessary or desirable to ensure the efficient and equitable operation of the Reinvestment Plan.

Other Provisions

Participation in the Reinvestment Plan is restricted to Unitholders who are residents of Canada for the purposes of the Tax Act or “Canadian partnerships” as defined in the Tax Act. Immediately upon becoming a non-resident of Canada or ceasing to be a Canadian partnership, a Plan Participant is required to notify his, her or its CDS Participant and terminate participation in the Reinvestment Plan.

The automatic reinvestment of distributions under the Reinvestment Plan does not relieve Plan Participants of any Canadian income tax applicable to the distributions. See “**Income Tax Considerations**”.

PURCHASES OF UNITS

Continuous Distribution

Units of the Mackenzie ETF are being offered on a continuous basis and there is no maximum number of Units that may be issued.

Initial Investment in the Mackenzie ETF

In compliance with NI 81-102, the Mackenzie ETF will not issue Units to the public until subscriptions aggregating not less than \$500,000 have been received by the Mackenzie ETF from Unitholders other than persons or companies related to the Manager or its affiliates and have been accepted by the Mackenzie ETF.

Designated Broker

The Manager, on behalf of the Mackenzie ETF, has entered into a designated broker agreement with a Designated Broker pursuant to which the Designated Broker has agreed to perform certain duties relating to the Mackenzie ETF including, without limitation, (i) to subscribe for a sufficient number of Units to satisfy the NEO Exchange’s original listing requirements; (ii) to subscribe for Units in connection with any rebalancing event or other action as described under “**Investment Strategies – Rebalancing Events**” and “**Investment Strategies – Actions Affecting Constituent Issuers**” and when cash redemptions of Units occur as described under “**Redemption of Units**”; and (iii) to post a liquid two-way market for the trading of Units on the NEO Exchange.

In accordance with the designated broker agreement, the Manager may from time to time require the Designated Broker to subscribe for Units of the Mackenzie ETF for cash.

Issuance of Units

To Designated Brokers and Dealers

Generally, all orders to purchase Units directly from the Mackenzie ETF must be placed by a Designated Broker or a Dealer. The Mackenzie ETF reserves the absolute right to reject any subscription order placed by a Designated Broker or a Dealer. No fees will be payable by the Mackenzie ETF to a Designated Broker or a Dealer in connection with the issuance of Units. On the issuance of Units, an amount may be charged to a Designated Broker or a Dealer to offset the expenses incurred in issuing the Units.

After the initial issuance of Units of the Mackenzie ETF to the Designated Broker(s) to satisfy the NEO Exchange’s original listing requirements, on any Trading Day, a Dealer (who may also be a Designated Broker) may place a subscription order for a Prescribed Number of Units (and any additional multiple thereof) of the Mackenzie ETF. Subject to the discretion of the Manager, (i) any subscription order received by the applicable Cut-Off Time will be deemed to be received on the next Trading Day and will be based on the NAV per Unit determined on such next Trading Day; and (ii) any subscription order received after the applicable Cut-Off Time on a Trading Day but before the Cut-Off Time on the next Trading Day will be deemed to be received on the Trading Day following the next Trading Day and will be based on the NAV per Unit determined on such following Trading Day.

For each Prescribed Number of Units issued, a Dealer must deliver payment consisting of, depending on the terms of the agreement with the Dealer or in the Manager’s discretion, (i) one Basket of Securities and cash in an amount sufficient so that the value of the securities and the cash received is equal to the aggregate NAV per Unit of the Prescribed Number of Units next determined following the receipt of the subscription order; (ii) cash in an amount equal to the aggregate NAV per Unit of the Prescribed Number of Units next determined following the receipt of the subscription order; or (iii) a combination of securities and cash, as determined by the Manager, in an amount sufficient so that the value of the securities and cash

received is equal to the aggregate NAV per Unit of the Prescribed Number of Units next determined following the receipt of the subscription order.

The Manager will make available to the applicable Designated Broker and Dealers information as to the Prescribed Number of Units and any Basket of Securities for the Mackenzie ETF for each Trading Day. The Manager may, in its discretion, increase or decrease the Prescribed Number of Units from time to time.

To Designated Brokers in Special Circumstances

Units may also be issued by the Mackenzie ETF to its Designated Broker in certain special circumstances, including when the Manager has determined that the Mackenzie ETF should acquire Constituent Securities or other securities in connection with a rebalancing event as described under “**Investment Strategies – Rebalancing Events**”; and when cash redemptions of Units occur as described under “**Redemption of Units – Redemption of Units in any Number for Cash**”.

To Unitholders

Units may be issued by the Mackenzie ETF to Unitholders on the automatic reinvestment of certain distributions as described under “**Distribution Policy – Distributions**”, and “**Income Tax Considerations – Taxation of the Mackenzie ETF**”.

Buying and Selling Units

The Manager, on behalf of the Mackenzie ETF has applied to list the Units of the Mackenzie ETF on the NEO Exchange. The NEO Exchange has conditionally approved the listing of the Mackenzie ETF and subject to satisfying the NEO Exchange’s original listing requirements, the Units of the Mackenzie ETF will be listed on the NEO Exchange, and a Unitholder will be able to buy or sell Units of the Mackenzie ETF on the NEO Exchange or another exchange or marketplace through registered brokers and dealers in the province or territory where the Unitholder resides.

Unitholders may incur customary brokerage commissions in buying or selling Units. No fees are paid by a Unitholder to the Manager or the Mackenzie ETF in connection with the buying or selling of Units on the NEO Exchange, or on another exchange or marketplace. Unitholders may trade Units in the same way as other securities listed on the NEO Exchange including by using market orders and limit orders.

Special Considerations for Unitholders

The provisions of the so-called “early warning” reporting requirements in Canadian securities legislation do not apply if a person or company acquires 10% or more of the Units of the Mackenzie ETF. The Mackenzie ETF have obtained exemptive relief to permit Unitholders to acquire more than 20% of the Units of the Mackenzie ETF without regard to the takeover bid requirements of applicable Canadian securities legislation. In addition, the Mackenzie ETF has obtained relief to permit the Mackenzie ETF to borrow cash in an amount not exceeding 5% of the net assets of the Mackenzie ETF for a period not longer than 45 days and, if required by the lender, to provide a security interest over any of its portfolio assets as a temporary measure to fund the portion of any distribution payable to Unitholders that represents amounts that have not yet been received by the Mackenzie ETF.

In the opinion of the Manager, Units of the Mackenzie ETF are index participation units within the meaning of NI 81-102. A mutual fund wishing to invest in Units of the Mackenzie ETF should make its own assessment of its ability to do so after careful consideration of the relevant provisions of NI 81-102.

If the Mackenzie ETF invests a portion of its portfolio assets in T+3 Securities it has obtained exemptive relief from the securities regulatory authorities to permit the Mackenzie ETF to settle primary market trades in Units of the Mackenzie ETF no later than the third business day after the date upon which pricing for the Units is determined. This settlement cycle differs from the standard settlement cycle for secondary market trades in the Units of the Mackenzie ETF, which usually occurs no later than the second business day after the date upon which pricing for the Units is determined.

Non-Resident Unitholders

At no time may (i) non-residents of Canada, (ii) partnerships that are not Canadian partnerships or (iii) a combination of non-residents of Canada and such partnerships (all as defined in the Tax Act) be the beneficial owners of a majority of the Units of the Mackenzie ETF at any time during which more than 10% of the property of the Mackenzie ETF consists of certain

“taxable Canadian property” (as defined in the Tax Act). The Manager shall inform the Registrar and Transfer Agent of this restriction. The Manager may require declarations as to the jurisdictions in which a beneficial owner of Units is resident and, if a partnership, its status as a Canadian partnership. If the Manager becomes aware, as a result of requiring such declarations as to beneficial ownership or otherwise, that the beneficial owners of 40% of the Units of the Mackenzie ETF then outstanding are, or may be, non-residents and/or partnerships that are not Canadian partnerships, or that such a situation is imminent, the Manager may make a public announcement thereof. If the Manager determines that more than 40% of such Units are beneficially held by non-residents and/or partnerships that are not Canadian partnerships, the Manager may send a notice to such non-resident Unitholders and partnerships, chosen in inverse order to the order of acquisition or in such manner as the Manager may consider equitable and practicable, requiring them to sell their Units or a portion thereof within a specified period of not less than 30 days. If the Unitholders receiving such notice have not sold the specified number of Units or provided the Manager with satisfactory evidence that they are not non-residents or partnerships other than Canadian partnerships within such period, the Manager may, on behalf of such Unitholders, sell such Units and, in the interim, shall suspend the voting and distribution rights attached to such Units. Upon such sale, the affected holders shall cease to be beneficial holders of Units and their rights shall be limited to receiving the net proceeds of sale of such Units.

Notwithstanding the foregoing, the Manager may determine not to take any of the actions described above if the Manager reasonably determines that the failure to take any such action would not adversely impact the status of the Mackenzie ETF as a mutual fund trust for purposes of the Tax Act or, alternatively, may take such other action or actions as may be necessary to maintain the status of the Mackenzie ETF as a mutual fund trust for purposes of the Tax Act. Such action may include, without limitation, causing the Mackenzie ETF to redeem the Units of that Unitholder for a redemption price equal to their NAV per Unit on the redemption date.

Registration and Transfer through CDS

Registration of interests in, and transfers of, the Units will be made only through the book-entry only system of CDS. Units must be purchased, transferred and surrendered for exchange or redemption only through a CDS Participant. All rights of an owner of Units must be exercised through, and all payments or other property to which such owner is entitled will be made or delivered by, CDS or the CDS Participant through which the owner holds such Units. Upon purchase of any Units, the owner will receive only the customary confirmation. All distributions and redemption proceeds in respect of Units will be made or paid initially to CDS, which payments will be forwarded by CDS to the CDS Participants and, thereafter, by such CDS Participants to the applicable Unitholders. References in this prospectus to a holder of Units means, unless the context otherwise requires, the owner of the beneficial interest in such Units.

Neither the Mackenzie ETF nor the Manager will have any liability for (i) any aspect of the records maintained by CDS relating to the beneficial interests in the Units or the book-entry accounts maintained by CDS; (ii) maintaining, supervising or reviewing any records relating to such beneficial ownership interests; or (iii) any advice or representation made or given by CDS, whether contained in this prospectus or otherwise, or made or given with respect to the rules and regulations of CDS or any action taken by CDS or at the direction of the CDS Participants. The rules governing CDS provide that it acts as the agent and depository for the CDS Participants. As a result, CDS Participants must look solely to CDS and persons, other than CDS Participants, having an interest in the Units must look solely to CDS Participants for payment made by the Mackenzie ETF to CDS.

The ability of a beneficial owner of Units to pledge such Units or otherwise take action with respect to such owner’s interest in such Units (other than through a CDS Participant) may be limited due to the lack of a physical certificate.

The Mackenzie ETF has the option to terminate registration of the Units through the book-entry only system, in which case certificates for Units in fully registered form will be issued to beneficial owners of such Units or to their nominees.

REDEMPTION OF UNITS

Redemption of Units in any Number for Cash

On any Trading Day, Unitholders may redeem Units of the Mackenzie ETF in any number for cash at a redemption price per Unit equal to 95% of the closing price for the Units on the NEO Exchange on the effective day of the redemption, subject to a maximum redemption price of the applicable NAV per Unit. Because Unitholders will generally be able to sell Units at the market price on the NEO Exchange or on another exchange or marketplace through a registered broker or dealer subject only

to customary brokerage commissions, Unitholders are advised to consult their brokers, dealers or investment advisers before redeeming their Units for cash.

For such a cash redemption to be effective on a Trading Day, a cash redemption request in the form prescribed by the Manager from time to time must be delivered through a CDS Participant by 9:00 a.m. (Toronto time) on that day to the Mackenzie ETF at its head office or as the Manager may otherwise direct. If a cash redemption request is received after 9:00 a.m. (Toronto time) on a Trading Day, the cash redemption request will be effective only on the next Trading Day. Payment of the redemption price will be made (i) no later than the third business day after the effective day of the redemption, in the case if the Mackenzie ETF invests a portion of its portfolio assets in T+3 Securities, (ii) by no later than the second business day after the effective day of the redemption, in the case if the Mackenzie ETF that does not invest a portion of its portfolio assets in T+3 Securities, or (iii) in each case, such shorter period than (i) or (ii), as may be determined by the Manager in response to changes in applicable law or general changes to settlement procedures in applicable markets. The cash redemption request forms may be obtained from the Manager.

Units of the Mackenzie ETF trade on an ex-dividend basis at the opening of trading on the date that is one business day prior to the record date for the applicable distribution. A Unitholder that exercises this cash redemption right in respect of Units during the period that is one business day before a distribution record date until that distribution record date will not be entitled to receive the applicable distribution in respect of those Units.

In connection with the redemption of Units, the Mackenzie ETF will generally dispose of securities or other assets in order to fund the required redemption proceeds. Subject to the restrictions imposed under the Tax Act and the Tax Proposals, the redemption price paid to a Unitholder may include capital gains realized by the Mackenzie ETF. The remaining portion of the exchange or redemption price will be proceeds of redemption.

The Manager reserves the right to cause the Mackenzie ETF to redeem the Units held by a Unitholder at a price equal to the NAV per Unit on the effective date of such redemption if the Manager believes it is in the best interests of the Mackenzie ETF to do so.

Exchange of Prescribed Number of Units

On any Trading Day, Unitholders may exchange a minimum of a Prescribed Number of Units (and any additional multiple thereof) for cash or, with the consent of the Manager, Baskets of Securities and cash. To effect an exchange of Units, a Unitholder must submit an exchange request in the form prescribed by the Manager from time to time to the Mackenzie ETF at its head office or as the Manager may otherwise direct by the applicable Cut-Off Time on a Trading Day. The exchange price will be equal to the aggregate NAV per Unit of the Prescribed Number of Units on the effective day of the exchange request, payable by delivery of cash or, with the consent of the Manager, Baskets of Securities (constituted prior to the receipt of the exchange request) and cash. On an exchange, the Manager may, in its discretion, require the Unitholder to pay or reimburse the Mackenzie ETF for the trading expenses incurred or expected to be incurred by the Mackenzie ETF in connection with the sale by the Mackenzie ETF of securities in order to obtain the necessary cash to fund the exchange price. On an exchange, the applicable Units will be redeemed.

Subject to the discretion of the Manager, (i) any exchange request received by the applicable Cut-Off Time will be deemed to be received on the next Trading Day and will be based on the NAV per Unit determined on such next Trading Day; and (ii) any exchange request received after the applicable Cut-Off Time on a Trading Day but before the Cut-Off Time on the next Trading Day will be deemed to be received on the Trading Day following the next Trading Day and will be based on the NAV per Unit determined on such following Trading Day.

The Manager will make available to the applicable Designated Broker and Dealers information as to the Prescribed Number of Units and any Basket of Securities for the Mackenzie ETF for each Trading Day. The Manager may, in its discretion, increase or decrease the Prescribed Number of Units from time to time.

As of the date of this prospectus, the settlement for most trades in securities will be made (i) by no later than the third business day after the effective day of the exchange request, in the case if the Mackenzie ETF invests a portion of its portfolio assets in T+3 Securities, (ii) by no later than the second business day after the effective day of the exchange request, in the case if the Mackenzie ETF does not invest a portion of its portfolio assets in T+3 Securities, or (iii) in such shorter period as may be determined by the Manager in response to changes in applicable law or general changes to settlement procedures in applicable markets.

Units of the Mackenzie ETF trade on an ex-dividend basis at the opening of trading on the date that is one business day prior to the record date for the applicable distribution. A Unitholder that exchanges or redeems Units during the period commencing on and including the business day that is one business day prior to the distribution record date until that distribution record date will not be entitled to receive the applicable distribution in respect of those Units.

If securities held in the portfolio of the Mackenzie ETF are cease traded at any time by order of a securities regulatory authority or other relevant regulator or stock exchange, the delivery of such securities to a Unitholder on an exchange may be postponed until such time as the transfer of the securities is permitted by law.

Characterization of Redemption or Exchange Amount

The exchange or redemption price paid to a Unitholder may include capital gains realized by the Mackenzie ETF. The remaining portion of the exchange or redemption price will be proceeds of disposition. As described in “**Risk Factors - Taxation Risk**”, the taxable portion of the capital gain so allocated must be included in the income of the redeeming Unitholder (as taxable capital gains) and may be deductible by the Mackenzie ETF in computing its income, subject to subsection 132(5.3) of the Tax Act. Subsection 132(5.3) of the Tax Act only permits a trust that is a “mutual fund trust” for purposes of the Tax Act a deduction in respect of a capital gain of the “mutual fund trust” designated to a unitholder on a redemption of units where the unitholder’s proceeds of disposition are reduced by the designation, up to the amount of the unitholder’s accrued gain on those units. Alternatively, if the ATR Rule is enacted as proposed, the limitation in subsection 132(5.3) of the Tax Act would no longer apply to the Mackenzie ETF and instead amounts of taxable capital gain so allocated and designated to redeeming Unitholders will be deductible to the Mackenzie ETF to the extent of the redeeming Unitholders’ pro rata share (as determined under the ATR Rule) of the net taxable capital gains of the Mackenzie ETF for the year. A Unitholder may acquire securities in specie from the Mackenzie ETF on the redemption of Units or on the termination of the Mackenzie ETF.

Suspension of Exchanges and Redemptions

The Manager may suspend the exchange and/or redemption of Units or the payment of the exchange or redemption price of the Mackenzie ETF (i) during any period when normal trading is suspended on a stock exchange or other market on which securities owned by the Mackenzie ETF are listed and traded, if these securities represent more than 50% by value or underlying market exposure of the total assets of the Mackenzie ETF, without allowance for liabilities, and if these securities are not traded on any other exchange that represents a reasonably practical alternative for the Mackenzie ETF; or (ii) with the prior permission of the securities regulatory authorities. The suspension shall apply to all requests for exchange or redemption received prior to the suspension but as to which payment has not been made, as well as to all requests received while the suspension is in effect. All Unitholders making such requests shall be advised by the Manager of the suspension and that the exchange or redemption will be effected at a price determined on the first Valuation Date following the termination of the suspension. All such Unitholders shall have, and shall be advised that they have, the right to withdraw their requests for exchange or redemption. The suspension shall terminate in any event on the first day on which the condition giving rise to the suspension has ceased to exist, provided that no other condition under which a suspension is authorized then exists. To the extent not inconsistent with the official rules and regulations promulgated by any government body having jurisdiction over the Mackenzie ETF, any declaration of suspension made by the Manager shall be conclusive.

Exchange and Redemption of Units through CDS Participants

The exchange and redemption rights described above must be exercised through the CDS Participant through which the owner holds Units. Beneficial owners of Units should ensure that they provide exchange and/or redemption instructions to the CDS Participants through which they hold Units sufficiently in advance of the cut-off times set by CDS Participants to allow such CDS Participants to notify the Manager or as the Manager may direct prior to the relevant cut-off time.

Short-Term Trading

The Manager does not believe that it is necessary to impose any short-term trading restrictions on the Mackenzie ETF at this time, as the Mackenzie ETF is an exchange-traded fund that is primarily traded in the secondary market.

INCOME TAX CONSIDERATIONS

In the opinion of Osler, Hoskin & Harcourt LLP, the following is a summary of the principal Canadian federal income tax considerations under the Tax Act and the Regulations for the Mackenzie ETF and for a prospective Unitholder in the Mackenzie ETF who, for the purposes of the Tax Act, is an individual (other than a trust), is resident in Canada, holds Units of the Mackenzie ETF either directly as capital property or in a Registered Plan, is not affiliated with the Mackenzie ETF, deals at arm's length with the Mackenzie ETF and has not entered into a "derivative forward agreement" as defined in the Tax Act in respect of Units of the Mackenzie ETF. This summary is based on the current provisions of the Tax Act, the Regulations, the Tax Proposals, and counsel's understanding of the current published administrative policies and assessing practices of the CRA. This summary does not take into account or anticipate any other changes in law whether by legislative, administrative or judicial action and it does not take into account provincial, territorial or foreign income tax legislation or considerations, which may differ from the considerations described below.

This summary is of a general nature only and is not exhaustive of all possible income tax considerations. Prospective investors should therefore consult their own tax advisers about their individual circumstances.

This summary is based on the assumption that the Mackenzie ETF (i) will qualify as a "mutual fund trust" under the Tax Act at all material times; and (ii) will not be a "SIFT trust" as defined in section 122.1 of the Tax Act at any time. This summary is also based on the assumptions that (i) none of the issuers of securities held by the Mackenzie ETF will be a foreign affiliate of the Mackenzie ETF or any Unitholder for purposes of the Tax Act; (ii) none of the securities held by the Mackenzie ETF will be a "tax shelter investment" within the meaning of section 143.2 of the Tax Act; (iii) none of the securities held by the Mackenzie ETF will be an interest in a trust (or a partnership which holds such an interest) which would require the Mackenzie ETF (or the partnership) to report significant amounts of income in connection with such interest pursuant to the rules in section 94.1 or 94.2 of the Tax Act, or an interest in a non-resident trust other than an "exempt foreign trust" as defined in the Tax Act; and (iv) the Mackenzie ETF will not enter into any arrangement where the result is a dividend rental arrangement for the purposes of the Tax Act. The Manager has advised counsel that it expects this to be the case and that these assumptions are reasonable.

Status of the Mackenzie ETF

The Units of the Mackenzie ETF will be a qualified investment under the Tax Act for Registered Plans at any time that the Mackenzie ETF qualifies as a "mutual fund trust" under the Tax Act or that the Units are listed on a "designated stock exchange" within the meaning of the Tax Act, which includes the NEO Exchange. The Manager, on behalf of the Mackenzie ETF, has applied to list the Units of the Mackenzie ETF on the NEO Exchange.

This summary is based on the assumption that the Mackenzie ETF will comply at all material times with the conditions prescribed in the Tax Act and otherwise so as to qualify as a "mutual fund trust" as defined in the Tax Act. Counsel has been advised that the Mackenzie ETF is expected to qualify, as a "mutual fund trust" under the Tax Act at all material times. If the Mackenzie ETF were to not qualify as a "mutual fund trust" for the purposes of the Tax Act for any period of time, the tax considerations could be materially different from those described below.

Taxation of the Mackenzie ETF

The Mackenzie ETF is subject to tax under Part I of the Tax Act on its net income, including net taxable capital gains, as calculated under the Tax Act for a taxation year (after deducting available loss carry forwards for purposes of the Tax Act) to the extent that it is not paid or payable to Unitholders. If the Mackenzie ETF is a mutual fund trust for purposes of the Tax Act throughout its taxation year is entitled to a refund ("**capital gains refund**") of its tax liability on its net realized capital gains equal to an amount determined by a formula under the Tax Act based on the redemption of Units during the taxation year and accrued gains on the Mackenzie ETF's assets. The Declaration of Trust requires the Mackenzie ETF to distribute a sufficient amount of its net income and net realized capital gains, if any, for each taxation year to Unitholders so that the Mackenzie ETF will not be liable in any taxation year for ordinary income tax under Part I of the Tax Act after taking into account any entitlement to a capital gains refund.

The Mackenzie ETF is required to calculate its net income, including net taxable capital gains, for each taxation year according to the rules in the Tax Act. Net income, including net taxable capital gains, is affected by fluctuations in the value of the Canadian dollar relative to foreign currency where amounts of income, expense, cost or proceeds of disposition are denominated in foreign currency. The Mackenzie ETF is generally required to include in the calculation of its income interest

as it accrues, dividends when they are received and capital gains and losses when they are realized. Foreign source income received by the Mackenzie ETF is generally received net of any taxes withheld in the foreign jurisdiction. The foreign taxes so withheld are included in the calculation of the Mackenzie ETF's income. Trust income that is paid or becomes payable to the Mackenzie ETF in a calendar year is generally included in income for the taxation year of the Mackenzie ETF that ends in the calendar year. Trust income paid or payable to the Mackenzie ETF by a Canadian-resident trust may have the character of ordinary property income, foreign source income, dividends received from a taxable Canadian corporation or capital gains.

Gains or losses realized by the Mackenzie ETF on the disposition of securities held as capital property constitute capital gains or capital losses. Securities will generally be considered to be held by the Mackenzie ETF as capital property unless the Mackenzie ETF is considered to be trading or dealing in securities, or otherwise carrying on a business of buying and selling securities, or has acquired the securities in a transaction or transactions considered to be an adventure in the nature of trade. The Manager has advised counsel that the Mackenzie ETF purchases securities (other than derivative instruments) with the objective of earning income thereon and takes the position that gains and losses realized on the disposition of these securities are capital gains and capital losses. The Manager has also advised counsel that if the Mackenzie ETF holds "Canadian securities" (as defined in the Tax Act) it will elect in accordance with the Tax Act to have each such security treated as capital property.

The Manager has advised counsel that, generally, the Mackenzie ETF will treat derivatives entered into as a hedge of capital account items on capital account where such derivatives are sufficiently linked thereto. All other derivatives will generally be treated on income account. A derivative that is on capital account may nonetheless be treated on income account if it is a "derivative forward agreement" within the meaning of the Tax Act.

If the Mackenzie ETF invests in foreign denominated securities it must calculate its adjusted cost base and proceeds of disposition in Canadian dollars based on the exchange rate on the date the securities were purchased or sold, as applicable. Capital gains realized during a taxation year are reduced by capital losses realized during the taxation year. In certain circumstances, a capital loss realized by the Mackenzie ETF may be denied or suspended and, therefore, may not be available to offset capital gains. For example, a capital loss realized by the Mackenzie ETF will be suspended if, during the period that begins 30 days before and ends 30 days after the date on which the capital loss was realized, the Mackenzie ETF (or a person affiliated with the Mackenzie ETF for the purposes of the Tax Act) acquires a property that is the same as or is identical to the particular property on which the loss was realized and owns that property at the end of the period.

A trust is generally subject to a "loss restriction event" for the purposes of the Tax Act each time a person or partnership becomes a "majority-interest beneficiary" of the trust for the purposes of the Tax Act. Generally, a majority-interest means more than 50% of the fair market value of the trust held by the person or partnership and affiliates. However, no person or partnership will be or will become a "majority-interest beneficiary" of the Mackenzie ETF if the Mackenzie ETF qualifies as an "investment fund" under the Tax Act by satisfying certain investment diversification and other conditions. It is expected that the Mackenzie ETF will qualify as an investment fund under the Tax Act. If the Mackenzie ETF experiences a loss restriction event, the taxation year of the Mackenzie ETF will be deemed to end and the Mackenzie ETF will be deemed to realize its capital losses. The Mackenzie ETF may elect to realize capital gains in order to offset its capital losses and non-capital losses, including undeducted losses from prior taxation years. Any undeducted losses will generally expire and may not be deducted by the Mackenzie ETF in future taxation years. The Declaration of Trust provides for the automatic distribution to Unitholders of a sufficient amount of income and capital gains of the Mackenzie ETF for each taxation year (including a taxation year that is deemed to end by virtue of a loss restriction event) so that the Mackenzie ETF will not be liable for ordinary income tax. The Declaration of Trust provides that any such distribution is automatically reinvested in Units of the Mackenzie ETF, and the Units of the Mackenzie ETF are immediately consolidated to the pre-distribution NAV.

Taxation of Mackenzie ETF that invest in Foreign-Domiciled Underlying Trusts

Section 94.1

The Mackenzie ETF may be subject to section 94.1 of the Tax Act if it holds or has an interest in "offshore investment fund property" within the meaning of the Tax Act. In order for section 94.1 of the Tax Act to apply to the Mackenzie ETF, the value of the interests must reasonably be considered to be derived, directly or indirectly, primarily from portfolio investments of the offshore investment fund property. If applicable, the rules in section 94.1 of the Tax Act can result in the Mackenzie ETF including an amount in its income based on the cost of its offshore investment fund property multiplied by a prescribed interest rate. These rules would apply in a taxation year to the Mackenzie ETF if it could reasonably be concluded, having regard to all the circumstances, that one of the main reasons for the Mackenzie ETF acquiring, holding or having the investment in the entity that is an offshore investment fund property, was to benefit from the portfolio investments of the

entity in such a manner that the taxes on the income, profits and gains therefrom for any particular taxation year were significantly less than the tax that would have been applicable if such income, profits and gains had been earned directly by the Mackenzie ETF. The Manager has advised that none of the reasons for the Mackenzie ETF acquiring an interest in offshore investment fund property may reasonably be considered to be as stated above.

Section 94.2

The following discussion assumes that the foreign-domiciled underlying trusts are trusts for Canadian federal income tax purposes and qualify as “exempt foreign trusts” for purposes of the non-resident trust rules in sections 94 to 94.2 of the Tax Act (the “**Underlying Trusts**”).

If the total fair market value at any time of all fixed interests of a particular class in an Underlying Trust held by the Mackenzie ETF, persons or partnerships not dealing at arm's length with the Mackenzie ETF for purposes of the Tax Act, or persons or partnerships that acquired their interests in the Underlying Trust in exchange for consideration given to the Underlying Trust by the Mackenzie ETF, is at least 10% of the total fair market value at that time of all fixed interests of the particular class of the Underlying Trust, the Underlying Trust will be a “foreign affiliate” of the Mackenzie ETF and will be deemed by section 94.2 of the Tax Act to be at that time a “controlled foreign affiliate” (“**CFA**”) of the Mackenzie ETF for purposes of the Tax Act.

If the Underlying Trust is deemed to be a CFA of the Mackenzie ETF at the end of a particular taxation year of the Underlying Trust and earns income that is characterized as “foreign accrual property income” as defined in the Tax Act (“**FAPI**”) in that taxation year of the Underlying Trust, the Mackenzie ETF's proportionate share of the FAPI (subject to deduction for grossed-up “foreign accrual tax”, as discussed below) must be included in computing its income for purposes of the Tax Act for the taxation year of the Mackenzie ETF in which that taxation year of the Underlying Trust ends, whether or not the Mackenzie ETF actually receives a distribution of that FAPI. It is expected that the full amount of the income, as determined for purposes of the Tax Act, allocated or distributed to an Underlying Trust by the issuers that it holds securities of will be FAPI. FAPI will also include any net realized taxable capital gains, as determined for purposes of the Tax Act, of the Underlying Trust from the disposition of those securities.

To the extent an amount of FAPI will be required to be included in computing the income of the Mackenzie ETF for purposes of the Tax Act, a grossed-up amount may be deductible in respect of the “foreign accrual tax” as defined in the Tax Act (“**FAT**”), if any, applicable to the FAPI. Any amount of FAPI included in income (net of the amount of any FAT deduction) will increase the adjusted cost base to the Mackenzie ETF of its units of the Underlying Trust in respect of which the FAPI was included.

Taxation of Unitholders (other than Registered Plans)

Distributions

A Unitholder is required to include in computing income for purposes of the Tax Act, the amount of any income and the taxable portion of any capital gains of the Mackenzie ETF that is paid or payable to the Unitholder in the taxation year, converted into Canadian dollars based on exchange rates as determined in accordance with the Tax Act, whether such amounts are paid in cash or reinvested in additional Units. The non-taxable portion of any capital gains of the Mackenzie ETF that is paid or payable to the Unitholder in the taxation year is not included in the Unitholder's income and, provided the Mackenzie ETF makes the appropriate designation on its tax return, does not reduce the adjusted cost base of the Unitholder's Units of that Mackenzie ETF. Any other non-taxable distribution, such as a return of capital, reduces the Unitholder's adjusted cost base. A Unitholder is deemed to realize a capital gain to the extent that the adjusted cost base of the Unitholder's Units would otherwise become a negative amount and the adjusted cost base is nil immediately thereafter.

The Mackenzie ETF may, and is expected to designate to the extent permitted by the Tax Act, the portion of the net income of the Mackenzie ETF distributed to Unitholders that may reasonably be considered to consist of (i) taxable dividends (including eligible dividends) received or considered to be received by the Mackenzie ETF on shares of “taxable Canadian corporations” as defined in the Tax Act; and (ii) net taxable capital gains realized or considered to be realized by the Mackenzie ETF. Any amount so designated is deemed for tax purposes to be received or realized by Unitholders in the taxation year as a taxable dividend and as a taxable capital gain, respectively. The dividend gross-up and tax credit treatment normally applicable under the Tax Act to taxable dividends (including eligible dividends) paid by a taxable Canadian corporation applies to amounts designated as taxable dividends. Taxable capital gains so designated are subject to the general rules relating to the taxation of capital gains described below. In addition, the Mackenzie ETF may make designations in respect of its foreign source income, if any, so that Unitholders may be able to claim a foreign tax credit (in accordance with

and subject to the general limitations under the Tax Act) for foreign taxes, paid (and not deducted) by the Mackenzie ETF. A loss realized by the Mackenzie ETF may not be allocated to, and may not be treated as a loss of, the Unitholders of the Mackenzie ETF.

Individuals and certain trusts may be subject to an alternative minimum tax in respect of taxable dividends (including eligible dividends) received or considered to be received from taxable Canadian corporations and realized capital gains.

Composition of Distributions

Unitholders will be informed each year of the composition of the amounts distributed to them, including amounts in respect of both cash and reinvested distributions. This information will indicate whether distributions are to be treated as ordinary income, taxable dividends (eligible dividends or dividends other than eligible dividends), taxable capital gains, returns of capital and foreign source income, and whether foreign tax has been paid for which the Unitholder might be able to claim a foreign tax credit, where those items are applicable.

Tax Implications of the Mackenzie ETF' Distribution Policy

A portion of the value of a Unit of the Mackenzie ETF may reflect income and capital gains accrued or realized by the Mackenzie ETF before the Unit was acquired by a Unitholder. In particular, this may be the case when Units are acquired shortly before a distribution or in the taxation year the Mackenzie ETF is terminated. The income and taxable portion of capital gains paid or payable to a Unitholder must be included in the calculation of the Unitholder's income in the manner described above, even if it relates to a period before the Unitholder owned the Units and may have been reflected in the price paid by the Unitholder for the Units.

Disposition of Units

Generally, a Unitholder realizes a capital gain (or loss) on the sale, redemption, exchange or other disposition of a Unit to the extent that the proceeds of disposition for the Unit exceed (or are less than) the total of the adjusted cost base to the Unitholder of the Unit and any reasonable costs of disposition. In general, the adjusted cost base of all Units of the Mackenzie ETF held by the Unitholder at a particular time is the total amount paid for all Units of the Mackenzie ETF currently and previously held by the Unitholder (including brokerage commissions paid and the amount of reinvested distributions) less any distributions of capital and less the adjusted cost base of any Units of the Mackenzie ETF previously disposed of by the Unitholder. The adjusted cost base to a Unitholder of one Unit of the Mackenzie ETF is determined by averaging the cost of such Unit with the total of the adjusted cost bases of all other Units of the Mackenzie ETF owned by the Unitholder as capital property at that time. A consolidation of Units after the reinvestment of a distribution in additional Units will not be regarded as a disposition of Units.

When a Unitholder redeems Units of the Mackenzie ETF, the Mackenzie ETF may distribute capital gains to the Unitholder as partial payment of the redemption price. As described under "**Risk Factors – Taxation Risk**", the taxable portion of the capital gain so allocated must be included in the income of the redeeming Unitholder (as taxable capital gains) and may be deductible by the Mackenzie ETF in computing its income, subject to subsection 132(5.3) of the Tax Act. Subsection 132(5.3) of the Tax Act only permits a trust that is a "mutual fund trust" for purposes of the Tax Act a deduction in respect of a capital gain of the "mutual fund trust" designated to a unitholder on a redemption of units where the unitholder's proceeds of disposition are reduced by the designation, up to the amount of the unitholder's accrued gain on those units. Alternatively, if the ATR Rule is enacted as proposed, the limitation in subsection 132(5.3) of the Tax Act would no longer apply to the Mackenzie ETF and instead amounts of taxable capital gain so allocated and designated to redeeming Unitholders will be deductible to the Mackenzie ETF to the extent of the redeeming Unitholders' pro rata share (as determined under the ATR Rule) of the net taxable capital gains of the Mackenzie ETF for the taxation year. Unitholders who redeem Units are advised to consult with their own tax advisers.

Taxation of Capital Gains and Capital Losses

One-half of any capital gain realized by a Unitholder and the amount of any net taxable capital gains realized or considered to be realized by the Mackenzie ETF and designated by the Mackenzie ETF in respect of the Unitholder is included in the Unitholder's income as a taxable capital gain. One-half of a capital loss may be deducted from taxable capital gains subject to and in accordance with detailed rules in the Tax Act.

International Information Reporting

Generally, Unitholders will be required to provide their dealer with information related to their citizenship and tax residence and, if applicable, a foreign tax identification number. If a Unitholder, or its controlling person(s) (i) is identified as a U.S. Person (including a U.S. resident or a U.S. citizen); (ii) is identified as a tax resident of a country other than Canada or the U.S.; or (iii) does not provide the required information and indicia of U.S. or non-Canadian status are present, details about the Unitholder and their investment in the Mackenzie ETF will be reported to the CRA, unless the investment is held within a Registered Plan. The CRA will provide that information to the U.S. Internal Revenue Service (in the case of U.S. citizens or tax residents) or the relevant tax authority of any country that is a signatory of the Multilateral Competent Authority Agreement on Automatic Exchange of Financial Account Information or that has otherwise agreed to a bilateral information exchange with Canada.

Taxation of Registered Plans

A Registered Plan that holds Units of the Mackenzie ETF and the planholder of that Registered Plan will generally not be subject to tax on the value of the Units, income or capital gains distributed by the Mackenzie ETF to the Registered Plan or a gain realized by the Registered Plan on the disposition of the Units (whether payment is received in cash, by reinvestment in additional Units or in specie), provided the Units are a qualified investment under the Tax Act for the Registered Plan and, in the case of Registered Plans (other than deferred profit-sharing plans), not a prohibited investment under the Tax Act for the Registered Plan.

A Registered Plan may acquire securities in specie from the Mackenzie ETF on the redemption of Units or on the termination of the Mackenzie ETF. The Registered Plan and the planholder of the Registered Plan will generally not be subject to tax on the value of those securities, income received by the Registered Plan from those securities or gains realized by the Registered Plan on the disposition of those securities, provided each of those securities is a qualified investment under the Tax Act for the Registered Plan at all times that the security is held by the Registered Plan and, in the case of Registered Plans (other than deferred profit-sharing plans), not a prohibited investment under the Tax Act for the Registered Plan. The securities received in specie from the Mackenzie ETF may or may not be a qualified investment under the Tax Act for a Registered Plan and may or may not be prohibited investments under the Tax Act for a Registered Plan. Investors should consult their own tax advisers.

ELIGIBILITY FOR INVESTMENT

In the opinion of Osler, Hoskin & Harcourt LLP, based on the current provisions of the Tax Act and the Regulations, the Units of the Mackenzie ETF will be a qualified investment under the Tax Act for a Registered Plan at any time that the Mackenzie ETF qualifies or is deemed to qualify as a “mutual fund trust” under the Tax Act or that the Units are listed on a “designated stock exchange” within the meaning of the Tax Act, which includes the NEO Exchange. The Manager, on behalf of the Mackenzie ETF, has applied to list the Units of the Mackenzie ETF on the NEO Exchange.

Notwithstanding that a Unit of the Mackenzie ETF may be a qualified investment under the Tax Act for a Registered Plan, if the Unit is a prohibited investment under the Tax Act for a Registered Plan (other than a deferred profit sharing plan), the planholder of that Registered Plan will be subject to a penalty tax under the Tax Act. Generally, the Units of the Mackenzie ETF will not be a prohibited investment under the Tax Act for a Registered Plan unless the planholder of that Registered Plan does not deal at arm’s length with the Mackenzie ETF for purposes of the Tax Act or has a “significant interest” as defined in the Tax Act in the Mackenzie ETF. Generally, a planholder will not be considered to have a “significant interest” in the Mackenzie ETF unless the planholder owns 10% or more of the value of the outstanding Units of the Mackenzie ETF, either alone or together with persons and partnerships which the planholder does not deal at arm’s length. However, under a safe harbour for newly established mutual funds, Units of the Mackenzie ETF will not be a prohibited investment under the Tax Act for a Registered Plan at any time during the first 24 months of the Mackenzie ETF’s existence if the Mackenzie ETF is a “mutual fund trust” under the Tax Act and either remains in substantial compliance with the requirements of NI 81-102 or follows a reasonable policy of investment diversification throughout that period. Investors should consult their own tax advisers for advice on whether Units would be a prohibited investment for their Registered Plans.

ORGANIZATION AND MANAGEMENT DETAILS OF THE MACKENZIE ETF

Manager of the Mackenzie ETF

Mackenzie Financial Corporation, a registered portfolio manager and investment fund manager, is the trustee, manager and portfolio manager of the Mackenzie ETF. The head office and the sole office of the Mackenzie ETF and the Manager is located at 180 Queen Street West, Toronto, Ontario M5V 3K1. The Manager carries on business under the name Mackenzie Investments.

Duties and Services Provided by the Manager

Pursuant to the Management Agreement, the Manager has been appointed as the investment fund manager of the Mackenzie ETF and has the exclusive authority to manage the business and affairs of the Mackenzie ETF, to make all decisions regarding the business of the Mackenzie ETF and to bind the Mackenzie ETF. The Manager may delegate certain of its powers to its affiliates and to third parties where, in the discretion of the Manager, it would be in the best interests of the Mackenzie ETF to do so.

The Manager is also responsible for providing management, administrative and portfolio advisory and investment management services to the Mackenzie ETF. The Manager's duties include, without limitation,

- (i) authorizing the payment of, and paying, the operating expenses incurred on behalf of the Mackenzie ETF that are the responsibility of the Mackenzie ETF;
- (ii) providing office space, facilities and personnel;
- (iii) preparing financial statements, financial and accounting information and tax returns as required by the Mackenzie ETF;
- (iv) ensuring that Unitholders are provided with financial statements (including interim and annual financial statements) and other reports as are required by applicable law from time to time;
- (v) ensuring that the Mackenzie ETF comply with regulatory requirements and applicable stock exchange listing requirements;
- (vi) preparing the Mackenzie ETF' reports, including interim and annual MRFPs, and delivering such reports to Unitholders and the securities regulatory authorities;
- (vii) determining the amount of distributions to be made by the Mackenzie ETF;
- (viii) communicating with Unitholders and calling meetings of Unitholders as required;
- (ix) ensuring that the NAV per Unit is calculated and published;
- (x) administering the purchase, exchange and redemption of Units;
- (xi) negotiating contractual agreements with third party providers of services, including the Designated Brokers, the Dealers, the Index Providers, the Custodian, the Registrar and Transfer Agent, the Fund Administrator, the auditor, legal counsel and printers, as applicable; and
- (xii) providing such other managerial and administrative services as may be reasonably required for the ongoing business and administration of the Mackenzie ETF.

Details of the Management Agreement

Pursuant to the Management Agreement, the Manager is required to exercise its powers and discharge its duties honestly, in good faith and in the best interests of Unitholders and the Mackenzie ETF and, in connection therewith, to exercise the degree of care, diligence and skill that a reasonably prudent person would exercise in the circumstances. The Management Agreement provides that the Manager will not be liable in any way for any default, failure or defect in any of the securities held by the Mackenzie ETF if it has satisfied the duties and the standard of care, diligence and skill set forth above. The Manager will incur liability, however, in cases of wilful misconduct, bad faith, negligence, breach of the Manager's standard of care or any material breach or default by it of its obligations under the Management Agreement.

The Management Agreement may be terminated by the Mackenzie ETF or by the Manager upon 60 days' prior written notice. The Manager is deemed to have resigned if it becomes bankrupt or insolvent, if its assets are seized or confiscated by a public or government authority, in the event that it ceases to be resident in Canada for purposes of the Tax Act or if it no longer holds the necessary registrations to enable it to carry out its obligations under the Management Agreement. If the Manager resigns, it may appoint its successor but, unless its successor is an affiliate of the Manager, its successor must be approved by the Unitholders. If the Manager is in material default of its obligations under the Management Agreement and such default has not been cured within 30 days after notice of same has been given to the Manager, the Trustee may remove the Manager and appoint a successor manager, subject to any required Unitholder approval.

The Manager is entitled to fees for its services as manager under the Management Agreement as described under “**Fees and Expenses – Management Fee**”. The Manager and each of its directors, officers, employees and agents (the “**Indemnified Parties**”) are indemnified by the Mackenzie ETF for all claims brought against such Indemnified Party in respect of any act or matter done or omitted in relation to the execution of the Manager’s duties under the Management Agreement for the Mackenzie ETF and also from and against all other costs, charges and expenses any Indemnified Party may reasonably sustain or incur in relation to the performance of the Manager’s duties under the Management Agreement for the Mackenzie ETF. However, none of the Indemnified Parties will be entitled to be indemnified under the Management Agreement if the liability results from the Manager’s wilful misconduct, bad faith, negligence or breach of its obligations under the Management Agreement or if there has been a failure of the Manager or any person retained by the Manager to meet the standard of care set out in the Management Agreement.

The management services of the Manager under the Management Agreement are not exclusive and nothing in the Management Agreement prevents the Manager from providing similar services to other investment funds and other clients (whether or not their investment objectives and policies are similar to those of the Mackenzie ETF) or from engaging in other activities. See “**Conflicts of Interest**”, below.

Executive Officers and Directors of the Manager of the Mackenzie ETF

The name and municipality of residence of each of the directors and executive officers of the Manager, and their principal occupations, are as follows:

Name and Municipality of Residence	Position with the Manager	Principal Occupation Within Preceding Five Years
Luke Gould Toronto, Ontario	Director, Chairman, President and Chief Executive Officer and Ultimate Designated person of the Manager	Director, Chairman, President and Chief Executive Officer of the Manager; Ultimate Designated Person of the Manager; previously, Executive Vice-President, Finance and Chief Financial Officer of the Manager, IGM Financial Inc. ¹ and Investors Group Inc. ² ; Director of Investors Group Financial Services Inc. ² and Investors Group Securities Inc.
Naomi Andjelic Bartlett Burlington, Ontario	Director	Director of the Manager; Senior Vice-President and Chief Compliance Officer of IGM Financial Inc. ¹ previously, Vice-President Compliance, Scotiabank (August 2018-August 2021) and prior thereto, Director, Compliance, Global Banking & Markets and Treasury, Scotiabank.
Karen L. Gavan Toronto, Ontario	Director	Director of the Manager; retired Director, President and Chief Executive Officer of Economical Mutual Insurance Company
Nancy McCuaig Winnipeg, Manitoba	Director	Director of the Manager; Senior Vice-President, IGM Technology and Data Office ¹ previously, Senior Vice-President, Chief Technology and Data Office, IGM Financial Inc. ¹ (2018-2021) and prior thereto, Senior Vice-President, Head of IT, Investors Group Inc. ²

Name and Municipality of Residence	Position with the Manager	Principal Occupation Within Preceding Five Years
Subhas Sen Toronto, Ontario	Director and Senior Vice-President, Head of Business Operations of Mackenzie	Director of the Manager; Senior Vice-President, Head of Business Operations of Mackenzie
Kristi Ashcroft Toronto, Ontario	Executive Vice President, Head of Product	Executive Vice President, Head of Product & Solutions of the Manager; previously, Senior Vice President, Head of Product of the Manager; prior thereto, Vice-President, Senior Investment Director – Fixed Income of the Manager
Chris Boyle Toronto, Ontario	Senior Vice-President, Institutional	Senior Vice-President, Institutional of the Manager; previously, Senior Vice-President Institutional of AGF Management
Gary Chateram Toronto, Ontario	Senior Vice President, Co-Head of Retail of Mackenzie Investments	Regional Vice President, Retail of Mackenzie Investments; previously Senior Vice-President, Sales and District Sales Manager
Michael Cooke Toronto, Ontario	Senior Vice-President, Head of Exchange Traded Funds	Senior Vice-President, Head of Exchange Traded Funds of the Manager; previously, Head of Distribution –Invesco Canada
Cynthia Currie Toronto, Ontario	Executive Vice-President and Chief Human Resources Officer	Executive Vice-President and Chief Human Resources Officer of IGM Financial Inc. ¹ ; previously, Vice-President, Corporate Services & Investments, Sun Life Financial, Inc.
Michael Dibden Toronto, Ontario	Executive Vice-President and Chief Operating Officer	Executive Vice-President, Chief Operating Officer of the Manager, IGM Financial Inc. ¹ and Investors Group Inc. ² ; previously, Senior Vice-President, Technology, CIBC
Ryan Dickey Toronto, Ontario	Senior Vice President, Co-Head of Retail of Mackenzie Investments	Regional Vice President, Retail of Mackenzie Investments; Previously Senior Vice-President, Sales and District Sales Manager
Lesley Marks Toronto, Ontario	Chief Investment Officer, Equities;	Chief Investment Officer, Equities of the Manager previously, Chief Investment Officer and Head of Investment Management of BMO Private Wealth (Canada), prior thereto Chief Investment Strategist, BMO Private Investment Counsel, prior thereto Chief Investment Officer and Portfolio Manager BMO Global Asset Management
Keith Potter Winnipeg, Manitoba	Executive Vice-President and Chief Financial Officer of Mackenzie Investments	Executive Vice-President and Chief Financial Officer of Mackenzie Investments, IGM Financial Inc. ¹ and Investors Group Inc. ² ; Director of Investors Group Financial Services Inc. ² and Investors Group Securities Inc.
Rhonda Goldberg Toronto, Ontario	Executive Vice-President, General Counsel of IGM Financial Inc. 1	Executive Vice-President, General Counsel of IGM Financial Inc. ¹ ; previously, Senior Vice-President, Client and Regulatory Affairs of IGM Financial Inc. and Mackenzie Investments; and prior thereto, Vice-President, Regulatory Affairs of Mackenzie Investments; and prior thereto Director, Investment Funds and Structured Products Division of the Ontario Securities Commission

Name and Municipality of Residence	Position with the Manager	Principal Occupation Within Preceding Five Years
Steven Locke Toronto, Ontario	Senior Vice-President and Chief Investment Officer, Fixed-Income and Multi-Asset Strategies;	previously, Senior Vice-President, Investment Management of Mackenzie Investments
Doug Milne Toronto, Ontario	Executive Vice-President, Chief Marketing Officer	Executive Vice-President, Chief Marketing Officer of IGM Financial Inc. ¹ , Investors Group Inc. ² and the Manager; previously, Vice-President, Marketing, TD Bank Group
Terry Rountes Woodbridge, Ontario	Vice-President, Fund Services and Chief Financial Officer, Mackenzie Funds	Vice-President, Fund Services and Chief Financial Officer, Mackenzie Funds and IG Wealth Funds
Fate Saghir Toronto, Ontario	Senior Vice-President, Head of Sustainable Investing of Mackenzie Investments	Senior Vice-President, Head of Sustainable Investing of Mackenzie Investments previously, Vice-President, Market Strategy, Research and Innovation of Mackenzie Investments
Gillian Seidler Toronto, Ontario	Vice-President, Compliance and Chief Compliance Officer	Vice-President, Compliance and Chief Compliance Officer of the Manager; previously, Assistant Vice-President, Compliance of the Manager
Matt Grant Toronto, Ontario	Vice-President Legal	Vice-President Legal of the Manager; Secretary of the Manager; Previously, Assistant Vice-President, Legal of the Manager

¹ The parent company of the Manager.

² An affiliate of the Manager.

Portfolio Manager

Mackenzie Financial Corporation, a registered portfolio manager, is the portfolio manager of the Mackenzie ETF. Under the Management Agreement, the Portfolio Manager is responsible for providing portfolio advisory and investment management services to the Mackenzie ETF. The individuals principally responsible for providing advice to the Mackenzie ETF on behalf of the Portfolio Manager are as follows:

Name and Title	Mackenzie ETF	With the Portfolio Manager Since	Principal Occupation Within Preceding Five Years
Matthew Cardillo, Vice-President, Investment Management	Mackenzie Corporate Knights Global 100 Index ETF	2012	Portfolio Manager of the Manager

Name and Title	Mackenzie ETF	With the Portfolio Manager Since	Principal Occupation Within Preceding Five Years
Lawrence Llaguno, Vice-President, Investment Management	Mackenzie Corporate Knights Global 100 Index ETF	2017	Since 2021, Portfolio Manager of the Manager. Prior thereto, Senior Analyst, Systematic Strategies of the Manager (2017-2021); Senior Associate and Associate Portfolio Manager, Global Tactical Asset Allocation of Canada Pension Plan Investment Board (2011-2017)
Charles Murray, Assistant Vice-President, Investment Management, Portfolio Manager	Mackenzie Corporate Knights Global 100 Index ETF	1994	Since 2021, Portfolio Manager of the Manager. Prior thereto, Assistant Vice-President, Quantitative Analysis and Risk Management (2008-2020)
Eric Ng, Director, Multi-Asset Strategies	Mackenzie Corporate Knights Global 100 Index ETF	2016	Portfolio Manager of the Manager, prior thereto Investment Analyst of the Manager (2016-2021)

Brokerage Arrangements

Investment portfolio brokerage transactions for the Mackenzie ETF are arranged by the Portfolio Manager through a large number of brokerage firms. Brokerage fees for the Mackenzie ETF are usually paid at the most favourable rates available to the Portfolio Manager, based on its entire volumes of Mackenzie investment fund trading as the manager and/or portfolio manager of significant investment funds and other assets and subject to the rules of the appropriate stock exchange. Many of the brokerage firms who carry out brokerage transactions for the Mackenzie ETF may also sell Units to their clients.

From time to time, the Portfolio Manager may also allocate brokerage transactions to compensate brokerage firms for general investment research (including provision of industry and company analysis, economic reports, statistical data pertaining to the capital markets, portfolio reports and portfolio analytics), trading data and other services that assist in carrying out investment decision-making services to the Mackenzie ETF for the portfolio management services that the Portfolio Manager provides. Such transactions will be allocated with appropriate regard to the principles of a reasonable brokerage fee, benefit to the Mackenzie ETF and best execution of the brokerage transactions. The Portfolio Manager will attempt to allocate the Mackenzie ETF's brokerage business on an equitable basis, bearing in mind the above principles. The Portfolio Manager is not under a contractual obligation to allocate brokerage business to any specific brokerage firm.

Conflicts of Interest

The management services of the Manager under the Management Agreement are not exclusive and nothing in the Management Agreement prevents the Manager from providing similar management services to other investment funds and other clients (whether or not their investment objectives and policies are similar to those of the Mackenzie ETF) or from engaging in other activities.

Investments in securities purchased by the Portfolio Manager, as applicable, on behalf of the Mackenzie ETF will not be aggregated with orders to purchase securities on behalf of other investment funds or other accounts managed by the Manager. With respect to the Mackenzie ETF, in order to minimize tracking error, the Manager will use its reasonable efforts to implement rebalancing trades on a schedule that is consistent with the rebalancing schedule of the Index Provider.

Directors and officers of the Manager must obtain the prior approval of the Manager in order to engage in any outside business activities. One of the activities that requires approval is acting as a director or officer of another company (an “Issuer”). The Mackenzie ETF may invest in an Issuer if this transaction is permitted by law and the Manager has approved this transaction. This approval will be given only if the Manager is satisfied that there has been proper resolution of any potential conflicts of interest.

The Management Agreement acknowledges that the Manager may provide services to the Mackenzie ETF in other capacities, provided that the terms of any such arrangement are no less favourable to the Mackenzie ETF than those that would be obtained from parties that are at arm’s length for comparable services.

No Designated Broker or Dealer has been involved in the preparation of this prospectus or has performed any review of the contents of this prospectus and, as such, the Designated Brokers and the Dealers do not perform many of the usual underwriting activities in connection with the distribution by the Mackenzie ETF of their Units under this prospectus. Units of the Mackenzie ETF do not represent an interest or an obligation of any Designated Broker, any Dealer or any affiliate thereof and a Unitholder does not have any recourse against any such parties in respect of amounts payable by the Mackenzie ETF to such Designated Brokers or Dealers.

One or more registered dealers act or may act as a Designated Broker, a Dealer and/or a market maker. These relationships may create actual or perceived conflicts of interest that Unitholders should consider in relation to an investment in the Mackenzie ETF. In particular, by virtue of these relationships, these registered dealers may profit from the sale and trading of Units. The Designated Broker, as market maker of the Mackenzie ETF in the secondary market, may therefore have economic interests that differ from, and may be adverse to, those of Unitholders. Any such registered dealer and its affiliates may, at present or in the future, engage in business with the Mackenzie ETF, with the issuers of securities making up the investment portfolio of the Mackenzie ETF or with the Manager or any funds sponsored by the Manager or its affiliates, including by making loans, entering into derivative transactions or providing advisory or agency services. In addition, the relationship between any such registered dealer and its affiliates and the Manager and its affiliates may extend to other activities, such as being part of a distribution syndicate for other funds sponsored by the Manager or its affiliates.

Independent Review Committee

As required by NI 81-107, the Manager has established an IRC to review all conflicts of interest matters identified and referred to the IRC by the Manager relating to the investment funds managed by the Manager, including the Mackenzie ETF. The IRC reviews and gives its approval or recommendations as to the conflict-of-interests matters referred to it. A conflict-of-interest matter is a situation where a reasonable person would consider the Manager, or an entity related to the Manager, to have an interest that conflicts with the Manager’s ability to act in good faith and in the best interest of the Mackenzie ETF. The IRC is also required to approve certain mergers involving the Mackenzie ETF and any change of the auditor of the Mackenzie ETF.

The IRC must have all independent members. The Manager considers that an individual is independent if the individual is not a director, officer or employee of any of the Manager or an affiliate of the Manager. In addition, the individual must be independent of management and free from any interest and any business or other relationship that could, or could reasonably be perceived to, materially interfere with the individual’s ability to act with the view to the best interest of the Mackenzie ETF.

The members of the IRC are as follows:

Robert Hines (Chair of the IRC)
George Hucal
Scott Edmonds
Atul Tiwari

The IRC has a written charter that sets out its powers, duties and responsibilities. Additionally, pursuant to NI 81- 107, the IRC assesses, at least annually, the adequacy and effectiveness of the following:

- (i) the Manager’s policies and procedures regarding conflict-of-interest matters;
- (ii) any standing instructions that the IRC gave to the Manager for conflict-of-interest matters related to the Mackenzie ETF;

- (iii) the compliance of the Manager and the Mackenzie ETF with any conditions imposed by the IRC in a recommendation or approval it has provided to the Manager; and
- (iv) the independence and compensation of its members, the IRC's effectiveness as a committee and the contribution of each member to the IRC.

The IRC prepares a report for Unitholders, at least annually, of its activities. Such report is made available on the Manager's website at www.mackenzieinvestments.com or, at the request of a Unitholder and at no cost, by contacting the Manager at 180 Queen Street West, Toronto, Ontario M5V 3K1, or by sending an e-mail to service@mackenzieinvestments.com.

Each IRC member is entitled to an annual retainer of \$50,000 (\$60,000 for the Chair) and a fee of \$3,000 for each quarterly meeting attended. In addition, the IRC members are entitled to \$1,500 for each additional meeting. Members are also entitled to be reimbursed for all reasonable expenses incurred in the performance of their duties, including reasonable travel and accommodation expenses. A portion of the retainer and meeting fees paid to each member is allocated to each investment fund managed by the Manager, including the Mackenzie ETF, and depends, among other things, on the total number of investment funds managed by the Manager for which such member acted as an IRC member during the fiscal year.

Trustee

Pursuant to the Declaration of Trust, the Manager is also the trustee of the Mackenzie ETF.

The trustee may resign upon 60 days' notice to Unitholders and the Manager. If the trustee resigns or if it becomes incapable of acting as trustee, the trustee may appoint a successor trustee and its resignation shall become effective upon the acceptance of such appointment by its successor. If no successor has been appointed within 60 days, the Mackenzie ETF will be terminated.

The Declaration of Trust provides that the trustee shall act honestly, in good faith and in the best interests of the Mackenzie ETF and shall perform its duties to the standard of care that a reasonably prudent person would exercise in the circumstances. In addition, the Declaration of Trust contains other customary provisions limiting the liability of the trustee and indemnifying the trustee in respect of certain liabilities incurred by it in carrying out the trustee's duties.

At any time during which the Manager is the trustee, the Manager will receive no fee in respect of the provision of services as trustee.

Custodian

Canadian Imperial Bank of Commerce, at its principal offices in Toronto, Ontario, is custodian of the assets of the Mackenzie ETF pursuant to the Custodian Agreement. The Custodian has a qualified foreign sub-custodian in each jurisdiction in which the Mackenzie ETF has securities. The Manager or the Custodian may terminate the Custodian Agreement at any time upon 120 days' written notice.

The Custodian is entitled to receive fees from the Manager as described under "**Fees and Expenses**" and to be reimbursed for all expenses and liabilities that are properly incurred by the Custodian in connection with the activities of the Mackenzie ETF.

Securities Lending Agent

The Manager, on behalf of the Mackenzie ETF, has entered into a securities lending authorization agreement dated May 6, 2005, with Canadian Imperial Bank of Commerce of Toronto, Ontario, the custodian of the Mackenzie ETF (the "**Securities Lending Agreement**"). The Securities Lending Agreement appoints and authorizes Canadian Imperial Bank of Commerce to act as agent for securities lending transactions for the Mackenzie ETF if it engages in securities lending and to execute, in the Mackenzie ETF's name and on its behalf, securities lending agreements with borrowers in accordance with NI 81-102. The Securities Lending Agreement requires that the collateral received by the Mackenzie ETF in a securities lending transaction must generally have a market value of 105%, but never less than 102%, of the value of the securities loaned. Under the Securities Lending Agreement, Canadian Imperial Bank of Commerce agrees to indemnify the Mackenzie ETF from certain losses incurred in connection with its failure to perform any of its obligations under the Agreement. The Securities Lending Agreement may be terminated at any time at the option of either party upon 30 days' prior notice to the other party.

Auditor

The auditor of the Mackenzie ETF is KPMG LLP.

Registrar and Transfer Agent

TSX Trust Company is the registrar and transfer agent for the Units of the Mackenzie ETF. The register of the Mackenzie ETF is kept in Toronto, Ontario.

Promoter

The Manager has taken the initiative in founding and organizing the Mackenzie ETF and is, accordingly, the promoter of the Mackenzie ETF within the meaning of securities legislation of certain provinces and territories of Canada. The Manager, in its capacity as manager of the Mackenzie ETF, receives compensation from the Mackenzie ETF. See “**Fees and Expenses**”.

Fund Administrator

CIBC Mellon Global Securities Services Company, at its principal offices in Toronto, Ontario, is the Fund Administrator. The Fund Administrator is responsible for certain aspects of the day-to-day administration of the Mackenzie ETF, including NAV calculations, accounting for net income and net realized capital gains of the Mackenzie ETF and maintaining books and records with respect to the Mackenzie ETF.

CALCULATION OF NET ASSET VALUE

The NAV of the Units and the NAV per Unit of the Mackenzie ETF are calculated by the Fund Administrator as of the Valuation Time on each Valuation Date. The NAV of the Mackenzie ETF, as a whole, on a particular date is equal to the aggregate of the market value of the Mackenzie ETF's assets, less its liabilities. The NAV of the Units is calculated by adding up the Units' proportionate share of the cash, portfolio securities and other assets of the Mackenzie ETF, subtracting the liabilities applicable to the Units and dividing the net assets by the total number of Units owned by Unitholders.

If the Mackenzie ETF offers different series of Units, the series share a common pool of assets with a single investment objective.

A separate NAV is determined for each series of the Mackenzie ETF. Canadian dollars is used as the base currency for the Mackenzie ETF for purposes of calculating the separate NAV of each of the series of that Mackenzie ETF and any foreign-denominated assets or liabilities of the Mackenzie ETF are converted into Canadian dollars at the applicable rate of exchange on the date of calculation for purposes of calculating the NAV of each of the series of the Mackenzie ETF. The NAV of the CAD Units of the Mackenzie ETF is therefore expressed in Canadian dollars.

The NAV per Unit will generally increase or decrease on each trading day as a result of changes in the value of the portfolio securities owned by the Mackenzie ETF. When distributions (other than management expense distributions) are declared on the Units, the NAV per Unit will decrease by the per Unit amount of the distributions on the distribution payment date.

Valuation Policies and Procedures of the Mackenzie ETF

The value of the portfolio securities and other assets of the Mackenzie ETF is determined by applying the following rules:

- (i) cash on hand or on deposit, bills and notes and accounts receivable, prepaid expenses, cash dividends and interest declared or accrued and not yet received are generally valued at their full amount, unless the Manager has determined that any of these assets are not worth the full amount, in which event the value shall be deemed to be the value that the Manager reasonably deems to be fair value;
- (ii) precious metals (certificates or bullion) and other commodities are valued at their fair market value, generally based on prevailing market prices as reported on exchanges or other markets;

- (iii) portfolio securities listed on a public securities exchange are valued at their close price or last sale price reported before the Valuation Time on a Trading Day less an allocation for projected taxes payable by the Mackenzie ETF on capital gains in certain jurisdictions, if applicable. If there is no close price and if no sale is reported to have taken place before the Valuation Time on that Trading Day, they are valued at the average of the last bid and ask prices reported before that time on that Trading Day;
- (iv) unlisted portfolio securities traded on an over-the-counter market are valued at the last sale price reported before the Valuation Time on a Trading Day less an allocation for projected taxes payable by the Mackenzie ETF on capital gains in certain jurisdictions, if applicable. If no sale is reported to have taken place before the Valuation Time on that Trading Day, they are valued at the average of the last bid and ask prices reported before that time on that Trading Day;
- (v) notwithstanding the foregoing, if portfolio securities are interlisted or traded on more than one exchange or market, the Manager uses the close price or last sale price or the average of the last bid and ask prices, as the case may be, reported before the Valuation Time on the exchange or market that it determines to be the principal exchange or market for those securities;
- (vi) fixed-income securities listed on a public securities exchange will be valued at their close price or last sale price before the Valuation Time on a Trading Day, or if there is no close price and if no sale is reported to have taken place before the Valuation Time on that Trading Day, at the average of the last bid and ask prices before that time on that Trading Day;
- (vii) non-exchange-traded fixed-income securities of the Mackenzie ETF are valued at their fair value based on prices supplied by established pricing vendors, market participants or pricing models, as determined before the Valuation Time on a Trading Day;
- (viii) where the Mackenzie ETF owns securities issued by another investment fund, the securities of the other investment fund are valued at either the price calculated by the manager of the other investment fund for the applicable series of securities of the other investment fund for that Trading Day in accordance with the constating documents of the other investment fund if such securities are acquired by the Mackenzie ETF from the other investment fund or at their close price or last sale price reported before the Valuation Time on a Trading Day if such securities are acquired by the Mackenzie ETF on a public securities exchange;
- (ix) long positions in options, debt-like securities and warrants are valued at the current market value of their positions;
- (x) where an option is written by the Mackenzie ETF, the premium received by the Mackenzie ETF for the option is reflected as a deferred credit. The deferred credit is valued at an amount equal to the current market value of the option which would have the effect of closing the position. Any difference resulting from revaluation shall be treated as an unrealized gain or loss on investment. The deferred credit shall be deducted in calculating the NAV of the Mackenzie ETF. The Mackenzie ETF's portfolio securities which are the subject of a written option shall continue to be valued at the current market value as determined by the Manager;
- (xi) foreign currency hedging contracts are valued at their current market value on a Trading Day, with any difference resulting from revaluation being treated as an unrealized gain or loss on investment;
- (xii) the value of a forward contract or swap is the gain or loss on the contract that would be realized if, on that Trading Day, the position in the forward contract or the swap were to be closed out;
- (xiii) the value of a standardized future is (a) if daily limits imposed by the futures exchange through which the standardized future was issued are not in effect, the gain or loss on the standardized future that would be realized if, on a Trading Day, the position in the standardized future was closed out; or (b) if daily limits imposed by the futures exchange through which the standardized future was issued are in effect, based on the current market value of the underlying interest of the standardized future;
- (xiv) margin paid or deposited on standardized futures or forward contracts is reflected as an account receivable, and margin consisting of assets other than cash is noted as held as margin;
- (xv) portfolio securities that are quoted in foreign currencies are converted to Canadian dollars using an exchange rate as of the close of the North American markets on that Trading Day;
- (xvi) portfolio securities, the resale of which are restricted or limited by means of a representation, undertaking or agreement by the Mackenzie ETF or its predecessor in title or by law, are valued at the lesser of (a) their value based upon reported quotations in common use on a Trading Day; (b) that percentage of the market value of

portfolio securities of the same class or series of a class, the resale of which is not restricted or limited by reason of any representation, undertaking or agreement or by law, equal to the percentage of the Mackenzie ETF's acquisition cost of the market value of the securities at the time of acquisition, but taking into account, if appropriate, the amount of time remaining until the restricted securities will cease to be restricted securities; and

- (xvii) notwithstanding the forgoing, portfolio securities and other assets for which market quotations are, in the opinion of the Manager, inaccurate, unreliable, not reflective of all available material information or not readily available, are valued at their fair value as determined by the Manager.

If a portfolio security cannot be valued under the forgoing rules or under any other valuation rules adopted under applicable securities laws, or if any rule the Manager has adopted is not set out under applicable securities laws but at any time is considered by the Manager to be inappropriate under the circumstances, then the Manager shall use a valuation that the Manager considers to be fair, reasonable and in the interest of Unitholders. In those circumstances, the Manager would typically review current press releases concerning the portfolio security, discuss an appropriate valuation with other portfolio managers and analysts and consult other industry sources to set an appropriate fair valuation. If at any time the foregoing rules conflict with the valuation rules required under applicable securities laws, the Manager will follow the valuation rules required under applicable securities laws.

The constating documents of the Mackenzie ETF contain details of the liabilities to be included in calculating the NAV for the Units. The liabilities of the Mackenzie ETF include, without limitation, all bills, notes and accounts payable, all management fees and fund costs payable or accrued, all contractual obligations for the payment of money or property, all allowances authorized or approved by the Manager for taxes (if any) or contingencies and all other liabilities of the Mackenzie ETF.

Reporting of Net Asset Value

The aggregate NAV of the Mackenzie ETF and the NAV per Unit is available to the public on the Manager's website at www.mackenzieinvestments.com.

ATTRIBUTES OF THE UNITS

Description of the Securities Distributed

The Mackenzie ETF is authorized to issue an unlimited number of Units, each of which represents an equal, undivided interest in the Units' proportionate share of the assets of the Mackenzie ETF.

On December 16, 2004, the *Trust Beneficiaries' Liability Act, 2004* (Ontario) came into force. This statute provides that holders of units of a trust are not, as beneficiaries, liable for any default, obligation or liability of the trust if, when the default occurs or the liability arises (i) the trust is a reporting issuer under the *Securities Act* (Ontario); and (ii) the trust is governed by the laws of Ontario. The Mackenzie ETF will be a reporting issuer under the *Securities Act* (Ontario) and the Mackenzie ETF is governed by the laws of Ontario by virtue of the provisions of the Declaration of Trust.

Certain Provisions of the Units

Each Unit entitles the owner to one vote at all meetings of Unitholders and is entitled to participate equally with all other Units with respect to all distributions made by the Mackenzie ETF to Unitholders, other than management fee distributions and amounts paid on the exchange or redemption of Units. Units are issued only as fully paid and are non-assessable.

Exchange of Units for Baskets of Securities or Cash

On any Trading Day, Unitholders may exchange a minimum of a Prescribed Number of Units (and any additional multiple thereof) for Baskets of Securities and cash or only cash, at the discretion of the Manager. See "**Redemption of Units – Exchange of Prescribed Number of Units**".

Redemption of Units for Cash

On any Trading Day, Unitholders may redeem Units in any number for cash at a redemption price per Unit equal to 95% of the closing price for the Units on the NEO Exchange on the effective day of the redemption. See “**Redemption of Units – Redemption of Units in any Number for Cash**”.

Modification of Terms

All rights attached to the Units may only be modified, amended or varied in accordance with the terms of the Declaration of Trust. See “**Unitholder Matters – Amendments to the Declaration of Trust**”.

The Manager may amend the Declaration of Trust from time to time to redesignate the name of the Mackenzie ETF or to create a new class or series of units of the Mackenzie ETF without notice to existing Unitholders, unless such amendment in some way affects the existing Unitholders’ rights or the value of their investment.

UNITHOLDER MATTERS

Meeting of Unitholders

Except as otherwise required by law, meetings of Unitholders of the Mackenzie ETF will be held if called by the Manager upon written notice of not less than 21 days nor more than 50 days before the meeting.

Matters Requiring Unitholders Approval

Under the Declaration of Trust, Unitholders are entitled to vote on any matter that pursuant to Canadian securities legislation must be submitted to Unitholders for approval. NI 81-102 requires that Unitholders of the Mackenzie ETF approve the following:

- (i) any change to the basis of the calculation of a fee or expense that is charged to the Mackenzie ETF or directly to its Unitholders if such change could result in an increase in charges to the Mackenzie ETF or its Unitholders, except where
 - (A) the Mackenzie ETF is at arm’s length with the person or company charging the fee or expense;
 - (B) the Unitholders have received at least 60 days’ written notice before the effective date of the change; and
 - (C) the right to notice described in (B) is disclosed in the prospectus of the Mackenzie ETF;
- (ii) the introduction of a fee or expense, to be charged to the Mackenzie ETF or directly to its Unitholders by the Mackenzie ETF or the Manager in connection with the holding of Units of the Mackenzie ETF that could result in an increase in charges to the Mackenzie ETF or its Unitholders (which would not include expenses associated with complying with governmental or regulatory requirements introduced after the date the Mackenzie ETF was created), except where
 - (A) the Mackenzie ETF is at arm’s length with the person or company charging the fee or expense;
 - (B) the Unitholders have received at least 60 days’ written notice before the effective date of the change; and
 - (C) the right to notice described in (B) is disclosed in the prospectus of the Mackenzie ETF;
- (iii) any change to the Manager, unless the new manager of the Mackenzie ETF is an affiliate of the Manager;
- (iv) any change to the fundamental investment objective of the Mackenzie ETF;

- (v) the decrease in the frequency of the calculation of the Mackenzie ETF's NAV per Unit;
- (vi) the undertaking by the Mackenzie ETF of a reorganization with, or transfer of its assets to, another mutual fund, if the Mackenzie ETF ceases to continue after the reorganization or transfer of assets and the transaction results in the Unitholders of the Mackenzie ETF becoming securityholders in the other mutual fund, unless
 - (A) the IRC of the Mackenzie ETF has approved the change;
 - (B) the Mackenzie ETF is being reorganized with, or its assets are being transferred to, another mutual fund that is managed by the Manager, or an affiliate of the Manager;
 - (C) the Unitholders have received at least 60 days' written notice before the effective date of the change;
 - (D) the right to notice described in (C) is disclosed in the prospectus of the Mackenzie ETF; and
 - (E) the transaction complies with certain other requirements of applicable securities legislation; and
- (vii) the undertaking by the Mackenzie ETF of a reorganization with, or acquisition of assets from, another mutual fund, if the Mackenzie ETF continues after the reorganization or acquisition of assets, the transaction results in the securityholders of the other mutual fund becoming Unitholders of the Mackenzie ETF and the transaction would be a material change to the Mackenzie ETF.

In addition, the auditor of the Mackenzie ETF may not be changed unless the IRC has approved the change and Unitholders have received at least 60 days' written notice before the effective date of the change.

Approval of Unitholders of the Mackenzie ETF of any such matter will be given if a majority of the votes cast at a meeting of Unitholders of the Mackenzie ETF, duly called and held for the purpose of considering the same, approve the related resolution.

Amendments to the Declaration of Trust

The trustee may amend the Declaration of Trust from time to time, but it may not, without the approval of a majority of the votes of Unitholders of the Mackenzie ETF voting at a meeting of Unitholders duly called for such purpose, make any amendment relating to any matter in respect of which NI 81-102 requires a meeting, as set out above, or any amendment that will adversely affect the voting rights of Unitholders.

Unitholders are entitled to one vote per Unit held on the record date established for voting at any meeting of Unitholders.

Accounting and Reporting to Unitholders

The fiscal year-end of the Mackenzie ETF is March 31. The Mackenzie ETF will deliver or make available to Unitholders (i) audited comparative annual financial statements; (ii) unaudited interim financial statements; and (iii) annual and interim MRFPs. Such documents are incorporated by reference into, and form an integral part of, this prospectus. See "**Documents Incorporated by Reference**".

Each Unitholder will also be mailed annually, by his, her or its broker, no later than March 31, information necessary to enable such Unitholder to complete an income tax return with respect to amounts paid or payable by the Mackenzie ETF owned by such Unitholder in respect of the preceding taxation year of the Mackenzie ETF.

The Manager will ensure that the Mackenzie ETF complies with all applicable reporting and administrative requirements. The Manager will also ensure that adequate books and records are kept reflecting the activities of the Mackenzie ETF. A Unitholder or his, her or its duly authorized representative has the right to examine the books and records of the Mackenzie ETF during normal business hours at the offices of the Fund Administrator. Notwithstanding the foregoing, a Unitholder shall not have access to any information that, in the opinion of the Manager, should be kept confidential in the interests of the Mackenzie ETF.

Permitted Mergers

The Mackenzie ETF may, without Unitholder approval, enter into a merger or other similar transaction that has the effect of combining the Mackenzie ETF with any other investment fund or funds that have investment objectives, valuation procedures and fee structures that are similar to the Mackenzie ETF, subject to

- (i) approval of the merger by the IRC;
- (ii) compliance with certain merger pre-approval conditions set out in section 5.6 of NI 81-102; and
- (iii) written notice being sent to Unitholders at least 60 days before the effective date of the merger.

In connection with any such merger, the merging funds will be valued at their respective NAVs and Unitholders of the Mackenzie ETF will be offered the right to redeem their Units for cash at the applicable NAV per Unit.

TERMINATION OF THE MACKENZIE ETF

The Mackenzie ETF may be terminated by the Manager on at least 60 days' notice to Unitholders of such termination, and the Manager will issue a press release in advance thereof. The Manager may also terminate (i) the Mackenzie ETF if the trustee resigns or becomes incapable of acting and is not replaced or (ii) the Mackenzie ETF if the Index Provider ceases to calculate the applicable Index or the Index License Agreement in respect of the applicable Index is terminated, as described under "**Termination of the Index**". Upon such termination, the securities held by the Mackenzie ETF, cash and other assets remaining after paying or providing for all liabilities and obligations of the Mackenzie ETF and any termination-related expenses payable by the Mackenzie ETF shall be distributed pro rata among the Unitholders of the Mackenzie ETF.

The rights of Unitholders to exchange and redeem Units described under "**Redemption of Units**" will cease as and from the date of termination of the Mackenzie ETF.

RELATIONSHIP BETWEEN THE MACKENZIE ETF AND DEALERS

The Manager, on behalf of the Mackenzie ETF, may enter into various continuous distribution dealer agreements with registered dealers (that may or may not be Designated Brokers) pursuant to which the Dealers may subscribe for Units of the Mackenzie ETF as described under "**Purchases of Units – Issuance of Units**".

No Designated Broker or Dealer has been involved in the preparation of this prospectus or has performed any review of the contents of this prospectus and, as such, the Designated Brokers and the Dealers do not perform many of the usual underwriting activities in connection with the distribution by the Mackenzie ETF of their Units under this prospectus. The Mackenzie ETF has obtained exemptive relief from the Canadian securities regulatory authorities to relieve it from the requirement that this prospectus contain a certificate of the underwriter or underwriters.

PROXY VOTING DISCLOSURE FOR PORTFOLIO SECURITIES HELD

The Mackenzie ETF follows the proxy voting policies and procedures mandated by the Manager. The Manager's objective is to vote the securities of companies for which it has proxy-voting authority in a manner most consistent with the long-term economic interest of Mackenzie ETF Unitholders.

Voting Practices

The Manager takes reasonable steps to vote all proxies received. However, the Manager cannot guarantee that it will vote in all circumstances. The Manager may refrain from voting where administrative or other procedures result in the costs of voting outweighing the benefits. The Manager may also refrain from voting if, in its opinion, abstaining or otherwise withholding our vote is in Unitholders' best interests.

Summary of Proxy Voting Guidelines

The Manager generally votes in line with the recommendations from the Glass Lewis ESG proxy voting guidelines, which have been deemed to be in the best interests of Unitholders. Portfolio managers that choose to deviate from the guidelines must document the reason for their decision. Our policy and the guidelines generally prioritize the following considerations:

Environmental:

- (i) The Manager will generally support proposals regarding the environment, in particular, those seeking improved sustainability reporting and disclosure about company practices which impact the environment.
- (ii) The Manager will generally support requests for the company to provide disclosure in line with certain reporting recommendations, such as those by the Financial Stability Board's Task Force on Climate-related Financial Disclosure.

Social:

- (iii) The Manager will generally (i) vote against members of the nominating committee in the event that the board has an average tenure of over ten years and the board has not appointed a new nominee to the board in at least five years; or (ii) votes against the male members of the nominating committee in instances where the board is comprised of fewer than 30% female directors for large-cap companies, or against the nominating committee when there is not at least one woman on the board at mid- and small-cap companies.
- (iv) The Manager will generally support enhancing the rights of workers, as well as considering the communities and broader constituents in the areas in which companies do business

Governance:

- (v) The Manager generally votes in favour of (a) proposals that support a majority of board members being independent of management; (b) the appointment of outside directors to an issuer board or audit committee; as well as (c) requirements that the chair of the board be separate from the office of the chief executive officer.
- (vi) Proxies related to executive compensation are voted on a case-by-case basis. Generally, the Manager will vote in favour of stock options and other forms of compensation that (a) do not result in a potential dilution of more than 10% of the issued and outstanding shares; (b) are granted under clearly defined and reasonable terms; (c) are commensurate with the duties of plan participants; and (d) are tied to the achievement of corporate objectives.
- (vii) The Manager will generally not support (a) the repricing of options; (b) plans that give the board broad discretion in setting the terms of the granting of options; or (c) plans that authorize allocation of 20% or more of the available options to any individual in any single year.
- (viii) The Manager will generally support that the Board of directors provide adequate oversight of ESG issues including whether the company provides sufficient disclosure concerning ESG risks

The Manager will generally vote in favour of shareholder rights plans designed to provide sufficient time to undertake a fair and complete shareholder value maximization process and that do not merely seek to entrench management or deter a public bidding process. In addition, the Manager will generally support plans that promote the interests and equal treatment of all Unitholders, and that allow for periodic shareholder ratification.

Conflicts of Interest

Circumstances may occur where the Mackenzie ETF has a potential conflict of interest relative to its proxy voting activities. Where an internal portfolio manager has a conflict or potential conflict, he or she will notify our Chief Investment Officer (“**CIO**”) and either the Vice-President, Legal (“**VP, Legal**”) or the Chief Compliance Officer (“**CCO**”). Should the CIO and either the VP, Legal or the CCO conclude that a conflict exists, the CCO will document the conflict and inform our fund services department (the “**Fund Services Department**”).

The Fund Services Department will maintain a proxy voting watch list (the “**Watch List**”) that includes the names of issuers that may be in conflict and will notify the CIO, and either the VP, Legal or CCO, of any meeting circulars and proxies received from an issuer on the Watch List. The CIO and either the VP, Legal or CCO will discuss the voting matter(s) with

the internal portfolio manager and ensure that the proxy voting decision is based on the Manager's proxy voting policies and is in the best interests of the Mackenzie ETF.

All voting decisions made as described in the following section are documented and filed by the Fund Services Department.

Proxy Voting Procedures

Mackenzie utilizes the Glass Lewis Viewpoint platform to administer and execute its proxy voting process.

Glass Lewis receives proxy materials and then reviews all materials, completes their research process, and generates a set of recommendations for each meeting to Mackenzie. Recommendations are consistent with the Glass Lewis voting guidelines that Mackenzie has instructed them to apply.

An automatic notification including a direct link to the research and recommendation is sent by Glass Lewis to the Mackenzie investment management teams via the Viewpoint system. The Mackenzie Portfolio Manager reviews the research and any additional information and considers all aspects of the vote including their own viewpoint to make an independent voting decision. The Portfolio Manager executes the vote via the Viewpoint platform by either voting with or against the Glass Lewis recommendations.

Following electronic receipt of Mackenzie's voting decision via Viewpoint, Glass Lewis communicates the voting decisions electronically to the ballot distributor as well as to the custodian banking network globally on Mackenzie's behalf. All records related to proxies, votes, and related research materials are maintained by Mackenzie within the Glass Lewis Viewpoint platform.

Information Requests

The policies and procedures that the Mackenzie ETF follow when voting proxies relating to portfolio securities are available upon request at any time, at no cost, by calling toll free at 1-800-387-0614 or by writing to Mackenzie Financial Corporation, 180 Queen Street West, Toronto, Ontario M5V 3K1.

The Mackenzie ETF's proxy voting record for the most recent 12-month period ending June 30 will be available free of charge to any Unitholder of the Mackenzie ETF upon request at any time after August 31 of the same year by calling 1.800.387.0614, and will also be available on our website at www.mackenzieinvestments.com.

MATERIAL CONTRACTS

The following contracts can reasonably be regarded as material to purchasers of Units, as applicable:

- (i) Declaration of Trust;
- (ii) Management Agreement;
- (ii) Custodian Agreement; and
- (iv) Index License Agreements.

Copies of the agreements referred to above may be inspected during business hours at the principal office of the Manager.

LEGAL AND ADMINISTRATIVE PROCEEDINGS

The Manager is not aware of any ongoing legal and administrative proceedings material to the Mackenzie ETF to which any Mackenzie ETF or the Manager is a party.

Penalties and Sanctions

The Manager entered into a settlement agreement with the Ontario Securities Commission ("OSC") on April 6, 2018 ("Settlement Agreement").

The Settlement Agreement states that the Manager failed to (i) comply with NI 81-105 by not meeting the minimum standards of conduct expected of industry participants in relation to certain sales practices between May 2014 and December 2017; (ii) have systems of controls and supervision over its sales practices that were sufficient to provide reasonable assurances that it was complying with its obligations under NI 81-105; and (iii) maintain adequate books, records and other documents to demonstrate its compliance with NI 81-105.

The Manager agreed to (i) pay an administrative penalty of \$900,000 to the OSC; (ii) submit to regular reviews of its sales practices, procedures and controls by an independent consultant until the OSC is satisfied the Manager's sales practices program is fully compliant with securities laws; and (iii) pay costs of the OSC's investigation in the amount of \$150,000.

The purpose of NI 81-105 is to discourage sales practices that could be perceived as inducing dealers and their representatives to sell mutual fund securities on the basis of incentives they were receiving (such as promotional items or activities) rather than on the basis of what is suitable for, and in the best interest of, their clients.

In the Settlement Agreement, the OSC noted that, in response to the OSC investigation, the Manager (i) has dedicated significant financial and human resources to enhance its systems of controls and supervision for sales practices; (ii) retained an independent consultant in September 2017 to assess the quality of the Manager's controls around its sales practices, and the consultant noted that, overall, the Manager has demonstrated a continuously improving compliance culture and since 2014 has seen increased investment in resources, both people and systems, focused on sales practices compliance; and (iii) has no disciplinary history with the OSC and cooperated with Staff in connection with Staff's investigation of the matters referred to in this Settlement Agreement.

The Manager, and not any of its investment fund products (the "**Mackenzie Products**"), paid all monetary and non-monetary benefits at issue. The performance of the Mackenzie Products was not impacted by these matters and the management expense ratios of the Mackenzie Products were not affected. The Manager, and not the Mackenzie Products, has paid all costs, fines and expenses relating to the resolution of this matter, including the above-noted administrative penalty, investigative costs and the fees relating to the independent compliance consultant.

EXPERTS

Osler, Hoskin & Harcourt LLP, legal counsel to the Mackenzie ETF and the Manager, has provided certain legal opinions regarding the principal Canadian federal income tax considerations that apply to an investment in the Units by a Canadian resident individual and by a Registered Plan. See "**Income Tax Considerations**" and "**Eligibility for Investment**".

KPMG LLP, Chartered Professional Accountants, the auditor of the Mackenzie ETF, has consented to the use of its audit report on the Mackenzie ETF dated January 11, 2023. KPMG LLP has confirmed that it is independent with respect to the Mackenzie ETF within the meaning of the Rules of Professional Conduct of the Chartered Professional Accountants of Ontario.

EXEMPTIONS AND APPROVALS

The Mackenzie ETF has obtained exemptive relief from the Canadian securities regulatory authorities to permit

- (i) the purchase by a Unitholder of more than 20% of the Units of the Mackenzie ETF through purchases on the NEO Exchange, without regard to the takeover bid requirements of applicable Canadian securities legislation;
- (ii) the Mackenzie ETF to borrow cash in an amount not exceeding 5% of the net assets of the Mackenzie ETF for a period not longer than 45 days and, if required by the lender, to provide a security interest over any of its portfolio assets as a temporary measure to fund the portion of any distribution payable to Unitholders that represents amounts that have not yet been received by the Mackenzie ETF;
- (iii) the Mackenzie ETF to invest in another exchange-traded fund managed by the Manager or one of its affiliates;
- (iv) the Mackenzie ETF to settle primary market trades in Units on the third business day after a trade; and
- (v) the Mackenzie ETF to settle primary market trades in Units of such Mackenzie ETF no later than the third business day after the date upon which pricing for the Units is determined if it invests a portion of its portfolio assets in T+3 Securities. Secondary market trades of the Mackenzie ETF will continue to be subject to the

settlement cycle that apply to exchange-traded securities in Canada, which customarily occurs no later than the second business day after the date upon which pricing for the Units is determined.

In addition, the Mackenzie ETF has obtained exemptive relief from the Canadian securities regulatory authorities from the requirement to include in the prospectus a certificate of an underwriter and a prescribed statement respecting purchasers' statutory rights of withdrawal and remedies of rescission or damages, provided that, among other things, the Manager has filed an ETF Facts document for the Units of the Mackenzie ETF.

In addition, the Mackenzie ETF may rely on exemptive relief obtained by Mackenzie's mutual funds to permit them to purchase and hold securities of exchange-traded funds that seek to replicate the performance of gold or silver on an unlevered basis, and exchange-traded funds that invest, directly or indirectly through derivatives, in physical commodities, including, but not limited to, agriculture or livestock, energy, precious metals and industrial metals, on an unlevered basis. This relief is subject to a number of conditions, including that the investments must be in accordance with the fundamental investment objectives of the Mackenzie ETF, the securities of the exchange-traded fund must be traded on a stock exchange in Canada or the United States, underlying exchange-traded funds cannot represent more than 10% of the Mackenzie ETF's NAV and the Mackenzie ETF's aggregate exposure to physical commodities cannot exceed 10% of its NAV.

OTHER MATERIAL FACTS

Trademarks

The Manager is permitted to use the "Corporate Knights" trademarks and service marks, and certain other trademarks and service marks, in connection with the Mackenzie ETF pursuant to the Index License Agreement made between the Manager and Corporate Knights.

Index Provider Disclaimers

Corporate Knights

"Corporate Knights," "Corporate Knights Global 100" and other trade marks related to the Index are trade marks of the Index Provider and are used by the Mackenzie ETF, the Manager and its affiliates under license. No part of the information describing or providing details as to the construction or calculation of the Index, whether appearing in this document or on the Index Provider's web site, may be reproduced, stored in a retrieval system or transmitted in any form or by any means, electronic, mechanical, photocopying, recording or otherwise, without prior written permission of the Index Provider.

It is not possible to invest directly in an index. Exposure to securities or a trading strategy represented by an index is only available through investable instruments based on that index. There is no assurance that any index linked investment, such as the Mackenzie ETF, will accurately track performance of the Index. Index returns do not represent the results of actual trading of investable assets or securities. The Index Provider maintains the Index, but does not manage actual assets. Calculation of the Index is performed by a third party. Index returns do not reflect payment of any sales charges or fees an investor may pay to purchase the securities underlying the index. The imposition of these fees and other charges would cause the performance of an index linked investment, such as the Mackenzie ETF, to be different than the indicated Index performance.

The Index Provider does not provide investment advice and nothing herein is intended as constituting financial or investment advice. Inclusion of a security in an index is not a recommendation to buy, sell or hold such security. Prospective investors should obtain their own legal, tax and investment advice.

SUSTAINABLE INVESTING AT MACKENZIE

Mackenzie's Sustainable Investing Policy was developed and is enabled by Mackenzie's Sustainability Centre of Excellence ("COE"). The Sustainability COE was established in 2020 to bring focus to ESG factors across the organization. This group of experts is responsible for bringing sustainable solutions to market, distributing ESG best practices, insights and oversight, advocating for improved ESG performance in the companies and issuers we invest in, and promoting stewardship.

The Manager defines sustainable investing as

- (i) investment approaches that integrate financially material ESG factors that aim to mitigate investment risk and enhance financial returns, which we consider to be a **Responsible Investing approach**, and/or
- (ii) investment approaches that seek to generate a positive impact on one or more ESG factors, which we consider to be **Sustainable Solutions** or funds/ETF with ESG as part of their fundamental investment objective.

What are ESG Factors?

There are many considerations or factors that go into investment decision making. Some of the material ESG factors the Manager considers are the following:

Environmental Factors	Social Factors	Governance Factors
energy management	level of peace	board composition
greenhouse gas emissions	income	executive compensation
air pollution	equality	board diversity and structure
resource depletion and water scarcity	human rights	tax, accounting and audit practices
waste and hazardous materials management	customer privacy and data security	bribery and corruption
biodiversity and deforestation	human capital management	political stability
	diversity and inclusion	rule of law
	workplace health and safety	
	community relations	

Types of Sustainable Investing Approaches

Negative Screening – where a fund/ETF excludes certain types of securities, companies or debt issuers from its portfolio, based on certain ESG-related activities, business practices, or business segments.

ESG Integration – where a fund/ETF explicitly considers ESG-related factors that are material to the risk and return of the investment, alongside traditional financial factors, when making investment decisions.

Best-in-Class Selection – where a fund/ETF aims to invest in companies or debt issuers that perform better than their peers on one or more performance metrics related to ESG matters.

Thematic Investing – where a fund/ETF aims to invest in sectors, industries, issuers or companies that are expected to benefit from long-term macro or structural ESG-related trends.

Impact Investing – where a fund/ETF seeks to generate a positive, measurable social or environmental impact alongside a financial return.

Stewardship – where a fund/ETF uses rights and position of ownership to influence the activities or behaviour of underlying portfolio companies in relation to ESG matters. This may include the use of ESG strategies such as

- (i) **Shareholder engagement** – where a fund/ETF interacts with management of the company or debt issuer through meetings and/or written dialogue in accordance with certain ESG-related considerations;
- (ii) **Proxy Voting** – where a fund/ETF votes on management and/or shareholder resolutions in accordance with certain ESG-related considerations;

The Mackenzie ETF offered under this prospectus uses Negative Screening, Best-in-Class selection, ESG Integration, and Stewardship approaches by tracking the Index which incorporates these approaches. Mackenzie’s stewardship level practices are described in more detail below under “**Stewardship Practices**”.

Responsible Investing

Certain funds and ETFs offered under a separate simplified prospectus follow a Responsible Investing approach, as defined above and consider ESG risks and opportunities in the investment process although it is not a fundamental part of the investment objective of the ETF or fund. ETF's and fund's that follow a Responsible Investing approach will use both internal and external ESG data and insights to evaluate investment decisions using approaches such as ESG integration, shareholder engagement and/or proxy voting.

Any ETF or fund that follows a Responsible Investing approach by incorporating ESG into its investment process will outline the particular process followed in its investment strategies.

Sustainable Solutions

Sustainable Solutions are funds or ETFs, such as the Mackenzie ETF, that intentionally allocate to companies with progressive sustainable behaviours and promote positive sustainable outcomes. These funds or ETFs lead with ESG in their fundamental investment objectives. Sustainable Investment Solutions fall into three categories:

- sustainable core funds or ETFs which invest in companies or issuers with positive ESG practices that are expected to enhance overall value;
- sustainable thematic funds or ETFs which target specific ESG macro-trends or themes that aim to generate competitive returns; and
- sustainable impact funds or ETFs that target specific ESG challenges or opportunities, while also aiming to generate financial returns.

In this prospectus, the Mackenzie ETF is a sustainable core ETF. Although the Mackenzie ETF tracks the Index, the Index methodology is built to invest exclusively in companies with positive ESG practices and sustainable revenues that are expected to enhance overall value. Please see the full Index methodology at <https://www.corporateknights.com/> for more information.

Exclusions/Negative Screens for Sustainable Solutions

Sustainable Solutions at Mackenzie exclude securities associated with the following business activities. In rare cases and when deemed in the best interests of investors, the portfolio manager may choose to prioritize engagement over divestment:

- **Controversial weapons:** companies or issuers with any direct involvement in controversial weapons production, such as nuclear weapons, anti-personnel landmines, biological and chemical weapons, cluster munitions, white phosphorus, and depleted uranium;
- **Adult entertainment or pornography:** companies with over 10% revenue associated with the production and distribution of adult entertainment or pornography;
- **Gambling:** companies with over 10% revenue associated with operating, manufacturing of specialized equipment, or providing supporting products and services for gambling;
- **Tobacco:** companies with over 10% revenue associated with the production, retail sales, or related products and services of tobacco products;
- **Private prisons:** companies deemed to be “private prison operators” as sourced by Prison Free Funds (<https://prisonfreefunds.org/companies>)

In addition to the above mentioned exclusions, the Index that the Mackenzie ETF tracks also excludes other issuers based on their financial health and whether they are involved in certain products or services that are counterproductive to sustainable development. The full list of exclusions can be found in the Index methodology at <https://www.corporateknights.com/>.

Stewardship Practices

As part of our process to incorporate ESG factors into our investment process of our funds and ETFs, we are committed to engaging companies and issuers. Mackenzie's stewardship activities are coordinated firm-wide by the Sustainability COE. However, where engagement activities form a material strategy of an ETF, they will be specifically disclosed in the investment strategies of an ETF.

At Mackenzie, fund and ETF level stewardship practices include the following:

1. **Shareholder engagement** – where applicable, ETFs and funds that engage on material ESG issues will document their outcomes. ETFs or funds that practice engagement will identify it in their investment strategies.

Monitoring and tracking: all engagements related to ESG are logged by the investment team into a centralized database. Teams can record the representatives that were engaged, the format of the engagement, the outcome of the engagement, and where applicable, next steps. Engagements are reviewed at least annually by the Chief Investment Officer with support from the Sustainability COE.

2. **Proxy voting** – the Mackenzie ETF will generally vote with the recommendations of the Glass Lewis ESG Proxy voting guidelines, unless the portfolio manager deems that it is not in the best interests of the Mackenzie ETF and its investors to do so.

Monitoring and tracking: proxy voting is facilitated on the Glass Lewis Viewpoint software. Recommendations in line with the Glass Lewis ESG proxy voting guidelines are presented across all allowable voting items. Portfolio managers that decide to vote against the guidelines must indicate the reason. This is reviewed at least annually by the Chief Investment Officer with support from the Sustainability COE.

Industry Collaboration and Commitments

Mackenzie Investments is

- a participant of the Climate Action 100+;
- a signatory to the United Nations-supported Principles for Responsible Investment (the “PRI”),
- a founding signatory of the Responsible Investment Association's Canadian Diversity and Inclusion Investor Statement,
- a founding participant in Climate Engagement Canada;
- a signatory to the Net Zero Asset Managers Initiative.

We also require that sub-advisors of our funds adhere to the PRI by becoming signatories.

For more information, please see our Sustainable Investing Policy, available on our website at <https://www.mackenzieinvestments.com/content/dam/mackenzie/en/mutual-funds/mi-sustainable-investing-policy-en.pdf> which sets out our overall approach to sustainable investing.

PURCHASERS' STATUTORY RIGHTS OF WITHDRAWAL AND RESCISSION

Securities legislation in certain of the provinces and territories of Canada provides purchasers with the right to withdraw from an agreement to purchase securities of exchange-traded funds within 48 hours after the receipt of a confirmation of a purchase of such securities. In several of the provinces and territories of Canada, the securities legislation further provides a purchaser with remedies for rescission or, in some jurisdictions, revisions of the price or damages, if the prospectus and any amendment contains a misrepresentation or for non-delivery of the ETF Facts, provided that the remedies for rescission, revisions of the price or damages are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's province or territory.

Notwithstanding the foregoing, purchasers of Units of the Mackenzie ETF will not have the right to withdraw from an agreement to purchase the Units after the receipt of a prospectus and any amendment, and will not have remedies for

rescission, damages or revision of the price for non-delivery of the prospectus or any amendment, if the dealer receiving the purchase order has obtained an exemption from the prospectus delivery requirement under a decision pursuant to National Policy 11-203 *Process for Exemptive Relief Applications in Multiple Jurisdictions* (“**NP 11- 203**”). However, purchasers of Units of the Mackenzie ETF will, in the applicable provinces of Canada, retain their right under securities legislation to rescind their purchase within 48 hours (or, if purchasing under a contractual plan, such longer time period as applicable) after the receipt of a confirmation of purchase.

However, the Manager has obtained exemptive relief from the requirement in securities legislation to include an underwriter’s certificate in the prospectus under a decision pursuant to NP 11-203. As such, purchasers of Units of the Mackenzie ETF will not be able to rely on the inclusion of an underwriter’s certificate in the prospectus or any amendment for the statutory rights and remedies that would otherwise have been available against an underwriter that would have been required to sign an underwriter’s certificate.

The purchaser should refer to the applicable provisions of the securities legislation of the province or territory and the decisions referred to above for the particulars of these rights or should consult with a legal adviser.

DOCUMENTS INCORPORATED BY REFERENCE

During the period in which the Mackenzie ETF are in continuous distribution, additional information is available in

- (i) the most recently filed ETF Facts documents of the Mackenzie ETF;
- (ii) the most recently filed annual financial statements of the Mackenzie ETF, together with the accompanying report of the auditor, if any;
- (iii) any interim financial statements filed after the most recently filed annual financial statements of the Mackenzie ETF;
- (iv) the most recently filed annual MRFP of the Mackenzie ETF, if any; and
- (v) any interim MRFP of the Mackenzie ETF filed after the most recent annual MRFP.

These documents are incorporated by reference into the prospectus, which means that they legally form part of this document just as if they were printed as part of this document. A Unitholder can get a copy of these documents upon request and at no cost by calling 1.800.387.0614 or by contacting a registered dealer.

These documents are available on the Manager’s website at www.mackenzieinvestments.com or by contacting the Manager at 1.800.387.0614 or via e-mail at service@mackenzieinvestments.com.

These documents and other information about the Mackenzie ETF are available on the internet at www.sedar.com.

In addition to the documents listed above, any document of the type described above that are filed on behalf of the Mackenzie ETF after the date of this prospectus and before the termination of the distribution of the Mackenzie ETF are deemed to be incorporated by reference into this prospectus.

INDEPENDENT AUDITOR'S REPORT

To the Directors of Mackenzie Financial Corporation, the Manager of Mackenzie Corporate Knights Global 100 Index ETF (the 'Fund')

Opinion

We have audited the statement of financial position as at January 11, 2023 of the Fund, and notes to the financial statement, including a summary of significant accounting policies (hereinafter referred to as the "financial statement").

In our opinion, the accompanying financial statement presents fairly, in all material respects, the financial position of the Fund as at January 11, 2023 in accordance with International Financial Reporting Standards (IFRS) relevant to preparing such a financial statement.

Basis for Opinion

We conducted our audit in accordance with Canadian generally accepted auditing standards. Our responsibilities under those standards are further described in the "Auditors' Responsibilities for the Audit of the Financial Statement" section of our auditors' report.

We are independent of the Fund in accordance with the ethical requirements that are relevant to our audit of the financial statement in Canada and we have fulfilled our other ethical responsibilities in accordance with these requirements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Responsibilities of Management and Those Charged with Governance for the Financial Statement

Management is responsible for the preparation and fair presentation of the financial statement in accordance with IFRS relevant to preparing such a financial statement, and for such internal control as management determines is necessary to enable the preparation of a financial statement that is free from material misstatement, whether due to fraud or error.

In preparing the financial statement, management is responsible for assessing the Fund's ability to continue as a going concern, disclosing as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Fund or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Fund's financial reporting process.

Auditors' Responsibilities for the Audit of the Financial Statement

Our objectives are to obtain reasonable assurance about whether the financial statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Canadian generally accepted auditing standards will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statement.

As part of an audit in accordance with Canadian generally accepted auditing standards, we exercise professional judgment and maintain professional skepticism throughout the audit.

We also:

- Identify and assess the risks of material misstatement of the financial statement, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.

The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund 's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Fund 's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Fund to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statement, including the disclosures, and whether the financial statement represents the underlying transactions and events in a manner that achieves fair presentation.
- Communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

“KPMG LLP”

Chartered Professional Accountants, Licensed Public Accountants

Toronto, Canada

January 11, 2023

**MACKENZIE CORPORATE KNIGHTS GLOBAL 100 INDEX ETF
STATEMENT OF FINANCIAL POSITION**

As at January 11, 2023

Assets		
Current assets		
Cash	\$	<u>20.00</u>
Total assets	\$	<u>20.00</u>
 Net assets attributable to Unitholders	 \$	 <u>20.00</u>
 Net assets attributable to Unitholders per Unit	 \$	 <u>20.00</u>

Approved on behalf of the Board of Directors of
Mackenzie Financial Corporation, as Trustee of Mackenzie Corporate Knights Global 100 Index ETF

“Subhas Sen”

Subhas Sen
Director

“Nancy McCuaig”

Nancy McCuaig
Director

Notes to Statement of Financial Position

1. Mackenzie Corporate Knights Global 100 Index ETF (the “ETF”) is an exchange-traded fund established as a trust under the laws of the Province of Ontario effective January 9, 2023. The ETF has been established pursuant to a declaration of trust. The ETF’s registered office is 180 Queen Street West, Toronto, Ontario, Canada. This financial statement has been prepared in accordance with International Financial Reporting Standards, relevant to preparing such a financial statement.
2. Mackenzie Financial Corporation, the Manager of the ETF, has subscribed for one redeemable unit of the ETF at \$20.00 per unit on January 11, 2023.
3. Units of the ETF are redeemable units which are puttable at the holders’ option and entitle the holder to a proportionate share of the ETF’s Net Assets.
4. The ETF’s functional and presentation currency is the Canadian dollar, which is the currency considered to most faithfully represent the economic effects of the ETF’s underlying transactions, events and conditions taking into consideration the manner in which securities are issued and redeemed and how returns and performance by the ETF are measured.
5. As detailed in the prospectus, the ETF pays a management fee to the Manager at an annual rate of 0.50%. The Manager is responsible for all other costs and expenses including custody and safekeeping fees payable to the custodian, fees payable to the registrar and transfer agent, the fund administrator, the auditors and other service providers.

CERTIFICATE OF THE MACKENZIE ETF, THE TRUSTEE, MANAGER AND PROMOTER

Dated: January 11, 2023

This prospectus, together with the documents incorporated herein by reference, constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by the securities legislation of British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Québec, Nova Scotia, New Brunswick, Prince Edward Island, Newfoundland and Labrador, Yukon, Northwest Territories and Nunavut.

MACKENZIE FINANCIAL CORPORATION
as Trustee and Manager of the Mackenzie ETF

“Luke Gould”

Luke Gould
Chairman, President and Chief Executive Officer

“Keith Potter”

Keith Potter
Executive Vice-President and Chief Financial
Officer

On behalf of the Board of Directors of Mackenzie Financial Corporation

“Subhas Sen”

Subhas Sen
Director

“Naomi Andjelic Bartlett”

Naomi Andjelic Bartlett
Director

MACKENZIE FINANCIAL CORPORATION
as Promoter of the Mackenzie ETF

“Luke Gould”

Luke Gould
Chairman, President and Chief Executive Officer