Instructions for Completing the Pre-authorized Giving Bank Form

Complete the top PAYOR INFORMATION (your name, address, email address etc.)

Under PAYMENT DETAILS, Indicate the Amount, the frequency (interval), along with the starting date. Be sure to attach a VOID cheque or Banking information.

Under AUTHORIZATION, sign and date – both signatures are required for joint accounts.

Under WAIVER OF PRE-NOTIFICATION, sign and date to indicate that you recognize that you will not be notified prior to each withdrawal.

To Cancel pre-authorized giving, complete the PAYOR INFORMATION at the top of this form and sign the bottom, under CANCEL PAYMENT. (include date of cancellation).

E-mail completed form, along with a VOID cheque or a Direct Deposit form from your bank to <u>finances@redemption.ca</u>

Payor's PAD Agreement

INSTRUCTIONS

- 1. The Payee must retain this agreement for at least 12 months after the last Pre-Authorized Debit (PAD) is issued.
- The Payee can obtain the Transaction Type Code from the Payments Canada website. See CPA Standard 007, Standards for the Use of Transaction Codes and Return Reason Codes in AFT Files.
- 3. The Payee will insert the number of days required to cancel a payment in the "Cancel Payment" Section (cannot exceed 30 days).

Payee Name (the "Payee") Same as Payor	Phone
REDEMPTION CHURCH CALGARY NORTH Address (street, city, province, postal code)	Email
Calgary, Alberta T3R1K9	finances @redemption.ca
Device Contracting for the literation of the Device of the literation	name and information privacy and information coour
	personal information, privacy and information second
if different from above:	Phone
Payee Contact Information for inquiries regarding Payee's practices related to if different from above: Account Holder Name(s) (the "Payor") (last name or business name, first name) Address (street, city, province, postal code)	the construction of the second

PAYMENT DETAILS D Specimen cheque marked "VOID" attached.

Payor Account Branch ID Due Date(s)	t (the Payor's account at the Processing Institution; the "Account Institution No. Account No. 0 Account No. 0 Account No. Amount of Payment CDN USD Ø Fixed \$	Int") Payor Financial Institution Name (the "Processing Institution")	Payor Financial Institution Name and Address (the "Processing Institution")		
a war was	O Variable (maximum amount) \$				
Frequency O Set Interval O Weekly O Other**	OBi-weekly OMonthly OOne-time*	Payment Type (choose one only) Personal PAD Business PAD Funds Transfer PAD 	CPA Transaction Type Code		
*If selected, this A **Specify intervals O Sporadic	greement will only permit a single PAD. s, set dates, or specific act, event, or other criteria that triggers	PAD. Description of PAD (optional)	and a second a		
	t (Payee's account for credit — complete If known) Institution No. Account No. 0 0		a talah disebut sa kana da 2 sa jang sa		

AUTHORIZATION (If only 1 signature is required for the Account, then only 1 Payor need sign. If 2 or more signatures are required, then both or all Payors must sign.) I/We acknowledge that this agreement is provided for the benefit of the "Payee" and "Processing Institution" and is provided in consideration of the Processing Institution agreeing to process debits ("PADs") against the Account with the Processing Institution in accordance with the Rules of the Canadian Payments Association (the "CPA Rules"). By signing this agreement, the Payor acknowledges having received and

x		X is the second s	
Payor Signature	Date	Payor Signature	Date

PAYMENT SERVICE PROVIDER AS PAYEE (Required if the Payee is collecting payments on behalf of an entity that is providing a Payor with goods and services.)

Description of arrangement between Payee and entity providing the Payor with goods and services:



WAIVER OF PRE-NOTIFICATION AND CONFIRMATION (Does not apply to sporadic PADS.)

I/We waive any and all requirements for pre-notification or confirmation under Rule H1 of the CPA Rules of debiting, including, without limitation, pre-notification of any changes in the amount of the PAD due to a change in any applicable tax rate, top-up, or adjustment.

Pa	ayor S	Signature	Date	X Payo	r Signature	Date	
CA	NCE	PAYMENT (<u>5</u> days	' notice is required before the next PAD will be	issued. (Cannot exceed 30 days.)		
Th	e Pay	or hereby cancels this f	Payor's PAD Agreement effective:			Lange Lange and the second	
x				x			
Pa	ayor S	Signature	Date	Payo	r Signature	Date	
TE	RMS	AND CONDITIONS					
1.	agre	ement with the Processing Inst	n accordance with the terms of my/our account litution, to debit or cause to be debited the Account ayment Type" section on page 1 of this agreement.	11.	transfer PADs that have recours under the following conditions:	greement is for personal or business PADs or for funds the through the clearing system, a PAD may be disputed	
2.	"Pay	Particulars of the Account that the Payee is authorized to debit are indicated in the "Payment Details" section on page 1 of this agreement. A specimen cheque, if available for the Account, has been marked "VOID" and attached to this agreement.		GR.	a) the PAD was not drawn in accordance with this agreement;b) this agreement was revoked; or		
3.				c) confirmation, pre-notification or notice was required and was not received.			
4.	provided in this agreement prior to the next due date of the PAD.		12.	I/We further acknowledge that in order to be reimbursed, a declaration to the effect that either a), b), or c) took place must be completed and presented to the branch or the Processing Institution holding the Account on or before the 90th calendar day in the case of a personal PAD or a funds transfer PAD that has recourse through the clearing system or, in the case of a business PAD, on or before the 10th business day in each case after the date on which the PAD in dispute was posted to the Account. I/We acknowledge that any claim made after the periods set out above must be resolved.			
5.	Revocation of this agreement does not terminate any contract for goods or services that exists between me/us and the Payee. This agreement applies only to the method of payment and does not otherwise have any bearing on the contract for goods or		13.	from the Processing Institution. I/We acknowledge and agree to	s and the Payee and there is no entitlement to reimbursement nstitution. nd agree that if this agreement is for funds transfer PADs and		
6.	I/We deliv		d delivery of this agreement to the Payee constitutes g Institution. Any delivery of this agreement to the Payor.		the Payee does not provide recourse through the clearing system, then will be provided through the clearing system (that is, I/we will not receiv reimbursement in the event of a dispute) and I/we must seek reimbursement from the Payee in the event a PAD is erroneously charged to the Account		
7.	a)	If this agreement is for busin any and all requirements for "Waiver of Pre-Notification an agreement (in which case I/w within 5 calendar days follow	ess or personal PADs, unless I/we have waived pre-notification or confirmation of debiting in the nd Confirmation" section on page 1 of this ve will receive a confirmation from the Payee ring the date of the first PAD), I/we acknowledge	14.	Jnless this agreement is for a funds transfer PAD that does not have recourse the he clearing system, I/we acknowledge that I/we have certain recourse rights lebit does not comply with this agreement. For example, I/we have the right to ru eimbursement for any debit that is not authorized or is not consistent with thi igreement. To obtain more information on my/our recourse rights I/we can conta our financial institution or visit <u>www.payments.ca</u> .		
		Canadian Payments A the due date of the firs (ii) with respect to busine:	e Payee in accordance with Rule H1 of the ssociation, at least 10 calendar days before st PAD; and ss or personal PADs recurring at set intervals, e Payee of the amount to be debited and the due	written notice. Notwithstanding the foregoing no longer be valid once the payment has require a newly authorized PAD agreement. goods and services agreement to which this agreement shall automatically be ca 16. I/We acknowledge that I/we understand tha established by the Payee and I/we accept pa ond exclusion.		vee may terminate this agreement upon days the foregoing, for One-Time PADs, this agreement will wment has been fulfilled. Any subsequent PADs will agreement. In the event that the Payor cancels the nt to which the PADs under this agreement relate, isally be cancelled.	
		date(s) of debiting, at l any change in the and change in any applical	least 10 calendar days before: (A) each and ount of a fixed amount PAD which results from a ble tax rate, a top-up, or other adjustment and of a date of such PAD; and (B) the due date of every			derstand that I/we am/are participating in a PAD plan we accept participation in the PAD plan upon the terms	
		variable amount PAD		17.		use, and disclosure of any personal information that	
	b)	PADs and business PADs reithe PAD will decrease as a re	(iii), no pre-notification is required for personal curring at set intervals: (i) where the amount of esult of a reduction in municipal, provincial or t of the PAD will change as a result of my/our		of the Payee to be credited with	ment to the financial institution that holds the account the PAD to the extent that such disclosure of personal and necessary for the proper application of Rule H1	
		direct action requesting the P but not limited to, telephone i	ayee to change the amount of the PAD (such as, instructions or other remote measures).	18.		the laws of and the federal laws /We irrevocably attorn to the exclusive jurisdiction of uated in the City of	
	c)	representing or reproducing w an email address to the Paye of pre-notification or confirma	on may be given in writing or in any form of words in visible form, which, if I/we have provided ee, includes an electronic document. The amount tion provided will change when there is a change irmation requirements contained in the CPA Rules.				
8.	the prio Rule be is	Payee is required to obtain an r to the PAD being exchanged a es. I/We agree that a password	Ds with sporadic frequency, I/we understand that authorization from me/us for each and every PAD and cleared in accordance with Rule H1 of the CPA I or security code or other signature equivalent will authorization for the Processing Institution to debit				
9.	has	a acknowledge that the Proces been issued in accordance wi limited to, the amount.	sing Institution is not required to verify that a PAD the particulars of this agreement, including, but	100			
10.	purp a co	bose of payment for which the I	ssing Institution is not required to verify that any PAD was issued has been fulfilled by the Payee as sued or caused to be issued by the Payee on the	12			