Annual Information Form



Experience the Benefits of People

December 14, 2015





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PRESENTATION OF INFORMATION

This Annual Information Form ("AIF") is intended to provide material information about People Corporation (the "Company") and its business. In this AIF, the "Company", "we", "us", and "our" refers to People Corporation and its subsidiaries on a consolidated basis.

Unless otherwise indicated, all information in this AIF is presented at and for the year and fourth quarter ended August 31, 2015. Unless otherwise indicated, all amounts are expressed in thousands of Canadian dollars except share information. Financial information is presented in accordance with International Financial Reporting Standards (IFRS).

This AIF and other information about the Company can be accessed on www.sedar.com or by writing to Investor Relations, People Corporation, Suite 1800, 360 Main Street, Winnipeg, Manitoba, R3C 3Z3.

DOCUMENTS INCORPORATED BY REFERENCE

Information has been incorporated by reference in this AIF from documents filed with securities commission or similar authorities in Canada. Copies of documents incorporated herein are available electronically on the System for Electronic Document Analysis and Retrieval (SEDAR) at www.sedar.com.

The following documents of the Company are specifically incorporated by reference to and form an integral part of this AIF:

- the audited consolidated financial statements of the Company, including the consolidated statement of financial position as at August 31, 2015 and 2014 and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, together with the notes thereto and the independent auditor's report thereon, as filed on SEDAR December 14, 2015 (the "Financial Statements"); and
- management's discussion and analysis for the year ended August 31, 2015, as filed on SEDAR December 14, 2015 (the "MD&A").

CAUTION REGARDING FORWARD LOOKING STATEMENTS

This AIF contains forward looking statements and information including, without limitation, financial and business prospects and financial outlooks and may be forward looking statements which reflect management's expectations regarding future plans and intentions, growth, results of operations, performance and business prospects and opportunities. Words such as "may", "will", "should", "could", "anticipate", "believe", "expect", "intend", "plan", "potential", "continue" and similar expressions and the negative of such expressions have been used to identify these forward looking statements. These forward looking statements include, but are not limited to, statements concerning: the Company's ability to maintain profitability and manage growth; the anticipated growth of the human resources industry; the continued outsourcing of administration functions by insurance carriers; the continued payment of and inflation in commission rates paid to consultants to arrange group insurance plans; the continued efficient operation of the Company's third party administration platform; the seasonality of revenues and the resulting possible impairment on working capital; the reliance on and continued employment of and attraction of key professionals; the reliance on and continued ability to work with multiple insurance carriers; the Company's strategic plans; future acquisitions; and in general, economic conditions. These forward looking statements reflect management's current beliefs and are based on information currently available to management. Such forward looking statements are based on a number of assumptions and factors, which may prove to be incorrect, including, but not limited to, assumptions about: demographics, employment and unemployment rates, insurance commission rates, interest rates, availability of experienced advisors and companies continuing to offer benefit plans to their customers. Forward looking statements involve significant risks and uncertainties.



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A number of factors could cause actual results to differ materially from the results discussed in the forward looking statements including, but not limited to, changes in general economic and market conditions and other risk factors set out in this AIF under the heading "Risks Factors". Readers are cautioned that the foregoing list of factors is not exhaustive of the factors that may cause actual results to differ materially from those estimated or projected and expressed in, or implied by, the Company's forward looking statements. Although the forward looking statements contained herein are based upon what management believes to be reasonable assumptions, management cannot assure that actual results will be consistent with these forward looking statements. Readers should not place undue reliance on forward looking statements. These forward looking statements are made as of the date hereof and People Corporation assumes no obligation to update or revise them to reflect new events or circumstances unless otherwise required by law.

CORPORATE STRUCTURE

Name and Formation

The full corporate name of the Company is People Corporation. The Company is incorporated pursuant to the *Business Corporations Act* (Ontario). The registered office of the Company is c/o McMillan LLP, 181 Bay Street, Suite 4400, Toronto, Ontario M5J 2T3. The executive offices of the Company are located at 1800 – 360 Main Street, Winnipeg, Manitoba, R3C 3Z3.

Effective September 1, 2008, Groupworks ("**Groupworks**") (a predecessor to the Company) amalgamated with its wholly owned subsidiaries, Gallivan & Associates Student Networks Inc. and 1246689 Ontario Limited and continued under the name Groupworks Financial Corp.

Effective January 1, 2009, Groupworks acquired all the outstanding shares of White Willow Benefits Consultants Incorporated ("White Willow"), a Stouffville, Ontario based group benefits and pension advisory firm.

Effective March 1, 2009, Groupworks acquired all the outstanding shares of People Corporation ("People") and consequently People's three subsidiaries, Health Source Plus Inc./Source Santé Plus Inc. ("HSP") of Toronto, Ontario, Advansis Capital Corporation ("Advansis") of Toronto, Ontario and People First HR Services Ltd. of Winnipeg, Manitoba.

Effective April 30, 2011, Groupworks acquired all the outstanding shares of Les Assurances W.B. Inc., a Québec City, Québec based group benefits and pension advisory company.

Effective September 1, 2011, Groupworks amalgamated with White Willow and continued under the name Groupworks Financial Corp.

Effective October 1, 2011, Groupworks amalgamated with People and Advansis and continued under the name People Corporation.

Effective September 1, 2012, the Company acquired all the outstanding shares of JSL Inc. ("**JSL**"), a Vaughan, Ontario, based group benefits and pension advisory company.

Effective November 1, 2012, the Company acquired all the outstanding shares of Prosure Insurance Agencies Ltd. and Prosure Group Administrators Ltd. (collectively "**Prosure**"), Toronto, Ontario, based group benefits and third party administration companies.

Effective December 3, 2012, the Company acquired all the outstanding shares of Bencom Financial Services Group Inc. ("Bencom"), a Kitchener, Ontario, based group benefits and pension advisory company.

Effective July 9, 2013, the Company acquired all of the outstanding common shares of Hamilton + Partners Inc. ("H+P"), which wholly owns Employee Benefits Inc. ("EBI"), Disability Concepts Inc. ("DCI") and 6814409 Canada Incorporated ("681"), an Alberta group benefits and disability insurance consulting services group of companies, which operate under the brand Hamilton + Partners.

Effective May 30, 2014, the Company acquired all of the outstanding shares of Bryan H. Lupe and Associates Limited ("BHL"), a company based in Winnipeg, Manitoba, that provides group benefits consulting and administration services.



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Effective June 19, 2014, Bencom acquired all of the outstanding shares of Fairles Benefit Services Inc. ("FBS"), a Waterloo, Ontario based benefits and retirement consulting service company, which immediately thereafter amalgamated with FBS and continued under the same name of Bencom.

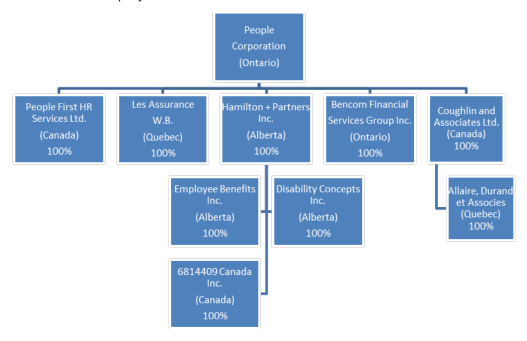
Effective September 1, 2014, the Company amalgamated with HSP and continued under the name People Corporation.

Effective January 1, 2015, the Company amalgamated with BHL, JSL and Prosure and continued under the name People Corporation.

Effective June 12, 2015, the Company acquired 100% of the voting interest and 66% of the economic interest of Coughlin & Associates Ltd. ("Coughlin"), which wholly owns Allaire, Durand et Associés Inc. ("Allaire") of Quebec. Coughlin is an Ottawa, Ontario and Winnipeg, Manitoba, based group benefits, pension advisory, administrative solutions and claims management services company.

INTER-CORPORATE RELATIONSHIPS

The following chart shows the Company's principal subsidiaries, their jurisdictions of incorporation and the percentage of votes attaching to the voting securities of these subsidiaries that the Company beneficially owns or over which the Company has control or direction.



See "Services" for an overview of the Company's operating divisions.

GENERAL DEVELOPMENT OF THE BUSINESS

The Company delivers employee group benefit consulting, third party benefits administration, group retirement consulting, claims processing, disability management and administration and strategic human resource consulting and recruitment services, to help companies attract, retain and reward employees.



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The Company maintains a corporate strategic plan, a financial plan and an ongoing annual planning process that enables the Company to continue to grow and execute on its vision. The Company's priority is the continued profitable expansion of existing operations through a focus on organic growth and the acquisition of synergistic companies with a view to maximizing value for its stakeholders: i) shareholders, ii) clients, iii) acquisition partners, and iv) employees. The Company has financial and management resources in place to execute these priorities.

Three Year History

Over the last three completed financial years the Company has continued to execute on its corporate strategic plan of, (i) profitable expansion of existing operations through a focus on organic growth and (ii) the acquisition of synergistic companies, with a view to maximizing value for its stakeholders: clients; shareholders; acquisition partners; and employees. During this period the Company acquired seven businesses that are complementary to the Company's existing lines of business. These acquisitions are described below under the heading, "Acquisitions".

In addition, during this time frame the Company expanded and reorganized its senior management team. By way of expansion, on August 19, 2015, Ms. Lisa Villani joined the Company in the role of Executive Vice President and Group Head - Consulting Solutions, on February 23, 2015, Mr. Keith McMahon joined the Company in the role of Chief Financial Officer, on October 6, 2014, Mr. Eric Stefanson was appointed to the Board of Directors of the Company and on January 27, 2014, Ms. Celia Kaufman, Q.C. was appointed Corporate Secretary.

As respects reorganization, on October 3, 2014, Ms. Bonnie Chwartacki was appointed to the office of President, previously holding the office of Executive Vice President and Mr. Brevan Canning was appointed to the office of Executive Vice President and Group Head - Group Benefit Solutions, previously holding the office of Vice President of Finance. Concurrently, Mr. John Gallivan resigned as President of the Company.

Over the last three completed financial years, as part of its strategic plan to support organic growth and to carry out synergistic acquisitions, the Company has focussed on ensuring that it has sufficient cash resources in place. In this regard, on October 31, 2014, the Company entered into an agreement with its senior lender, Canadian Imperial Bank of Commerce, as lead lender of a syndicated loan facility to expand the capacity, improve the cost effectiveness and enhance the flexibility of the Company's senior credit facility. As a result of this new credit facility, the Company was able to increase its credit capacity to \$50 million. In addition, over the past three financial years the Company completed two fully-subscribed bought deal private placement financings, one in May 2015 for \$14.4 Million and the other in April 2014 for \$10.4 Million.

Over the last three financial years, the Company carried out the following acquisitions:

- Effective June 12, 2015, the Company acquired 100% of the voting interest and 66% of the economic interest of Coughlin, which wholly owns Allaire. Established in 1958, Coughlin provides group benefits, pension advisory, administrative solutions and claims management services.
- Effective June 19, 2014, the Company acquired all of the outstanding shares of FBS, through its wholly owned subsidiary, Bencom. Established in 1981, FBS provides group benefits and group retirement consulting to clients in the Southwestern Ontario region.
- Effective May 30, 2014, the Company acquired all of the outstanding shares of BHL, a company established in 1973 that provides group benefits consulting and administration services to clients in Manitoba.
- Effective July 9, 2013, the Company acquired all of the outstanding common shares of H+P, which wholly owns EBI, DCI and 681. Established in 1984 and operating under the brand Hamilton + Partners in Alberta, H+P provides group benefits and disability insurance consulting services to its clients.
- Effective December 3, 2012, the Company acquired all the outstanding shares of Bencom, a Kitchener, Ontario, based group benefits and pension advisory company.
- Effective November 1, 2012, the Company acquired all the outstanding shares of Prosure, Toronto, Ontario, based group benefits and third party administration companies.
- Effective September 1, 2012, the Company acquired all the outstanding shares of JSL, a Vaughan, Ontario, based group benefits and pension advisory company.

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Significant Acquisitions

During the year-ended August 31, 2015, the Company did not complete any acquisition for which disclosure was required under Part 8 of National Instrument 51-102.

DESCRIPTION OF THE BUSINESS

General

The Company delivers employee group benefit consulting, third party benefits administration, group retirement consulting, pension advisory services, claims processing, disability management and administration services and strategic human resource consulting and recruitment services, to help companies attract, retain and reward employees. The Company achieves this through approximately 400 professionals and support staff with thirty offices (includes 17 satellite offices) located in seven provinces in Canada. The Company earns revenues from a diverse base of clients in various industries. Approximately 93% (2014 - 90%) of the Company's revenues come from employee group benefit consulting, third party benefits administration and group retirement consulting while the remainder comes from strategic human resource consulting, recruitment services and other revenues. The common shares of the Company ("Common Shares") trade on the TSX Venture Exchange ("TSX-V") under the symbol "PEO".

Although the human resource industry is highly competitive and fragmented, the Company anticipates significant growth in the industry over the next ten years. As the baby boomers age, companies in Canada will increasingly be faced with a shortage of qualified talent. Virtually every company in Canada purchases human resource products or services, be it employee benefits, life and health insurance products, recruitment services, payroll processing, consulting services, training and development, group retirement services, pension advisory services or other outsourcing functions and services. To take advantage of this unique opportunity within a vast marketplace, the Company focuses on group and employee benefit advisory and administrative services, group retirement consulting, and human resource consulting and recruitment services. The Company is moving towards a greater emphasis on delivering solutions to clients that meet their benefit, group retirement and human resources needs on an integrated basis in an effort to help employers reduce costs while still being in a competitive position to attract and retain employees.

Revenues

Revenue from the Consulting Solutions division is primarily comprised of commissions from insurance carriers. In addition, the Company earns fees from pension assets under administration which are paid by the carrier who administers and invests the funds. The Company is a reseller of benefit products and services and therefore assumes no underwriting risk as the insurance policy is underwritten by the insurance carrier.

Revenue from the Group Benefit Solutions division is primarily from fees earned for third party administration services.

Revenue from the Shared Services division is primarily earned through commissions which are paid by the insurance carriers and fees earned from pension assets under administration which are paid by the carrier who administers and invests the funds.

The Human Resource Solutions revenue is primarily earned from hourly or fixed fees for consulting services and as a percentage of compensation for recruiting services.

The largest operating expense of the Company is compensation and related costs which include salaries, commissions, bonuses, employee share ownership plan contributions, stock options, group benefits, and payroll taxes. Other significant operating expenses include occupancy costs, technology costs (equipment leases, telecommunications and software), non-recoverable client service costs (such as printing, travel and third party professional services), claims adjudication third party fees, training, marketing, office costs, professional services (legal and audit) and insurance.

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Services

The Company has broken down its service offering into four practice areas: Consulting Solutions, Group Benefit Solutions, Corporate Shared Services and Human Resource Solutions. Our industry practices are led by senior professionals with in-depth knowledge and experience in a variety of sectors. Our practice leaders help our clients prosper by enabling their employees to grow and succeed at every stage of their career. Our experts carefully design employee services that work for our clients' staff and business. These services include:

Consulting Solutions

Within the Consulting Solutions division, the Company focuses on providing a unique and proprietary employee benefit, group retirement and human resource solution that it is customized to individual client needs. The consulting advice primarily includes plan review and plan design, plan recommendations and alternative funding methods, plan set-up, employee communications, wellness programs and plan marketing.

The Company's consultants are divided into teams that focus independently of each other on corporate benefits, public sector benefits, association benefits, student benefits and alternative funding methods including self-insurance. While each team goes to market independently, the Company has an advisor group that brings the skills of the different teams together and therefore, the Company is able to proactively approach client assignments in a manner that brings the expertise from various consultants together where necessary.

The Company is a reseller of benefit products and services and therefore assumes no underwriting risk as the insurance policy is underwritten by the insurance carrier.

Within the Consulting Solutions service area, H+P is a leading advisor of structured long-term disability and critical illness products and has expertise in specialized medical insurance products for benefit packages and Gallivan & Associates Student Networks specializes in the provision of uniquely designed, affordable student health and dental benefit plans such that it is currently partnered with 35 post-secondary student associations across Canada and serves an estimated 250,000 students.

Group Benefit Solutions

The Company's Group Benefit Solutions division has several third-party administration ("**TPA**") service platforms allowing it to provide consulting advice that is highly customized towards the client's needs. The TPA administers benefit plans on behalf of clients and insurance carrier partners. These administration platforms allow the Company to develop specialized, unique and customized benefit solutions for its clients through a plug-n-play approach of using multiple insurance carrier partners on a single benefits plan design. TPA services include employee data management, billing services, consolidated billing services where a client has multiple insurance carriers associated with its plan, customized reporting, customized plan design services, underwriting services, communication services and booklet printing services. In addition, through its various partners, the TPA platforms also provide claims adjudication services and claims management.

The Company serves as an independent data administrator on behalf of the plan sponsor – this allows the benefit consultant to work with the plan sponsor to select from various insurance carriers and funding options that are best suited to the benefit categories within the plan sponsor's employee benefits program. The benefit to the client is the availability of multiple carriers and funding alternatives on one consolidated billing and reporting platform.

Shared Services

Through its Shared Services division, People Corporation works with its subsidiaries and divisions by providing subject matter experts and proprietary products, services and solutions to attract and retain clients and provide additional revenue opportunities. The Shared Services divisions were created to ensure that the Company's subsidiaries and divisions have access to an internal shared service not normally available to mid-size employee benefit firms, thereby ensuring clients are receiving the best possible consulting advice. This results in the Company's subsidiaries and divisions having a unique value proposition providing them a competitive edge.



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Integrated Solutions provides group benefit advisory services with a focus on unique strategic and tax effective compensation solutions designed to realign the competing needs of the business and the people in it. Integrated Solutions provides its specific expertise through a network of third party insurance brokers who do not traditionally service group benefit needs.

Group Retirement Solutions focuses on enhancing and expanding upon the Company's existing group retirement products and client service model. The mandate of the division is to provide support services to the Company's benefit consultants to facilitate and help them expand their service offering to clients by adding Group Retirement Solutions.

The Business Development Representatives division is an inside sales department responsible for generating qualified leads for the Company's benefit consultants. The Business Development Representatives division identifies companies and their decision makers in order to qualify, create, and develop sales opportunities. The purpose of the division is to create and heighten People Corporation awareness to potential prospects as well as to generate leads for the consultants to ultimately increase revenues.

Wellness Solutions focuses on providing the Company's corporate clients with a suite of proprietary products, and service offerings that help manage increasing costs of absenteeism, presenteeism, and loss of productivity. In addition, the Company's Wellness Solutions services help the Company's clients attract, reward, and retain their employees.

Human Resource Solutions

The Company's Human Resource Solutions division works with clients to diagnose, design and deliver customized human resource solutions. The human resources consulting team delivers a broad range of services, including: human resource consulting, compensation services, assessment services, and talent management. Career management consultants deliver services to corporate and individual clients focusing on customized career transition services when job loss occurs for an individual or group and providing an array of career development services. Executive and management recruiting consultants provide recruiting services for permanent and contract staffing using a range of search techniques in addition to talent promotion services.

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The Company is organized in order to emphasize integration of all practice areas, which are executed based on the following corporate divisions:



100,000	ISULTING LUTIONS	BENEFIT SOLUTIONS	SHARED SERVICES	HUMAN RESOURCE SOLUTIONS
GALLIVAN ASSOCIATES	Investment Guild Employee Renefits By Dosign	HealthSource Plus.	Integrated Solutions	PEOPLE FIRST HR SERVICES
₩ JSLInc.		Prosure Group RHI	Group Retirement Solutions	Indusir protests from Resignant
Buffett Taylor		<i>bitt</i>	Business Development	
Bencom 5gi	FAIRLES BENEFIT SERVICES	COUGHLIN employee benefits specialists	Wellness Solutions	
HAMILTON + PARTNERS				

Competitive Conditions

Small and medium enterprise group insurance and pension consulting is serviced by a large number of small regional and local participants. The balance of the industry, which is focused on large employers and government accounts, is serviced by a small number of multinational consulting firms. The scope of services offered includes pension and benefits consulting, pension and benefits administration, communication consulting, actuarial services and wellness consulting.

The industry has been under significant competitive pressure over the past several years due to the significant cost increases in group insurance premiums resulting from increasing healthcare costs, aging demographics and related consumer utilization. With an aging population that is both living and working longer and taking advantage of more medical services and improvements in drugs, cost and utilization are naturally increasing. This, combined with the continued cost shifting from the public to the private sector through reduced coverage under provincial healthcare programs and other public plans, and the long-term outlook for group insurance costs, suggests that such premiums will continue to rise. In addition, the group insurance and pension consulting industry has undergone a substantial corporate restructuring in recent years, including a significant consolidation of insurers which has in turn resulted in less competition and potentially increased premiums charged to clients. Employers who provide group insurance coverage are therefore demanding greater services from their insurance advisors, including enhanced resources, outsourcing solutions and more creative ways to reduce costs. The multinational consulting firms primarily offer fee based consulting and administrative services, with the balance of the marketplace operating primarily on commission based compensation, with limited fee based services available depending upon the client and the services required.

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Human resource consulting and staffing services are dominated by many small players and a few larger multi-national firms. The aging workforce and limited inflow of skilled labour has long been recognized as creating a shortage of skilled labour and talent, therefore, increasing the need for client companies to use recruitment firms and human resource consulting firms to help them to recruit, retain and reward employees. This is particularly evident in many small to medium sized enterprises which lack the expertise and internal resources to effectively recruit and retain talent and therefore have a need to outsource this function. Human resource consulting and recruitment firms primarily offer fee based services.

Intangible Properties

Brand Names and Trademarks

The Company operates under a number of different brand names and companies, which include:

- People Corporation
- HealthSource Plus
- Gallivan & Associates Student Networks
- KWA
- Buffett, Taylor and Associates
- Les Assurance W.B. Inc.
- Prosure Group
- JSL
- Fairles Benefit Services
- The Investment Guild

- SourceSanté Plus
- People First HR Services Ltd.
- White Willow Benefit Consultants
- Bencom Financial Services Group Inc.
- Hamilton + Partners Inc.
- Employee Benefits Inc.
- Disability Concepts Inc.
- Bryan H. Lupe & Associates
- Coughlin & Associates Ltd.
- Allaire, Durand et Associés Inc.

The Company owns (directly or indirectly) the following trademarks:

- People Corporation
- HealthSource Plus
- Advansis
- Coughlin (design/logo)
- Because you've earned it
- Early Access Service

Customer Lists and Contracts

The Company is dependent upon the relationships and contracts it has with its various customers. Through various acquisitions, the Company acquired customer lists and customer contracts through which the Company derives its revenue. Customer lists and contracts represent intangible assets which have separate and distinct value apart from other purchased intangible assets and goodwill.

Software

The Company relies on various third party software platforms to administer its customers and services, to provide its third party benefits administration services and to invoice and bill its clients for various services and product offerings. The Company also relies upon third party websites and tools to provide services to its clients.

Concurrently, the Company is continuing with the development of its suite of proprietary software programs and tools.

Licenses

The Company has a license agreement with KWA Partners to use the KWA Partners trademarks, to use the KWA Partners branding and to sell products and services designed through the KWA network for the purposes of providing career transition and career management services to clients in the Province of Manitoba, the Province of Saskatchewan, and in northwestern Ontario.

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Seasonality

As the company continues to grow through acquisitions, the revenue trends from quarter to quarter may change depending on the relative significance of acquisitions in a fiscal year and the seasonal variances of the client renewals of those particular acquisitions. As the company continues to grow both organically and through acquisitions the revenue trends from quarter to quarter within a fiscal may continue to vary, however the annual revenue trends will increasingly be more representative of the Company's annual revenue run rate as the company achieves increasing scale.

Revenue Dependency

The Company has various producer and commission agreements with insurance carriers through which it earns its commission revenues, the loss of any of these relationships could have a material adverse impact on the profitability of the Company and a material impact on the ability of the Company to service its clients. It is Management's belief that no material supply contract is at risk of being terminated or renegotiated.

Employees

At the end of fiscal 2015, the Company employed approximately 400 employees and contractors. The Company is dependent upon these employees and contractors to earn its revenues and to service clients. The loss of key employees, especially those who are directly responsible for revenue generation and those responsible for providing services to clients, could have a material adverse effect on the Company. See "Risk Factors - Key Personnel".

RISK FACTORS

The Company operates in a well-established and highly competitive industry and its results of operations, business prospects and financial condition are subject to a number of risks and uncertainties and are affected by a number of factors outside the control of management of the Company. These factors include, but are not limited to, the following:

Key Personnel

The Company is highly dependent upon the expertise and experience of its personnel, particularly those engaged in generating revenue, including, but not limited to, those involved in benefits plan design and administration, benefits legislative and regulatory issues, group retirement plan design and specialized human resource consulting, recruitment and career management. The Company's operations depend, in part, on the relationships and reputations these individuals have established with clients, often over many years. In the event the Company were to lose a number of key personnel, client relationships could be negatively impacted, which could lead to material adverse effects on the Company's operating and financial results.

The Company currently has many experienced employees who hold senior positions in the Company, who have various professional designations and who have developed deep and trusted relationships with clients. While the Company provides a competitive compensation structure for its employees, including an employee share purchase plan and a security based compensation plan and has comprehensive employment agreements in place with its employees to protect the Company, the loss of a number of key personnel may have a material adverse effect on the business of the Company. The ability to attract, retain and develop new employees into senior positions could affect the business of the Company.

Client Relationships

Group insurance contracts are generally renegotiated on an annual basis with clients, pursuant to which insurance premium pricing increases or decreases. Accordingly, there can be no guarantee that insurance contracts sold through the Company in the past will be renewed on a go forward basis. While the Company has several benefit and insurance clients with contracts that extend for one to seven years, the majority of the Company's benefit and pension revenue is derived from contracts that can be cancelled upon thirty days' notice. The Company's experience is that most clients terminate during the renewal process rather than during the policy year. No single client makes up more than 2.5% of the Company's revenue and the clients are diversified both in size and industry.

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Insurance Company Relationships

In certain cases, the Company acts as advisor to end-user employers to broker group insurance products with insurance companies. There can be no assurance that the Company will be able to maintain its existing relationships with these insurance companies which could have a material adverse effect on the Company's business, financial condition and operating results. In addition, during the renewal process the benefits consulting team will provide benefits planning and consulting services based on the availability of insurance products and pricing of such products, which could result in decreased benefits coverage and/or decreased premiums which generally would result in decreased revenue for the Company.

Regulation and Certification

The Company's employee benefits and group retirement consulting and administration services are subject to laws and regulations that are constantly evolving. In addition, the laws and regulations differ from province to province and the Company is required to keep up-to-date with the laws and regulations of each province.

Although there are currently restrictions on the ability of Canadian banks to market insurance products in competition with the Company, such legislation is currently under review. Accordingly, dependent upon the nature of legislative reforms, Canadian banks may in the future be able to offer products which are competitive with the products offered by the Company.

The rules and regulations governing income and commodity taxes are complex and wide-ranging, and the calculation of income taxes and applicability of commodity taxes requires judgment in interpreting tax rules and regulations. The Company's tax filings are subject to government audits that could result in material changes to the amount of current and future income taxes and related costs.

Any changes to laws, rules, regulations or policies could have a material adverse effect on the Company's business, financial condition and operating results.

Technology and Information Security

The Company is reliant on computerized operational and reporting systems. The Company makes reasonable efforts to ensure that back-up systems and redundancies are in place and functioning appropriately and maintains a disaster recovery plan to protect against significant system failures. Whereas a computer system failure would not be expected to critically damage the Company in the long term, there can be no assurance that a computer system crash or like event would not have a material impact on its financial results.

Information security risks have increased in recent years due, in part, to the proliferation, sophistication and constant evolution of new technologies used by hackers and external parties. The Company's technologies, systems and networks and third parties providing services to the Company, may be subject to attacks, breaches or other compromises. In the event of such an occurrence, the Company may experience, among other things, financial loss, a loss of customer or business opportunities, disruption to operations, misappropriation or unauthorized release of confidential, financial or personal information, litigation, regulatory penalties or intervention, remediation, investigation or restoration cost, and reputational damage.

Access to Capital

The Company relies principally on bank debt, vendor-take-back debt financing and issuance of common shares to fund its acquisitions. The Company may require additional funds to make future acquisitions of group benefit, group retirement and human resource consulting businesses and may require additional funds to market and sell its products into the marketplace. The ability of the Company to arrange such financing in the future, and to repay its existing debt, will depend in part upon the prevailing capital market conditions as well as the business performance of the Company. While the Company has been successful in the past, there is no assurance that capital will be available under terms that are satisfactory to the Company.

Pursuant to its articles of incorporation, the Company is authorized to issue an unlimited number of Common Shares for consideration and on such terms as are established by the Board of Directors without the approval of any shareholders. Any further issuance of Common Shares may dilute the interests of existing shareholders. If additional

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capital financing is not available on terms favourable to the Company, the Company may be unable to grow or may be required to limit or halt its strategic growth plans. In addition, certain of the Company's creditors who have security interests in the Company's assets, may decide to exercise their rights to acquire or dispose of the Company's assets.

Future Growth via Acquisitions

The Company's growth and expansion plans contain a dual approach of generating organic growth by increasing its existing business by gaining new clients and increasing product and service penetration with existing clients, as well as through transactions in which the Company acquires new operating entities or subsidiaries. There can be no assurance that an adequate number of suitable acquisition candidates will be available to the Company to meet this area of focus of its expansion plans, or in the event that such businesses are available for acquisition that they will be available at a price which would allow the Company to operate on a profitable basis. The Company competes for acquisition and expansion opportunities with entities that have substantially greater resources than the Company and these entities may be able to outbid the Company for acquisition targets.

Integration of Future Acquisitions

There can be no assurance that the businesses acquired by the Company in the future will achieve acceptable levels of revenue and profitability or otherwise perform as expected. The Company may be unable to successfully integrate businesses that it may acquire in the future, due to diversion of management attention, strains on the Company's infrastructure, difficulties in integrating operations and personnel, entry into unfamiliar markets, or unanticipated legal liabilities or tax, accounting or other issues. A failure to integrate acquired businesses may be disruptive to the Company's operations and negatively impact the Company's revenue or increase the Company's expenses. Risks related to the integration of acquisitions are mitigated through the Company's due diligence procedures and legal structure of the acquisitions.

Potential Undisclosed Liabilities Associated with Acquisition/Limited Indemnification

In connection with acquisitions completed by Company, there may be liabilities and contingencies related to the acquired entity that the Company failed to discover or was unable to quantify in its due diligence conducted prior to the execution of an acquisition, and the Company may not be indemnified for some or all of these liabilities and contingencies. The existence of any material liabilities or contingencies could have a material adverse effect on the Company's business, financial condition, liquidity and results of operations.

Interest Rate

Advances under the Company's credit facilities bear interest at variable rates. The Company may incur further indebtedness in the future that also bears interest at variable rates or it may be required to refinance its debt at higher rates. While the Company attempts to manage its interest rate risk, there can be no assurance that it will hedge such exposure effectively or at all in the future. Accordingly, increases in interest rates could adversely affect the Company's cash flows.

Legal

Legal risk is the potential for civil litigation or criminal or regulatory proceedings being commenced against the Company that, once decided, could materially and adversely affect the Company's business, operations or financial condition. In the ordinary course of business, the Company may be involved in litigation and other claims as a defendant or as a plaintiff. The outcomes of these actions could result in significant losses to the Company which could have a material adverse effect on the Company's business, financial condition and operating results.

Insurance

The Company believes that its professional errors and omissions insurance, director and officer liability insurance, and commercial general liability insurance coverage address all material insurable risks, provides coverage that is similar to that which would be maintained by a prudent operator of a similar business and is subject to deductibles, limits and exclusions which are customary or reasonable given the cost of procuring insurance and current operating

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conditions. However, there can be no assurance that such insurance will continue to be offered on economically feasible terms, that all events that could give rise to a loss or liability are insurable, or that the amounts of insurance will at all times be sufficient to cover each and every loss or claim that may occur involving the Company's assets or operations.

Canadian Economy and Competitive Conditions

The Company's future success is dependent upon the direction and state of the Canadian economy. The business, operating results and financial condition of the Company could be materially affected by a prolonged and deep recession or downturn in the Canadian economy. In particular, the Company is exposed to difficult economic conditions in western Canada resulting from depressed oil and gas markets. There is no assurance that the Company will have sufficient financial resources to withstand a prolonged and deep recession.

The insurance brokerage market is highly competitive and is composed of a large number of companies of varying size and scope of services. Insurance companies themselves also offer their products through other methods, including insurance agents and direct distribution channels, which are competitive with the insurance brokerage industry and the Company.

Brand and Reputation

The Company is dependent, to a large extent, on its client relationships and its reputation with clients. Damage to the Company's brand or reputation could result in the loss of client relationships, which could result in a material adverse effect on the Company's business, financial condition and operating results. There can be no assurance that future incidents will not negatively affect the Company's brand or reputation.

Internal Control

As a venture issuer, the Company is not required to certify the design and evaluation of the Company's disclosure controls and procedures (DC&P) and internal controls over financial reporting (ICFR), as defined by National Instrument 52-109, and as such has not completed such an evaluation. Investors should be aware that inherent limitations on the ability of certifying officers of a venture issuer to design and implement, on a cost effective basis, DC&P and ICFR may result in additional risks to the quality, reliability, transparency and timeliness of interim and annual filings and other reports provided under securities legislation.

DESCRIPTION OF CAPITAL STRUCTURE

General Overview

The authorized capital of the Company consists of an unlimited number of Common Shares. As at the date hereof there are 44,958,383 Common Shares issued and outstanding. Options to purchase 25,000 Common Shares have been exercised subsequent to August 31, 2015, however as at the date hereof, the Shares related to such exercises have not yet issued from treasury due to administrative timelines. It is anticipated that such Shares will issue shortly. The holders of the Common Shares are entitled to one vote in respect of each share held at all meetings of shareholders. Holders of Common Shares have the right to receive dividends, if any, as and when declared from time to time by the Board of Directors of the Company and any remaining property in the event of liquidation, dissolution or winding-up of the Company.

Dividends

There are no restrictions on the payment of dividends by the Company. The Company does not have a formal dividend policy and has never declared or paid cash dividends on the Common Shares. The Company currently intends to retain any future earnings to fund the development and growth of its business.

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Market for Securities

The Common Shares trade on the TSX-V under the symbol "PEO". There are no other securities of the Company listed on the TSX-V and there are no securities of the Company listed on a foreign exchange. The following table sets out the price range and trading volumes of the Common Shares on the TSX-V during fiscal year ended August 31, 2015:

Month	Low	High	Close	Volume
September	\$ 2.60	\$ 3.10	\$ 3.05	2,125,732
October	\$ 2.50	\$ 3.10	\$ 2.71	2,267,178
November	\$ 2.63	\$ 2.90	\$ 2.70	1,158,435
December	\$ 2.50	\$ 2.85	\$ 2.58	356,888
January	\$ 2.53	\$ 3.00	\$ 2.80	567,289
February	\$ 2.71	\$ 3.35	\$ 3.35	2,022,558
March	\$ 3.16	\$ 3.38	\$ 3.35	988,021
April	\$ 3.39	\$ 3.89	\$ 3.69	681,340
May	\$ 3.52	\$ 3.96	\$ 3.90	476,489
June	\$ 3.85	\$ 4.83	\$ 4.49	2,218,698
July	\$ 3.00	\$ 4.52	\$ 3.50	1,895,921
August	\$ 2.78	\$ 3.70	\$ 3.20	554,578

Prior Sales

On May 15, 2015, the Company closed a private placement offering of 4,232,000 shares at a price of \$3.40 per share, which included the exercise in full of the Underwriter's over-allotment option of 552,000 shares, for aggregate gross proceeds of \$14.4 Million.

In addition, during the year ending August 31, 2015, the Company issued 1,174,897 Common Shares (2014 – 1,709,213), comprised of the issuance of 626,566 Common Shares (valued at a price of \$3.99 per Share for a total of \$2.5 Million) related to the acquisition of Coughlin and the issuance of 548,331 Common Shares resulting from the exercise of stock options, resulting in gross proceeds equal to \$0.2 Million.

EXECUTIVE OFFICERS AND BOARD OF DIRECTORS

The names and municipalities of residence for the executive officers and directors of the Company as of the date hereof and their respective principal occupations within the five preceding years and their respective holdings of Common Shares as of August 31, 2015, are as follows:

Executive Officer Name and Municipality of Residence	Principal Occupations During the Past 5 Years	Percentage of Common Shares held	Number of Common Shares beneficially held
Laurie Goldberg (A) (E) Chairman and Chief Executive Officer Winnipeg, Manitoba, Canada	Chief Executive Officer, People Corporation	12.11%	5,443,947
Scott Anderson (A) (E) Director (February 2009) Toronto, Ontario, Canada	Chief Executive Officer, The Catalyst Company a management and consulting company)	4.30%	1,931,860



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Richard Leipsic (A) (E) Director (July 2012) Winnipeg, Manitoba Canada	Managing Director, Acumen Corporate Development Inc. (2012) Self-Employed Barrister & Solicitor (2011-12)	0.07%	32,453
Eric Stefanson Director (October 2014) Winnipeg, Manitoba Canada	Corporate Director	0.01%	2,300
Bonnie Chwartacki President Winnipeg, Manitoba Canada	 President, People Corporation (October 2014) Executive Vice President, People Corporation (2009 - October 2014) Vice President, People Corporation (2008-09) 	2.50%	1,122,045
Keith McMahon Chief Financial Officer Winnipeg, Manitoba Canada	 Chief Financial Officer, People Corporation (February 2015) President, KWM Consulting (2014 - 2015) President & Chief Executive Officer, Arctic Glacier (2006 - 2013) 	0.06%	27,720
Brevan Canning Executive Vice President and Group-Head Benefit Solutions Winnipeg, Manitoba Canada	Executive Vice-President and Group Head Benefits Solutions, People Corporation (October 2014) Vice President Finance, People Corporation (2005 to present)	1.68%	753,642
Lisa Villani Executive Vice President and Group Head - Consulting Solutions Toronto, Ontario Canada	 Executive Vice President, Consulting Solutions, People Corporation (August 2015) Regional Vice President, Southwestern Ontario, Group Benefits and Retirement Solutions, Manulife (2013 - 2015) Regional Vice President, Toronto Victoria Park, Group Benefits, Manulife (2006 - 2013) 	-%	-
Celia Kaufman Corporate Secretary Winnipeg, Manitoba Canada	 Vice President, Legal Affairs and Corporate Secretary, People Corporation (2013) Self-Employed Barrister & Solicitor (2012-13) Chief Advisor Employee Relations, National bank of Canada (2011-12) Corporate Counsel, Wellington West Holdings Inc. (2008-11) 	0.02%	9,358

Legend:

(A) Audit Committee

(E) Human Resources & Corporate Governance Committee

As at August 31, 2015 the directors and executive officers of the Company as a group, beneficially owned, or controlled or directed, directly or indirectly, 9,323,325 Common Shares representing approximately 20.74% of the outstanding Common Shares before giving effect to the exercise of options to purchase Common Shares held by such directors and executive officers. The statement as to the number of Common Shares beneficially owned, or over which a director or executive officer exercises control or direction, directly or indirectly, not being within the knowledge of the Company, has been furnished by the directors and officers.

The directors of the Company are elected at each annual meeting and hold office until the next annual meeting or until their successors are appointed.



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Information regarding the Audit Committee of the Company can be found in the Company's management information circular dated January 15, 2015 in connection with the annual and special meeting of shareholders of the Company held on February 19, 2015 under the heading "AUDIT COMMITTEE".

CEASE TRADE ORDERS, BANKRUPTCIES, PENALTIES OR SANCTIONS

Except as discussed below, as at the date hereof, to the best knowledge of the Company, no director or executive officer of the Company is presently, or has been during the ten (10) years prior to this date, a director, chief executive officer or chief financial officer of any company (including the Company) that (i) was the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days (an "Order") while that person was acting in the capacity as director, chief executive officer or chief financial officer of such company, or (ii) that was subject to an Order issued after that person ceased to be a director, chief executive officer or chief financial officer of the relevant company that resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer of such company.

Except as discussed below, as at the date hereof, to the best knowledge of the Company no director, executive officer of the Company or shareholder holding sufficient number of securities to materially affect control of the Company is presently, or has been during the ten (10) years prior to the date hereof (i) a director or executive officer of any company (including the Company) that became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, a receiver manager or a trustee appointed to holds its assets, while such person acted as a director or executive officer of such company or within one year following the date on which such person ceased to act as a director or executive officer of such Company, or (ii) became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or became subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold the assets of the director, executive officer or shareholder.

To the best of the Company's knowledge, no director or executive officer of the Company, or a shareholder holding a sufficient number of securities of the Company to affect materially the control of the Company, has been subject to (i) any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority, or (ii) any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable investor in making an investment decision.

Laurie Goldberg resigned as Chief Operation Officer of Crocus Investment Fund effective January 2005, and on June 28, 2005, Deloitte & Touche Inc. was appointed Receiver and Manager of Crocus Investment Fund by the Manitoba Court of Queen's Bench.

During the period in which Richard Leipsic was General Counsel and Vice President of Canwest Global Communications Corp ("Canwest"), Canwest and certain of its subsidiaries applied for and were granted protection from their creditors under the Companies' Creditors Arrangement Act (Canada), on October 6, 2009. On November 13, 2009, the Toronto Stock Exchange ("TSX") delisted Canwest's subordinate voting shares and non-voting shares (collectively the "Securities"), for failure to meet the continuous listing requirements. On November 16, 2009 the Securities commenced trading on the TSX-V. Subsequent to his departure from Canwest, the consolidated plan of compromise, arrangement and reorganization pertaining to Canwest was successfully implemented.

Keith McMahon was President and Chief Executive Officer of Arctic Glacier Inc., the operating company for Arctic Glacier Income Fund (the "Fund"), from December 2006 until July 2012. During his tenure, the Fund's units traded on the Toronto Stock Exchange and then, after being de-listed on January 6, 2012, were listed on the Canadian National Securities Exchange (CNSX:AG.UN).

On February 22, 2012, the Fund was granted an order by the Manitoba Court of Queen's Bench under the *Companies' Creditors Arrangement Act* (CCAA) authorizing the Fund and its operating subsidiaries to commence a court supervised recapitalization of its business, as well as providing for a stay of certain creditor claims and authorizing debtor-in-possession financing to enable it to maintain normal business operations during the CCAA process.

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CONFLICTS OF INTEREST

There are no existing or potential material conflicts of interest between the Company or a subsidiary of the Company and any officer of the Company or any Officer of a subsidiary of the Company.

LEGAL PROCEEDINGS

In the normal course of carrying on its business, the Company becomes the subject of claims and is involved in various legal proceedings. The Company is not currently involved in any material legal proceedings, and the Company is not aware of any pending or threatened proceedings or claims for damages against the Company where the amount would exceed 10% (exclusive of interest and costs) of the current assets of the Company. The Company believes that it has adequate reserves in respect of legal proceedings to which it is a party.

INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

To the knowledge of management of the Company, no director or executive officer of the Company, no person or company that beneficially owns, or controls or directs, directly or indirectly, more than 10 percent of the outstanding Common Shares, nor any associate or affiliate of the foregoing persons, has any material interest, direct or indirect, in any transaction within the three most recently completed financial years or during the current financial year that has materially affected or is reasonably expected to materially affect the Company.

TRANSFER AGENTS AND REGISTRARS

The registrar and transfer agent of the Company is TMX Equity Transfer Services at its principal office in the city of Toronto.

INTEREST OF EXPERTS

As at the date hereof, to the knowledge of the Company, the partners and associates of MNP LLP, the auditors of the Company, do not own any of the issued shares of the Company.

MATERIAL CONTRACTS

The Company is not a party to any material contracts entered into within the most recently completed financial year, or before the most recently completed financial year that are still in effect, that are required to be filed by the Company.

ADDITIONAL INFORMATION

Additional information relating to the Company can be found on SEDAR at www.sedar.com or by writing to Investor Relations, People Corporation, Suite 1800 - 360 Main Street, Winnipeg, Manitoba, R3C 3Z3.

Financial information is provided in the Financial Statements and MD&A for the Company's most recently completed financial year, which are filed on SEDAR. Additional information including directors' and officers' remuneration and indebtedness, principal holders of the Company's securities, and securities authorized for issuance under the Company's equity compensation plan is contained in the Company's Management Proxy Circular prepared in connection with the Company's Annual and Special Meeting of Shareholders held on February 19, 2015.