Anglican Church of Canada Province of Canada Privacy Policy

1.0 Our Commitment to Privacy

The Ecclesiastical Province of Canada adheres to the following privacy policy as part of our commitment to protect personal information. This statement characterizes our information collection, management, retention and sharing practices. Please contact the Provincial Privacy Officer, the Prolocutor of the Provincial Synod, if you require more information on our policy, have questions, comments, or concerns.

> Ecclesiastical Province of Canada Prolocutor of the Synod 12301 Colin Street Pierrefonds, QC, Canada H9A 1C3

Tel: (514) 684-4460 Fax: (514) 685-5922 Email: atperry@montreal.anglican.ca

2.0 Web Privacy Statement

In addition to the Province of Canada Privacy Policy, the Province also adheres to a Web Privacy Statement as part of our commitment to protect personal information. The Web Privacy Statement, attached hereto, concerns information collection, retention and sharing practices pertaining to the Province of Canada's website. The Web Privacy Statement may be found attached hereto and is available online at (http://www.province-canada.anglican.org/).

3.0 Personal Information

The Province of Canada may collect individuals' personal information for purposes specified before or at the time of collection. Personal information includes information in any form whether factual or subjective, recorded or not, of an identifiable individual. Personal information does not include the name, title or business address or telephone number of an employee of an organization ('business card' information). All personal information collected by or on behalf of the Province of Canada is for the use of the Province of Canada. All individuals retain ownership of their personal information and have controlled access thereto for the purpose of ensuring its accuracy and completeness. All personal information held by the Province of Canada will be as accurate, complete and up-to-date as is necessary for the purposes for which it is to be used.

4.0 Permission-Based Philosophy

Effective January 1st, 2004, the Personal Information Protection and Electronics Document Act of Canada (PIPEDA) is the principle statute with respect to governing personal information management for Canada. The underlying principle of PIPEDA is permission based management of personal information.

The Province of Canada is not subject to PIPEDA, however, the Province respects the spirit of PIPEDA and adheres to the ten principles set out therein. These principles are:

- (a) accountability
- (b) identifying purposes
- (c) consent
- (d) limiting collection
- (e) limiting use, disclosure and retention
- (f) accuracy
- (g) safeguards
- (h) openness
- (i) individual access; and
- (j) provision of recourse.

5.0 Exceptions to the Permission principles:

5.1 The Province of Canada may collect and use personal information without permission in any one of the following circumstances:

- (a) If it is clearly in the individual's interests and consent is not available in a timely way
- (b) If collection is required to investigate a breach of an agreement or contravention of a federal or provincial law
- (c) For journalistic, artistic or literary purposes
- (d) If it is publicly available
- (e) For an emergency that threatens an individual's life, health or security; or
- (f) For statistical or scholarly study or research.

5.2 The Province of Canada may disclose personal information without consent:

- (a) To a lawyer representing the Province
- (b) To collect a debt the individual owes the Province
- (c) To comply with a summons, warrant or order made by a court or other juridical body; or
- (d) To a lawfully authorized government authority.

6.0 Collection of Personal Information

The Province of Canada will collect personal information only for specific purposes. The amount and type of information collected will be limited to what is necessary for the identified purpose(s). The purpose(s) will be identified before or at the time the information is collected. If the collected information is to be used for a different purpose at a future time, the individual's consent will be obtained before or at that time.

7.0 Retention of Personal Information

The Province of Canada will only retain personal information as an active record as long as it is necessary. Personal information that is no longer an active record will be reviewed in consultation with the Provincial Archivist for retention, selection or destruction as part of the regular records transfer process. Personal information retained as archival will be accessible according to the access provisions of the Provincial Archives, taking into consideration the nature of the personal information.

8.0 Sharing Practices

8.1 Access to personal information held by the Province of Canada is restricted to individuals or persons in positions set out on a predetermined list. Personal information is only disclosed in accordance with the purpose for which it is collected. Individuals may have controlled access to their own personal information files for the purpose of ensuring its accuracy and completeness. Where appropriate, incorrect or outdated information will be amended in a timely fashion.

8.2 The Province of Canada may refuse requests for access to personal information if;

- (a) the information is protected by solicitor-client privilege
- (b) to do so would reveal confidential commercial information
- (c) to do so could reasonably be expected to threaten the life or security of another individual
- (d) the information was collected without the knowledge or consent of the individual because such knowledge or consent would compromise the availability or the accuracy of the information and the collection is reasonable for purposes related to investigating a breach of an agreement or a contravention of the laws of Canada or a province; or
- (e) the information was generated in the course of a formal dispute resolution process.

Adopted by Provincial Council September 2005

Anglican Church of Canada Province of Canada Privacy Policy

Consent Form Re My Personal Information

I ______, hereby acknowledge and consent to the use, disclosure and retention of my personal information by the Province of Canada, in accordance with the Province of Canada Privacy Policy.

The purpose of my consent is to enable the Province to communicate with me and to identify members of association within or affiliated with the Province of Canada.

I also acknowledge and consent to the retention of my personal information for archival purposes to the extent it has historical value.

I hereby acknowledge this consent remains in effect until I revoke or amend it.

Signature

Date

Name

Contact Information

Mailing Address:			
	(Street Address)		(Apt Number)
	(Town or City)	(Province)	(Postal Code)
Telephone:			
Email:			

Web Privacy Statement

Province of Canada

1.0 Our Commitment to Privacy

The Anglican Province of Canada adheres to the following privacy policy as part of our commitment to protect personal information. The statement characterizes our information collection and sharing practices for this website (http://www.province-canada.anglican.org/). If you require more information on our policy, have questions, comments, or concerns; please contact us at (514) 684-4460, or through our web site at http://www.province-canada.anglican.org/.

2.0 Information We Collect

We only ask for personal information, such as your name and email address, if you choose to contact the Anglican Province of Canada. The information collected in this way is used solely for the purpose of communicating with those persons who have agreed to be contacted.

3.0 Permission-based Philosophy

We do not add email addresses to mailing lists, unless the address owner has specifically requested to be added to a specific mailing list. We do not share email addresses with third parties unless required to do so by law.

4.0 Retention and Sharing of Information

Information is held indefinitely, unless and until directed otherwise by the person associated with the information. We do not share personal information with third parties unless required to do so by law.

5.0 Collection of Information from Children

Our web site is not targeted at children. On no occasion and under no circumstances do we request information from children (children meaning those under the age of 18).

6.0 Cookies

In order for us to collect general, non-private information from our online visitors, we may use cookies. A cookie is an information file stored on your computer's hard drive, which contains data about web sites that you have visited. We only use cookies to allow us the ability to supply enhanced navigation to our unique web site visitors. This process does not involve the extraction or aggregation of private information, nor is this information provided to third parties, unless required by law.

7.0 Server Logs

Web servers, by their nature, log visits to this web site. We use this information to help us determine how best to meet the needs of online visitors, but we do not share this information with third parties, unless required to do so by law, and we do not aggregate this information with personal information in order to identify individual visitors to our web site.

8.0 Applicability

This privacy policy applies only to this web site. Our web site links to other organizations, which may or may not share similar information acquiring practices. We are not responsible for the privacy practices of other such sites. It is encouraged that you become aware of the privacy statements of all web sites you elect to visit.

> Adopted by Provincial Council 25 September 2005