Auto-Debit Arrangement Enrollment Form Authorly to Debit (Individual / Corporate)

How to enroll / update enrollment

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ADDRESS* Please check:		ACCOUNT NAME* Please check:	Individual	Corporate	
TEL.NO.(Business)*	ADDRESS*	Please check:	Residence	Business	
	CONTACT PERSON		NO. (Residence)*	TEL.NO.(Business)*	FAX NO.*

2. CUSTOMER PAYEE LIST INFORMATION

- Indicate the following: "E" for enroll first time ADA set-up with payee or re-enrollment
- "D" for delete any change in debit account number/change in subscriber number/change in subscriber name/voluntary
 - Please enumerate the payee/s that you would like to enroll or delete for auto-debit arrangement (ADA) cancellation/termination of ADA with payee.
- Indicate your subscriber number with that payee/other subscriber number/s you wish to enroll or delete, e.g. account number, service I.D. number,
- Indicate your default bank account number from which funds will be automatically debited in settlement of your payable/s to the payee/s once a policy number, membership number. Indicate your subscriber name/other subscriber name/s you wish to enroll or delete.

collection instruction/billing file is sent to the Bank by the payee/s. This may be changed later if desired.

E/0,	PAYEE NAME?	SUBSCRIBER NUMBER ³ /	SUBSCRIBER NAM	E.	ENROLLED DEBIT ACCOUNT NO
ī	TFSPH	*			

3. DECLARATION

IMe have read and agree to the ADA terms and conditions printed at the back of this form. IMe declare that the above information are accurate to mylour knowledge.

ALL REQUIRED SIGNATORIES

(signature over printed name) (signature over printed name) For Banks Use Only (signature over printed name) SIGNATORY

Dianch	n.c. office
SIGNATURES VERIFIED BY:	PROCESSED BY:
(signature over printed name)	(signature over printed name)
Date and Time:	Date and Time:
VALIDATED/APPROVED BY:	CHECKEDIAPPROVED BY:
(signature over printed name)	(signature over printed name)
Date and Time:	Date and Time:

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AUTO-DEBIT ARRANGEMENT (ADA) **Terms and Conditions**

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	BANCO
Enrollment	
Date of	0

BANCO DE ORO UNIVERSAL BANK

No.12 ADB Avenue, Ortigas Centre, Mandaluyong City

This will serve as your authorization to debit myfour enrolled accountls to settle myfour billings in favor of myfour enrolled payeets under the AUTOMATIC DEBIT ARRANGEMENT (*ADA*), Myfour ADA enrolled accountls and corresponding payeets are indicated on the reverse side hereof.

in this regard, I/We hereby agree to be governed by the following ADA terms and conditions:

- Banco de Oro Universal Bank ("BDO") and mylour payee/s have entered into a Memorandum of Agreement ("MOA") whereby BDO will facilitate the collection of my/our payee's/s' billings to me/us, via auto-debit from my/our enrolled account/s. ÷
- I/We hereby expressly authorize BDO's unit-in-charge of implementing the collection, to automatically debit from time to time, without need of any further act and deed, from mytour enrolled accounds, the amounts due to mytour payee's as described in the collection instruction I billing file as may be transmitted by mylour payeels to BDO from time to time in accordance with terms of the MOA. Amounts debited from mylour enrolled accounts will be automatically credited to my/our payee's/s' deposit account/s with BDO.
- It is agreed and understood that in case the cleared and withdrawable balance of mytour enrolled accounts be insufficient to pay in full the total amount due to my/our payee/s, BDO shall not effect partial payment thereof out of the insufficient balance of my/our enrolled account/s
- Any claim which may arise from any discrepancy between the amount's debited from mylour enrolled accounts/s and that stated in mylour payee's/s' collection instruction/billing file shall be resolved with my/our payee/s.
- Payments for past due or overdue accounts with service disconnection/termination or policy/contract lapsation shall be made directly to the collection offices Payment procedures/stipulations imposed by my/our payee/s not inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed by BDO and the undersigned or any of us, are deemed incorporated herein by way of reference of my/our payee/s.
- For enrolled joint "or" accounts, I/we hereby agree and understand that any and all transaction done by metus/any of us through the ADA are done with the consent of all of mylour co-depositor/s. Further, I'we hereby declare under the penalties of perjury that all of mylour co-depositors/s is/are living at the time of such transaction/s.
- For enrolled corporate accounts, tiwe hereby agree that the ADA transactions are authorized by my/ our company's board resolution covering my/our account maintenance with BDO.
- I/We hereby agree to waive a separate notice of debit other than that reflected in BDO's passbook or bank statement.
- I/We hereby agree to reimburse and forever hold BDO, its directors, officers, employees and assigns, free and harmless from any and all claims, actions, and/or liabilities of whatever kind and nature, for checks drawn against my/our enrolled account's but returned/dishonored as a result of the debit of the amount's due to mylour payee/s from mylour enrolled accounts; and/or arising out of or in connection with the implementation of this ADA, and/or for BDO's failure to implement this authority due to error/s and/or omissions inadvertently committed.
- IMe hereby expressly waive mylour rights under the Secrecy of Bank Deposits Law (R.A. 1405) in connection with any information which may be disclosed by BOO to mylour payeels from time to time and as may be necessary to implement the MOA between BDO and mylour payeels. For this purpose, Ilwe hereby authorize BDO to disclose mylour payeels any information pertaining to mylour enrolled accounts, as may be necessary for the implementation of this ADA.
- BDO reserves the right to impose charges on this arrangement within legal/statutory limits. 10
- The MOA between BDO and mylour payee/s may be cancelled at anytime by either party without need of prior written notice of termination to melus. =
- This ADA shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas, Philippine Clearing House Corporation and other relevant government agency. 2
- All terms and conditions of my/our existing savings/current account agreements with BDO in so far as not inconsistent herewith shall remain in full force and 13
- This ADA shall take effect after BDO receives confirmation of mylour ADA enrollment from mylour payee/s following the date of enrollment as indicated above and shall continue to be effective unless otherwise notified by melus in writing to BDO at least seven (?) days prior to intended date of termination. BDO however, may immediately tarminate this Agreement without notice to melus, in case Ilwe mishandle mylour enrolled accounts in the reasonable 14.
- This ADA and the implementation of the terms hereof shall be subject to the pertinent provisions of the MOA between BDO and my/our payeels as well as BDO's Implementing Guidelines, which are deemed incorporated herein by way of reference. 15.





AUTHORIZATION TO DEBIT ACCOUNT FOR TOYOTA FINANCIAL SERVICES PHILIPPINES

I. Terms and Conditions

I/We hereby acknowledge and accept the following terms and conditions:

- BDO is authorized to disclose to TFSPH any matter pertaining to the status of payment as may be necessary for the operation of this AUTHORIZATION TO DEBIT ACCOUNT ARRANGEMENT (ADA). This acts as waiver on Republic Act 1405 (Bank Secrecy Law).
- 2. The amount given by TFSPH as my/our monthly amortization shall be debited from the my/our enrolled deposit account/s, separately or collectively, on the due date stated in my/our Promissory Note with Chattel Mortgage or Contract of Lease, and/or from time to time within five (5) days after the due date, should there be a failed debit due to unavailability or insufficiency of funds, including penalty/ies and/or charges pursuant thereto. It is agreed and understood that I/we shall maintain sufficient balance to cover the monthly amortization and other required amounts, if any, for maintaining my/our deposit account with BDO;
- 3. Only the cleared and withdrawable balance of my/our account shall be debited. Non-debiting of my/our account due to unavailability or insufficiency of funds shall be ground for cancellation of the debit arrangement even without prior notice to me/us. In case of unavailability and/or insufficiency of funds and/or the debit arrangement has been cancelled, it shall be my/our obligation to settle my/our monthly amortization, penalties, interest and other charges which may accrue at the TFSPH offices or through other payment channels maintained by TFSPH;
- 4. The amount to be debited from the my/our enrolled deposit account shall be final and conclusive insofar as BDO is concerned and any complaints regarding any debit transaction under this ADA or any discrepancy whatsoever, shall be taken up by me/us directly to TFSPH;
- 5. Any claim which may arise from any discrepancy between the amount/s debited from my/our enrolled account and that stated in my/our Promissory Note with Chattel Mortgage or Contract of Lease shall be resolved with TFSPH;
- 6. For enrolled joint "or" accounts, I/we hereby agree and understand that any and all transactions done by me/us/any of us through the ADA are done with the consent of all of my/our co-depositor/s. Further, I/we declare under the penalties and perjury that all of my/our co-depositor/s is/are living at the time of such transaction/s;
- 7. For enrolled corporate accounts, I/we hereby agree that the ADA transactions are authorized by my/our company's board resolution covering my/our account maintenance with BDO;
- 8. BDO shall not be obligated to present any evidence of payment to me/us. The bank statement showing debits from the account shall be considered such evidence. It shall be the responsibility of TFSPH to issue official receipts upon my/our request;
- 9. I/we may terminate this agreement anytime only upon written notice to and approval of TFSPH;
- 10. The ADA agreement between BDO and TFSPH may be cancelled anytime by either party without need of prior written notice of termination to me/us:
- 11. All terms and conditions of my/our account agreement with TFSPH insofar as not inconsistent herewith shall remain in full force and effect.
- 12. I/We understand that this Agreement shall not in any way supplant, amend, or modify the Note or the Contract which I/ we executed with TFSPH. In case of conflict between this Agreement and the said Note or Contract, the provision of such Note or Contract shall prevail.

II. Post-dated Check Pull-Out

Should there be any submitted post-dated checks for my/our account in TFSPH, I/We hereby request for pull-out of those checks once my/our ADA has been approved and activated.

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Borrower's Signature Over Printed Name	Co-Borrower's Signature Over Printed Name	Date