

JANUARY 16TH, 2015

**THE TORONTO ORGANIZING COMMITTEE FOR THE 2015 PAN AMERICAN AND
PARAPAN AMERICAN GAMES**

UNION AMERICANA DE NATACION

**2015 PAN AMERICAN AND PARAPAN AMERICAN
GAMES**

ACCOMMODATION ALLOCATION AGREEMENT

THIS AGREEMENT is made on the 16th day of January 2015

BETWEEN

- (1) **THE TORONTO ORGANIZING COMMITTEE FOR THE 2015 PAN AMERICAN AND PARAPAN AMERICAN GAMES**, a company incorporated in Canada, whose registered office is at Corus Quay, 25 Dockside Drive, 7th Floor, Toronto Ontario, M5A 0B5, Canada ("**Toronto 2015**"); and
- (2) Union Americana De Natacion / Aquatics Canada - #10- 2200 Varsity Estates Dr. NW CALGARY T3B4Z8

WHEREAS:

- (A) Toronto 2015 is responsible for organizing and staging the Games, which includes the provision and allocation of accommodation for accredited constituent groups of "Games Family" attending the Games.
- (B) Toronto 2015 has reserved an inventory of accommodation with certain hotels and other accommodation facilities for the Games.
- (C) Toronto 2015 and the User Group now wish to enter into this Agreement to set out the terms and conditions upon which Toronto 2015 will allocate part of Toronto 2015's inventory of accommodation to the User Group.

THE PARTIES AGREE AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATION

1.1 In this Agreement, unless the context otherwise requires:

"Accommodation Agreement" means the agreement between Toronto 2015 and the relevant hotel;

"Ambush Marketing" "means any activity, commercial or non-commercial, undertaken by any person or entity, whether public or private, that creates, implies or refers to a direct or indirect association of any kind (including an association in the minds of members of the public) with any Games Body or the Games (including by reference to the city of Toronto and the year 2015), which has not been authorised by Toronto 2015 or any other Games Body;

"APC" means the Americas Paralympic Committee;

"Appendix A" means Appendix A to this Agreement which shows the initial allocation of rooms confirmed for allocation to the User Group and, for the avoidance of doubt, any subsequent changes to the User Group's allocation of rooms shall be agreed and signed by both parties on an addendum to the contract;

"Games" means the 2015 Pan American Games and Parapan American Games;

"Games Body" means each of PASO, the International Paralympic Committee, the Americas Paralympic Committee, the Canadian Olympic Committee, the Canadian Paralympic Committee, Toronto 2015 or any other organising committee of a Pan American and/or Parapan American Games;

"Games Family" means the User Group, the Games Bodies and other accredited constituent groups attending the Games (including, but not limited to, National Olympic committees, National Paralympic committees, international sporting federations, technical officials, sponsors and marketing partners, official broadcasters and accredited media);

"Games Period" means the Pan American Period and the Parapan American Period;

"Guest Rooms" means the rooms confirmed for allocation to the User Group from time to time pursuant to this Agreement and, for the avoidance of doubt, the User Group's initial allocation of rooms shall be shown in Appendix A and any changes to the User Group's allocation of rooms thereafter shall be agreed and signed on an addendum to the contract;

"Guest Room Rate" means the rate (expressed in Canadian Dollars) per room per night payable by the User Group to Toronto 2015 in respect of the rooms confirmed for allocation to the User Group from time to time pursuant to this Agreement and, for the avoidance of doubt:

- (a) the Guest Room Rate shall be inclusive of any applicable taxes and fees;
- (b) the Guest Room Rate shall include breakfast (where applicable) which shall be on the basis of two breakfasts per double occupancy room and one breakfast per single occupancy room; and
- (c) unless otherwise stated the Guest Room Rate shall exclude any other ancillary hotel expenses (including, but not limited to, charges for food and beverage services, parking, local and long distance telephone calls, in-room movies, laundry and dry cleaning, baggage handling, transportation services, provision of audio/visual equipment, and use of meeting rooms), which shall be the responsibility of the User Group;

"Hotel" means the hotel(s) (or other form of accommodation facility or facilities) at which rooms have been confirmed for allocation to the User Group from time to time pursuant to this Agreement;

"IPC" means the International Paralympic Committee;

"PASO" means the Pan American Sport Organization;

"Pan American Games Period" means the 17 night period beginning on the night of the opening ceremony Friday July 10th 2015 and ending on the morning after the closing ceremony held on Sunday July 26th 2015 (inclusive);

"On-line Booking System" means the on-line accommodation booking system which will show the User Group's allocation of accommodation at any particular time and which shall be accessed by Toronto 2015, the User Group and the relevant Hotel in order to view and manage the User Group's allocation of accommodation pursuant to this Agreement. For the avoidance of doubt, the User Group's allocation of accommodation shown on the On-Line Booking System at any particular time shall not prevail over the User Group's initial allocation of accommodation shown in Appendix A or signed Addendum;

"Parapan Period" means the 9 night period beginning on the night of the opening ceremony on Friday August 7th 2015 until the morning after the closing ceremony held on Saturday August 15th 2015 (inclusive);

"Payment Amounts" has the meaning set out in Clause 4.2 below; and

"Business Day" means any day except Saturday, Sunday and any Statutory holidays in Toronto, Ontario Canada.

- 1.2 References to any legislation shall be construed as referring to any legislation which replaces, re-enacts, amends or consolidates such legislation at any time.
- 1.3 References to times are to the local time at Eastern Standard Time (EST) in Toronto, Ontario, Canada.
- 1.4 Any reference to Toronto 2015 and the User Group includes any successor to the relevant Party.

2. **ALLOCATION OF GUEST ROOMS**

- 2.1 Toronto 2015 shall make the Guest Rooms available to the User at the relevant Guest Room Rate.
- 2.2 The User Group shall be responsible for allocating the Guest Rooms among its own employees, representatives and guests but, for the avoidance of doubt, the User Group shall not be permitted to transfer or allocate any of its Guest Rooms to members of the public, ticket agencies or (except as provided in clause 8.9 of this Agreement) other Games Family groups.

3. **SUBSTITUTION OF GUEST ROOMS**

- 3.1 If any of the Guest Rooms are not available for use by the User Group, Toronto 2015 shall use reasonable endeavours to substitute any such unavailable rooms with the same number of rooms of a reasonably equivalent standard (whether located at the same Hotel or at a different hotel

located as close as reasonably possible to the original Hotel) and the User Group will cooperate with Toronto 2015 to facilitate such substitution.

- 3.2 If any of the Guest Rooms are not available for use by the User Group and substitute rooms are made available to the User Group pursuant to Clause 3.1 above, the User Group shall not be liable for the cost of any such substitute rooms to the extent that the cost of such rooms has been met by the relevant Hotel.
- 3.3 In the event that the Games are cancelled, the User Group shall only be liable to a refund of any Payment Amounts paid by the User Group to Toronto 2015 in accordance with Clause 4.2 to the extent that Toronto 2015 has first received a refund for the corresponding amounts from the relevant Hotel.
- 3.4 Without prejudice to Clause 3.3, in the event that any of the Guest Rooms are not available for use by the User Group and Toronto 2015 has been unable to provide the User Group with any substitute rooms pursuant to Clause 3.1, the User Group shall only be liable to a refund of any Payment Amounts paid by the User Group to Toronto 2015 in accordance with Clause 4.2 to the extent that Toronto 2015 has first received a refund for the corresponding amounts from the relevant Hotel.

4. **PAYMENT FOR GUEST ROOMS**

- 4.1 The User Group shall be responsible for payment to Toronto 2015 for the Guest Rooms. Toronto 2015 shall be responsible for payment for the Guest Rooms direct to the relevant Hotel.
- 4.2 Toronto 2015 will invoice the User Group in respect of the Guest Rooms (at the relevant Guest Room Rates) in the following instalments (collectively, the "**Payment Amounts**"):
 - (a) Toronto 2015 will invoice the User Group as soon as reasonably practicable after the date of this Agreement for an amount representing 50% of the total payment required in respect of the Guest Rooms initially reserved for allocation to the User Group (as shown in Appendix A) and the User Group shall pay such amount to Toronto 2015 within 14 days of the date of such invoice but no later than January 20, 2015;
 - (b) Toronto 2015 will invoice the User Group no earlier than February 1, 2015 for an amount representing 40% of the total payment required in respect of the Guest Rooms reserved for allocation to the User Group (as at the date of such invoice) less any Payment Amounts already invoiced by Toronto 2015 to the User Group prior to the date of such invoice and the User Group shall pay such amount to Toronto 2015 within 14 days of the date of such invoice; and not later than March 28, 2015; and
 - (c) Toronto 2015 will invoice the User Group no earlier than April 1, 2015 for an amount representing 100% of the total payment required in

respect of the Guest Rooms reserved for allocation to the User Group (as at the date of such invoice) less any Payment Amounts already invoiced by Toronto 2015 to the User Group prior to the date of such invoice and the User Group shall pay such amount to Toronto 2015 within 14 days of the date of such invoice, and no later than May 30, 2015

and for the avoidance of doubt, the User Group shall be liable to reimburse Toronto 2015 for all Guest Rooms not released by the User Group pursuant to clause 8 (whether or not any such rooms are actually occupied by the User Group).

Overpayments

- 4.3 In the event of any overpayment by the User Group to Toronto 2015 in respect of the Guest Rooms (whether as a result of a release of Guest Rooms pursuant to Clause 8.2 of this Agreement or otherwise) the amount of such overpayment shall either be credited by Toronto 2015 against the next Payment Amount or may be set off against any amounts owed by the User Group to Toronto 2015 under any other agreement.
- 4.4 If any such overpayment arises on or after payment of the final Payment Amount, any such overpayment shall either be repaid by Toronto 2015 to the User Group as soon as reasonably practicable thereafter or may be set off against any amounts owed by the User Group to Toronto 2015 under any other agreement.
- 4.5 No interest shall be payable by Toronto 2015 to the User Group in respect of any such overpayments.

Payment Details

- 4.6 All payments to be made to or by Toronto 2015 pursuant to this Agreement shall be made in Canadian Dollars (\$).
- 4.7 The User Group shall make all payments due to Toronto 2015 pursuant to this Agreement by bank transfer remitted from an account in the name of the User Group to such account nominated by Toronto 2015 (and Toronto 2015 shall reserve the right to reject any payment remitted from an account not in the name of the User Group or by any other means of payment). Toronto 2015 bank account details are attached as Appendix B.
- 4.8 The User Group shall be responsible for all bank transfer fees that it is charged in respect of any payments to be made to Toronto 2015 pursuant to this Agreement.
- 4.9 Any payments to be made by the User Group to Toronto 2015 or by Toronto 2015 to the User Group pursuant to this Agreement shall be subject to the terms of this Agreement exclusively and not subject to any standard payment terms of the User Group.

Payment Default

- 4.10 If the User Group fails to pay the full amount of any Payment Amount in cleared funds by the relevant deadline specified in clause 4.2, Toronto 2015 shall give the User Group notice of such non-payment (the "**Default Notice**") specifying the amount by which the payment received from the User Group (if any) is less than the required Payment Amount (the "**Shortfall**") and the User Group shall be required to pay the Shortfall to Toronto 2015 in cleared funds within 10 Business Days of the date of the Default Notice (the "**Cure Deadline**").
- 4.11 If the User Group fails to pay the Shortfall in full to Toronto 2015 in cleared funds before the expiry of the Cure Deadline then (without prejudice to any other rights or remedies of Toronto 2015) Toronto 2015 shall be entitled to:
- (a) withdraw rooms from the allocation of Guest Rooms to the User Group up to the value of the amount of the Shortfall (calculated on the basis of the Guest Room Rates plus applicable taxes and fees) and Toronto 2015 shall have the right to reallocate such withdrawn rooms to other groups attending the Games or to release such rooms to the relevant Hotel; and/or
 - (b) set-off the value of the Shortfall against any payments due from Toronto 2015 to the User Group under this Agreement or otherwise.

Damage Deposits

- 4.12 In the event that the Hotel requires the payment of any damage deposit in respect of the Guest Rooms, the User Group shall be solely responsible, at its own expense, for the payment direct to the Hotel of such damage deposits. For the avoidance of doubt, Toronto 2015 shall not be liable to pay any such damage deposit to the Hotel.

5. RESERVATION OF MEETING ROOMS

- 5.1 The User Group shall be responsible for the reservation of meeting rooms, ballrooms and similar function space at the Hotel and for payment direct to the Hotel of all costs in respect of any such Function Rooms reserved by the User Group.
- 5.2 Toronto 2015 shall use reasonable endeavours (but without liability on its part) to ensure that the Hotel maintains reasonable, customary and competitive prices and charges for the use of Function Rooms by the User Group during the Games Period.

6. PAYMENT OF ANCILLARY HOTEL EXPENSES

- 6.1 The User Group shall be responsible for the payment direct to the Hotel of any incidental charges that the User Group may incur in respect of the Hotel including (but not limited to) any damage deposits required by the Hotel, charges for damage and/or cleaning charges, food and beverage services, parking, local and long distance telephone calls, in-room movies, laundry and

dry cleaning, baggage handling, transportation services, provision of audio/visual equipment and any other services provided to guests (including any related tax or service charges thereon) (the "**Hotel Products and Services**"). For the avoidance of doubt, Toronto 2015 shall not be liable for any payments, charges, fees, costs or other liabilities in connection with any Hotel Products and Services.

- 6.2 Toronto 2015 shall use reasonable endeavours (but without liability on its part) to ensure that the Hotel maintains reasonable, customary and competitive prices and charges for all Hotel Products and Services.

7. **GUEST INFORMATION**

- 7.1 Toronto 2015 shall notify the relevant Hotel of the number of rooms at that Hotel reserved for allocation to the User Group from time to time pursuant to this Agreement. The relevant Hotel shall be permitted to view such allocation at any particular time via the On-Line Booking System.

- 7.2 On or after April 1, 2015 and prior to June 10, 2015 the User Group shall (to the extent such information is known by such date) notify Toronto 2015 and the relevant Hotel through the On-line Booking System of the names of its employees, representatives and guests who have been allocated Guest Rooms by the User Group, their arrival and departure dates and their room type and thereafter the User Group shall update the On-line Booking System or, with the prior written consent of Toronto 2015, notify the Hotel directly with any updated guest information on a regular basis.

- 7.3 The User Group shall obtain all necessary consents from its employees, representatives and guests to upload their names (and any other relevant information) into the On-Line Booking System.

- 7.4 The User Group shall be responsible for notifying the Hotel of any particular requirements (whether dietary or otherwise) of its employees, representatives and guests who have been allocated Guest Rooms.

8. **RELEASE OF GUEST ROOMS**

- 8.1 The User Group shall not be permitted to release, resell, assign or novate any Guest Rooms except as permitted under the following provisions of this Clause 8.

Release of Guest Rooms

- 8.2 The User Group may release (via the On-Line Booking System) without penalty:

- (a) any or all of the Guest Rooms at any time on or prior to December 10, 2014; and
- (b) not more than 30% of the remaining Guest Rooms after December 11, 2014, but prior to February 28, 2015; and

- (c) not more than 10% of the remaining Guest rooms after March 1, 2015, but prior to April 30, 2015

and, with effect from April 30, 2015, the User Group shall have no further rights or liability in respect of any such rooms (the "**Released Guest Rooms**").

- 8.3 To the extent that the User Group has made any payments to Toronto 2015 in respect of any Released Guest Rooms the provisions of clauses 4.3 and 4.4 shall apply.
- 8.4 The User Group shall reimburse Toronto 2015 for all Guest Rooms allocated to the User Group pursuant to this Agreement and not released in accordance with Clause 8.2 of this Agreement, whether or not any such rooms are actually occupied by the User Group's employees, representatives and guests.

No Sale of Guest Rooms to Third Parties

- 8.5 For the avoidance of doubt, the User Group shall not be permitted to sell any Guest Rooms to any member of the public, ticket agency or other third party. If Toronto 2015 reasonably believes that the User Group has sold any Guest Rooms to any member of the public, ticket agency or other third party, Toronto 2015 shall be entitled to remove such Guest Rooms from the User Groups allocation.

9. AMBUSH MARKETING

- 9.1 The User Group shall not undertake any form of Ambush Marketing. As a protection against Ambush Marketing of official associates of PASO/IPC/APC, the User Group shall not enter into any commercial relationships that could adversely affect or embarrass any Games Body, the Games, Toronto 2015, the Canadian Olympic Committee, the Canadian Paralympic Committee, official sponsors, suppliers or licensees of the Games, or any other supporters of the Games, as determined by Toronto 2015 acting reasonably.
- 9.2 As a further protection against Ambush Marketing, the User Group agrees that it shall not knowingly allocate any Guest Rooms to any person, corporation, organisation or any other individual who could adversely affect or embarrass Toronto 2015, PASO, the IPC/APC, the Canadian Olympic Committee, the Canadian Paralympic Committee, the Games, official sponsors, suppliers or licensees of the Games, or any other supporters of the Games, as determined by Toronto 2015 acting reasonably.

10. TIME OF THE ESSENCE

Time is of the essence for the purposes of this Agreement.

11. NO TICKETING OR ACCREDITATION RIGHTS

11.1 For the avoidance of doubt, nothing in this Agreement shall be deemed to grant the User Group any rights in respect of Games accreditation, Games tickets or Games travel arrangements and the User Group acknowledges and agrees that it shall have no entitlement to Games tickets on the basis of the number of Guest Rooms from time to time reserved for allocation to the User Group pursuant to this Agreement.

11.2 For the avoidance of doubt, this Agreement shall not prejudice any rights of the User Group under any other agreement in respect of Games accreditation, Games tickets or Games travel arrangements.

12. INDEMNITY

The User Group shall indemnify Toronto 2015 and its directors, officers and employees from and against all losses, claims, actions, liability, damages, costs, charges and expenses they may pay, suffer or incur directly or indirectly as a result of any non-compliance by the User Group of its obligations under this Agreement or the use and occupation of the relevant Hotels by the User Group (or by any occupier of the User Group's allocation of rooms pursuant to this Agreement) or by any non-compliance by the Hotel of its obligations under the relevant Accommodation Agreement and such indemnity shall be without prejudice to any rights or remedies of Toronto 2015 under this Agreement in respect of any such breach non-performance or non-observance.

13. EXCLUSION OF LIABILITY

Toronto 2015 shall not be liable to the User Group or any other person in respect of any losses, claims, actions, liability, damages, costs, charges and expenses they may pay, suffer or incur or are liable to by any act default breach non-performance or non-observance by the relevant Hotel, its servants agents and licensees in respect of the use of the relevant Hotel, Guest Rooms and Hotel Products and Services by the User Group.

14. USE OF GUEST ROOMS

14.1 The User Group shall procure that its employees, representatives and guests comply with all rules, regulations and policies of the Hotel when occupying the Guest Rooms and any other part of the Hotel's premises.

14.2 The User Group shall have no right or claim whatsoever against Toronto 2015 in the event of the withdrawal by the Hotel of the use of any Guest Rooms and/or the Function Rooms and/or any Hotel Products and Services from the User Group and/or its guests in the event of any such breach non-performance or non-observance by the User Group and/or its guests.

15. NOTICES

15.1 All notices in connection with this Agreement shall be made in such format as required from time to time by Toronto 2015.

- 15.2 The User Group hereby designates the person named in below to act as its authorised representative for all purposes related to this Agreement and the User Group shall notify Toronto 2015 without delay in the event that its representative (or the contact details of its representative) change.

Name: []

Position: []

Address: []

Email: []

Telephone: []

Fax: []

16. **ASSIGNMENT**

The User Group may not assign its rights and/or obligations under this Agreement without the prior written consent of Toronto 2015.

17. **FURTHER ASSURANCE**

The parties will from time to time execute and deliver all such further documents and instruments and do all acts and things as the other party may reasonably require to effectively carry out or better evidence or perfect the full intent and meaning of this Agreement.

18. **COUNTERPARTS**

This Agreement may be executed in any number of counterparts, each of which is an original and all of which together evidence the same agreement.

19. **SEVERABILITY**

The invalidity, illegality or unenforceability of any provision of this Agreement does not affect or impair the continuation or enforceability of the remainder of this Agreement.

20. **ENTIRE AGREEMENT**

This Agreement including its Schedules, and any document referred to in this Agreement constitutes the entire agreement between the parties relating to the subject matter of this Agreement and supersedes all prior oral and written understandings, arrangements and agreements relating to the subject matter of this Agreement.

21. **AUTHORITY**

Each party represents and warrants to the other that it has all necessary authority to enter into this Agreement and to perform its obligations hereunder.

22. **WAIVER**

A failure to exercise or delay in exercising a right or remedy provided by this Agreement or by law does not constitute a waiver of the right or remedy or a waiver of other rights or remedies. No single or partial exercise of a right or remedy provided by this Agreement or by law prevents a further exercise of the right or remedy or the exercise of another right or remedy.

23. **VARIATIONS**

23.1 Any variation to this Agreement (other than to the allocation of Guest Rooms) shall only be valid if made in writing and signed by both parties.

23.2 Any changes to the User Group's initial allocation of rooms (as shown in Appendix A) shall be reflected on the User Group's allocation on a signed addendum to the contract and will be reflected on the On-Line Booking System and, for the avoidance of doubt, in the event of any conflict between the room allocation as shown at any particular time on the On-Line Booking System and Appendix A or addendum, the room allocation shown on signed agreement or signed addendum shall prevail.

24. **COSTS**

Each party shall pay its own costs relating to the negotiation, preparation, execution and implementation by it of this Agreement and each document referred to in this Agreement.

25. **LANGUAGE**

With the concurrence of both parties, this Agreement has been drafted in English only. Les parties ont convenu que la présente convention sera rédigée en anglais seulement. Con el consentimiento de ambas partes, el presente Contrato se ha redactado en Ingles solamente.

26. **GOVERNING LAW**

This Agreement and all matters arising out of it or in connection with it shall be construed in accordance with and governed by the laws of the Province of Ontario and the laws of Canada as applicable. The parties give the courts of the Province of Ontario exclusive jurisdiction to settle any dispute (including claims for set-off and counterclaims) which may arise in connection with the validity effect interpretation or performance of or the legal relationships established by or otherwise arising in connection with this Agreement.

[Signature page follows.]

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the day and year first written above.

**TORONTO ORGANIZING COMMITTEE FOR
THE 2015 PAN AMERICAN AND PARAPAN
AMERICAN GAMES**

Per: _____
Irene Kerr, VP Games Services

United World Wrestling

Per: _____
Name:

Per: _____
Name:

APPENDIX A

TABLE OF USER GROUP'S ALLOCATION OF ROOMS

Hotel	Room Type	Check In	Check Out	Total Room Nights	Total Rooms	Room Rate	Total (CAD)
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/20/2015	14	1	306.19	4,286.66
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard Room Two Queen (Double Occupancy)	7/6/2015	7/19/2015	13	1	338.68	4,402.84
Westin Harbour Castle	Standard Room Two Queen (Double Occupancy)	7/6/2015	7/19/2015	13	1	338.68	4,402.84
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/6/2015	7/19/2015	13	1	306.19	3,980.47
Westin Harbour Castle	Standard King Room (Single Occupancy)	7/9/2015	7/19/2015	10	1	306.19	3,061.90

Total Value Outstanding

\$51,978.47

APPENDIX B

TORONTO 2015 BANK ACCOUNT DETAILS

Banking Information

Bank Name: CIBC Commercial Banking

Bank Address: Commerce Court Banking Centre, CCW, 199 Bay St., Toronto, ON M5L 1G9

Account Information

Account Name: Toronto Organizing Committee for the 2015 Pan/Parapan American Games

Account Address: Corus Quay, 25 Dockside Dr, 7th Floor, Toronto, ON M5A 0B5

Transit Number: 010

Branch Number: 00002

Bank Account: 68-12015

Swift Code: CIBCCATT