MEMBER SERVICES AGREEMENT 1 YEAR TERM (52 WEEKS)

This Membership Services Agreement (this "Agreement") is a binding contract between you ("Customer", "you", or "your") and RENT VALUE INC. (o/a AMPLIFIED CREDIT) ("Provider", "we", or "us"). This Agreement governs your access to and use of the Member Services (as defined below).

THIS AGREEMENT TAKES EFFECT WHEN YOU EXPRESSLY ACCEPT THESE TERMS THROUGH OUR WEBSITE OR BY ACCESSING OR USING THE MEMBER SERVICES (the "Effective Date"). BY EXPRESSLY ACCEPTING THESE TERMS THROUGH OUR WEBSITE OR BY ACCESSING OR USING THE MEMBER SERVICES YOU (A) ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND THIS AGREEMENT; (B) REPRESENT AND WARRANT THAT YOU HAVE THE RIGHT, POWER, AND AUTHORITY TO ENTER INTO THIS AGREEMENT; AND (C) ACCEPT THIS AGREEMENT AND AGREE THAT YOU ARE LEGALLY BOUND BY ITS TERMS.

IF YOU DO NOT AGREE TO THESE TERMS, PLEASE DO NOT EXPRESSLY ACCEPT THESE TERMS THROUGH OUR WEBSITE. IF YOU DO NOT ACCEPT THESE TERMS, YOU MAY NOT ACCESS OR USE THE MEMBER SERVICES.

1. <u>Definitions.</u>

- (a) "**Aggregated Statistics**" has the meaning set forth in Section 1(g).
- (b) "Member Services" means the products and services provided by Provider under this Agreement that are detailed herein and on Provider's website available at www.amplifiedcredit.ca, as amended from time to time.
- (c) "Confidential Information" has the meaning assigned by Section 5.
- (d) "Credit Facilities" has the meaning assigned by Section (c).
- (e) "Customer Data" means, other than Aggregated Statistics, information, data, and other content, in any form or medium, that is submitted, posted, or otherwise transmitted by or on behalf of Customer through the Member Services.
- (f) "**Documentation**" means Provider's documentation, user manuals, handbooks, and guides relating to the Member Services provided by Provider to Customer either electronically or in hard copy form.
- (g) **"Feedback"** has the meaning assigned by Section 7.
- (h) "Fees" has the meaning assigned by Section 2.
- (i) "**Losses**" has the meaning assigned by Section 9(a)(i).
- (j) "**Privacy Policy**" has the meaning assigned by Section 6.
- (k) "Provider IP" means the Member Services, the Documentation, and all intellectual property provided to Customer in connection with the foregoing. For the avoidance of doubt, Provider IP includes Aggregated Statistics and any

information, data, or other content derived from Provider's monitoring of Customer's access to or use of the Member Services, but does not include Customer Data.

- (I) "**Service Suspension**" has the meaning assigned by Section 1(g).
- (m) "**Third-Party Claim**" has the meaning assigned by Section 9(a)(i).
- (n) "**Third-Party Products or Services**" means any products, content, services, information, websites, or other materials that are owned by third parties and are incorporated into or accessible through the Member Services.

2. Access and Use.

- (a) Provision of Access. Subject to and conditioned on your payment of Fees and compliance with the terms and conditions of this Agreement, Provider hereby grants you a revocable, non-exclusive, non-transferable, non-sublicensable, limited right to access the Member Services and Documentation during the Term solely for your personal use in accordance with the terms and conditions herein. Provider shall provide you the necessary passwords and access credentials to allow you to access the Member Services. You are not in any way required to use the Member Services, or purchase or subscribe for any products or services constituting any portion of the Member Services.
- (b) <u>Credit Counselling</u>. As a part of the Member Services and at your request, we will provide you with credit counselling whereby we will use commercially reasonable efforts to lower the amount of your debts or amounts owing by you in collections by proposing to restructure or settle such debts or amounts with your creditors. You hereby authorize us to contact such creditors and make such proposals on your behalf. You will not be bound by any such settlement or restructuring negotiated by us on your behalf unless and until you expressly accept the terms of same with such creditors. In order for us to provide such credit counselling services, we require you to provide us with a recent credit report and to cooperate with us during the credit counselling process.
- (c) Personal Loan/Credit Card. As a part of the Member Services and at your request, we will use commercially reasonable efforts to assist you in obtaining a personal loan, a credit card, or other credit facilities (collectively, "Credit Facilities") offered by us, our affiliates, or third parties with whom we engage to provide such Credit Facilities. Credit Facilities are provided on their own terms and conditions and you must agree to such terms and conditions in order to obtain same. You may need to submit to one or more credit checks in order to apply for or obtain any Credit Facilities and your eligibility to obtain any such Credit Facilities is contingent on such credit check and your general creditworthiness.
- (d) <u>Use Restrictions</u>. You shall not use the Member Services or Documentation for any purposes beyond the scope of the access granted in this Agreement. You shall not at any time, directly or indirectly: (i) copy, modify, or create derivative works of the Member Services, any software component of the Member Services, or Documentation, in whole or in part; (ii) rent, lease, lend, sell, license, sublicense, assign, distribute, publish, transfer, or otherwise make

available the Member Services or Documentation except as expressly permitted under this Agreement; (iii) reverse engineer, disassemble, decompile, decode, adapt, or otherwise attempt to derive or gain access to any software component of the Member Services, in whole or in part; (iv) remove any proprietary notices from the Member Services or Documentation; or (v) use the Member Services or Documentation in any manner or for any purpose that infringes, misappropriates, or otherwise violates any intellectual property right or other right of any person, or that violates any applicable law, regulation, or rule.

- (e) Aggregated Statistics. Notwithstanding anything to the contrary in this Agreement, Provider may monitor Customer's use of the Member Services and collect and compile data and information related to Customer's use of the Member Services to be used by Provider in an aggregated and anonymized manner, including to compile statistical and performance information related to the provision and operation of the Member Services ("Aggregated Statistics"). As between Provider and you, all right, title, and interest in Aggregated Statistics, and all intellectual property rights therein, belong to and are retained solely by Provider. You acknowledge that Provider may compile Aggregated Statistics based on Customer Data input into the Member Services. You agree that Provider may (i) make Aggregated Statistics publicly available in compliance with applicable law, and (ii) use Aggregated Statistics to the extent and in the manner permitted under applicable law.
- (f) Reservation of Rights. Provider reserves all rights not expressly granted to Customer in this Agreement. Except for the limited rights and licences expressly granted under this Agreement, nothing in this Agreement grants, by implication, waiver, estoppel, or otherwise, to Customer or any third party any intellectual property rights or other right, title, or interest in or to the Provider IP.
- Suspension. Notwithstanding anything to the contrary in this Agreement, (q) Provider may temporarily suspend Customer's access to any portion or all of the Member Services if: (i) Provider reasonably determines that (A) there is a threat or attack on any of the Provider IP; (B) Customer's use of the Provider IP disrupts or poses a security risk to the Provider IP or to any other customer or vendor of Provider; (C) Customer is using the Provider IP for fraudulent or illegal activities; or (D) Provider's provision of the Member Services to Customer is prohibited by applicable law; (ii) any vendor of Provider has suspended or terminated Provider's access to or use of any third-party services or products required to enable Customer to access the Member Services; or (iii) in accordance with Section 2 (any such suspension described in subclause (i), (ii), or (iii), a "Service Suspension"). Provider shall use commercially reasonable efforts to provide written notice of any Service Suspension to Customer and to provide updates regarding resumption of access to the Member Services following any Service Suspension. Provider shall use commercially reasonable efforts to resume providing access to the Member Services as soon as reasonably possible after the event giving rise to the Member Services Suspension is cured. Provider will have no liability for any damage, liabilities, losses (including any loss of data or profits), or any other consequences that Customer may incur as a result of a Service Suspension.

3. <u>Customer Responsibilities.</u>

- (a) Accuracy of Customer Data. You are responsible for ensuring all Customer Data provided to us in connection with the provisioning of any Member Services is accurate and complete. You acknowledge that Provider is relying on such accuracy and completeness in order to provide the Member Services.
- (b) <u>Terms and Conditions</u>. The Member Services may not be used for unlawful, fraudulent, offensive, or obscene activity. You will comply with all terms and conditions of this Agreement, all applicable laws, rules, and regulations, and all guidelines, standards, and requirements that may be posted on www.amplifiedcredit.ca from time to time.
- (c) <u>Account Use</u>. You are responsible and liable for all uses of the Member Services and Documentation resulting from access provided by you, directly or indirectly, whether such access or use is permitted by or in violation of this Agreement.
- (d) <u>Customer Data.</u> You hereby grant to Provider a non-exclusive, royalty-free, worldwide licence to reproduce, distribute, and otherwise use and display the Customer Data and perform all acts with respect to the Customer Data as may be necessary for Provider to provide the Member Services to you, and a non-exclusive, perpetual, irrevocable, royalty-free, worldwide licence to reproduce, distribute, modify, and otherwise use and display Customer Data incorporated within the Aggregated Statistics. You will ensure that Customer Data and your use of Customer Data will not violate any policy or terms referenced in or incorporated into this Agreement or any applicable law. You are solely responsible for the development, content, operation, maintenance, and use of Customer Data.
- (e) Passwords and Access Credentials. You are responsible for keeping your passwords and access credentials associated with the Member Services confidential. You will not sell or transfer them to any other person or entity. You will promptly notify us about any unauthorized access to your passwords or access credentials.
- (f) Third-Party Products or Services. The Services may permit access to Third-Party Products or Services. For purposes of this Agreement, such Third-Party Products or Services are subject to their own terms and conditions presented to you for acceptance within the Member Services by website link or otherwise. If you do not agree to abide by the applicable terms for any such Third-Party Products or Services, then you should not install, access, or use such Third-Party Products or Services.

2. Fees and Payment.

Customer shall pay Provider the fees ("**Fees**") as described on www.amplifiedcredit.ca, as amended from time to time, via pre-authorized debit without set-off or deduction. Customer shall make all payments hereunder in Canadiandollars on or before the due date. If Customer fails to make any payment when due, without limiting Provider's other rights and remedies: (i) Provider may charge intereston the past due amount at the rate of five percent (5%) per annum or, if lower, the highest rate permitted under applicable law; (ii) Customer shall reimburse Provider forall reasonable costs incurred by Provider in collecting any late payments or interest, including legal fees, court costs, and collection agency fees; and (iii) if such failure

continues for sixty (60) days or more, Provider may suspend, in accordance with Section $\frac{1(g)}{1}$, Customer's access to any portion or all of the Member Services until such amounts are paid in full.

4. <u>Taxes.</u>

All Fees and other amounts payable by Customer under this Agreement are exclusive of taxes and similar assessments. Customer is responsible for any applicable harmonized sales tax (HST), provincial sales tax (PST), goods and services tax (GST), value added tax, use and excise taxes, and any other similar taxes, duties, and charges of any kind imposed by any federal, provincial, territorial, or local governmental entity on any amounts payable by Customer hereunder, other than any taxes imposed on Provider's income.

5. Confidential Information.

From time to time during the Term, Provider, and Customer may disclose or make available to the other party information about its business affairs, products, confidential intellectual property, trade secrets, third-party confidential information, and other sensitive or proprietary information, whether orally or in written, electronic, or other form or media/in written or electronic form or media, and whether or not marked, designated, or otherwise identified as "confidential" at the time of disclosure (collectively, "Confidential Information"). Confidential Information does not include information that, at the time of disclosure is: (a) in the public domain; (b) known to the receiving party; (c) rightfully obtained by the receiving party on a non-confidential basis from a third party; or (d) independently developed by the receiving party. The receiving party shall not disclose the disclosing party's Confidential Information to any person or entity, except to the receiving party's employees, agents, or subcontractors who have a need to know the Confidential Information for the receiving party to exercise its rights or perform its obligations hereunder and who are required to protect the Confidential Information in a manner no less stringent than required under this Agreement. Notwithstanding the foregoing, each party may disclose Confidential Information to the limited extent required (i) to comply with the order of a court or other governmental body, or as otherwise necessary to comply with applicable law, provided that the party making the disclosure pursuant to the order shall first have given written notice to the other party and made a reasonable effort to obtain a protective order; or (ii) to establish a party's rights under this Agreement, including to make required court filings. Each party's obligations of non-disclosure with regard to Confidential Information are effective as of the date such Confidential Information is first disclosed to the receiving party and will expire one (1) years thereafter; provided, however, with respect to any Confidential Information that constitutes a trade secret (as determined under applicable law), such obligations of non-disclosure will survive the termination or expiration of this Agreement for as long as such Confidential Information remains subject to trade secret protection under applicable law.

6. <u>Privacy Policy.</u>

Provider complies with its privacy policy available at www.amplifiedcredit.ca ("Privacy Policy"), as amended from time to time, in providing the Member Services. The Privacy Policy is subject to change as described therein. By accessing, using, and providing information to or through the Member Services, you acknowledge that you have reviewed and accepted our Privacy Policy, and you consent to all actions taken

by us with respect to your information in compliance with the then-current version of our Privacy Policy.

7. <u>Intellectual Property Ownership: Feedback.</u>

As between you and us, (a) we own all right, title, and interest, including all intellectual property rights, in and to the Member Services and (b) you own all right, title, and interest, including all intellectual property rights, in and to Customer Data. If you or any of your employees, contractors, or agents sends or transmits any communications or materials to us by mail, email, telephone, or otherwise, suggesting or recommending changes to the Member Services, including, without limitation, new features or functionality relating thereto, or any comments, questions, suggestions, or the like ("**Feedback**"), we are free to use such Feedback irrespective of any other obligation or limitation between you and us governing such Feedback. All such Feedback is and will be treated as non-confidential. You hereby assign to us on your behalf, and shall cause your employees, contractors, and agents to assign, all right, title, and interest in, and we are free to use, without any attribution or compensation to you or any third party, any ideas, know-how, concepts, techniques, or other intellectual property rights contained in the Feedback, for any purpose whatsoever, although we are not required to use any Feedback.

8. <u>Limited Warranty and Warranty Disclaimer.</u>

- (a) Provider warrants that it provides Member Services using a commercially reasonable level of care and skill. THE FOREGOING WARRANTY DOES NOT APPLY, AND PROVIDER STRICTLY DISCLAIMS ALL WARRANTIES, WITH RESPECT TO ANY THIRD-PARTY PRODUCTS OR SERVICES.
- **(b)** <u>Customer Warranty</u>. You warrant that you own all right, title, and interest, including all intellectual property rights, in and to Customer Data.
- EXCEPT FOR THE LIMITED WARRANTY SET FORTH IN SECTION 9(a), (c) THE MEMBER SERVICES ARE PROVIDED "AS IS" AND PROVIDER SPECIFICALLY DISCLAIMS ALL WARRANTIES AND CONDITIONS, WHETHER **EXPRESS, IMPLIED,** STATUTORY, OR OTHERWISE. PROVIDER SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, AND ALL WARRANTIES ARISING FROM COURSE OF DEALING, USAGE, OR TRADE PRACTICE. PROVIDER MAKES NO WARRANTY OF ANY KIND THAT THE MEMBER SERVICES, OR ANY PRODUCTS OR RESULTS OF THE USE THEREOF, WILL MEET YOUR OR ANY OTHER PERSON'S OR ENTITY'S REQUIREMENTS, OPERATE WITHOUT INTERRUPTION, ACHIEVE ANY INTENDED RESULT (INCLUDING, WITHOUT LIMITATION, ELIGIBILITY OF CUSTOMER TO OBTAIN ANY CREDIT FACILITIES OR LOANS, THE REDUCTION OF ANY CUSTOMER DEBT, OR THE IMPROVEMENT OF CUSTOMER'S CREDIT SCORE OR GENERAL **CREDITWORTHINESS), OR BE SECURE, ACCURATE, COMPLETE, FREE OF** HARMFUL CODE, OR ERROR-FREE, OR THAT ANY ERRORS OR DEFECTS CAN OR WILL BE CORRECTED.

9. Indemnification.

(a) <u>Provider Indemnification.</u>

- (i) Provider shall indemnify, defend, and hold harmless Customer from and against any and all losses, damages, liabilities, deficiencies, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, including reasonable legal fees ("Losses"), incurred by Customer resulting from any third-party claim, suit, action, or proceeding ("Third-Party Claim") that the Member Services, or any use of the Member Services in accordance with this Agreement, infringes or misappropriates such third party's Canadian intellectual property rights, provided that Customer promptly notifies Provider in writing of the Third-Party Claim, cooperates with Provider, and allows Provider sole authority to control the defence and settlement of such Third-Party Claim.
- (ii) If such a Third-Party Claim is made or either party reasonably anticipates such a Third-Party Claim will be made, Customer agrees to permit Provider, at Provider's sole discretion, to (A) modify or replace the Member Services, or component or part thereof, to make it non-infringing, or (B) obtain the right for Customer to continue use. If Provider determines that neither alternative is reasonably available, Provider may terminate this Agreement, in its entirety or with respect to the affected component or part, effective immediately on written notice to Customer. This Section 9(a)(ii) sets forth your sole remedies and our sole liability and obligation for any actual, threatened, or alleged Third-Party Claims that the Member Services infringe, misappropriate, or otherwise violate any intellectual property rights of any third party.
- (iii) This Section 9(a) will not apply to the extent that any such Third-Party Claim arises from Customer Data or Third-Party Products.

(b) <u>Customer Indemnification</u>.

Customer shall indemnify, hold harmless, and, at Provider's option, defend Provider and its officers, directors, employees, agents, affiliates, successors, and assigns from and against any and all Losses arising from or relating to any Third-Party Claim (i) that the Customer Data, or any use of the Customer Data in accordance with this Agreement, infringes or misappropriates such third party's Canadian intellectual property rights; or (ii) based on Customer's negligence or wilful misconduct or use of the Member Services in a manner not authorized by this Agreement; provided that Customer may not settle any Third-Party Claim against Provider unless Provider consents to such settlement, and further provided that Provider will have the right, at its option, to defend itself against any such Third-Party Claim or to participate in the defence thereof by counsel of its own choice.

10. <u>Limitations of Liability.</u>

IN NO EVENT WILL PROVIDER BE LIABLE UNDER OR IN CONNECTION WITH THIS AGREEMENT UNDER ANY LEGAL OR EQUITABLE THEORY, INCLUDING BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY,

OR OTHERWISE, FOR ANY: (a) CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY, SPECIAL, AGGRAVATED, OR PUNITIVE DAMAGES; (b) COSTS, DIMINUTION IN INCREASED VALUE OR LOST PRODUCTION, REVENUES, OR PROFITS; (c) LOSS OF GOODWILL OR REPUTATION; (d) USE, INABILITY TO USE, LOSS, INTERRUPTION, DELAY, OR RECOVERY OF ANY DATA, OR BREACH OF DATA OR SYSTEM SECURITY; OR (e) COST OF REPLACEMENT GOODS OR SERVICES, IN EACH CASE REGARDLESS OF WHETHER PROVIDER WAS ADVISED OF THE POSSIBILITY OF SUCH LOSSES OR DAMAGES OR SUCH LOSSES OR DAMAGES WERE OTHERWISE FORESEEABLE. IN NO EVENT WILL PROVIDER'S AGGREGATE LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT UNDER ANY LEGAL OR **EQUITABLE THEORY, INCLUDING BREACH OF CONTRACT, TORT (INCLUDING** NEGLIGENCE), STRICT LIABILITY, OR OTHERWISE EXCEED THE TOTAL AMOUNTS PAID TO PROVIDER UNDER THIS AGREEMENT IN THE TWELVE (12) MONTH PERIOD PRECEDING THE EVENT GIVING RISE TO THE CLAIM.

11. <u>Term and Termination.</u>

- (a) <u>Term</u>. The term of this Agreement begins on the date Provider notifies Customer it can access the Member Services and continues for a period of 52 weeks unless terminated earlier in accordance with this Agreement.
- **(b)** <u>Termination</u>. In addition to any other express termination right set forth in this Agreement:
 - (i) Provider may terminate this Agreement, for any reason upon sixty (60) days' advance notice; or
 - (ii) either party may terminate this Agreement, effective on written notice to the other party, if the other party materially breaches this Agreement, and such breach: (A) is incapable of cure; or (B) being capable of cure, remains uncured sixty (60) days after the non-breaching party provides the breaching party with written notice of such breach.
- (c) <u>Effect of Expiration or Termination</u>. Upon expiration or earlier termination of this Agreement, Customer shall immediately discontinue use of the Provider IP. No termination of this Agreement will affect Customer's obligation to (i) pay all Fees that may have become due before such expiration or termination or (ii) entitle Customer to any refund.
- (d) <u>Survival</u>. This Section 11(d), Section 2, Section 9, Section 10, and any right, obligation, or required performance of the parties in this Agreement which, by its express terms or nature and context is intended to survive termination or expiration of this Agreement, will survive any such termination or expiration.

12. <u>Modifications.</u>

You acknowledge and agree that we have the right, in our sole discretion, to modify this Agreement from time to time, and that modified terms become effective on posting. You will be notified of modifications through notifications or posts on www.amplifiedcredit.ca or direct email communication from us. You are responsible for reviewing and becoming familiar with any such modifications. Your continued use

of the Member Services after the effective date of the modifications will be deemed acceptance of the modified terms.

13. Governing Law.

This Agreement and all related documents, and all matters arising out of or relating to this Agreement, whether sounding in contract, tort, or statute, are governed by, and construed in accordance with, the laws of the Province of Alberta and the federal laws of Canada applicable therein.

14. Choice of Forum.

Any legal suit, action, litigation, or proceeding of any kind whatsoever in any way arising out of, from, or relating to this Agreement, including all statements of work, exhibits, schedules, attachments, and appendices attached to this Agreement, the services provided hereunder, and all contemplated transactions, shall be instituted in the courts of the Province of Alberta, and each party irrevocably submits to the exclusive jurisdiction of such courts in any such suit, action, litigation, or proceeding. Service of process, summons, notice, or other document by mail to such party's address set forth herein shall be effective service of process for any suit, action, litigation, or other proceeding brought in any such court. Each party agrees that a final judgment in any such suit, action, litigation, or proceeding is conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. The parties irrevocably and unconditionally waive any objection to the venue of any action or proceeding in such courts and irrevocably waive and agree not to plead or claim in any such court that any such action or proceeding brought in any such court has been brought in an inconvenient forum.

15. Miscellaneous.

This Agreement constitutes the entire agreement and understanding between the parties hereto with respect to the subject matter hereof and supersedes all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, with respect to such subject matter. Any notices to us must be sent to our corporate headquarters address available at www.amplifiedcredit.ca, as amended from time to time, and must be delivered either in person, by certified or registered mail, return receipt requested and postage prepaid, or by recognized overnight courier service, and are deemed given upon receipt by us. Notwithstanding the foregoing, you hereby consent to receiving electronic communications from us. These electronic communications may include notices about applicable fees and charges, transactional information, and other information concerning or related to the Member Services. You agree that any notices, agreements, disclosures, or other communications that we send to you electronically will satisfy any legal communication requirements, including that such communications be in writing. The invalidity, illegality, or unenforceability of any provision herein does not affect any other provision herein or the validity, legality, or enforceability of such provision in any other jurisdiction. Any failure to act by us with respect to a breach of this Agreement by you or others does not constitute a waiver and will not limit our rights with respect to such breach or any subsequent breaches. This Agreement is personal to you and may not be assigned or transferred for any reason whatsoever without our prior written consent and any action or conduct in violation of the foregoing will be void and without effect. We expressly reserve the right to assign this Agreement and to delegate any of its obligations hereunder. You agree to furnish us with such further information or

assurances, execute and deliver such additional documents or instruments, and take such other actions and do such other things, as may be reasonably requested by us in order to carry out the provisions of this Agreement and give effect to the transactions contemplated hereby.

Amplified Credit

Pre-Authorized Debit (PAD) Plan agreement

I/we authorize Rent Value Inc/Amplified Credit., and the financial institution designated (or any other financial institution I/We may authorize at any time) to

begin deductions as per my/our instructions for Weekly regular recurring payments and/or one-time payments from time to time, for payment of

all charges arising under my/our amplified account(s). Regular Weekly payments of \$20 for the full amount of services delivered will be debited to

my/our specified account Friday of each week.

Amplified Credit will obtain my/our authorization for any other one-time or sporadic debits. Since signing our application, I am giving Amplified Credit consent for the weekly fee of \$20

This authority is to remain in effect until Amplified Credit has received written notification from me/us of its change or termination. This notification must be received at least (60) business days before the next debit.

Rent Value may not assign this authorization, whether directly or indirectly, by operation of law, change of control or otherwise, without providing at least 60 days prior written notice to me/us.

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 PAD that is not authorized or is not consistent with this PAD Agreement.

Rent Value INC Attention: Customer Billing Department

> Calgary, Alberta, E-mail: info@rent-value.ca