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 2. 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/PAYOR INFORMATION (Mandatory)

Payee Name (the "Payee")	Phone	
League Savings and Mortgage Company	1-800-668-2879	
Address (street, city, province, postal code)	Email	
6074 Lady Hammond Rd, Halifax, NS B3K 2R7	lsmhalifax@aclsm.ca	

Payee Contact Information for inquiries regarding Payee's practices related to personal information, privacy and information security, if different from above:

Account Holder Name(s) (the "Payor") (last name or business name, first name)	Phone
Address (street, city, province, postal code)	Email

PAYMENT DETAILS Specimen cheque marked "VOID" attached.

Payor Account	(the l	Payor's acco	ount at the Processing Institution; the "Account")	Payor Financial Institution Name an	d Address	
Branch ID	Inst	itution No.	Account No.	(the "Processing Institution")		
	0					
First Contribution Date		Amount of Contribution O CDN O USD First Contribution \$				
		Rec	urring Contribution \$			
Frequency				Payment Type (choose one only)	CPA Transaction Type Code	
O Set Interval				O Personal PAD		
OWeekly OBi-weekly O Monthly O One-time*			∕ O Monthly O One-time*	O Business PAD		
O0ther**				O Funds Transfer PAD		
Start Date				Description of PAD (optional)		
*If selected, this Agreement will only permit a single PAD. **Specify intervals, set dates, or specific act, event, or other criteria that triggers PAD.						
O Sporadic						
Payee Account (Payee's account for credit — complete if known)						
Branch ID	Inst	itution No.	Account No.			
15123 0 839						

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	having read a copy of this agreement, including the terms and conditions
"Payee" and "Processing Institution" and is provided in consideration of	on page 2, acknowledges understanding the terms and conditions of this
the Processing Institution agreeing to process debits ("PADs") against	agreement, and agrees to be bound by the terms and conditions of this
the Account with the Processing Institution in accordance with the Rules	agreement, including the terms and conditions on page 2.
of the Canadian Payments Association (the "CPA Rules").	I/We warrant and guarantee that the person(s) whose signature(s) are

By signing this agreement, the Payor acknowledges having received and | required to sign on the Account have signed the agreement.

X		X		
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.

X Payor Signature Date		X Payor Signature		Date				
					ed before the next PAD will be i	ssued. (Cannot exceed 30 days.)	
Th	e Pay	/or h	ereby cancel	s this Payor's PAD A	greement effective:			
X Pa	ayor S	Signa	iture		Date	X Payo	r Signature	Date
TE	RMS	AND	CONDITIONS			-		
	RMS / I/We agre for th Parti "Pay for th I/We prov U/We deliv Paye deliv Paye a)	AND herel emen he pur culars ment l agree ided b dentity d in th bagree ided b dentity d in th bagree ocatio casists aymer case follo (ii) (ii) Notv PAD the fede d ur the fede of pr in th	CONDITIONS by authorize the I t with the Process poses indicated in s of the Account Details" section of count, has been r rtake to inform the n this agreement ement is continui- by we/us, either is y within the speci e "Cancel Payme a sample cancel ment from the Pr n of this agreement between me/us a at and does not of xchanged. bwledge that provi y me/us to the Pr istitutes delivery s agreement is for and all requireme ver of Pre-Notification Canadian Payr the due date of fl a confirmation Canadian Payr the due date of with respect to pre-notification date(s) of debi any change in any any change to variable amoun vithstanding Sect is and business F 2AD will decreas- ral tax; or (ii) the t action requestin not limited to, tele notification or con- senting or repro- mail address to t e pre-notification or con-	ing Institution, to debit or of the "Payment Type" sect that the Payee is authoriz page 1 of this agreement narked "VOID" and attach Payee, in writing, of any c prior to the next due date ing but may be cancelled in writing or orally, with pr ied number of days before mit" section of this agreem lation form or further infor occessing Institution or by ent does not terminate an and the Payee. This agree otherwise have any bearin sion and delivery of this ag occessing Institution. Any of the this expression and the Payee. This agree otherwise have any bearing sion and delivery of this ag occessing Institution. Any of the the Payee. This agree of the payor. In business or personal PAI from the Payee in accords nents Association, at least the first PAD), I/we acknow from the Payee of the amount of a fixed amo applicable tax rate, a top- the due date of such PAD. the 7(a)(ii), no pre-notificat "ADs recurring at set inter e as a result of a reduction amount of the PAD will cf g the Payee to change the phone instructions or othe firmation may be given in ducing words in visible for the Payee, includes an ele or confirmation requireme	the terms of my/our account cause to be debited the Account on on page 1 of this agreement. A specimen cheque, if available ed to this agreement. hange in the Account information of the PAD. at any time upon notice being oper authorization to verify my/ the next PAD is to be issued as ent. I/We acknowledge that I/we mation on my/our right to cancel <i>visiting www.payments.ca.</i> y contract for goods or services ment applies only to the method ng on the contract for goods or reement to the Payee constitutes telivery of this agreement to the ADS, unless I/we have waived confirmation of debiting in the ction of this agreement (in which ayee within 5 calendar days wledge that I/we will receive: ance with Rule H1 of the 10 calendar days before Dos recurring at set intervals, bount to be debited and the due tays before: (A) each and unt PAD which results from a up, or other adjustment and of and (B) the due date of every tion is required for personal vals: (i) where the amount of n in municipal, provincial or ange as a result of my/our amount of the PAD (such as, er remote measures).	10. 11. 11. 12. 13. 14. 15. 16. 17. 18.	I/We acknowledge that if purpose of payment for v a condition to honouring Account. I/We acknowledge that, if transfer PADs that have runder the following conditient a) the PAD was not dressed to the PAD was not dressed to the Pade was not dressed to the Processing Institution the further acknowledge that either a), b), or c) to the Processing Institution the case of a personal P clearing system or, in the in each case after the data I/We acknowledge that an solely between me/us ar from the Processing Instit I/We acknowledge and a the Payee does not provivil will be provided through reimbursement in the ever from the Payee in the ever Unless this agreement is the clearing system, I/we debit does not comply wit reimbursement for any d agreement. To obtain motion our financial institution or I/We acknowledge that I/ written notice. Notwithsta no longer be valid once require a newly authorize goods and services age this agreement shall au I/We consent to the colle may be contained in this of the Payee to be credite information is directly relia of the CPA Rules.	the Processing Institution is not required to verify that any hich the PAD was issued has been fulfilled by the Payee as a PAD issued or caused to be issued by the Payee on the this agreement is for personal or business PADs or for funds ecourse through the clearing system, a PAD may be disputed tions: awn in accordance with this agreement; arevoked; or otification or notice was required and was not received. a that in order to be reimbursed, a declaration to the effect of place must be completed and presented to the branch of a holding the Account on or before the 90th calendar day in AD or a funds transfer PAD that has recourse through the case of a business PAD, on or before the 10th business day, te on which the PAD in dispute was posted to the Account. y claim made after the periods set out above must be resolved d the Payee and there is no entitlement to reimbursement tution. gree that if this agreement is for funds transfer PADs and de recourse through the clearing system, then no recourse ent a PAD is erroneously charged to the Account. for a funds transfer PAD that does not have recourse through the clearing system, then no recourse ent a PAD is erroneously charged to the Account. for a funds transfer PAD that does not have recourse through the his agreement. For example, I/we have the right to receive abit that is not authorized or is not consistent with this PAD e information on my/our recourse rights If any this agreement. In the event that the Payor cancels the eement to which the PADs under this agreement relate, tomatical be cancelled. we understand that I/we am/are participating in a PAD plan and I/we accept participation in the PAD plan upon the terms rein. we understand that I/we am/are participating in a PAD plan and I/we accept participation in the PAD plan upon the terms rein.
	the P prior Rules be is:		he Payee is required to obtain an authorization from me/us for each and every PAD rior to the PAD being exchanged and cleared in accordance with Rule H1 of the CPA Rules. I/We agree that a password or security code or other signature equivalent will be issued and will constitute valid authorization for the Processing Institution to debit the Account.			une Col	rts situated in the City of	
9.	has	been i			ot required to verify that a PAD f this agreement, including, but			
						1		PAYOR'S PAD AGREEMENT PAGE 2 OF 2