

AUTOMATIC DEBIT ARRANGEMENT (ADA) ENROLLMENT FORM

11 (1)	DER INFORMATION
Name of Accountholder	
O Savings Account Account Number	Branch of Account
O Current Account	
ENDOLI ME	NT INFORMATION
Policy Owner	O Policy Owner is the same as the Name of Accountholder
Tolog Cinici	o Tolloy owner to the came as the Hame of Account tollar
	T
Policy Number	Mobile Number and E-mail Address
Company/Biller/Merchant (COMPANY) AXA PHILIPPINES	•
	t Account listed above to cover the Automatic Debit Arrangement (ADA).
This instruction shall be in effect until revoked in writing by the unders	gned.
	ereby agree to be governed by the terms and conditions of the ADA printed
on this form, a copy of which is hereby acknowledged to have been conditions of the COMPANY.	received by me/us. I/We are likewise subject to the applicable terms and
Conditions of the COMI ANT.	
Accountholder's Signature over Printed Name	Policy Owner's Signature over Printed Name
Date:	Date:
Note: Please use another form for additional accounts to be enrolled	
TERMS AI	ID CONDITIONS
A TI DANIE I III CO II II I I I I I I I I I I I I	
 The BANK shall be notified immediately of any and all changes in my/our 	6. Payment procedure/stipulations imposed by the COMPANY not
reference number(s).	Payment procedure/stipulations imposed by the COMPANY not inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the	inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or	inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form.
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA.	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us.
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account,	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due.	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect.
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. 4. Any discrepancy between the billing amount and the debited amount shall	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due.	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect.
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. 4. Any discrepancy between the billing amount and the debited amount shal be resolved with the COMPANY. 5. Payments made shall be for current dues/bills only. Payments for past due or overdue accounts with termination of policy/contract shall be made	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all transactions to be made by any of us through this ADA are done with the consent of my/our co-depositors/corporation
 I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. Any discrepancy between the billing amount and the debited amount shall be resolved with the COMPANY. Payments made shall be for current dues/bills only. Payments for past due or overdue accounts with termination of policy/contract shall be made directly to the COMPANY. 	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all transactions to be made by any of us through this ADA are done with the consent of my/our co-depositors/corporation
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. 4. Any discrepancy between the billing amount and the debited amount shall be resolved with the COMPANY. 5. Payments made shall be for current dues/bills only. Payments for past due or overdue accounts with termination of policy/contract shall be made directly to the COMPANY.	inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all transactions to be made by any of us through this ADA are done with the consent of my/our co-depositors/corporation
 I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. Any discrepancy between the billing amount and the debited amount shall be resolved with the COMPANY. Payments made shall be for current dues/bills only. Payments for past due or overdue accounts with termination of policy/contract shall be made directly to the COMPANY. 	 inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all transactions to be made by any of us through this ADA are done with the consent of my/our co-depositors/corporation
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. 4. Any discrepancy between the billing amount and the debited amount shall be resolved with the COMPANY. 5. Payments made shall be for current dues/bills only. Payments for past due or overdue accounts with termination of policy/contract shall be made directly to the COMPANY.	inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all transactions to be made by any of us through this ADA are done with the consent of my/our co-depositors/corporation K'S USE ONLY Company Depository Branch
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. 4. Any discrepancy between the billing amount and the debited amount shall be resolved with the COMPANY. 5. Payments made shall be for current dues/bills only. Payments for past due or overdue accounts with termination of policy/contract shall be made directly to the COMPANY.	inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all transactions to be made by any of us through this ADA are done with the consent of my/our co-depositors/corporation K'S USE ONLY Company Depository Branch
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. 4. Any discrepancy between the billing amount and the debited amount shall be resolved with the COMPANY. 5. Payments made shall be for current dues/bills only. Payments for past due or overdue accounts with termination of policy/contract shall be made directly to the COMPANY. FOR BAN Accountholder's Branch of Account	inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all transactions to be made by any of us through this ADA are done with the consent of my/our co-depositors/corporation **Company Depository Branch** **Received by/Date**
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. 4. Any discrepancy between the billing amount and the debited amount shall be resolved with the COMPANY. 5. Payments made shall be for current dues/bills only. Payments for past due or overdue accounts with termination of policy/contract shall be made directly to the COMPANY. FOR BAN Accountholder's Branch of Account	inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all transactions to be made by any of us through this ADA are done with the consent of my/our co-depositors/corporation **Company Depository Branch** **Received by/Date**
reference number(s). 2. I/We agree to waive the application of R.A. 1405 (Secrecy of Bank Deposits Law) and hereby authorize the BANK to disclose to the COMPANY only those matters pertaining to any of my/our linked or depository accounts as may be necessary for the operation of this ADA. 3. Only the cleared and withdrawable balance of the account shall be debited. In the event that there is no withdrawable amount on debit date or my account was not debited due to other reasons: i.e., closed account, bank system offline or other fortuitous events, I/we understand that the COMPANY will not consider my bill has been paid. In such cases, I/we shall make a timely separate arrangement with the COMPANY for the settlement of the bill due. 4. Any discrepancy between the billing amount and the debited amount shall be resolved with the COMPANY. 5. Payments made shall be for current dues/bills only. Payments for past due or overdue accounts with termination of policy/contract shall be made directly to the COMPANY. FOR BAN Accountholder's Branch of Account Received by/Date:	inconsistent herewith or with any of the terms and conditions hereof or any related documents or instruments executed with the BANK and the undersigned or any of us, shall be incorporated herein and made part of this enrollment form. 7. The ADA between the BANK and the COMPANY may be cancelled at anytime by either party without need of prior written notice of termination to me/us. 8. This arrangement shall be governed by all applicable rules and regulations of the Bangko Sentral ng Pilipinas. 9. All terms and conditions of my/our existing current/savings account agreement(s) with the BANK insofar as not inconsistent herewith shall remain in full force and effect. 10. For joint/corporate accounts, it is hereby understood and agreed that all transactions to be made by any of us through this ADA are done with the consent of my/our co-depositors/corporation K'S USE ONLY Company Depository Branch Received by/Date: Processed by/Date: