

Adoption Agreement

The Episcopal Church Retirement Savings Plan (RSVP)

☐ New Adoption ☐ Amendment		
Section I – Employer Information		
Institution Name		
Client ID		
Institution's Physical Address		
City	State	Zip
Contact Name		
Contact Title		
Phone Number	Fax Number	
Email Address		
 Section II - Type Of Organization 1. Are you a church or an elementary or secondary s by a church, or are you a seminary? If yes, stop he Yes No 2. Do you offer goods, services, or facilities for sale, to the general public? If no, stop here. You do not Yes No 	ere. You do not need to answer the rel other than on an incidental basis or fo	maining questions.
3. Do you normally receive more than 25% of your sured admissions, sales of merchandise, performance of unrelated trades or businesses? Yes No If you answer no to question 1 and yes to questions (or "non-QCCO"); otherwise, you are a church or a QCCO, you must provide an annual notice to employ notifying them of their right to participate. This annual year. In addition, as a non-QCCO, you will be response respect to any employer contributions and after-tax expects.	f services, or furnishing of facilities, in 2 and 3, then you are a non-qualified qualified church-controlled organization yees eligible to participate in the plan (all notice also must be provided to any sible for performing your own nondiscontrolled.	activities which are not church-controlled organization on (or "QCCO"). As a non-(but who are not yet enrolled) new hires throughout the crimination testing with
Section III- Effective Date		
Plan adoption/amendment effective date (cannot be	retroactive):	

Section IV - Contributions

Employee Salary Deferrals

In general, all eligible employees (as indicated below) who are enrolled in the plan may commence salary deferrals on the first of the month coincident with or following their hire date or, if later, on their enrollment date. Enrollments cannot be retroactive and are limited to the first of the month.

Eligible Employ	yees					
Indicate below v	vhether clergy, lay empl	oyees, or both are eligib	ole to be enrolled in the	plan.		
☐ Clergy [Lay Employees	Both				
Employer Cont	ributions					
Eligibility for emp	oloyer contributions is d		•	i.		
Option I		nployer contributions ma r of this Section IV blant	•			
☐ Option II	in the "Special Instru		"Minimum Scheduled I	shalf of the eligible employees listed Hours (per year)" and "Scheduled		
☐ Option III	employees who mee Scheduled Hours (pe if the "Scheduled An employees but not c	take scheduled employer contributions as indicated below on behalf of eligible et the minimum scheduled hours (per year) indicated below. (Complete "Minimum per year)" and "Scheduled Amount." If applicable, complete "Special Instructions" mount" indicated below is only for a certain group of employees (for example, lay clergy), if you wish to provide different contribution rates for different groups of if you wish to make additional discretionary contributions.)				
Vesting: Employ	ver contributions are imr	mediately vested.				
employee to rec	eive the employer continstructions" section).			must be met for an eligible w (unless otherwise provided		
•	,					
System, please i The Episcopal C	note that General Conve	ention Resolution 2009-A	138 mandates that an	he Episcopal Church's Lay Pension employer subject to the authority of tribution and 4% employer match.		
		☐ Other	%			
		<u></u> \$				
	Employer Match:*	□ 4%				
		Other	%			
		□ \$				
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Special Instructions (e.g., for one-time discretionary contributions, different contribution rates for different groups of employees (or multiple contribution schedules), etc.) (make sure to specify dollar amount(s) or percentage contribution(s), frequency of contributions, and applicable employees' names; attach additional sheets, if necessary):

^{*} An employer that is a church or a QCCO may elect a different employer contribution percent and/or employer match percent for different groups of employees. Such an employer must specify which elections apply to which group of employees (or list the employees by name) in the Special Instructions section set forth above (or on additional sheets, if necessary). A non-QCCO is not permitted to have different contribution rates for different groups of employees because it is subject to nondiscrimination testing.

Section V - Employer Acknowledgments

By signing below:

- 1. The employer certifies that it is a not-for-profit organization under Internal Revenue Code section 501(c)(3) and that it immediately will notify The Church Pension Fund if its status changes.
- 2. The employer acknowledges that it will make timely contributions in accordance with the Internal Revenue Code and related regulations. If the employer is delinquent in remitting contributions, it will be the sole responsibility of the employer to remit the delinquent contributions and any lost earnings on those contributions to the plan. The employer acknowledges that it must remit contributions within the required time period even if no invoice or reminder notice is provided to the employer
- 3. The employer acknowledges that the responsibility for calculating and remitting the correct contribution amounts and monitoring employee eligibility is not the responsibility of The Church Pension Fund but solely that of the employer.
- 4. The employer acknowledges that if it maintains any other 403(b) plan (whether active or frozen) with a vendor(s) other than The Church Pension Fund, the employer is responsible for monitoring the relationship of all of its vendors in order to ensure compliance with Internal Revenue Code section 403(b) and related regulations, including the coordination of loan and contribution limits. Monitoring the relationship of the employer's multiple vendors is not the responsibility of The Church Pension Fund but solely that of the employer.
- 5. The employer agrees to complete a new Adoption Agreement on a timely basis if any changes are made to Section II, III, and/or IV and to timely notify The Church Pension Fund if any changes are made to the information provided in Section I.
- 6. If the employer has answered no to question 1 and yes to questions 2 and 3 in Section II, the employer understands and agrees that it will be required to perform nondiscrimination testing with respect to all employees of employers who are considered part of its controlled group and provide annual notices to existing employees (and new hires) notifying them of their right to participate in the plan.
- 7. The employer hereby indemnifies and agrees to hold The Church Pension Fund and its affiliates, the benefit plans maintained by The Church Pension Fund and its affiliates, and all trustees, officers, employees, agents, plan administrators, fiduciaries, representatives, participants, beneficiaries, successors, and assigns thereof, harmless from any and all liability, damages, costs (including, without limitation, attorney's fees and costs of investigations and defense), taxes, and penalties arising from any violations of paragraphs 1 through 6 of these Employer Acknowledgements and/or any law applicable to its or its employees' participation in the plan. The provisions of this paragraph shall survive the termination of this Adoption Agreement and/or of the employer's participation in the plan.
- 8. The employer acknowledges that it has adopted a separate plan that is sponsored by The Church Pension Fund. Only The Church Pension Fund may amend the plan (other than any amendment to the terms specified in this Adoption Agreement), and only The Church Pension Fund may designate the investment options available under the plan.
- 9. The employer hereby represents and warrants to The Church Pension Fund that the person executing this Adoption Agreement on behalf of the employer is duly authorized to execute this Adoption Agreement, and this Adoption Agreement constitutes the legal, valid and binding obligation of such employer, enforceable against such employer in accordance with its terms. A facsimile or PDF copy of this Adoption Agreement containing a signature shall constitute an original document for all purposes. Facsimile, PDF, email or other electronic execution and delivery of this Adoption Agreement (including through DocuSign) shall constitute valid and binding execution and delivery of this Adoption Agreement.

Employer Authorized Signature:					
Print Name:					
Title:					
Date					

Submit a completed Adoption Agreement to:

- Online: Go to cpg.org, sign in to My Admin Portal (MAP), and click Document Upload in the Resources section
- Email: admin-assist@cpg.org
- Mail: The Church Pension Fund

19 East 34th Street New York, NY 10016 Attn: Client Services

If you have any questions, call us at 866-802-6333, Monday to Friday, 8:30 AM to 8:00 PM ET.

Please retain a copy of this completed Adoption Agreement for your records.

For CPG Use Only:

Indemnification Agreement required?

If yes, signed Indemnification Agreement on file?