

Terms of Service

If you are entering into this agreement on behalf of a company or other legal entity, you represent that you have the legal authority to bind the legal entity to this agreement, in which case “YOU” shall mean such entity. If you do not have such authority, or if you do not agree with the terms and conditions of this agreement, do not complete the signup process and you may not use the software or service.

This Software as a Service Agreement (“Agreement”) is entered into between your charity (PARTY B) and Charity Payments. (PARTY A) an Ontario corporation (“CharityPayments”), Business Number: 786472118.

PARTY A and PARTY B agree that the following terms and conditions will apply to the services provided under this Agreement and Orders placed thereunder.

It is important that you read and understand these Terms as they govern your use of the CharityPayments SaaS Services. By accessing or using the CharityPayments SaaS Services, you accept and agree to be bound by these Terms.

2. Fees.

3.5% + HST is the platform fee that CharityPayments will automatically deduct from online transactions. This fee is returned in the event of transactional refunds. This does not include any payment processing fees.

3. Payment to Charity.

Payments will be sent on a monthly basis. Reports will also be sent, with a record of transactions.

3. Taxes.

CharityPayments charges a standard HST fee where applicable (Canada).

4. Support Services

CharityPayments will provide technical or operational support as needed via email. Donors will receive a donation acknowledgement email after every donation is processed.