

NOW YOU CAN MAKE YOUR ASSOCIATION ASSESSMENTS AUTOMATICALLY

Villageway Management, Inc., in conjunction with Pacific Premeir Barand theAssociation, is pleased to offer you	the
opportunity to make your assessment payments automatically! You can take advantage of a convenient new process by providing our office with written authorization to transfer funds fr your checking or savings account on the fifth day of each month.	
Your payments will be made without fail, and with no chance that you will incur a late due to mail delays. With the hectic schedules in today's world, your assessment can be one l worry because it will always be paid on time. If you would like to participate in this prograplease make sure your account has a -0- balance and provide us with the following informations.	less am,
1. Complete and sign the enclosed Authorization Agreement and Preauthorized Automatic Payment Agreement.	
2. <i>Checking Account</i> - Please attach a <i>voided check</i> , from the account that the payment will be made, to the authorization form. (Your check will not be returned to you.) -or-	
Savings Account - Please take the form to your bank and ask them to complete the bottom portion of the authorization form and check the box that indicates "Savings Account".	
3. Return the completed form, voided check and a \$10.00 set up fee check made payable Villageway Management, Inc., to the Association Villageway Management, Inc., 4930 Campus Drive, Newport Beach, CA 92660.	
<u>NOTE</u> : It takes about <i>FOUR (4) WEEKS</i> for the authorization to be processed through the National Banking Clearing House System. You will receive a letter of confirmation for this office about two weeks before the first automatic payment will be made. <u>Until you receithat letter, please continue to make payments as usual.</u>	om

You may cancel your authorization at any time by sending a written cancellation notice to this office at least fifteen (15) days prior to the payment date.

If you have any questions about this payment system, please do not hesitate to contact our office at: (949) 450-1515 Billing Department or email us at lisa@villageway.com.

AUTHORIZATION AGREEMENT FOR AUTOMATIC PAYMENTS (ACH DEBITS)

ASSOCIATION

NOTE: This authorization will not go into effect until your account has a -0- balance.

To Be Completed by Homeowner (please print)

Homeowner's VMI Account Number:	
Last Name First M.I.	Last Name First M.I.
Property Address:	Billing Address:
Home Telephone No:	Work Telephone No:
()	()
Enancial institution named below, hereinafter callequal to my assessments and any applicable lateral Association is authorized to adjust this debit authorization does not require the Associate responsible for my payments regardless of whether there are sufficient funds of iability under this authorization agreement sh	Checking • or Savings • (Check one box only) account in the fled DEPOSITORY, to debit the same to such account in an amount of fees incurred due to insufficient funds on deposit in my account norization upon notice by Association or its Agent of any change in the feet in the interest of the feet in the fe
Signature:	Date:
	TIL THE ASSOCIATION HAS RECEIVED WRITTEN NOTIFICATION TIME AND MANNER AS TO AFFORD THE ASSOCIATION AND TO ACT ON IT.
Checking Account Debit: PLEASE ATTAC	CH A VOIDED BLANK CHECK AND YOUR \$10.00 SET-UP FEE.
Savings Account Debit: PLEASE HAVE	or YOUR BANK COMPLETE THIS BOTTOM PORTION
SPACE BELOW FO	R BUSINESS OFFICE USE ONLY
Гransit Routing Number:	Account Number:
Depository Name	Address
	City/State/Zip:
Bank Code:	
Processed By:	
Verified By:	Date:

PREAUTHORIZED AUTOMATIC PAYMENT AGREEMENT AND DISCLOSURE STATEMENT

THIS AGREEMENT is made this day of, 20, between the Asso hereafter "ASSOCIATION") and the individual(s), corporation or other entity (hereafter "OWNER") who is the legal owner of the real properties on the signature page of this agreement.	ociation property
WHEREAS, the parties to this agreement wish to establish preauthorized payments under the Automated Clearing House Program ("ACI regular assessments due ASSOCIATION from OWNER, which program is regulated by the automated clearing house association or the I Reserve Bank Rules.	
WE IS THE PERSON A CREEK AS FOLLOWS	

IT IS THEREFORE AGREED AS FOLLOWS:

- 1. The amount of the automated payments under this agreement will equal the amount of the regular assessment and any 'Other Assessments AND designated on the Authorization Agreement. Funds will be applied to OWNER's account in accordance with the ASSOCIATION's policy for cash application. All other assessments, including special assessments, late fees, interest, costs of collection, fines, or any other fees or assessments levied in connection with the governing documents will be reflected on a statement and OWNER agrees to promptly pay by separate check, these other charges as they come due.
- 2. Preauthorized debits to your account will be processed between the fifth (5th) and tenth (10th) day of each calendar month in the amount of your regular assessment payment. Payments so collected will be deposited to the checking account of ASSOCIATION, reported to ASSOCIATION'S managing agent ("MANAGER"), and credited to your association account.
- 3. Debits to your deposit account will reflect the current assessment implemented under the direction and authorization of the Board of Directors and in accordance with ASSOCIATION'S governing documents. OWNER authorizes ASSOCIATION and its MANAGER to adjust the debit preauthorized by this agreement to coincide with the effective date of any increase or decrease in the regular assessment due ASSOCIATION.
- 4. This agreement and the service undertaken hereunder in no way alters or lessens OWNER'S obligations under the ASSOCIATION governing documents, including its rules and regulations. Furthermore, OWNER agrees that ASSOCIATION, by accepting any preauthorized payment of a regular assessment, is not waiving any legal right or legal remedy it otherwise has with respect to a pre-existing default of OWNER for delinquent assessments or other charges and OWNER specifically agrees that collection of any preauthorized payment hereunder will not affect any pre-existing lien of ASSOCIATION previously noticed and recorded, merely by virtue of its acceptance of a regular assessment collected under this agreement.
- 5. ASSOCIATION may terminate this agreement by written notice to OWNER in accordance with agreement, under the following conditions:
 - a. Should a charge against OWNER'S deposit account be dishonored by the remitting bank due to insufficient or otherwise unavailable funds, two (2) times in any consecutive twelve (12) month period;
 - b. Should the OWNER'S deposit account close or a "stop payment" be issued against the charge;
 - c. Should the OWNER fail to comply with the terms and conditions of this agreement;
 - d. Should ASSOCIATION discontinue this program.
- 6. Transactions by the OWNER may be canceled by written notice at any time except during the fifteen (15) business days immediately preceding the scheduled transaction date. Notice of cancellation received during the aforementioned fifteen (15) day period will be effective prior to the following processing period.
- 7. Any charges assessed by OWNER'S bank or financial institution on account of insufficient funds or incorrect enrollment information are the OWNER'S sole responsibility. OWNER is also responsible for any electronic funds transfer fees or similar charges, which may be incurred by OWNER'S bank or financial institution.
- 8. OWNER authorizes the disclosure of information hereunder to third parties about OWNER'S account or the transfers hereunder:
 - a. where it is necessary for completing transfers;
 - b .in order to verify the existence and conditions of your account for a third party, such as MANAGER;
 - c. in order to comply with government agencies or court orders; or
 - d. in the case where you otherwise give ASSOCIATION or ASSOCIATION'S MANAGER or ASSOCIATION'S bank written permission.
- 9. OWNER releases ASSOCIATION and its MANAGER and agents for any liability as a result of any improper, incorrect or unauthorized transfers, including but not limited to any consequential damages as a result of any improper, incorrect or unauthorized transfer, except for the gross negligence of ASSOCIATION, but in any event ASSOCIATION shall be liable, if at all, for maximum amount equal to the preauthorized assessment amount specified under this agreement.
- 10. The person(s) signing this agreement warrant(s) and represent(s) that he/she/they has the actual authority to enter into this agreement.
- 11. NOTICES. Any notices under this agreement shall be in writing and shall be served either personally or delivered by U.S. mail, first class, postage prepaid, or by Federal Express or other nationally recognized delivery service. Notices shall be deemed received at the earlier of actual receipt or three days following deposit in U.S. mail, postage prepaid or delivery to Federal Express or other courier service, charges prepaid. Notices shall be directed to the addresses shown on the signature page. Any party may change its address for notice purposes by giving notice to the other party in accordance with this section.
- 12. ENTIRE AGREEMENT. This agreement, including the attached Preauthorized Assessment Payment Service Authorization Card, contains all representations and the entire understanding and agreement between the parties. This agreement may not be modified or amended without the express written consent of the parties.

PLEASE READ BEFORE SIGNING BELOW		
A	Association	
Homeowner 's Signature	Please print Homeowner's Name	