

Payline



Application for Individuals

Thank you for choosing Payline for your foreign exchange and international payment needs. Payline abides by FINTRAC regulations and as such, is responsible for reporting transactions, keeping accurate records, ascertaining the identity of those we transact with, understanding the nature of transactions processed and being in compliance with all relevant regulations and legislation. Therefore, we require the documentation contained in the following forms, and in certain circumstances, may require additional supporting documentation. We endeavour to make dealing with Payline as easy and efficient as possible within the parameters of these regulations, and thank you in advance for your patience in completing the registration process.

Section 1 » Application Form

Section 2 » Banking Information

Section 3 » Payor's Authorization for Pre-Authorized Debit of Chequing Account

Section 4 » Client Agreement

VantageOne Credit Union Referral Source

REPRESENTATIVE INFORMATION

Name

Phone

Email

Branch

In-Person Application for Individuals Checklist

- Section 1 » Application Form
- Section 2 » Banking Information
- Section 3 » Pre-Authorized Debit Agreement
- Section 4 » Client Agreement
- Void Cheque
- Scanned Legible Identification - Primary
- Scanned Legible Identification - Secondary

Acceptable Identification

PRIMARY DOCUMENTATION

One item is required, and you may choose anything from the following list:

- Current driver's license (including a graduated license), showing your full name and address as it appears on your application
- Current Canadian passport or a valid passport from another country
- Canadian Citizenship Card
- Canadian Permanent resident card
- Certificate of Indian or Métis status, issued by the federal government
- Nexus express pass for the United States border (copies of both front and back are required)
- Canadian fire arms registration license
- Provincial or territorial identification card issued by:
 - Insurance Corporation of British Columbia (ICBC)
 - Alberta Registries
 - Saskatchewan Government Insurance
 - Department of Service Nova Scotia and Municipal Relations
 - Department of Transportation and Infrastructure Renewal of the province of PEI
 - Service New Brunswick
 - Department of Government Services and Lands of the Province of Newfoundland and Labrador
 - Department of Transportation of the Northwest Territories
 - Department of Community Government and Transportation of the Territory of Nunavut

SECONDARY DOCUMENTATION

One item is required, unless the Primary piece does not contain a photo, then two Secondary pieces are required, one of which must contain a photograph. Please note, you may submit two pieces of Primary ID in lieu of one piece of Secondary ID. Choose from the following list:

- Canadian Birth Certificate
- Record of Landing
- Document showing registration of a legal name change with evidence of use or prior name for last 12 months
- Taxation assessment notice from Canada Customs and Revenue Agency
- Canadian Armed Forces identification card
- Provincial Health Cards (does not include Ontario, PEI, Manitoba, Nova Scotia)
- Current identity document issued by a government ministry or agency with a vigorous registration and security clearance process (e.g. OPP or RCMP security check)

Application Form

PERSONAL INFORMATION

Mr. Mrs. Ms. Date of birth

First name Primary phone number

Middle name Primary phone is associated with: Home Business

Last name Mobile phone number

Email

Residential Street Address (No PO Boxes Accepted)

City Province

Country Postal code

Occupation (if retired/unemployed, previous occupation)

Employer Name & Location

PERSONAL IDENTIFICATION

Primary IdentificationType Secondary Identification Type

Primary IdentificationNumber Secondary Identification Number

Primary IdentificationExpiration Date Secondary Identification Expiration Date

Primary IdentificationAttached? Yes No Secondary Identification Attached? Yes No

ADDITIONAL INFORMATION

Are you or a member of your family a Politically Exposed Person? Yes No

Are you or a member of your family a Politically Exposed Foreign Person? Yes No

Are you transacting on behalf of a third party? Yes No

Will you be using our online trading platform? Yes No

Are you or a member of your family the Head of an International Organization? Yes No

Are you a US Citizen? Yes No

Anticipated date of first transaction?

What is your reason for opening an account?

Select type of Account Activity:

ANTICIPATED TRADING ACTIVITY

1. Buy/Sell Currency Volume/year Transactions/year

2. Buy/Sell Currency Volume/year Transactions/year

Payor's Authorization for Pre-Authorized Debit of Chequing Account

1 PAYOR'S NAME AND ADDRESS (PLEASE PRINT)

I/We warrant and represent that the following information is accurate.

ACCOUNT HOLDER INFORMATION

Individual's name

Phone number

Address

City

Province Postal code

PAYOR'S FINANCIAL INSTITUTION (BANK INFORMATION)

Name of Payor's Financial Institution (the "Processing Institution")

Address

City

Province Postal code

Transit # (99999) Institution # (999)

Account number

Currency

Account Established 0-3 months 3-12 months > 1year

- I/We will inform the Payee, in writing, of any change in the information provided in this section of the Authorization prior to the next due date of the PAD.

2 PAYEE'S NAME AND ADDRESS (PLEASE PRINT)

Name of Payee (the "payee")

Phone number

Address

City

Province Postal code

3 PAYMENT INFORMATION

STEP ONE

Please specify whether the payment is a: (Please check one)

Fixed Amount:

Please specify the fixed amount

Variable Amount:

If variable, please specify the maximum amount, or indicate N/A if there is no maximum amount.

STEP TWO

Occurring at: (Please check one)

Set intervals:

Please specify timing

As Booked

In accordance with booked deals outlined on the signed Client Agreement with Payline.

Client Initial:

PAD Payment Information Continued

STEP THREE

I/We have attached a specimen cheque marked "VOID" or a bank provided account confirmation to this payor authorization (the "Authorization"). Initial _____

4 AGREEMENT

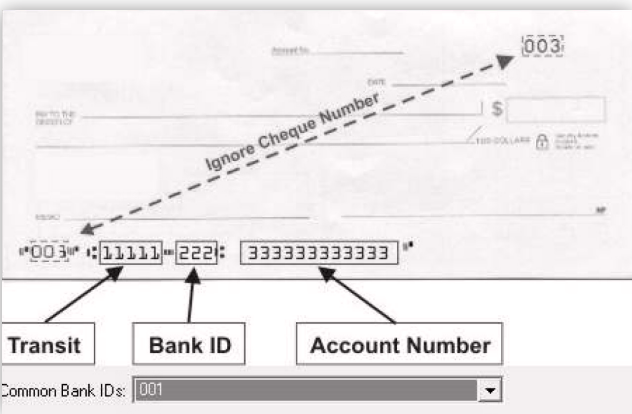
1. I/We acknowledge that the Authorization is provided for the benefit of the Payee and the Processing Institution and is provided in consideration of the Processing Institution agreeing to process debits against my/our account, as listed above, (the "Account") in accordance with the Rules of the Canadian Payments Association.
2. I/We warrant and guarantee that all persons whose signatures are required to authorize withdrawals from the Account have signed the Authorization below.
3. I/We hereby authorize the Payee to issue Pre-Authorized Debits (as defined in Rule H1 of the Rules of the Canadian Payments Association) (the "PAD") drawn on the Account, for the following purpose: FOREIGN EXCHANGE TRANSACTIONS
4. I/We may cancel the Authorization at any time upon providing written notice to the Payee. I/We may obtain a sample cancellation form, or more information on my/our right to cancel a PAD Agreement at my/our financial institution or by visiting www.cdnipay.ca.
5. I/We acknowledge that provision and delivery of the Authorization to the Payee constitutes delivery by me/us to the Processing Institution. Any delivery of the Authorization to the Payee, regardless of the method of delivery, constitutes delivery by me/us.
6. The Payee will provide to me/us, at the address provided in Section 1:
 - a) with respect to fixed amount PADs, written notice of the amount to be debited (the "Payment Amount") and the date(s) on which the Payment Amount debited will be posted to my/our Account (the "Payment Date"), at least 10 calendar days before the Payment Date of the first PAD, and such notice shall be provided every time there is a change in the Payment Amount or the Payment Date(s);
 - b) with respect to variable amount PADs, written notice of the Payment Amount and the Payment Date(s), at least 10 calendar days before the Payment Date of every PAD; and with
 - c) respect to a PAD plan that provides for the issuance of a PAD in response to a direct action of mine/ours (such as, but not limited to, a telephone instruction) requesting the Payee to issue a PAD in full or partial payment of a billing received by me/us for a payment obligation that meets the requirements of Section 2 or Rule H4, no notice is required.
7. I/We acknowledge that the Processing Institution is not required to verify that a PAD has been issued in accordance with the particulars of the Authorization including, but not limited to, the amount, or that any purpose of payment for which the PAD was issued has been fulfilled by the Payee as a condition to honouring a PAD issued or caused to be issued by the Payee on the Account. Revocation of the Authorization does not terminate any contract for goods or services that exists between me/us and the Payee.
8. The Authorization applies only to the method of payment and does not otherwise have any bearing on the contract for goods or services exchanged.
9. I/We may dispute a PAD only under the following conditions:
 - a) the PAD was not drawn in accordance with the Authorization;
 - b) the Authorization was revoked; or
 - c) pre-notification, as required under Section 8 was not received.
10. I/We 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 of the Processing Institution holding the Account up to and including 90 calendar days after the date on which the PAD in dispute was posted to the Account.
11. I/We agree that the information contained in the Authorization may be disclosed to any third party provider as required to complete any PAD transaction.
12. I/We understand and accept the terms of participating in this PAD plan.
13. I/We have certain recourse rights if any debit does not comply with this agreement. For example, I/We have the right to receive reimbursement for any debit that is not authorized or is not consistent with this PAD agreement. To obtain more information on our recourse rights, I/We contact our financial institution or visit www.cdnipay.ca.

Printed name

Authorized signature _____ Date _____

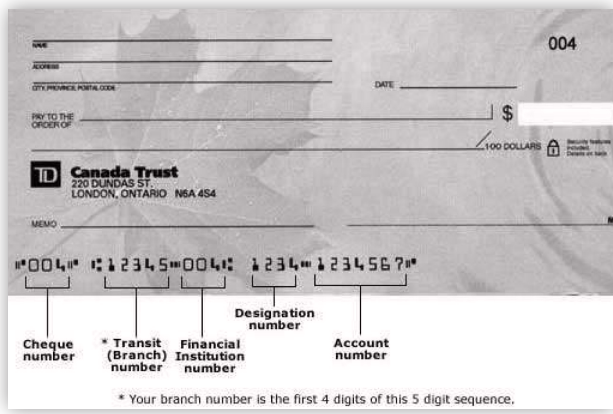
Sample General Cheque

Image supplied by our partner Telpay



Sample TD Cheque

Image supplied by our partner Telpay



Client Agreement - Individual

THIS AGREEMENT is entered into as of the date below between:

Payline by ICE Limited Partnership (referred to as "Payline")

And

(referred to as the "Client")

DEALS

A Deal, meaning the Client agrees to buy or sell currency using Payline, can be booked either online or by calling our toll-free Trading Desk. In order to complete a Deal online using Payline, the Client must click the Book Deal button on the Payline platform. Once the Client clicks the "Book Deal" button, the Client will have accepted the Deal and it will be a binding obligation. All incoming wires received by our correspondent banks, for the Client, will incur a \$10 fee. All outgoing payments will incur a \$20 fee. Any payments submitted by the Client without an associated FX Deal will incur a fee up to \$50, depending on the method of transfer requested.

The Client will be responsible for each Deal that is entered into, including any Deal that is entered into by any person who uses a password without proper authorization. However, the Client will not be responsible for any unauthorized Deal that is entered into after the Client has given Payline written notice by mail, courier or fax (in the manner described below) to cancel a user's password.

If for any reason the Client requests to cancel a Deal that has been entered into, the Client must notify Payline immediately by calling the customer support number. Under certain circumstances, Payline may be able to cancel the Deal, and Payline will use reasonable best efforts to cancel the Deal. However, the Client understands that once the Deal has been entered into, the Deal is a binding obligation and the cancellation of any such Deal will be entirely within the sole and absolute discretion of Payline. In addition, for any Deal that is cancelled by Payline, the Client must reimburse Payline for any breakage costs and other expenses that may have been incurred.

The terms of each Deal will be set out in the Deal confirmation presented to the Client on the Deal confirmation screen following the acceptance of the Deal. The Deal confirmation is evidence of the terms of a completed Deal. In addition, an automatically generated email confirmation is sent to previously specified users each time a Deal is booked. The Deal will not be invalidated if for any reason the Deal confirmation is not presented to the Client by Payline or the email confirmation is not received, including, as a result of any computer malfunction or email blocking filter. If for any reason the Deal confirmation is not presented to the Client, the records of Payline with respect to that Deal will constitute conclusive evidence of the terms of the Deal. If a Deal confirmation is not presented to the Client for any reason, the Client should notify Payline immediately by calling the customer support number, and Payline will provide the Client with a confirmation setting out the terms of the Deal.

The terms of each Deal set out in the related Deal confirmation are incorporated into this Agreement and form a part of this Agreement. This Agreement and the terms of each Deal together form the agreement between the Client and Payline and together constitute a single agreement between the Client and Payline. If there is any inconsistency between this Agreement and a Deal confirmation, the Deal confirmation will govern.

Once a Deal has been entered into, the Client must make each payment or delivery in the currency, in the amount, on the date and in accordance with the settlement instructions for the Deal, as set out in the related Deal confirmation. The Client must ensure that any account from which the payment obligations under a Deal are to be made contains sufficient cleared funds to settle the Deal on the value date for the Deal. If the account does not contain sufficient cleared funds to settle the Deal, the Client will be liable for any resulting fees payable with respect to the account in accordance with the terms under which they hold such account. In addition, if the Client fails to settle the Deal on the value date for the Deal, Payline may, without limiting any other remedies that it may have, in its absolute discretion cancel the Deal, in which case the Client will have to reimburse Payline for any breakage costs and other expenses incurred by Payline to cancel the Deal.

Client Initial:

Client Agreement continued...

If the Client selects a value date for the settlement of a Deal and that date is not a business day in the Province, State or Country in which any of the accounts from which the Client will be making or receiving payment for a Deal resides (that is, if the account is maintained at a branch in that jurisdiction), the value date for the Deal will be the first day following the value date that the Client selected that is a business day in each of the jurisdictions in which such accounts reside, notwithstanding anything to the contrary in the Deal confirmation.

Payline cannot control nor be responsible for the time it takes Financial Institutions to credit or debit accounts. In the event that a transaction is processed on the next business day for whatever reason, Payline shall not, in the absence of gross negligence or willful misconduct, be responsible for failure, delays or errors in the completion of the transaction and Payline shall have no liability for any resulting or special damages.

In the event of any of the following: sufficient funds are not available at the time of collection, payments are rejected due to lack of information, incorrect information is provided by the Client to Payline or investigations are initiated at the request of a client, it will remain the responsibility of the Client to cover these costs. Costs will range between \$20.00 and \$50.00, charged in the base currency of the Client and be dependent on the type of rejection. It will remain the responsibility of a Payline employee to take reasonable measures, verbally or written, to notify the Client of any costs. In the event that further action is required to ensure collection, it will be the responsibility of the Client to pay the amount owed to Payline including any accrued interest at a rate of 15% P/A.

AUTHORITY TO DEAL

In keeping with regulations, an individual account with Payline is only authorized to be held in a single individual's name. Jointly held accounts will not be permitted. The authority to deal therefore lies solely with the individual listed as the account holder.

Information access can be granted to other individuals by the Client. Formal documentation will be required to be submitted to Payline to grant this request. This does not permit the Individual with information access to book deals, have online access, or to provide payment instructions.

Online access "username and password" used by clients shall be relied upon by Payline as an action of that party. If there is any belief that a username has been compromised, it is the responsibility of the Client to notify Payline in writing. In the event that Payline suspects that electronic access information has been shared, therefore breaching the authority to deal clause of this document, Payline holds the right to suspend online access and/or terminate the business relationship with the Client. For clients that choose not to access the secure online system, and choose to communicate instructions to Payline by email, it is expected that the Client will take all reasonable measures to ensure the security of their email accounts; the Client is solely responsible for the security of his or her email accounts.

RECORDS

Payline may maintain a database of all the payment instructions entered into the Payline online platform. Payline's records will be conclusive and binding on the Client in any dispute, including in any legal proceedings, as the best evidence of the Deals using the Payline platform, in the absence of clear proof that Payline's records are erroneous or incomplete.

Payline will not be liable to the Client as a result of any payment that it makes pursuant to incorrect settlement or delivery instructions provided by the Client when using the Payline online platform.

SET-OFF

If the Client fails to make a payment or delivery when due under this Agreement or under a trade, Payline may without prior notice set-off any amount owing by the Client to Payline under this Agreement or under a Deal, against any amount owing by Payline to the Client, whether or not the amount is owed to the Client under this Agreement or under a Deal.

INFORMATION SOURCES

Certain market information provided through Payline has been independently obtained from various information providers through sources believed to be reliable. Neither Payline nor the information providers guarantee the timeliness, sequence, accuracy or completeness or fitness for a particular purpose of any market information provided through Payline. The market information may include views, opinions and recommendations of individuals or organizations. The Client understands that neither Payline nor the information providers necessarily endorse such views or opinions, or are providing any investment, tax, accounting or legal advice to the Client by including such information.

Client Initial:

Client Agreement continued...

LIMITATION OF LIABILITY

Payline will not be liable to the Client for any loss, costs or damages which may incur as a result of their use of the Payline platform or if the Payline platform is not available, including if for any reason it is not available during normal hours of operation. For example, and without limitation, Payline will not be liable:

- (a) for communication malfunctions that affect the accuracy or timeliness of messages or instructions between the Client and Payline and/or which prevent messages from being transmitted in whole or in part;
- (b) if the Client makes a mistake when entering information when using the Payline platform;
- (c) if any person fails to log off a personal computer and an unauthorized Deal is entered into using the Payline platform;
- (d) if, for any reason, the Client cannot access any part of the Payline platform or the platform does not function or is not available; or
- (e) for any harm or loss to the Client's personal computer records or data.

Payline will not be responsible for any loss, damages or injury suffered by the Client by reason of any act or omission in the course of or in connection with the operation of any Electronic access device. Inaccurate or out-of-date rates will not be honoured.

SERVICE MODIFICATIONS AND INTERRUPTIONS

Payline may modify any part or the entire Payline platform at any time. The Payline platform may periodically be unavailable to the Client during normal hours of operation to allow for maintenance and updates. Payline will not be responsible for delays or failures in performance resulting from acts beyond its reasonable control. Such acts include but are not limited to, acts of God, strikes, postal interruptions, lockouts, riots, acts of war, epidemics, fire, communication line failures, power failures, equipment or software malfunction, earthquakes or other disasters.

GENERAL

This Agreement is in addition to, and not in substitution of, any other present or future agreement between the Client and Payline.

CHANGES TO THIS AGREEMENT

Upon prior notice to the Client, which may include communication via the Payline platform, Payline may amend any provision of this Agreement at any time, and the continued use of Payline after the date of any such amendment will constitute for all purposes of the agreement and consent to such amendment.

TERMINATION

Payline may terminate this Agreement at any time without notice. The Client may terminate this Agreement at any time by notifying Payline in writing in accordance with the paragraph below.

Termination of this Agreement by either Payline or the Client will not affect any trades that were entered into prior to such termination, in respect of which this Agreement shall continue until all obligations under those Trades have been settled.

In the event that an account is inactive for longer than 1 (one) year from the last transaction, Payline reserves the right to deactivate the account without notice. In the event that additional information is requested in order to update a trading account, it is the responsibility of the Client to provide Payline the requested information. In the event that the information is not received within 7 (seven) business days of the written request, Payline reserves the right to deactivate the account until the information is received.

Client Initial:

Client Agreement continued...

COMPLIANCE WITH THE PROCEEDS OF CRIME (MONEY LAUNDERING) ACT & REGULATIONS

The Client understands that Payline will comply with the requirements for the ACT as under:

- a. Individual account information will be collected in accordance with the ACT.
- b. Payline will not accept any third-party transactions unless full details are provided for the third party's identity to the satisfaction of the compliance department of Payline.
- c. Transactions of amounts stipulated in the regulations will be reported to FINTRAC (www.fintrac.gc.ca).
- d. Reporting of transactions and retention of customer records for all transactions will be compiled and stored as stipulated by the ACT.

The Client hereby certifies that he or she is acting, as a principal, for and on his or her own behalf, and not on behalf of a third party.

NOTICES AND COMMUNICATION OF INSTRUCTIONS

Notices, which the Client may need to deliver to Payline, must be delivered by mail, courier or fax as follows:

Payline by ICE Limited Partnership
Suite 202, 1901 Sooke Road
Victoria, B.C. V9B 1V8
Phone: (250) 483-4795
Fax: (250) 412-0252
Email: compliance@paylinefx.ca

Any notice will be deemed effective:

- a. if delivered by mail, on the date it is received by Payline;
- b. if delivered by courier, on the date it is delivered to Payline; and
- c. if delivered by fax, on the date that transmission is received in legible form by Payline.

Payline may, but is not obliged to, rely and act upon telephone, fax and any other electronically transmitted instructions from or purporting to be from a person authorized by the Client and which Payline believes in good faith to be genuine. Payline shall not, in the absence of gross negligence or willful misconduct, be responsible for failure, delays or errors in the receipt of such instructions and Payline shall have no liability for resulting or special damages.

LANGUAGE (Quebec residents only)

The Client confirms that they have requested this Agreement and all related documents to be drawn up in the English language only.

Vous confirmez avoir exigé que ce contrat et tous les documents s'y rapportant soient rédigés en anglais seulement.

PAYLINE BY ICE LIMITED PARTNERSHIP

Representative Name Title

- I, a Payline employee have physically reviewed the Client's identification and confirmed its validity.
- Client falls under non-face-to-face identification method as required by FINTRAC (www.fintrac.gc.ca).

Signature Date

Client Initial:

Client Agreement continued...

CLIENT

Individual's Name

Please check the option which applies:

- I have met with a Payline employee who has physically reviewed my identification and confirmed its validity.
- By signing this application, I authorize Payline to provide me with and utilize a technology-based process for the verification of my identity. This request is in keeping with FINTRAC (www.fintrac.gc.ca) identification attestation regulations and is required by Payline by ICE Limited Partnership to provide the services requested as outlined in the Client Agreement.
- I wish to opt out of the use of technology to verify my identity and understand that a Payline representative will contact me about other options. If required within those processes, by signing below, I authorize Payline to retrieve information from my personal credit file for the purposes of confirming my identity, in keeping with FINTRAC identification regulations.

By signing this Agreement, the Client acknowledges and agrees they have read and understood all the terms and conditions of this Agreement. The undersigned certifies that the information set out in this application is correct and complete and not misleading.

Signature

Date