

## Greenville Federal Credit Union Membership Agreement and Disclosures

This Agreement is subject to Arbitration under the state laws as stated in the section, herein, titled "Resolving Claims" and The Federal Arbitration Act §9 USC 1 ET SEQ. on pages 48-53. This Section explains any opt-out rights you may have and steps to exercise such rights.

**Notice to Members:** Your relationship with the Credit Union is also governed by state and federal laws, which may change from time to time. The body of law is too large and complex to be reproduced here. The purpose of this Agreement is to: (1) summarize the rules applicable to common transactions; (2) establish rules to govern transactions not regulated by state or federal law; (3) establish variations that will apply to certain rules, events, or transactions as permitted by applicable law; and (4) provide you with certain disclosures and information regarding our policies as required by law. By signing a Membership Application or your use or continued use of any account or account services after receiving this Agreement, notice of its availability, or notification of any change in terms, you, jointly and severally, agree that you understand and agree to the terms and conditions stated in this Agreement, and the Schedules, as amended from time to time. This Agreement governs all services whether opened now or in the future and we may modify, change, add provisions or terms we deem necessary or in the best interests of the Credit Union, or amend the terms of this Agreement, the Rate and Fee Schedule and Privacy Policy at any time, and any change shall be immediately effective unless otherwise specifically required by applicable law.

Active Military Members and Dependents: Any terms or conditions herein contrary to the Military Lending Act ("MLA") are void for the period(s) during which you are entitled to the protections of the MLA.

**Cellular Phone Contact Policy:** By providing us with a telephone number for a cellular phone or other wireless devices, including a number that you later convert to a cellular number, you are expressly consenting to receive communications – including but not limited to prerecorded or artificial voice message calls, text messages, and calls made by an automatic telephone dialing system – from us and our affiliates and agents at that number. This express consent applies to each such telephone number that you provide to us now or in the future and permits such calls for non-marketing purposes. Calls and messages may incur access fees from your cellular provider.

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#### Thank you for doing business with us.

This Deposit Account Agreement applies to new and existing consumer and business accounts and, together with the following documents, is your contract with Greenville Federal Credit Union and constitutes the "Agreement" that governs your account with Credit Union:

- The Personal Account Fees ("Consumer Schedule") or the Business Account Fees and Information Schedule ("Business Schedule"),
- Our dividend rate sheet for interest-bearing accounts,
- Our privacy notice, and
- Any additional disclosures, amendments, or addenda we provide to you.

In this Agreement, when we say, "Credit Union," "we," "us," and "our," we are talking about the Credit Union. "You" and "your" means each account owner, authorized signer, and any other person authorized to operate your account. When we say "We may" or "Credit Union may" do something, that means you authorize us and agree to such action.

This Agreement is applicable to new and existing accounts and replaces all prior agreements regarding your account, including any verbal or written statements or representations. When you sign an account application or use your account, including any account service, you, and anyone else identified as an owner or authorized signer on your account consent to the terms of this Agreement. We regularly update this Agreement. You are responsible for ensuring that any authorized signer is familiar with this Agreement. If you keep your account open after we change this Agreement or end a fee waiver, you agree to the changes. We recommend you keep a copy of this Agreement — and any changes we provide to this Agreement — for as long as your Credit Union accounts are open. You can get a copy of the current Agreement at www.greenvillefcu.com, by visiting your local branch, or by phone at the numbers below.

This document contains various defined terms with specific meanings. Some defined terms are defined within the section in which they are used. More frequently used defined terms are defined in the Glossary at the end of the document. As you review this Agreement, be sure to check the Glossary for those definitions.

#### Questions? We're here for you!

Visit www.greenvillefcu.com	
Consumer Banking Business Banking	
1-800-336-63091-800-336-6309	
Greenville Federal Credit Union	
1501 Wade Hampton Blvd.	
Greenville, SC 29609	

## **General Terms**

This Agreement and the applicable Rate and Fee Schedule [consumer or business as applicable] ("Schedule") explain the rules that govern your account(s) and account services with us. Please read this Agreement and the Schedule carefully and keep them in a safe and convenient place.

account services with us. Please re	ead this Agreement and the Schedule carefully and keep them in a safe and convenient place.
Terms, conditions, and limitations	The following terms govern our relationship with you. All Credit Union services are further governed by the terms and
of your relationship with the	conditions set forth in any future agreements and/or disclosures together with the Credit Union's Bylaws, Policies, and
Credit Union:	Procedures, which are herein collectively referred to as "Agreement". The Credit Union's Member Conduct, Behavior, and
	Loss Policies are provided herein; and you agree to abide by these terms at all times. To the extent there is any conflict
	between the terms of this Agreement and any of these items or any other documents, the terms of this Agreement shall
	govern unless the other documents expressly provide otherwise. This Agreement governs all services whether opened now or
	in the future. This Agreement is binding upon the account owner and all parties hereto together with their heirs, successors,
	assigns, and any other person claiming any right or interest under or through said parties. You agree at all times that you will
	comply with all Applicable Laws. "Applicable Laws" shall include: "(i) Visa U.S.A. Inc. Bylaws, Visa U.S.A. Inc. Operating
	Regulations, Visa U.S.A. Inc. Certificate of Incorporation, Visa International Bylaws, and Visa International Operating
	Regulations; (ii) NACHA's (The National Automated Clearing House Association) Operating Rules May change to local ACH
	- e.g. NEACHA; (iii) the Operating Regulations of any network through whom you initiate or process any transaction(s); and
	(iv) any and all laws, treaties, rules, regulations, or regulatory guidance of the government of the United States, as the same
	may be amended and in effect from time to time; and you agree that such Applicable Law shall govern despite any other
	general or specific terms or conditions set forth in the entirety of this Agreement. The Credit Union is not in any way limited
	in the use of the name of any person or entity that claims trademark, copyright, or other such status regarding a name in the
	ordinary course of Credit Union business, in providing any services we may offer; or in using such name in any other manner
	authorized by our agreements or applicable laws. Personal / Business: Unless an account is expressly opened for business,
	you agree that all accounts and services will be for personal, family, and household purposes. If we in our discretion ascertain
	that you are not complying with this obligation, we may require the account(s)/services(s) be closed or converted to business.
	Disabilities: We will accommodate reasonable requests to assist members with disabilities. In order to do so you agree to
	notify us of any disability and/or accommodation requests. You will notify us regarding any service providers you wish to use,
	and you will provide us with information to allow us to identify the service providers.
Rate and fee schedule	and you will provide us with information to allow us to identify the service providers. All Account rates, fees we may charge, limitations, and other important features of your accounts and services with us are
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Credit reports,	To verify your eligibility or continued eligibility for membership, any account(s), service(s), or loan products; increases or
membership-account eligibility,	decreases in services and/or credit limits, now and in the future; or as needed to comply with any applicable law, regulation
other Credit Union services, and	or governmental agency requirements including but not limited to escheatment/abandoned property, privacy, or other
social media:	issues that may affect your rights, or pursuant to any reasonable actions we take to ensure our compliance with such laws,
	regulations or governmental agency requirements (all of which are deemed permissible purposes by you and us) you authorize
	us to make inquiry to verify your information; to determine your employment history; and to obtain information concerning
	any accounts with other institutions and your credit history from time to time, including consumer credit reports. You agree
	that this authority applies to any account, account-related service, loans, or other financial products you request or which we
	may offer or make available to you. We may also report information concerning your account(s) and credit to others. You also
	understand that you may elect from time to time to use Credit Union or other parties' social media tools and sources; that
	there is no claim of privacy or privilege regarding information shared or discernible from such use or sharing; and the use of
	such information by us does not violate your privacy or other rights. If you have consented to communicate with us via social
	media, we may use any social media addresses you may establish from time to time.
Privacy in addition to the Credit	Privacy and Confidentiality: Every person on the Credit Union's premises has the expectation and right that their private
Union's general privacy policy	and confidential information will be protected and remain private and confidential. Thus, the Credit Union prohibits any
	photography, filming, or recording of any type using any device that has or may have the potential to record by any means
	on any Credit Union premises, including at or near any ATM or other device that may display or allow determination of
	confidential information without the Credit Union's prior express permission. The Credit Union's general privacy policy is
	provided later in this Agreement or via a separate disclosure provided at account opening.
	Agreed Exception to Privacy Restrictions – Fraud or Financial Exploitation: It is agreed that fraud and financial exploitation
	are serious matters that can expose both members and the Credit Union to risks and losses. This particularly affects the
	elderly but can harm anyone. To help combat suspected fraud and financial exploitation it is agreed that the Credit Union
	may report such suspicions to persons (including but not limited to family members) who we in good faith believe may be
	able to provide assistance and/or protections. The option to so report is completely voluntary and imposes no obligations on
	the Credit Union.
Reassignment of Account	If we suspect fraud, illegal or improper activity, or if we have any legitimate need to make changes pursuant to Credit Union
Numbers, Access Devices, and	policies or operational requirements; we may, at our discretion, transfer your existing account(s) to replacement account(s)
Related Matters	with a new account number(s). We may also make this reassignment when your account is reported compromised by you. If
	we issue you a replacement account number, all terms of this agreement will continue to apply, without interruption, as if you
	retained the discontinued account number. We may also reissue new access devices and require you to change access via
	usernames, passwords, and other actions as deemed necessary to accomplish the purposes for any reassignment hereunder.
	You agree that this will not create a new customer relationship and our existing relationship will continue uninterrupted with
	this reassignment.

## Lien and Collateral Rights of the Credit Union

As a member-owned cooperative, we have the following Lien Rights as a matter of law and/or by agreement.

STATUTORY AND CONSENSUAL LIENS ON SHARES	By signing an Account Card or other agreement conveying a pledge or security interest in shares, or your use of any accounts or services, you have given the Credit Union a lien on any and all funds ("shares") in all joint and individual share accounts, together with all dividends, regardless of the source of the shares or any individual owner's contributions. This lien secures any account owner's joint and individual obligations to us now or in the future, whether direct, indirect, contingent, or secondary; and has priority over all other claims. You agree that this lien is created and/or impressed, as applicable, as of the first date that any applicable account is opened with us. This lien secures all debts you owe us, including but not limited to those arising pursuant to any loan agreements, or under this Agreement, or arising from any insufficient funds item; or fees; or costs: or expenses: or any combination or all of the above. You authorize us to apply shares to any obligations owed to us	
	or costs; or expenses; or any combination or all of the above. You authorize us to apply shares to any obligations owed to us	
	if you default or fail to pay or satisfy any obligation to us, without any notice to any account owner or other party. The Credit	
	Union's rights are immediate and apply to all accounts.	
Right of set-off	You agree that the Credit Union at all times retains the common law equitable right of set-off against shares with regard to	
	any debt or obligation owed to us individually or otherwise, which right may be exercised by us without legal process or notice	
	to any account owner.	
Status quo – collateral	You specifically agree that all shares on deposit constitute collateral for all obligations owed to the Credit Union. You agree	
preservation	that the Credit Union has the right to preserve this collateral, and may use appropriate administrative procedures (including	
	but not limited to placing a temporary hold or "freeze" on such funds) to safeguard such funds if the Credit Union at any time	
	has reason to believe such collateral may be impaired or at risk due to any default, bankruptcy, breach of any agreement or	
	promise, or as otherwise provided for by our agreements or applicable law, without notice to any owner. In the case of any	
	bankruptcy proceeding, the Credit Union has a right to preserve such collateral as set forth herein as cash collateral; and is	
	not required to surrender or turnover such collateral absent the owner's filing any appropriate motions and the entry of an	
	order either providing for adequate protection of the Credit Union's rights in such collateral, or modifying or terminating the	
	automatic stay as to such collateral. You further agree that the Credit Union's exercise of this right to safeguard or "freeze"	
	funds on deposit shall not constitute a violation of the automatic stay afforded by the Bankruptcy Code.	
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# **Opening Accounts**

This section applies to consumer accounts only unless otherwise specifically noted.

Forms of account ownership	You can open an account that you own alone, or with more than one person. If the account is owned with more than one
	person, it's considered a joint account.
Different types of joint account	For joint accounts: we treat all owners, who are referred to in this Agreement as "co-owners," as joint tenants with right of
ownership	survivorship (described below), unless:
	Applicable state laws expressly require other treatment, or
	• We agree with you in writing that the account is owned in some other way.
	Regardless of how your account is owned, we don't keep a separate record of each co-owner's interest in the account. We act
	on instructions from any co-owner (or a co-owner's authorized representative) without obtaining the other co-owner's consent,
	including withdrawing or transferring funds, making payments, or closing the account. We may accept orders, instructions,
	and requests for future services from any owner, which shall be binding on all owners. Any account owner may withdraw
	funds, stop payment of Items/Transactions (regardless of who ordered the payment), transfer or pledge to us all or any part of
	the shares in any account, and block, terminate or discontinue, or close any transaction or service without the consent of the
	other owner(s) regardless of their contributions to the account, and whether any other co-owner is incapacitated or deceased,
	or whether the account includes a right of survivorship. We have no obligation to notify other owner(s) of any pledge or other
	actions, orders, or instructions by any owner. Each owner is jointly and severally liable for all returned items, overdrafts, or
	any other obligations owed to the Credit Union as a result of any Transaction(s) on a joint account, regardless of the drawer,
	user or authorized user who orders or causes said Transaction(s).
	Joint tenants with right of survivorship: Unless your account card specifically indicates otherwise, you agree that it's your
	intention to create a joint tenancy with the right of survivorship (a form of ownership) in any multiple-party account and if one
	or more of the multiple party owners dies, his or her interest in the account passes to the remaining owners; unless subject
	to our right of set-off or a pledge of the funds in the account(s), in which case all sums in the account(s) will belong to us
	regardless of contributions, up to the amount of the obligation(s) owed. We may not release any funds to a survivor until all
	required legal documents are delivered to us.

Joint owners and responsibility for	Each joint owner is individually and jointly responsible for any overdraft on your account, regardless of who caused or
liabilities on your account	benefited from the overdraft. If there's a set-off, an enforcement of our lien or security interests in your account, or legal action (such as a third-party garnishment, seizure, forfeiture, or tax levy) affecting any co-owner, we may treat all funds in the account as belonging to the owner against whom the setoff, enforcement of the security interest, or other legal action is directed. If your account is closed for unsatisfactory handling, we may report all joint owners to the consumer reporting agencies.
Pay on death (POD) account	Payable on Death ("POD") accounts are governed by your agreements with the Credit Union and applicable state law. A POD account instructs us that the designated account is payable to the owner(s) during their lifetimes, and upon death of the last account owner, is payable to the beneficiary(ies) designated by your Account Card and pursuant to applicable laws; unless subject to our right of set-off or a pledge of the funds in the account(s), in which case all sums in the account(s) will belong to us up to the amount of the obligation(s) owed. Either owner, during their lifetime, may change any designated beneficiary by written direction to us. If any beneficiary is not of legal age at the time the account(s) are to be paid to beneficiaries hereunder, then we will make a check payable to the named beneficiary and deliver it to the person who presents themselves to be the parent or legal guardian of such beneficiary or as otherwise allowed by applicable law; and upon such payment, you agree that we are released from any and all claims and obligations and shall be indemnified per the provisions of this Agreement. Payable on Death accounts are "without rights of survivorship;" meaning that if all named POD beneficiaries pre-decease the owner(s) the applicable funds shall be paid to the estate of the last surviving owner. It is further agreed that upon the vesting of any interest in any rights of a POD beneficiary, all sums payable shall be subject to any right of set-off between us and the POD beneficiary.
Minor/Youth Accounts	We may require any account with a minor including a joint owner that is legally able to enter into a binding contractual agreement. As a joint owner, we may make payments of funds directly to the minor without regard to his or her minority. We have no duty to inquire about the use or purpose of any transaction by the minor, parent or guardian, or any account owner. We will not change the account status when the minor reaches the age of majority unless a change is authorized in writing by all account owners. All owners agree that we may change the minor account status to a general membership when the minor reaches the age of majority. All standard account products and services, or the continuation of products and services will be available based on eligibility. Additionally, the Par Value of membership will increase from \$5 to \$25.
Greenville County School District – High School Student Memberships	Special membership shares and checking accounts are available for all Greenville County School District High School students. These accounts are designed to serve only minors in these high schools with basic account services promoting thrift, financial literacy, and responsibility. Unlike Minor/Youth accounts noted above, these accounts do not require an adult's authorization or ownership to open. Par Value for these memberships is \$5 instead of the usual \$25. Upon reaching the age of majority, account owners may be required to sign membership agreements as an adult to continue using the account(s). Additionally, the Par Value will increase from \$5 to \$25.
Representative payee, VA fiduciary, and other government fiduciary accounts	The representative payee/fiduciary ("fiduciary") agrees to be bound by the terms of the Account Agreements and to furnish us, upon request, a copy of the written SSA, VA, or other authorization designating the fiduciary and such other documents and authorizations as we may deem necessary or appropriate. In opening a fiduciary account, the Credit Union acts only as a depository for the Beneficiary's funds and is under no obligation to act as a fiduciary or to inquire as to the powers or duties of the appointed fiduciary. The fiduciary agrees that he or she is liable to us for any and all obligations incurred by any actions dealing with the account and agrees to indemnify and hold the Credit Union harmless from and against any and all loss, costs, damage, liability, or exposure, including reasonable attorney's fees we may suffer or incur arising out of or related to any action or claim by any party with respect to the authority or actions taken by the fiduciary.
Club accounts	The Credit Union offers club account(s) to help you save for Christmas, vacations, or other purposes. If you withdraw funds early, we may require you to withdraw the entire balance and not allow additional deposits until the following club period, and/ or charge you a fee as listed in the schedule.
Transfer of account ownership	If you want to transfer account ownership to another person, we must consent and note it in our records before the transfer is valid and binding on us; however, we're not responsible for determining whether such transfer is legally valid. Assignment of your account is subject to our lien, pledger, and setoff addressed in this Agreement or other agreements with us. This Agreement is binding on your personal representatives, executors, administrators, and successors, as well as our successors and assigns.

Death or legal incompetence of	Please notify us promptly if you learn or suspect an account owner or signer has been declared incompetent by a court or		
an authorized signer or account	other legal authority or has died. When we receive proper notice, we may:		
owner	• Freeze the account until we receive documents verifying the incapacity or death and instructions regarding the		
	funds remaining in the account,		
	• Pay (without inquiring) any item authorized by the account owner before being declared legally incompetent or		
	deceased,		
	Return or reverse deposits, and		
	Apply funds in the account to any debt the account owner owes us before recognizing the rights of a surviving		
	joint owner or other person to any remaining funds.		
	If we release funds after the account owner's death and have to pay tax or reclamation claims to a government agency as a		
	result, the account owner's estate is responsible for reimbursing us.		
	Consumers and Sole Proprietors Only: If an account owner dies or is declared legally incompetent, we may comply with court		
	orders and legal documents, and take direction from affiants, court-appointed representatives, guardians, or conservators		
	from your state of residence, even if different than where the account was opened except as otherwise required by applicable		
	law or court order. We may require additional documentation to be provided to us before complying with the directives. We		
	may require U.S. court documents for customers residing outside of the U.S. at the time of incompetence or death.		
	For Business Account Owners: Businesses must provide us documentation of any change in ownership or control		
	of a business upon the death or legal incompetence of a business owner. Businesses must also provide us with any		
	documentation we require to document a change in authorized users before we are obligated to recognize any such changes.		

## **Depositing Funds**

There are many ways for you to deposit funds into your account: at branches, night-depository, via Mail, and through the Credit Union Mobile app. You should be aware of your responsibilities when you make deposits. We exercise ordinary care when collecting a deposited item but are not responsible for any other financial institution's treatment or loss of the item. If a deposited item is lost or destroyed during processing or collection, you agree to provide all reasonable assistance to help us reconstruct the item.

It's your responsibility, not	ours, to confirm the accuracy of the amount you deposit. If we determine a discrepancy exists	
between the declared and the actual amount, we may debit or credit your account and we may notify you if any adjustments		
are made. We can also use the declared amount as the correct amount to be deposited and not adjust a discrepancy if it's		
less than our standard adjustment amount. We may vary our standard adjustment amount from time to time without notice		
and use different amounts depending on account type. In handling deposits to your account, we act only as your agent for		
collection and assume no responsibility beyond the exercise of ordinary care.		
Analyzed business accounts: You may request that the Credit Union adjust deposit discrepancies identified during any		
verification regardless of the standard adjustment amount.		
Notify us of a discrepancy. You must notify us within the applicable timeframe below or we may consider the deposit correct.		
Consumer accounts within sixty (60) days after we have made your account		
statement available to you		
Business accounts Within thirty (30) days after we have made your account		
	statement available to you	
If you fail to notify us in a timely manner: If the actual deposit is less than the amount on the statement, the difference is		
your property; if the actual deposit is more, the difference is the Credit Union's property.		
We don't verify all transact	ions but have the right to verify any, including those for which we have provided a receipt. We may	
reverse or adjust, at any tin	ne without prior notice to you, any debit or credit we believe we have made to your account by	
mistake or any other reasor	n including where we believe fraud or any impropriety may be involved in the transaction.	
We may, upon notice to you, send an item for collection instead of treating it as a deposit. This means we send it to the		
issuer's financial institutior	n for payment, and your account won't be credited for the item until we receive payment. Our	
availability of funds policy	does not apply to an item we accept for collection.	
	between the declared and are made. We can also use less than our standard adju and use different amounts collection and assume no response account verification regardless of the Notify us of a discrepancy. Consumer accounts Business accounts Business accounts If you fail to notify us in a your property; if the actual We don't verify all transact reverse or adjust, at any timmistake or any other reason We may, upon notice to you issuer's financial institution	

Our right to decline deposits	We may decline all or part of a deposit, including cash. This could happen if a payee isn't a co-owner, authorized signer, or
	authorized representative on your account, we can't verify an endorsement, the check was issued from a credit account, the
	check looks suspicious, or it's a non-U.S. item. If we decline a deposit that you mailed to us, we may return it to you at your
	cost (including charging you for postage and handling to return foreign currency coin or paper) or retain any invalid checks or
	other documents included in the deposit without crediting your account, at our discretion.
	If we cannot verify an endorsement, we can also decline to pay, cash, or send the item for collection. We can require that all
	endorsers be present and that you deposit the item instead of cashing it.
Requirements for correct	An endorsement is a signature, stamp, or other mark on the back of a check to transfer, restrict payment, or make the
endorsement	signer responsible for the check. If you have not endorsed a check that you deposited to your account, we may endorse it for
	you. Any endorsement must be in the 1-1/2-inch area that starts on the top of the back of the check. Do not sign or write
	anywhere else on the back of the check. If an item is submitted via Remote Deposit Capture or Mobile Deposit Capture you
	agree that you will use the Mobile Deposit service to scan only original checks payable to and properly endorsed by you by
	signing your name(s) and writing "FOR REMOTE DEPOSIT ONLY – GREENVILLE FEDERAL CREDIT UNION".
	Multiple Payees: Unless any check, share draft, or other instrument expressly indicates that the item is payable to
	conjunctive payees, the instrument shall be deemed payable in the alternative. If there is any ambiguity, the instrument
	shall be deemed payable in the alternative (for example: a check payable to "A and B" is a conjunctive instrument. A
	check payable to "A or B;" "A, B;" "A/B", where "A and B are listed on separate lines;" or otherwise, where not expressly
	conjunctive are payable in the alternative).
Restrictions on checks are not	We are not obligated to follow restrictions or notations written on a check such as, "void after six months," "void over \$50,"
binding	or "payment in full." You're responsible for any resulting loss or expense we incur.
Substitute checks	A substitute check is created from an original check; under federal law, it's legally equivalent to the original check and can
	even be used as proof of payment. A substitute check contains an accurate copy of the front and back of the original and
	bears the legend: "This is a legal copy of your check. You can use it the same way you would use an original check." Any
	check may be returned to you in the form of a substitute check. You agree that you won't transfer a substitute check to us, by
	deposit or otherwise, if we would be the first financial institution to take the substitute check unless we have expressly agreed
	in writing to take it.
Our handling of non-U.S. items	A non-U.S. item is an item:
	Payable in a currency other than U.S. dollars,
	• Drawn on a financial institution that isn't organized under U.S. law, or
	• That is an incoming funds transfer remitted in a currency other than U.S. dollars.
	We're not required to accept a non-U.S. item for deposit or collection, but we may accept it on a collection basis without your
	specific instruction to do so. We can reverse any amount we have credited to your account and send the non-U.S. item on a
	collection basis even if we have taken physical possession of the item.
	If we accept a non-U.S. item, the U.S. dollar amount you receive for it will be determined by the applicable exchange rate
	that is in effect at the time of deposit or our receipt of final payment (less any associated fees) of the non-U.S. item. If the
	deposited non-U.S. item is returned for any reason, we'll charge the amount against your account (or any other account
	you maintain with us) at the applicable exchange rate in effect at the time of the return. For information on the applicable
	exchange rate, see "Applicable exchange rate" in the "Statements, Interest, and Other Account Information" section of this
	Agreement. Our availability of funds policy does not apply to a non-U.S. item.
Foreign Checks	Checks drawn on financial institutions located outside the U.S. (foreign checks) cannot be processed the same as checks
	drawn on U.S. financial institutions. Foreign checks are exempt from the policies outlined in this disclosure. Generally, the
	availability of funds for the deposit of foreign checks will be delayed for the time it takes us to collect the funds from the
	financial institutions upon which it is drawn. Foreign checks with no routing numbers and payable in foreign currency are not
	accepted for deposit. These items must be sent as a collection item. Only foreign checks payable through a U.S. financial

	make loan payments in order to avoid delinquency and other transfers in accordance with your authorization, until written notification is received by us to discontinue any payments or transfers.
	<b>Direct Deposit or Transfer Authorization/Bankruptcy.</b> If you file bankruptcy and fail to cancel any instructions in your direct deposit or transfer authorization, then you hereby instruct your employer and us to continue to make and apply deposits and
	change the direct deposit or direct transfer option.
Direct deposits	You must notify us at least thirty (30) days prior to any direct deposit or preauthorized transfer if you wish to cancel or
Reversal of an electronic payment	If an electronic payment credited to your account, such as a direct deposit, is reversed, <b>we can deduct the amount from any account you have with us</b> , at any time, without notifying you. You agree to promptly repay any resulting overdrafts.
	extent our failure to notify you within this time period caused a loss to you.
with an item	released or discharged from any liability for the breach so long as we notify you of the breach within 120-days after we learn of the breach. If we fail to notify you within this 120-day period, you'll be released from liability and discharged only to the
Breach of a warranty associated	If you breach any warranty you make to us under the laws governing your account with respect to any item, you won't be
	recover payment of a returned deposited item.
	endorsement, or should not have been paid for any other reason. When the claim is finally resolved, we'll either release the hold or deduct the amount of the item from your account. We're not responsible if we take, or fail to take, any action to
	otherwise have reason to believe the deposited item was altered, forged, unauthorized, missing a signature or has a forged
	Under certain circumstances, we may place a hold on or charge your account for a deposit if a claim is made or we
	we'll charge you all applicable fees and reverse all interest accrued on the item.
	even if the balance in your account isn't sufficient to cover the amount we hold or deduct, causing an overdraft. In addition,
	We can do this when we're notified that the item will be returned and don't need to receive the actual item. We can do this
Items returned unpaid	If an item you deposited or cashed is returned to us unpaid, we can deduct the amount from any account you have with us.

Funds Availability	1		
Your ability to withdraw funds	on the first business day after the day we rece first \$275 of a day's check deposits at a teller deposits. Certain electronic credit transfers, s on the day we receive the transfer. Once they pay checks and other items presented for pay	deposits to your checking account (in this policy, each account) available to your deposits. Incoming wire transfers, electronic direct deposits, and the r window, and at a Credit Union ATM will be available on the day we receive t such as those through card networks or funds transfer systems, will be available are available, you can withdraw the funds in cash, and we will use the funds ment and applicable fees that you have incurred.	he the able s to
Determining the day your deposit is received by the Credit Union	For determining the day your deposit is received by the Credit Union, every day is a business day, except Saturday, Sunday, and federal holidays. If you make a deposit before our established cutoff time on a business day that we are open, we will consider that day to be the day your deposit is received by the Credit Union. However, if you make a deposit after our cutoff time or on a day we are not open, we will consider the day your deposit is received by the Credit is received by the Credit Union to be the next business day we are open. Our deposit cutoff times are as follows:		
	Type of Deposit	Cutoff Time	
	In branch	when the branch closes for business	
	Checks deposited with the Credit Union Mobile app	2 p.m. Eastern Time	
	Electronic credits (such as direct deposits)	When the branch closes for business	
Longer delays may apply	the deposits. Further, in some cases, we will it business day after the day of your deposit. De the second business day after the day of your business day after the day of your deposit. Except as otherwise explained in this paragrap business day of deposit or the first business of We will also tell you when the funds will be av we decide to take this action after you have lee receive your deposit. If you need the funds from a deposit right awa In addition, funds you deposit by check may be We believe a check you deposit v You deposit checks totaling more You redeposit a check that has b You have overdrawn your account There is an emergency, such as f	e than \$6,7525 on any one day	nntil rst boosit. f re
		able no later than the seventh business day after the day of your deposit.	

Special rules for new accounts	<ul> <li>If you are a new customer, the following special rules apply during the first thirty (30) days your account is open. Incoming wire transfers, electronic direct deposits, and cash deposited at a teller window and at a Credit Union ATM will be available on the day we receive the deposit. Funds from your check deposits will be available on the business day after the day we receive the deposits; no funds from a business day's check deposits are available on the day we receive the deposits. If we delay the availability of your deposit the following special rules may apply:</li> <li>The first \$6,725 of a day's total deposits of cashier's, certified, teller's, travelers, and federal, state, and local government checks, and U.S. Postal Service money orders made payable to you will be available on the first business day after the day of your deposit.</li> <li>The excess over \$6,725 and funds from all other check deposits will be available no later than the seventh business day after the day of your deposit. The first \$275 of a day's total deposit. The first \$275 of a day's total deposit.</li> </ul>
	We will notify you if we delay your ability to withdraw funds and we will tell you when the funds will be available.
Holds on other funds	If we cash a check for you that is drawn on another financial institution, we may withhold the availability of a corresponding amount of funds that are already in your account. Those funds will be available at the time funds from the check we cash would have been available if you had deposited it. If we accept a check for deposit that is drawn on another financial institution, we may make funds from the deposit available for withdrawal immediately but delay your ability to withdraw a corresponding amount of funds that you have on deposit in another account with us. The funds in the other account would then not be available until the time periods that are described in this policy.
Foreign checks	Checks drawn on financial institutions located outside the U.S. (foreign checks) cannot be processed the same as checks drawn on U.S. financial institutions. Foreign checks are exempt from the policies outlined in this disclosure. Generally, the availability of funds for deposit of foreign checks will be delayed for the time it takes us to collect the funds from the financial institutions upon which it is drawn. Foreign checks with no routing numbers and payable in foreign currency are not accepted for deposit. These items must be sent as a collection item. Only foreign checks payable through a U.S. financial institution with routing numbers and payable in U.S. dollars will be available, subject to the schedule described in this section.
Special rules for time period	The Credit Union reserves the right to extend by one business day the time that funds deposited will be available for
adjustment for withdrawals by	withdrawal by cash or similar means. However, an additional \$550 or such greater amount as required by annual
cash or similar means	adjustments to Regulation CC will be available for withdrawal by cash or similar means on the date funds are otherwise available for withdrawal under this policy.

Available Bal	ance, Posting Tran	sactions, and Overdraft	
Available balance	withdrawal. We use the ava	alance is our most current record of the amount of money in your account ava ailable balance to authorize your transactions during the day (for example, det use the available balance to pay your transactions during our nightly process llows:	bit card purchases and
	Ending Daily Balance	Ending daily balance from prior business day's nightly processing	]
	– Holds	Subtract funds that have been placed on hold	
	+ Deposits	Add pending deposits that are immediately available (see "Availability of	
		Funds Policy" in previous section)	
	- Withdrawals	Subtract pending withdrawals that we have either authorized or we know	
		about but have not yet processed	
	The available balance may	not include every transaction you have initiated or that we previously authorized	zed. For example, your
	available balance may not	include the following:	
		hecks and authorized withdrawals we have not received for payment (such as and ACH transactions);	s recurring debit card
	The final amo you add;	unt of a debit card purchase. For example, we may authorize a purchase amo	ount prior to a tip that
	Debit card tra	insactions that have been previously authorized but not sent to us for paymen	nt. In most cases, a
	transaction au	thorization hold must be released after three business days even though the	transaction may be
	sent to us for	payment from your account at a later date, which we must honor. The author	ization hold may be
	up to three (3	) business days for certain transactions, including car rental, cash, and interr	national transactions.

How	we	proc	ess	and	post
+			+		

transactions to your account

We process transactions each business day (not Saturdays, Sundays, or federal holidays) during a late-night process that includes three key steps. We call this nightly processing. Once the transactions are processed, the results are posted to your account.

Step 1: We calculate the available balance in your account that can be used to pay your transactions as described above. Certain pending transactions can impact your available balance for purposes of determining whether we will pay other transactions during our nightly processing, including:

- Cash deposits or transfers from another Credit Union account made AFTER the applicable cutoff time will be added to your available balance only if they are made before we start our nightly processing; and
- Pending withdrawals that reduce your available balance, such as debit card transactions we have authorized.

Step 2: We sort your transactions into categories.

+ We credit deposits received before the cutoff time.

When processing items drawn on your account, our policy is to pay them as we receive them. We commonly receive items to be processed against your account(s) multiple times per day in what is referred to as presentment files. Each presentment file received commonly contains a large amount of a specific type of item (Check, ACH, ATM/POS, etc.) It is common for each of these presentment files to contain multiple items to be processed against your particular account. In this case, when multiple items are received at once, the items will be paid as follows: checks clearing through the Federal Reserve are paid in dollar order, lowest to highest; ACH items in each presentment file posts credits first then debits in the order provided in the presentment file, and generally we will process three or more ACH presentment files per day; and ATM/POS items are paid in the order they are presented. Transaction items presented in person such as withdrawals or checks cashed at one of our locations are generally paid at the time they are performed.

#### Determining Date and Time

- Cutoff time is based on the location where the deposit or transfer was made.
- The Credit Union has no control over how and when transactions are presented to us to be paid. Merchants choose the system by which they process their transactions and how frequently they do so. Clearing times for these transactions may range from 0-5 days. If a merchant obtains an authorization but does not submit the debit card transaction for payment within three (3) business days after the authorization is given, we may increase your Available Balance by the amount of that authorization.
- For some transactions, such as Bill Pay or teller-cashed checks, a different time may be assigned by our systems.

Step 3: If the available balance is not enough to pay all of your transactions, we:

- Use Overdraft Protection (if you have it) by transferring and/or advancing available funds from a linked savings and/or credit account. An overdraft protection transfer/advance fee will be charged as applicable.
- Then, decide whether to pay your transactions presented to us for payment into overdraft, or return them unpaid. Paying an item into overdraft means that we pay an item even though your available balance is not sufficient to cover that item, resulting in your account having a negative balance. At our discretion, we may pay a check or automatic bill payment into overdraft, rather than return it unpaid. This is our standard overdraft coverage (see more information below). Debit card transactions presented to us for payment (whether previously authorized by us or not) will be paid into overdraft and won't be returned unpaid, even if you don't have sufficient funds in your account. Any applicable overdraft or returned item fees are deducted from your account at the time of authorization.

**Pending transactions can result in overdrafts.** If your available balance during the nightly processing is insufficient, the Bank may assess overdraft and/or non-sufficient funds (NSF) fees on transaction(s) we pay or return. Even if a pending transaction has been dropped from your account, we must pay it when we receive it for payment. Sometimes, previously authorized transactions are sent to us for payment. In those cases, you may be charged an overdraft fee if the transaction is paid into overdraft.

Merchant Authorization Holds may affect your Available Balance. See "Authorization holds for card transactions" and "Partial authorization for card transactions" below in the Debit Cards and ATM Cards Section.

Standard overdraft coverage and	Some checking accounts come with standard overdraft coverage. This includes the service called courtesy pay. Minor,
Courtesy pay	Student, and Access accounts do not include this service. Under standard overdraft coverage:
The Credit Union typically does	• We may authorize checks, other transactions using your checking account number, and automatic bill payments
not pay overdrafts if your account	(such as recurring debit card and ACH transactions) into overdraft and charge a fee.
is overdrawn, or you have had	• We will not authorize ATM and everyday (one-time) debit card transactions into overdraft, unless your account is
excessive overdrafts.	enrolled in Debit Card Overdraft Service as described below.
	Whether we pay transactions into overdraft is at our discretion and we reserve the right not to pay into overdraft.
	You can remove standard overdraft coverage from your account at any time. If you remove it, the following will happen if you don't have enough money in your checking account or in accounts linked for Overdraft Protection to cover a transaction when it is presented to us for payment or authorization:
	• We will return your checks and other returnable items, such as ACH payments, as unpaid and charge a returned item fee (non-sufficient funds/NSF).
	• We will not authorize certain transactions such as cashed checks, recurring debit card transactions, or Bill Pay
	transactions into overdraft. Important: If these transactions are authorized when your account has enough money
	but are later presented for payment when your account does not have enough money, we'll pay the transaction
	into overdraft and charge an overdraft fee.
	We will not authorize ATM and everyday (one-time) debit card transactions (such as one-time debit card
	and ATM card purchases) into overdraft. If your account is enrolled in Debit Card Overdraft Service, these
	transactions may be authorized.
	You understand that the classification of a debit card transaction (except ATM transactions) as recurring or non-recurring (i.e., one-time) is determined by merchants, other institutions, or other third parties before the transaction is presented to us
	for authorization or payment. We will treat and process such debit card transactions in the manner they are presented to us,
	which may result in a one-time debit card transaction presented as recurring preauthorized transactions and vice versa.
Debit card overdraft service	Your enrollment preference for Debit Card Overdraft Service determines how the Credit Union handles your ATM and everyday
Consumer account members may	(one-time) debit card transactions on eligible accounts. You can add or remove the service on eligible accounts at any time.
choose to enroll in this service;	It's important to understand that this service is unique from other optional services that may be less costly for you, such as
	our optional Overdraft Protection plan described in the next section.
	When you don't have enough money in your checking account or accounts you have linked for Overdraft Protection at the time of an ATM or everyday (one-time) debit card transaction:
	• If you're enrolled in Debit Card Overdraft Service, the transaction may be authorized into overdraft at the Bank's
	discretion but an overdraft fee applies.
	• If you aren't enrolled in Debit Card Overdraft Service, the transaction will be declined and no fees apply. If a
	previously authorized transaction creates a negative balance when it posts, you won't be assessed an overdraft fee.
	• For enrolled accounts in good standing, the maximum amount an account can be overdrawn is \$787.50
	(including fees). This limit is assessed daily and can change. After this limit is reached, any further transactions
	will be declined.
	Debit Card Overdraft Service <b>does not apply</b> to checks and other recurring transactions (such as Bill Pay or ACH transfers, or recurring debit card transactions such as utilities or health club memberships).
	With an without Dabit Card Quardraft Service, the Credit Upier may continue to pay these other transaction to be inter
	With or without Debit Card Overdraft Service, the Credit Union may continue to pay these other transaction types into
	overdraft, at our discretion, and our standard overdraft fees and policies will apply.
	Debit Card Overdraft Service isn't available for certain accounts, such as Minor, Student, and Access Checking accounts,
	IOLTA accounts, accounts for government entities, or savings accounts. Debit Card Overdraft Service is a discretionary
	service that may be removed by the Credit Union for a variety of reasons, including excessive overdrafts or returned items.

Overdraft protection	This is an actional carries you can add to your checking account by eligible Credit Unice seconds to activity of a second to your checking account to to your check
Overdraft protection	This is an optional service you can add to your checking account by eligible Credit Union accounts to authorize or pay your
	transactions if you don't have enough money in your checking account. Overdraft Protection transfers/advances may occur
	to cover pending transactions, even if these transactions are not subsequently presented for payment. When an Overdraft
	Protection transfer occurs from a linked savings account to cover a transaction, the available balance in that savings account
	will be reduced by the amount of money to be transferred. That amount of money will be unavailable for other use, and it will
	be applied to the checking account the next business day. If you link two accounts, you may tell us which account to use first
	to transfer/advance funds. If you don't specify an order, we'll first transfer funds from your linked savings account. Overdraft
	Protection isn't available for all accounts. Refer to the Consumer Schedule or the Business Schedule to determine account
	eligibility.
Multiple fees per item are	Fees may be assessed with each item paid into overdraft or returned unpaid subject to the following:
possible	Multiple "presentments" – Any item or transaction that is presented for payment multiple times is beyond the
	control of the Credit Union. Multiple presentments by other parties may further overdraw your account balance.
	Each presentment we cannot pay will be charged a separate returned item (NSF) fee even though it may be for a
	repeat presentment.
	• A single Courtesy Pay Overdraft Fee may be assessed when we choose to pay the presentment even though your
	account has insufficient funds. Doing so will put your account into an overdrawn status while helping you avoid
	at least one returned item fee to the original person or entity you intended to pay.
	No Courtesy Pay Overdraft Fee will be assessed on ATM and everyday (one-time) debit card transactions unless
	you opt to add Debit Card Overdraft Service to your account. A Courtesy Pay Overdraft Fee can be assessed
	on recurring debit card transactions and any other item we pay into overdraft. An NSF Fee can be assessed on
	recurring debit card transactions and any other item we return for lack of sufficient funds.
	<ul> <li>No Courtesy Pay Overdraft Fee will be assessed on presented items of \$5 or less.</li> </ul>
	<ul> <li>If both your ending daily account balance and available balance are overdrawn by \$5 or less, and there are no</li> </ul>
	items returned for non-sufficient funds after we have processed all of your transactions, we will not assess an
	overdraft fee on the items.
	<ul> <li>We limit the number of Courtesy Pay Overdraft and/or returned item (Non-Sufficient Funds/NSF) fees charged</li> </ul>
	per business day as follows:
	<ul> <li>For consumer accounts, we will charge no more than two (2) Courtesy Pay Overdraft or Non-Sufficient</li> </ul>
Potuming your account to a	Funds (NSF) fees per membership number per business day.
Returning your account to a	If your account has an overdraft, you must promptly add money to return your account to a positive balance. If you don't
positive balance	return your account to a positive balance or you have too many overdrafts, we may close your account and limit additional
	services. Also, we may report you to consumer reporting agencies and initiate collection efforts. You agree to reimburse us for
	the costs and expenses (including attorney's fees and expenses as provided herein) we incur to do so.

## **Debit Cards**

We offer a number of account services at a variety of locations that involve using a card. Some services may not be available at all locations. When you get a debit card from us, you may receive, and be required to agree to, additional terms and conditions applicable to the card. In the event of a conflict between the terms and conditions and this Agreement, the terms and conditions will control. Additional disclosures applicable to these services are provided in the Consumer Schedule or Business Schedule, as applicable.

Schedule or Business Schedule, a	s applicable.
Issuance of a card and Personal	You should securely protect your card and PIN from loss or theft. Each cardholder must have his or her own unique PIN and
Identification Number (PIN)	is responsible for keeping the PIN confidential. If the card or PIN is given to another person, the account owner will, to the
	extent allowed by applicable law, be responsible for all transactions made by that person or anyone else to whom that person
	gives the card or PIN.
Using your card	There are many ways to use your debit card—using the physical cards or via mobile devices. See the following descriptions.
	You can use your debit card:
	At merchants who accept payments through a network in which we participate
	• To request cash back when making a physical card purchase with your PIN at merchants who offer this service
	• To choose whether and how you receive a receipt when you use your card at a merchant terminal
	In addition, with your debit card, you can also:
	• Pay for purchases, or pay bills directly with your card, or through a mobile device at participating merchants (see "Using your card through a mobile device" for more details)
	At any ATM with your debit card, you can:
	• View account balances, withdraw cash, and transfer funds between your accounts (fees may apply on any of
	these actions at a non-Credit Union ATM)*
	At Credit Union ATMs ONLY you can:
	• Transfer funds from your eligible Credit Union credit accounts to your checking or savings accounts+
	Make payments to your eligible Credit Union credit accounts
	Get a statement++ of your account balances or the last 10 transactions
	Choose how you want to receive your ATM receipt: printed, emailed, or to your mobile phone
	In addition, with your debit card you can also use your mobile device at Credit Union ATMs.
	* Non-Credit Union ATMs are part of ATM networks owned or operated by other financial institutions. You can use your
	card at non-Credit Union ATMs that display the Plus® logo to withdraw cash, check balances, and transfer funds between
	the accounts linked to your card as primary checking and primary savings. Note: 1) Some non-Credit Union ATMs may not
	give you the option of choosing which account to access or may only let you access one of these two accounts. 2) Some
	transactions may not be available at all ATMs, may be different from those available at Credit Union ATMs, or may be limited
	to any withdrawal limit(s) set by the non-Credit Union ATM.
	+ Cash advance and ATM advance fees may apply. Refer to the applicable credit card account agreement or line of credit
	account agreement for more details.
	++ Statements at Credit Union ATMs should not be used in place of the account statement for balancing or verifying the
	actual account balance.
ATM and merchant terminal	Generally, we're not responsible for damages resulting from an ATM or merchant terminal malfunction. However, for
malfunctions	applicable accounts, see "In case of errors or questions about your electronic fund transfers" in the "Electronic Fund Transfer
	Disclosures" section of this Agreement.
Fees for use of card	We may charge a fee for each non-Credit Union ATM transaction. In addition, the non-Credit Union ATM owner/operator may
Other applicable fees for use of	charge a fee and set their own withdrawal limits. We may waive our fee and/ or reimburse the non-Credit Union ATM owner/
your card are described in the	operator fee, in whole or in part, if allowed by the terms of your account. Even if reimbursed, the non-Credit Union ATM
Consumer Schedule and Business	owner/operator fee is included in the total transaction amount that is withdrawn from your account and will apply to your
Schedule.	card's daily ATM withdrawal limit.
	Transactions will also be limited to any withdrawal limits set by the non-Credit Union ATM. We'll charge a fee if you make
	a teller-assisted cash disbursement at a non-Credit Union bank that accepts Visa-branded cards. Some merchants may
	assess a fee when you use your card for a purchase or for cash back. The merchant fee will be included in the total purchase
	amount.

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Daily limits	Unless otherwise specified, a "day" is defined as the 24-hour period from midnight to midnight, Eastern Time. Transactions made in other time zones will be based on when received in Eastern Time. You may use your card subject to your daily
	purchase limit, daily ATM withdrawal limit, and the available balance in your account. The following rules apply:
	Limits on dollar amounts: Your card's daily purchase limit is the maximum U.S. dollar amount of purchases (including cash
	back, if any) that can be authorized each day from your primary linked account, less merchant fees, if any. Note: If you use
	your card or card number to fund a digital wallet, brokerage, or other type of account, these Account Funding Transactions
	(AFTs) will count against your card's daily purchase limit. AFTs may also be limited by the applicable card network. If your daily purchase limit is more than \$99,999, you may ask that the merchant process multiple transactions to complete a
	purchase above this amount.
	Your card's daily ATM withdrawal limit is the maximum amount of cash you can withdraw each day from any combination
	of accessible accounts using your card, less any non-Credit Union ATM owner/operator fees, if applicable. When you use a
Varia and firm and a state daily	Credit Union ATM in Assisted-Service mode, your card's daily ATM withdrawal limit may not apply.
You can confirm your card's daily limits through online banking, our	<b>Limits for your card:</b> We provide you your daily ATM withdrawal and purchase limits when you receive your card, unless otherwise stated in the Agreement. Note: For security reasons there may be additional limits on the amount, number, or type
mobile app, or by calling us.	of transactions you can make using your card.
	There's generally no limit on the number of times the card may be used each day as long as the applicable daily ATM
	withdrawal limit and daily purchase limit are not exceeded, and there's a sufficient available balance in accounts you access
	for the transactions. If an ATM transaction or purchase would create an overdraft on the account, we may, in our sole discretion, take any of the actions described in the "Available Balance, Posting Transactions, and Overdraft" section of this
	Agreement.
Other fees and limits	Please refer to your Rate and Fee Schedule for all Fees and Limits.
When we approve a transaction	We may limit the number of authorizations we allow during a period of time (for example, if we notice out- of-pattern
or purchase, we call that an	use of your card, or suspected fraudulent or unlawful activity). For security reasons, we cannot explain the details of the
authorization.	authorization system. If we don't authorize the payment, we may notify the person who attempted the payment that it has been refused. We won't be responsible for failing to give an authorization. In our discretion, we may allow or deny transactions
	or authorizations from merchants who are apparently engaged in or who are identified as engaged in the internet gambling
	business.
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	Changes to your card limits: We may, without telling you, increase your daily purchase or ATM withdrawal limit based on account history, activity, and other factors. If we decrease the limits of your card, we'll notify you in accordance with
	applicable law.
Using your card through a mobile	When you use your debit card with your mobile device for transactions:
device	
A mobile device means a	Availability may be affected by your mobile carrier's coverage area, and your mobile carrier may charge you
smartphone, tablet, or any other hand-held or wearable	<ul> <li>message and data rates, or other fees.</li> <li>Your debit card information is sent across wireless and computer networks.</li> </ul>
communication device that allows	<ul> <li>Information about your mobile device may be transmitted to us.</li> </ul>
you to electronically store or	• You should secure the mobile device the same as you would cash, credit cards, and other valuable information.
electronically present your debit	Password protect and lock it to help prevent unauthorized transactions and notify us promptly if it's lost or
card or debit card number (digital	stolen.
card number) to make debit card	When you make a purchase or payment using your mobile device, the merchant won't provide an option for cash
transactions.	<ul> <li>A physical card may be required for access to Credit Union ATMs within secure locations.</li> </ul>
	<ul> <li>We may automatically provide digital wallet operators with updated Digital Card Number information, such as</li> </ul>
	when your Card is replaced or reissued.
	Third parties, such as merchants, card association networks, mobile carriers, digital wallet operators, mobile device
	manufacturers, and software application providers may 1) use and receive your digital card number, and 2) receive
	information about your mobile device. If you have enrolled in Overdraft Protection and/or Debit Card Overdraft Service, those terms will apply to debit card transactions made through a mobile device.

Card on file with merchants	If you give your debit card number to a merchant with authorization to bill that card for recurring payments, or to keep it
	on file for future purchases or payments, the merchant may receive updated card information to process such payments. However, since not all merchants receive updated card information, we recommend you notify each merchant of your new debit card number and/or expiration date to ensure your payments continue uninterrupted. If you have a card on file with a merchant and want to cancel the payment arrangement, be sure to cancel it directly with the merchant.
Authorization holds for card	For all card purchase transactions, we may place a temporary hold on some or all of the funds in the account linked to your
transactions	card when we obtain an authorization request. We refer to this temporary hold as an authorization hold. The funds subject to the hold will be subtracted from your available balance. We generally release the hold within 3 business days from the time of authorization or until the transaction is paid from your account.
	If the merchant does not submit the transaction for payment within the time allowed, we'll release the authorization hold. This means your available balance will increase until the transaction is submitted for payment by the merchant and posted to your account. If this happens, we must honor the prior authorization and will pay the transaction from your account. In some situations, the amount of the hold may differ from the actual transaction amount since the merchant may not know the total amount you'll spend. For example: A restaurant submits the authorization request for your meal before you add a tip.
	You might end up overdrawing your account even though the available balance appears to show there are sufficient funds to cover your transaction. For example: A merchant does not submit a one-time debit card transaction for payment within three (3) business days of authorization we must release the authorization hold even though we'll have to honor the transaction. When we receive it for payment, it's paid from the funds in the account and at that time it causes an overdraft. You should record and track all of your transactions closely to confirm your available balance accurately reflects how you spend funds from the account linked to your card.
Partial authorization for card	If a debit card or ATM card purchase amount exceeds the current available balance in the primary linked account when you're
transactions	making a purchase, you may be able to use your available balance to pay for a portion of the total purchase. The transaction will be subject to a partial authorization daily purchase limit set by the Credit Union and your card's daily purchase limit.
	We'll first try to approve the full amount of the purchase with the available funds in your checking account, account(s) linked for Overdraft Protection, and, if enrolled, using Debit Card Overdraft Service. If we don't approve the full amount of the purchase, we may approve a portion of the purchase using the remaining available funds in your checking account. This is called a partial authorization. The remaining amount of the purchase total would need to be covered by another form of payment, such as cash or another card. If you're unable/unwilling to provide an additional form of payment, and the transaction does not occur, the partial authorization will be reversed by the merchant. Not all merchants are able to accept partial authorizations or process transactions using multiple forms of payment.
Transactions outside the United States	If a card is used to make an ATM withdrawal or a purchase outside the United States, the network handling the transaction will convert the local currency amount of the transaction to U.S. dollars (or, in the case of a purchase only, the merchant handling the transaction may convert the currency). If the network converts the currency, it will use either a rate selected by the network from the range of rates available in wholesale currency markets for the applicable central processing date, which rate may vary from the rate the network itself receives, or the government-mandated rate in effect for the applicable central processing date. If the merchant handling the purchase converts the currency, the merchant will determine the currency conversion rate. For each purchase transaction completed outside the United States, we may also charge an international purchase transaction fee, which we base on the amount provided to us by the network (for example, Visa, MasterCard) in U.S. dollars.
Ending your card use	We may cancel your card or card banking access at any time without notice to you. You may cancel your card or card banking
Your card is our property.	access at any time by writing to us at the address provided in your account statement, calling the number on the back of your card, or visiting your nearest branch. If the account is closed or the card is cancelled, you will immediately destroy the card(s) and, upon request, tell us in writing that the card(s) has been destroyed. If requested, you must immediately return the card(s) to us. If your card or card banking access is cancelled, you must pay for any card transactions made before the card is cancelled.

Zero liability protection	With Zero Liability protection, you'll have no liability for any card transactions that you did not make or authorize, so long as those transactions occurred before the end of the 60-day period described below.
	If your account statement shows card transactions that you did not make or authorize, tell us at once. If you don't notify us within 60 days after the statement was mailed or was otherwise made available to you, you'll be liable for any additional unauthorized card transactions that occurred after the 60-day period and before you provided notice to us (if we could have stopped those card transactions had you promptly notified us). This will apply even to unauthorized card transactions that occur shortly before you notify us. If a good reason (such as a long trip or hospital stay) kept you from telling us, we'll extend the time period.
	For card transactions from consumer accounts: Your card comes with Visa's Zero Liability protection, which provides you with more coverage than what Regulation E requires for cards accessing consumer accounts (see "Liability for unauthorized transactions according to Regulation E" in the "Electronic Fund Transfer Disclosures" section of this Agreement).
	For card transactions from business accounts: Your card comes with Visa's Zero Liability protection but has no consumer protections under Regulation E or the Electronic Funds Transfer Act as discussed in this Agreement.
Card and ATM safety tips	Card safety
	<ul> <li>Always protect your card and keep it in a safe place, just like you would cash, credit cards, or checks.</li> <li>Create a PIN that does not include any number or word that appears in your wallet (such as birth date, name, or address). Note: Most ATMs outside of the U.S require a four-digit numeric PIN.</li> <li>Memorize your PIN, never tell it to anyone, and never write it down.</li> </ul>
	<ul> <li>Change your PIN every six (6) months. If you have forgotten your PIN or want a new one, visit your nearest Credit Union location.</li> </ul>
	Shop with merchants you know and trust.
	Look at your account statements when you receive them to be sure you made the transactions listed. Contact us
	immediately if you identify anything suspicious.
	<ul> <li>Make sure your internet transactions are secure. Look for secure transaction symbols.</li> <li>Log off from any site after you make a purchase. If you cannot log off, shut down your browser to keep someone from according your information.</li> </ul>
	<ul> <li>from accessing your information.</li> <li>Avoid sending your card number through email because it isn't secure, and don't give the number over the phone unless you made the call.</li> </ul>
	• If your card is ever lost or stolen, immediately notify us at the number or P.O. Box listed in the "Questions? We're here for you" section at the beginning of this Agreement.
	• Destroy your old card if you receive a replacement.
	Before using an attended or unattended merchant terminal, look at it for possible tampering or for the presence of any unauthorized attachment that could capture your card information or PIN.
	ATM safety
	<ul> <li>Be aware of your surroundings and be cautious when you withdraw money.</li> <li>Watch for suspicious persons or activity around the ATM. If you notice anything out of the ordinary, come back later or use an ATM elsewhere. If you see someone suspicious or unusual circumstances, don't use the ATM at that time. If you're in the middle of a transaction, cancel the transaction, take your card and leave the area and</li> </ul>
	<ul><li>come back at another time or use an ATM at another location.</li><li>Before using the ATM, look at it for possible tampering or for presence of any unauthorized attachment that</li></ul>
	could capture your card information or PIN.
	• Report all crimes immediately to the operator of the ATM or local law enforcement.
	Consider having someone accompany you when using an ATM after dark.
	• Be sure no one sees you enter your PIN.
	• Avoid showing your cash. Put it away as soon as your transaction is completed. Wait to count your cash until
	you're in the safety of a locked enclosure, such as a car or home.
	<ul> <li>Keep safe or securely get rid of your ATM receipts.</li> <li>Keep your engine running when you use a drive-up ATM. Keep your doors locked and your passenger window up.</li> </ul>
	• Keep your engine running when you use a drive-up ATM. Keep your doors locked and your passenger window up.

## **Funds Transfer Services**

The following provisions are in addition to, and not in place of, any other agreements you have with us regarding funds transfers to and from your account. The terms "funds transfer," "funds transfer system," "payment order," and "beneficiary" are used here as defined in Article 4A of the Uniform Commercial Code - Funds Transfers, as adopted by the state whose laws govern your account. As used in these provisions, a funds transfer does not include a transaction made using a Credit Union issued card. Examples of funds transfers covered by these provisions are a preauthorized automatic transaction via ACH (such as your car or mortgage payment), remittance transfers, and wire transfers (whether outgoing or incoming, foreign or domestic). Any funds transfer (including a wire transfer) that is a remittance transfer as defined in Regulation E, Subpart B, will be governed by the laws of the United States and, to the extent applicable, the applicable provisions of Article 4A of the Uniform Commercial Code, without regard to its conflict of laws principles.

provisions of Article 4A of the Unif	orm Commercial Code, without regard to its conflict of laws principles.
Rules of funds transfer systems	Funds transfers to or from your account will be governed by the rules of the funds transfer system(s) through which the
	transfers are made ("system rules"), including Fedwire, the National Automated Clearing House Association, the Electronic
	Check Clearing House Organization, any regional association (each an ACH), the Clearing House Interbank Payments System
	(CHIPS), the Society for Worldwide Interbank Financial Telecommunication ("SWIFT") and the RTP system ("RTP System").
	We're under no obligation to honor, in whole or in part, any payment order or other instruction that could result in our
	contravention of applicable law, including, without limitation, requirements of the U.S. Department of the Treasury's Office of
	Foreign Assets Control ("OFAC") and the Financial Crimes Enforcement Network ("FinCEN").
Sending funds transfers/ Means	When acting upon your transfer instructions, we may use any means of transmission, funds transfer system, clearing house,
of transmission	or intermediary bank that we reasonably select.
Notice of funds transfers	We'll notify you of funds electronically debited from or credited to your account through the account statement covering the
	period in which the transaction occurred. We're under no obligation to provide you with any additional notice or receipt.
Reliance on identification	If an instruction or order to transfer funds describes the party to receive payment inconsistently by name and account
numbers	number, we'll rely on the beneficiary account number even if the account number identifies a party different from the named
	recipient. If an instruction or order to transfer funds describes a participating financial institution inconsistently by name and
	identification number, the identification number may be relied on as the proper identification of the financial institution.
Your duty to report unauthorized	You'll exercise ordinary care to determine whether a funds transfer from your account was either not authorized or inaccurate.
or erroneous funds transfers	You must notify us if a funds transfer from your account wasn't authorized or is inaccurate. Notify us within one (1) business
	day after we notify you that the instruction or order was accepted or your account was debited or credited for the funds
	transfer, whichever is earlier, to be entitled to a refund from us. If you don't notify us within one (1) business day, we'll be
	entitled to retain payment for the funds transfer. We are not responsible for refunding any funds if you give us an Erroneous
	Payment Order.
Erroneous payment orders	You could lose funds if you provide incomplete or inaccurate information in your payment orders. We have no obligation
	to detect errors you make in payment orders (for example, paying the wrong person or the wrong amount). Just because
	we detect an error once, we won't be obligated to detect future errors. We'll rely on the beneficiary account number and
	beneficiary bank identification number (e.g., IBAN, RTN, or SWIFT BIC) you provide with an instruction or order.
ACH transactions	These additional terms apply to payments to or from your account that you transmit through an ACH:
	Your rights as to payments to or from your account will be based on the laws governing your account.
	• When we credit your account for an ACH payment, the payment is provisional until we receive final settlement
	through a Federal Reserve Bank or otherwise receive payment.
	• If we don't receive final settlement or payment, we're entitled to a refund from you for the amount credited to
	your account.
	Any Originating Depository Financial Institution (ODFI) may initiate, pursuant to ACH Operating Rules, ACH debit
	entries to your account for presentment or re-presentment of items you write or authorize.
Incoming international wire	Incoming wire transfers received in a foreign currency for payment into your account will be converted into U.S. dollars using
transfers	the applicable exchange rate without prior notice to you. For more information, see the "Applicable Exchange Rate" section of
	this account agreement.

Reversal or return of ACH	Consumer accounts only: You have the right to reverse any unauthorized ACH payment that was debited from your account.
transactions	If you give us written notice that you want to reverse a payment, we'll credit your account for the amount of the payment. You
	must notify us no later than 15 days after we send or otherwise make available to you the account statement that reflects the
	payment you want to reverse. This right of reversal is in addition to your right to stop payment.
	Business accounts only: Under the ACH Rules, the Credit Union can return any non-consumer ACH debit entry as
	unauthorized until midnight of the business day following the business day the Bank posts the entry to your account. In
	order for the Credit Union to meet this deadline, you're required to notify us to return any non-consumer ACH debit entry
	as unauthorized by the cutoff time we separately disclose. The cutoff time is currently 2:00 p.m. Eastern Time. If you don't
	notify us in a timely manner of the unauthorized non-consumer ACH debit entry, we won't be able to return it without the
	cooperation and agreement of the originating bank and the originator of the debit entry. Any other effort to recover the funds
	must occur solely between you and the originator of the entry.
Additional information on ACH	If you provide information that is incorrect or subject to change (for example, if the sender changes its company identification
debit entries	number or individual identification number), it may result in payment of the ACH debit entry. You acknowledge this risk and
	agree that you're responsible for notifying the sender of the ACH debit entry that your authorization has been revoked. You
	agree to indemnify and hold us harmless from, and against any loss we incur, as a result of our paying an ACH debit entry, if
	any of the information relied on in the stop payment order is incorrect or incomplete (or as a result of our not paying an ACH
	debit entry for which a valid stop payment order is in effect).
Liability for transactions not	For purchases and other transactions in consumer accounts not governed by Regulation E, you're liable for all losses relating
covered by Regulation E	to unauthorized funds transfers that don't result solely from our negligence or intentional misconduct, unless the laws
	governing your account require lesser liability.

# Electronic Fund Transfer Services (Consumer accounts only)

These provisions DO NOT apply to business accounts.

These provisions DO NOT apply			
General rules for electronic	We offer a variety of electronic fund transfer services you can use to access funds in your account(s	s) and perform of	ther
fund transfer services	transactions detailed in this section. We describe some of these services in this section and also pro	ovide certain dis	closures
When you read this section,	that apply to the use of electronic fund transfer services with your consumer account. Some of thes	e services are go	overned by
you'll see references to	separate agreements we give to you at the time your card is mailed or you sign up for the service (e.	.g., ATM and det	oit cards,
Regulation E which provides	online, and mobile banking).		
certain protections and	When you read this section, you'll see references to Regulation E or Reg E. This regulation applies t	-	
responsibilities.	perform using your card to access your account, such as purchases and ATM transactions. Regulation		
	types of electronic fund transfers you can make from or to your account, such as payments made us	sing Bill Pay and	the direct
	deposit of your paycheck into your account.		
	Regulation E sets forth the basic rights, liabilities, and responsibilities of consumers who use electr	onic fund transfe	ers and of
	the banks or other persons who offer these services. It includes the actions you need to take if you	believe your card	d, your card
	number, or your Personal Identification Number (PIN) has been lost or stolen, or if you notice an err	ror or unauthoriz	ed electronic
	fund transfer on your account and the rules regarding your potential liability for these transfers. You	-	s and
	protections under Regulation E are described in more detail in the "Electronic Fund Transfer Disclos	sures" section.	
	For unauthorized card transactions, in addition to the rights you have under Regulation E, Visa Zero	Liability protect	ion provides
	you with added protection from liability. For details, see "Zero Liability protection" in the "Debit Ca	rds and ATM Ca	rds" section
	of this Agreement.		
	<u> </u>		
Electronic fund transfer	Description	Transaction	Zero
Electronic fund transfer		Transaction covered by	Zero Liability
Electronic fund transfer			
Electronic fund transfer Card transactions		covered by	Liability
	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other	covered by	Liability
Card transactions Debit and ATM cards	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement	covered by Reg E	Liability protection
Card transactions Debit and ATM cards	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions	covered by Reg E	Liability protection
Card transactions Debit and ATM cards	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement	covered by Reg E	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments,	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions	covered by Reg E	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments,	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions Send or receive transfers between your accounts or to other recipients at Credit Union or other	covered by Reg E	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments, Transfers Payments	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions Send or receive transfers between your accounts or to other recipients at Credit Union or other financial institutions One-time or recurring payments from your account that you initiate or preauthorize for withdrawal from your account	covered by Reg E X X	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments, Transfers	Description         Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions         Send or receive transfers between your accounts or to other recipients at Credit Union or other financial institutions         One-time or recurring payments from your account that you initiate or preauthorize for withdrawal	covered by Reg E X X	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments, Transfers Payments	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions Send or receive transfers between your accounts or to other recipients at Credit Union or other financial institutions One-time or recurring payments from your account that you initiate or preauthorize for withdrawal from your account	covered by Reg E X X X	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments, Transfers Payments Credits	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions Send or receive transfers between your accounts or to other recipients at Credit Union or other financial institutions One-time or recurring payments from your account that you initiate or preauthorize for withdrawal from your account Manual or automatic electronic deposits to your account, such as payroll or benefits payments	covered by Reg E X X X X X	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments, Transfers Payments Credits	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions Send or receive transfers between your accounts or to other recipients at Credit Union or other financial institutions One-time or recurring payments from your account that you initiate or preauthorize for withdrawal from your account Manual or automatic electronic deposits to your account, such as payroll or benefits payments Electronic fund transfer using information from a check (e.g., the Bank's routing number and your	covered by Reg E X X X X X	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments, Transfers Payments Credits Electronic check conversions	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions Send or receive transfers between your accounts or to other recipients at Credit Union or other financial institutions One-time or recurring payments from your account that you initiate or preauthorize for withdrawal from your account Manual or automatic electronic deposits to your account, such as payroll or benefits payments Electronic fund transfer using information from a check (e.g., the Bank's routing number and your	covered by Reg E X X X X X	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments, Transfers Payments Credits Electronic check conversions Phone Bank transactions	Description Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement credits, and electronic check conversions Send or receive transfers between your accounts or to other recipients at Credit Union or other financial institutions One-time or recurring payments from your account that you initiate or preauthorize for withdrawal from your account Manual or automatic electronic deposits to your account, such as payroll or benefits payments Electronic fund transfer using information from a check (e.g., the Bank's routing number and your account number)	covered by Reg E X X X X X	Liability protection
Card transactions Debit and ATM cards Electronic transfers, payments, Transfers Payments Credits Electronic check conversions Phone Bank transactions	Description         Use your Debit or ATM card to make purchases, withdrawals, payments, transfers, and other transactions as described above in the "Debit Cards and ATM Cards" section of this Agreement         credits, and electronic check conversions         Send or receive transfers between your accounts or to other recipients at Credit Union or other financial institutions         One-time or recurring payments from your account that you initiate or preauthorize for withdrawal from your account         Manual or automatic electronic deposits to your account, such as payroll or benefits payments         Electronic fund transfer using information from a check (e.g., the Bank's routing number and your account number)         Not under a written agreement or plan: A request via phone to the Credit Union to make a	covered by Reg E X X X X X	Liability protection

#### The following provisions apply to electronic fund transfers to or from your consumer deposit account that are governed by Part A of Regulation E. These provisions DO NOT apply to business accounts. Note: These provisions don't apply to wire transfers. Refer to the "Funds Transfer Services" section of this Agreement. Liability for unauthorized Tell us AT ONCE if you believe your card, card number, or PIN has been lost or stolen, or if you believe that an electronic fund transactions according to transfer has been made without your permission using information from your check. Telephoning is the best way of keeping your Regulation E possible losses down. You could lose all the money in your account (plus funds in any line of credit, savings account, or credit card linked to your account or as part of an Overdraft Protection plan). If you tell us within two business days after you learn of the loss or theft of your card, card number, or PIN, you can lose no more than \$50 if someone used your credentials without your permission (however, see "Zero Liability protection" in the "Debit Cards and ATM Cards" section of this Agreement). If you do NOT tell us within two business days after you learn of the loss or theft of your card, card number, or PIN, and we can prove we could have stopped someone from using your credentials without your permission if you had told us, you could lose up to \$500 (however, see "Zero Liability protection" in the "Debit Cards and ATM Cards" section of this Agreement). Also, if your account statement shows transfers that you did not make or authorize, including those made by your card, PIN, or other means, tell us at once. If you do not notify us within 60 days after the statement was mailed or was otherwise made available to you, you will be liable for any additional unauthorized transactions that occurred after the 60-day period and before you provided notice to us (if we can prove we could have stopped those transactions had you promptly notified us). This will apply even to unauthorized transactions that occur shortly before you notify us. If a good reason (such as a long trip or hospital stay) kept you from telling us, we will extend the time periods. Contact in the event of If you believe your card, card number, or PIN, has been lost or stolen, call us at 1-800-336-6309 or the number listed on your unauthorized transfer statement, or write to us at Greenville Federal Credit Union, Member Correspondence, 1501 Wade Hampton Blvd. Greenville, SC 29609. You should also call the number or write to the address listed above if you believe a transfer has been made using the information from your check without your permission. Preauthorized credits to your If you have arranged to have direct deposits made to your account at least once every 60 days from the same person or company, account you can check your online or mobile banking, enroll in account alerts, or call us at 1-800-336-6309 to find out whether or not the deposit has been made. Handling preauthorized Right to stop payment: If you have told us in advance to make regular (recurring) payments out of your account, you can stop payments any of these payments. Here's how: Call us at 1-800-336-6309, or write to us at Greenville Federal Credit Union, Member Correspondence, 1501 Wade Hampton Blvd. Greenville, SC 29609, in time for us to receive your request three business days or more before the payment is scheduled to be made. If you call, we may also require you to put your request in writing and get it to us within 14 days after you call. There is no fee to stop a recurring preauthorized payment using the debit card. Notice of varying amounts: If the amount of these regular (recurring) payments vary, the party you are going to pay should tell you, 10 days before each payment, when it will be made and how much it will be. (The party you are going to pay may allow you to choose to get this notice only when the payment would differ by more than a certain amount from the previous payment, or when the amount would fall outside certain limits that you set.) Liability for failure to stop payment: If you order us to stop one of these payments three business days or more before the transfer is scheduled, and we do not do so, we will pay for your losses or damages. **Note:** We cannot stop payment on a purchase transaction unless it is a preauthorized electronic fund transfer. Electronic check conversion You may authorize a merchant or other payee to make a one-time electronic payment from your account using information from your check to 1) pay for purchases, or 2) pay bills. Account inquiry You have the right to contact us to find out whether an electronic transfer has been credited or debited to your account. Call us at 1-800-336-6309, or write to us at Greenville Federal Credit Union, Member Correspondence, 1501 Wade Hampton Blvd. Greenville, SC 29609. Receipts You can get a receipt at the time you make any transfer to or from your account using one of our ATMs or when you use your card at a merchant terminal.

**Electronic Fund Transfer Disclosures (Consumer accounts only)** 

<ul> <li>be liable for your losses or damages. However, there are some exceptions. For instance, we will not be liable if:</li> <li>Through no fault of ours, you do not have enough money in your account to make the transfer,</li> <li>The transfer would go over the credit limit on a credit account linked for Overdraft Protection,</li> <li>The ATM where you are making the transfer does not have enough cash,</li> <li>The terminal or system was not working properly and you knew about the breakdown when you started the transfer,</li> <li>Circumstances beyond our control (such as fire or flood) prevent the transfer, despite reasonable precautions we have taken, or</li> <li>There is some other exception stated in our Agreement with you.</li> <li>ee an error or have questions about your electronic transfers, think your deposit statement or receipt is wrong, or you need formation about a transfer listed on an account statement or receipt, call us at 1-800-336-6309, or the number listed</li> </ul>
<ul> <li>The transfer would go over the credit limit on a credit account linked for Overdraft Protection,</li> <li>The ATM where you are making the transfer does not have enough cash,</li> <li>The terminal or system was not working properly and you knew about the breakdown when you started the transfer,</li> <li>Circumstances beyond our control (such as fire or flood) prevent the transfer, despite reasonable precautions we have taken, or</li> <li>There is some other exception stated in our Agreement with you.</li> <li>ee an error or have questions about your electronic transfers, think your deposit statement or receipt is wrong, or you need</li> </ul>
ee an error or have questions about your electronic transfers, think your deposit statement or receipt is wrong, or you need
formation about a transfer listed on an account statement or receipt, call us at 1-800-336-6309, or the number listed
account statement, or write to us at Greenville Federal Credit Union, Member Correspondence, 1501 Wade Hampton
reenville, SC 29609 as soon as you can. We must hear from you no later than 60 days after we send the FIRST account ant on which the problem or error appeared, and you should take the following actions:
your name and account number (if any) and the dollar amount of the suspected error. e the error or the transfer you are unsure about, and explain as clearly as you can why you believe it is an error, or why you ore information. ell us in person or by phone, we may require that you send us your complaint or question in writing within 10 business
determine whether an error occurred within 10 business days after we hear from you and will correct any error promptly. The more time, however, we may take up to 45 days to investigate your complaint or question. If we need more time, credit your account within 10 business days for the amount you think is in error. If we ask you to put your complaint or n in writing and we do not receive it within 10 business days, we may not credit your account. rs involving new accounts, point-of-sale transactions, card not present, or foreign-initiated transactions, we may take 0 days to investigate your complaint or question. For new accounts, we may take up to 20 business days to credit your
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Other Account	Services and Restrictions
Telephone banking services	You may use our automated phone system to get account information, transfer funds between Credit Union accounts, or pay certain Credit Union credit bills. To access this service, you must have a valid PIN, either for your debit or ATM card, or a cardless PIN issued only for authentication purposes. If you don't have a valid PIN, we'll ask you for information to verify your identity. We may cancel your non-card PIN at any time without notice, including after six months of non-use. We may comply with any request of a caller using Credit Union's telephone banking services, provided we authenticate the caller in compliance with one of the identity verification procedures described in this paragraph.
Limits on transactions and freezing accounts	In accordance with applicable law, we reserve the right to require you to provide written notice of any intended withdrawals from any account(s) of not less than seven (7) but not more than sixty (60) days before the intended date of withdrawal. If there are sufficient funds to cover some but not all of your withdrawal orders, we may permit those for which there are sufficient funds in any order we choose. We may refuse to allow any transaction and will advise when required by applicable law. If we freeze any account – we will only be obligated to remove the freeze upon receipt of either an agreement signed by all interested person or a legal document, which meets our requirements. Any amounts in excess of such limit must be facilitated by other means such as a cashier's check or wire transfer.
Transaction limitations for all share savings and money market/money management accounts (all referred to as	This Agreement imposes limits on the number of certain types of withdrawals and transfers you can make each month from a savings account. Please note that these limits do not apply to withdrawals you make at one of our branches, by mail or at an ATM. You can make no more than six transactions each monthly statement cycle (or each month if you have a quarterly statement cycle) from among the following:
"savings account" herein)	Preauthorized transfers from your savings account (including transfers for overdraft protection) Telephone transfers or other electronic transmissions from your savings account. Online Banking and Mobile Banking transfers or bill payment transfers from your savings account. Transfers by check, draft or debit card, if allowed on your savings account. We count a transaction on the date we post it to your savings account. This date may be different from the date you authorize, transfer or write the transaction, which means a transaction made during one statement cycle may not be counted until a later statement cycle. If you exceed the transaction limits on more than an occasional basis, we may revoke your privileges on that account or we may convert your savings account to another type of account, such as a checking account. Your funds may no longer earn dividends after we convert your account. When you use our Online Banking bill payment service, we recommend that you do not use a savings account as your bill payment account because of these limits on transfers. NOTE: Even if you make no more than 6 transactions in a month, a fee may still apply to some withdrawals or transfers. Please review the Rate and Fee Schedule for your account to ensure you understand when fees may apply and the amount(s) of those fees
Large cash withdrawals or deposits	We may place reasonable restrictions on large cash withdrawals. These restrictions may include requiring you to provide reasonable advance notice to ensure we have sufficient cash on hand. We don't have any obligation to provide security if you make a large cash withdrawal. If you want to deposit a large amount of cash, we may require you to provide adequate security or exercise other options to mitigate possible risks. In addition to the foregoing if any person should instruct the Credit Union to make a large cash withdrawal and we, in our sole discretion decide to accommodate such request, in lieu of other methods of transferring funds offered by the Credit, you will execute and deliver any releases and/or indemnitees that the Credit Union may require in connection with any such withdrawal. The Rate and Fee Schedule provides the amount we consider large, which may vary from time to time. If we agree to provide a large cash withdrawal, then you will be responsible for any costs associated with this to include the costs of security as we deem necessary or prudent, which costs shall be deducted from the deposit.
Restrictions on withdrawals from all accounts / transactions: Closing accounts	When either you or the Credit Union close any accounts, certain funds may not be immediately made available to you upon closing. This is due to actions you have taken or your relationships with third parties that may result in certain holds that affect your available funds versus your actual funds. Please read this entire section for a complete explanation of these matters. These holds are generally resolved within a period of 10-days. Once all these matters are cleared so that your accounts are no longer responsible for any sums these other parties may claim, then any remaining funds shall become available funds and will be paid to you.
Checks with multiple signatures	We may act on the instructions of any one authorized signer on your account and not require multiple signatures. If you have indicated that more than one signature is required to transact on your account, you acknowledge and agree that such requirements are for your own control purposes only, and we won't be liable if a check or other transaction is processed without multiple signatures. We're not responsible for reviewing your checks or other transactions for multiple signatures.

Items with dates and special instructions	<ul> <li>We may pay the amount encoded on your check in U.S. dollars, even if you wrote the check in a foreign currency or made a notation on the check's face to pay it in a foreign currency. If we, in our sole discretion, pay a check or other item in a foreign currency, the applicable exchange rate may apply. For information on the applicable exchange rate, see "Applicable exchange rate" in the "Statements, Interest, and Other Account Information" section of this Agreement. The encoded amount is in the line along the bottom edge of the front of the check where the account number is printed.</li> <li>We may, without inquiry or liability, pay a check even if it:</li> <li>Has special written instructions indicating we should refuse payment (e.g., "void after 30 days" or "void over \$100"),</li> <li>Is stale-dated (i.e., the check's date is more than six months in the past), even if we're aware of the check's date,</li> <li>Is post-dated (i.e., the check's date is in the future), or</li> <li>Isn't dated.</li> </ul> All instructions to us in any manner shall be given in English; and any instructions given shall be given using simple numerical methods (e.g., to request one hundred dollars you will use: "\$100" "\$100.00" or the English equivalent: "One Hundred Dollars."). We are not obligated to follow any other instructions.
Use of a facsimile or mechanical signature	If you use any device or machine to provide a faxed, electronic, computer generated or other mechanical signature (including a stamp on a check) it will be treated as if you had actually signed it.
ACH debit entries (Business accounts make note)	Under the ACH operating rules, certain types of ACH debit entries may only be presented on a consumer account. We'll have no obligation to pay, and no liability for paying, any consumer ACH debit entry on a business account.
Acceptable form for checks	Your checks must meet our standards, including paper stock and dimensions; we may refuse checks that don't or that cannot be processed by our equipment. Checks must include our name and address as provided by us. Certain check features, such as security features, may impair the quality of a check image. Also, you understand that checks can be washed unless you use a wash preventive ink. Therefore, you acknowledge and agree that we have no responsibility or liability to you whatsoever resulting, arising or relating from/to: alterations, forgery, non-payment; returns as no account/insufficient funds or otherwise; limitations we do not specifically agree to in writing; or any other processing/payment error with regard to any check that is not printed by our approved vendor(s) or your failure to use wash preventive ink in the writing of any check(s). We require that checks purchased or printed from sources other than the Credit Union contain security features that will prevent the check from being counterfeited. The minimum features required are an artificial watermark, "VOID" pantograph, micro-print lines, bleed-through check numbering, a warning band and a Regulation CC endorsement backer on the reverse of the check. If you use checks that do not meet these minimum required counterfeit-avoidance security standards, and your checks are counterfeited, we may refuse to honor your request for reimbursement of any losses you may suffer.
Checks you request from the	We're not responsible for losses that result from your failure to follow our check standards. If you request any check be issued by the Credit Union pursuant to any means we make available, then all such checks are
Credit Union	payable to the first named owner of the account, record owner, trustee, custodian, or as otherwise indicated on your account card with us and will be mailed to the address of record.
Checks presented by a non- customer / Non-Member of Credit Union	For these transactions, we require acceptable identification, which may include a fingerprint from the person presenting your check. We may not honor the check if the person refuses to provide us with requested identification. We may charge a fee for non-customers to cash a check.

Electronic check	When we transfer or present an electronic check or electronic returned check, we provide the following warranties:
indemnifications	• Image Quality Warranty. We guarantee that the electronic image accurately represents all of the information on the
An "electronic check" and	front of the check as of the time that the original check is truncated, and the electronic information includes an
an "electronic returned	accurate record of all MICR line information required for a substitute check and the amount of a check.
check" means an electronic	• No Double Debit Warranty. We guarantee that the warrantee won't receive a presentment of or otherwise be charged
image of a paper check or	for an electronic check, an electronic returned check, the original check, a substitute check, or a paper or electronic
paper returned check or the	representation of a paper substitute check, in a way that the warrantee will be asked to pay a check that it has
electronic information derived	already paid.
from it.	
	When we transfer an electronic check for collection or payment, we make the image quality warranty and the no double debit
	warranty to the transferee bank, any subsequent collecting bank, the paying bank, and the drawer. When we transfer an electronic
	returned check for return, we make the image quality warranty and the no double debit warranty to the transferee returning bank,
	the depository bank, and the owner.
	Indemnities applicable to electronic checks and electronic returned checks. You will indemnify, defend, and hold us harmless
	from all liabilities, obligations, demands, and costs (including fees of legal counsel and accountants) awarded against or incurred
	by us (collectively, "losses and liabilities"), related to the transfer or return of an electronic check or an electronic returned
	check on your behalf. If we suffer any losses or liabilities related to a breach of the image quality warranty or the no double debit
	warranty, you will reimburse us and not hold us responsible or liable.
	Indemnities applicable to remote deposit capture services (including Credit Union Mobile Deposit). If a depository bank accepts the original check from which an electronic check is created and suffers losses due to the check having already been paid,
	we're required to indemnify and reimburse that bank. If we suffer any losses or liabilities related to that type of depository bank
	indemnity obligation, you will indemnify and reimburse us and not hold us responsible or liable.
	Indemnities applicable to electronically created items. If we transfer or present an "electronically created item" and receive
	settlement or other consideration for it, we're required to indemnify and reimburse each transferee bank, any subsequent
	collecting bank, the paying bank, and any subsequent returning bank against losses that result from the fact that:
	• The electronic image or electronic information is not derived from a paper check,
	• The person on whose account the electronically created item is drawn didn't authorize its issuance or the payee
	stated on the item, or
	• A person receives a transfer, presentment, or return of, or otherwise is charged for an electronically created item in
	such a way that the person is asked to make payment based on an item it has paid.
	If we suffer any losses or liabilities related to that type of electronically created item indemnity obligation, you will indemnify and reimburse us and not hold us responsible or liable.

Stop payment	Requesting stop payment on a check. You may request a stop payment on a check if you allow us a reasonable amount of time to
Applicable fees are described	act on it; the same is true if you ask us to cancel a stop payment order. You can request a stop payment through online or mobile
in the Consumer Schedule	banking, by phone, or by visiting your local branch. We may verify that we have not already become obligated to pay the check
and Business Schedule.	from your account and can verify after we accept your stop payment order. To issue a stop payment order on a check, we need
	the following information:
	Your Credit Union account number
	The check number or range of numbers
	The check amount or amounts
	• The payee(s) name(s)
	The date on the check
	We are not responsible for stopping payment on a check if you provide incorrect or incomplete information about the check.
	Effective period for a stop payment order
	• A stop payment order on a check is valid for six months. We may pay a check once a stop payment order expires. You must request a new stop payment order if you don't want it to expire and we treat each renewal as a new order, and a new fee will apply.
	• Your responsibility after we accept a stop payment on a check. Even if we return a check unpaid due to a stop payment order, you may still be liable to the holder of the check (e.g., a check cashing business).
	Stop payment orders on ACH debit entries
	You may request a stop payment order for an ACH debit entry that has not already been paid from your account. To be effective, a stop payment order must be received in a time and manner that gives the Credit Union a reasonable opportunity to act on the applicable ACH debit entry. If you provide verbal instructions, we may require confirmation in writing. If such written confirmation isn't received, we may remove the stop payment order after 14 days. An instruction to revoke a stop payment order must be received in a time and manner that gives us a reasonable opportunity to act on it.
	To place a stop payment order on an ACH debit entry, you must provide the following information: (i) your account number, (ii) amount of the ACH debit entry, (iii) effective date, and (iv) payee name. We may request additional information and may, at our sole discretion, use only a portion of the required information in order to identify the ACH debit entry. We may be able to place a stop payment order based on the company identification number of the sender/payee, but this may stop all ACH entries received from this sender/payee.
	Stopping payment on a preauthorized electronic fund transfer. If your account is a consumer account, you may stop payment on a preauthorized electronic fund transfer. See "Handling preauthorized payments" in the "Electronic Fund Transfer Services" section of this Agreement.
Post-dated checks	A post-dated check is a check you issue with a date in the future. We're not responsible for waiting to honor the check unless you
	use a stop payment order for the check. You're responsible for notifying us to cancel the stop payment order when you're ready to
	have that check paid.

Rate information	The dividend (or (interact)) rate and Appul Parameters Vield Exceed ("APV" or "APVE) on your accounts are set forth in the
Rate information	The dividend (or 'interest') rate and Annual Percentage Yield Earned ("APY" or "APYE) on your accounts are set forth in the Truth in Sovings Act Pate and Fac Schedule ("Schedule") provided with this Agreement. The dividend rate and APX may change
	Truth-in-Savings Act Rate and Fee Schedule ("Schedule") provided with this Agreement. The dividend rate and APY may change each dividend period as determined by the Credit Union's Board of Directors.
Nature of dividends	Dividends are paid from current income and available earnings after required
Nature of unidentity	transfers to reserves at the end of the dividend period.
Dividend compounding and	Dividends will be compounded and will be credited as set forth in the Schedule. The Dividend Period ("period") for each of your
crediting	accounts is set forth in the Schedule. The period begins on the first calendar day of the period and ends on the last calendar
creating	day of the period. If your account is closed or you make a withdrawal during a period before dividends are credited, you may not
	receive accrued but uncredited dividends.
Accrual of dividends	Dividends will begin to accrue on the business day we receive provisional credit for the deposit of non-cash items (e.g., checks)
Accidat of dividends	to your account. Dividends will begin to accrue on cash deposits on the business day you make the deposit to your account.
Balance Information	Any minimum deposit to open an account and the minimum balance you must maintain to avoid service fees and to earn the AP'
Bulance mornation	stated for your account is set forth in the Schedule. Daily Balance Method—Dividends are calculated using the daily balance
	method which applies a daily periodic rate to the ending Actual Balance in the account each day. If you fail to maintain the
	minimum balance required to earn the dividend rate as set forth in the Schedule, then you will not earn the dividend rate (and
	annual percentage yield) for the period in which you do not meet this requirement. Some deposit products may require you to
	accomplish specific goals within a dividend period to receive special rates or refunds of fees—you specifically agree to those
	terms in addition to the terms in this Agreement.
Transaction limitations	Transaction Limitations for All Share Savings Accounts. Limitations are set forth in the first Section of this Booklet entitled
	"Membership, Accounts and Account Services Agreement."
	Additional Limitations for IRA Savings Accounts: You are solely responsible for complying with any requirements including
	transaction limitations and penalties for early withdrawal under the Internal Revenue Code or other applicable Federal or State
	law governing any IRA or other Credit Union accounts. Deposits are not limited. Transfers to a Credit Union IRA Certificate are
	allowed subject to applicable law; and the minimum balance requirements and other restrictions applicable to the Certificate
	Account.
Membership par value	As a condition of membership, you must purchase and maintain the minimum required share(s) as set forth in the Rate and Fee Schedule.
Rates	The rates provided with or in the Rate and Fee Schedule are accurate as of the effective date indicated therein. If you have any
	questions or require current rate information on your accounts, please call the Credit Union.
Fees	See Rate and Fee Schedule for a listing of fees and charges applicable to your account(s).

	sures for Time Deposits / Certificates (Truth in Savings Act) ed, the following disclosures apply to all of the accounts. All accounts described in this Truth-in-Savings Disclosure are share
accounts. The Rate and Fee S	chedule Applicable to your account is an integral part of these disclosures and is incorporated herein as though stated verbatim.
Rate information	The dividend rate and annual percentage yield ("APY") are stated in the Schedule and/or your Share Term Certificate ("Certificate"). The APY reflects the dividends to be paid on your account based on the dividend rate and the frequency of compounding for an annual period. The APY assumes dividends will remain on deposit until maturity. Any dividend withdrawals will reduce your earnings.
Nature of dividends	Dividends are paid from current income and available earnings after required transfers to reserves at the end of the dividend period.
Dividend compounding and crediting	Dividends are computed on the actual amount in the certificate. Dividends are compounded quarterly and credited to your account on the last day of the quarter.
Accrual of dividends	Dividends will begin to accrue on the business day we receive provisional credit for the deposit. Dividends may be received as a check, a deposit into a Share account, or applied to the Certificate. If dividends are credited to a Certificate account, they become principal.
Balance Information	The minimum opening deposit required to open any Certificate is set forth in the Schedule. You must maintain a daily balance equal to or greater than the minimum opening deposit to earn the APY.
	Dividends are calculated by the daily balance method which applies a daily periodic rate to the ending principal in the account each day.
Transaction limitations	In addition to any other applicable limitations described in this Agreement and the Schedule, after a Certificate is opened you may not make deposits into the account before maturity unless it is specifically stated as a feature of the account (e.g., Step-Up Certificate, Liquid Certificate, etc.). You may be allowed to make withdrawals of posted dividends from your Certificate before maturity. Early Withdrawal Penalties may apply.
	Additional Limitations for IRA Savings Accounts: You are solely responsible for complying with any requirements including transaction limitations and penalties for early withdrawal under the Internal Revenue Code or other applicable Federal or State law governing any IRA or other Credit Union accounts. Deposits are not limited. Transfers to a Credit Union IRA Certificate are allowed subject to applicable law; and the minimum balance requirements and other restrictions applicable to the Certificate Account.
Membership par value	As a condition of membership, you must purchase and maintain the minimum required share(s) as set forth in the Rate and Fee Schedule.
Rates	The rates provided with or in the Rate and Fee Schedule are accurate as of the effective date indicated therein. If you have any questions or require current rate information on your accounts, please call the Credit Union.
Fees	See Rate and Fee Schedule for a listing of fees and charges applicable to your account(s).
Maturity Date	Your account will mature on the date stated in your Certificate or any Renewal Notice the Credit Union provides to you.
Early withdrawal penalties –	A substantial penalty is imposed if Certificate funds, other than dividends, are withdrawn before the maturity date. See above for
all time deposit accounts	Liquid Certificate Transaction Limitations. The penalty does not apply to any of the following early withdrawals: (1) Withdrawal after the death of any owner; (2) Withdrawal if the account qualifies for special tax treatment by the Internal Revenue Code or according to the Credit Union's Bylaws; (3) Withdrawal because of liquidation of the Credit Union. Withdrawal of the principal amount of your Certificate may only be made with the consent of the Credit Union. Specific Certificates may have different terms. Refer to the disclosure provided at the time of account opening for specific details about Early Withdrawal Penalties. Note: IRA Certificates may also be subject to additional government penalties for early withdrawal. Collateral for loan: Certificate can be used as collateral for a Credit Union loan but cannot be pledged or assigned to another party; an IRA or Keogh Plan Certificate cannot be pledged, assigned, or used as collateral for a Credit Union loan.
Renewal policy	Unless you instruct the Credit Union otherwise, your Certificate will automatically renew/rollover at maturity. You will have a grace period of ten (10) business days after the maturity date to withdraw the funds in the account without being charged an early withdrawal penalty. However, the Credit Union reserves the right to give you written notice that the account will not be renewed, and, upon maturity, the account balance will be placed into your regular share savings account and receive earnings at the rate then paid on regular share deposits. The rate of earnings for any renewal/rollover Certificate shall be at the rate the Credit Union is then offering on new Certificates in the same account class. If you instruct us not to renew your account, then no dividends will be paid after the stated maturity date. We reserve the right to change the terms/rates upon provision of any notice specifically required by applicable law. Such changes will be effective immediately if specific law does not require prior notice.
Partial withdrawal	No partial withdrawal will be permitted at any time that would result in a principal balance of less than the required minimum opening deposit.

Step-Up Share Term	During your original Step-Up Share Term Certificate term, and if the Credit Union is offering a higher Step-Up Share Term
Certificates	Certificate dividend rate, you may request a one-time increase to the then published higher Step-Up Share Term Certificate
	dividend rate. The one-time increase will be effective no later than one business day after we receive, and can act upon, your
	request. The Step-up dividend rate applies to your certificate rate going forward, not in arrears. Your maturity date will not
	change. The credit union may honor the one-time step-up request for a dividend rate change by any joint owner of this certificate
	without first obtaining consent of all certificate owners. These terms and conditions shall govern our agreements, together with
	the other terms and conditions in the Membership Agreements and Rate and Fee Schedules to the extent same are consistent
	with the foregoing. Renewal Policy: Your Certificate will automatically renew/rollover at maturity as a Step-Up Share Term
	Certificate with similar term length, if still offered, and will retain the one-time increase feature during the renewal term. Your
	Step-Up Share Term Certificate will renew/rollover to the then published Step-Up Share Term Certificate dividend rate. You will
	have a grace period of ten (10) business days after the maturity date to withdraw the funds in the account without being charged
	an early withdrawal penalty should you decide not to renew your Share Term Certificate.
Certificate Specials	At various times, the Credit Union may offer Certificate specials. Certificate specials may have unique terms or features outlined
	in the Certificate Disclosure provided at the time of account opening. If any terms or features in the Certificate Disclosure
	provided at account opening differ from those outlined in this agreement, the terms and features set forth in the Certificate
	Disclosure will take precedence.

# Disclosure will take precedence. Protecting Your Account and Your Information

Protection against	You acknowledge that there's a growing risk of losses resulting from fraud, including unauthorized items. To help prevent fraud
unauthorized items	on your account, you agree to take reasonable steps to ensure the integrity of your account and items drawn on your account or
Applies to Consumer and	deposited to it. We recommend you take the following preventive measures (not an exhaustive list):
<b>Business Accounts</b>	Reconcile your account statements when received and promptly notify us of any problem.
	Promptly notify us if you don't receive an expected statement.
	• Don't provide your account and routing numbers to unknown persons. Fraudsters may use this information to initiate
	fraudulent transactions against your account.
	Only write checks to people and businesses whom you know. Fraudsters may try to trick you by pretending to be
	friends and family, indicating you have won the lottery or sweepstakes, through online dating sites, or impersonating law enforcement.
	• Don't deposit checks from people whom you don't know. Fraudsters often request that you deposit a fake a check
	into your account, then request that you return some of the funds. After you return the funds, the check bounces,
	but you are still responsible to us for the full amount of the check you deposited.
	• Write your checks in a manner to prevent others from adding words, numbers or making other changes without your authorization.
	• Protect your checks from unauthorized use and theft by securing your supply of checks at all times (for example,
	never leave checks in an unlocked vehicle, or out in a visible location unattended), using tamper resistant checks,
	using wash preventive ink, destroying checks you don't intend to use, and not signing blank checks. Check- related
	fraud is common. If you fail to take any of these preventive measures, we are not responsible for any losses that you may incur.
	• If you link any of your accounts or services to a third-party app or payment service (including but not limited to
	PayPal, Zelle or Venmo) you understand and agree that these are not Credit Union services; and any transactions
	you make will be subject to your agreements with the app or service provider. You understand that these apps
	and services do not provide the same protections from fraud or other misapplication of funds as traditional direct
	banking services. If we transfer any funds as directed by you or anyone you authorize to the app or third-party
	service provider such transfer(s) shall in all respects be an authorized transaction and we will have no further
	obligation or liability if the app or provider then transfers the funds to a fraudster or the funds are otherwise
	misapplied. Further, you understand that funds transferred to/via a third-party App may not be federally or otherwise
	insured; and you assume all risks should your funds become unavailable for any reason.

Additional protections for	Additional steps business customers should take to help reduce the risk of fraud on their accounts:
business accounts	Assign responsibilities for your business account to multiple individuals and periodically reassign duties. Have
Applies only to Business	different people reconcile statements and withdraw funds.
Accounts	<ul> <li>Watch for checks cashed out of sequence or made out to cash as flags for embezzlement.</li> </ul>
	<ul> <li>Review activity for unexpected fluctuations such as the percentage of cash deposits to total deposit size. Most businesses will keep a constant average.</li> <li>Notify us immediately when an authorized signer's authority ends so that their name can be removed from account</li> </ul>
	access.
	Obtain insurance coverage for bank account fraud risks.
	• Watch out for imposters impersonating vendors or if an alleged vendor changes their payment instructions.
	Only send trusted employees to deliver checks or make deposits.
	In addition, we recommend you use certain industry best practices such as dual custody. With dual custody, when one user
	initiates an action like a payment or a change in the set-up of a service, the action does not take effect until a second user
	approves the action using a different computer or mobile device.
	Consequences if a business member does not implement the fraud prevention
	services we recommend. If we have expressly recommended that you use a fraud prevention service or industry best practice
	and you either (a) decide not to implement or use the recommended service or industry best practice or (b) fail to use it in
	accordance with the applicable service description or our other applicable documentation, then you are responsible for all losses
	that could have been prevented or mitigated by correct use of the recommended service or best practice.
Verifying your identity with	The Credit Union may collect, use, and retain personal or other information about you or your mobile device to assist in verifying
your mobile device and your	your identity. We may rely on such information provided to us by your wireless company, and you authorize them to disclose:
wireless company	
	Your mobile number, name, address, email;
	Network status, member type, member role, billing type, mobile device identifiers (IMSI and IMEI), and other
	subscriber and device details to Credit Union and our service providers for the duration of the account relationship.
	Review our Privacy Notice for how we treat your data. You represent that you're the owner of the mobile phone number or have
	the delegated legal authority to act on behalf of the mobile subscriber to provide this consent.

Statements, Int	terest, and Other Account Information
Statements and notices	We'll make available to you a statement of your account activity for each statement period, using the postal or email address associated with your account. We'll do the same with notices. If your delivery preference is electronic, we'll notify you by email that your statement or notice is available online. You must be at least 13 years old to receive online statements, unless parental consent has been provided in a format acceptable to us.
	We'll send statements and notices to one owner of a jointly owned account, and you agree that owner is responsible for sharing copies of the information with all other owners. If you request that we send notices to an authorized signer, the authorized signer has the same responsibility. Online statements are available to each joint owner.
	Your statement is considered received by you on the second business day after we mail it to you or, if your delivery preference is electronic, when it's available through online banking. You agree to this timing even if the postal or email address you provided us is invalid.
	Checking accounts get a monthly account statement. Savings accounts generally get a quarterly account statement, but will get a monthly statement if you set up automatic transfers into your savings account, have electronic fund transfer activity in the account, or have a combined statement for your checking and savings accounts.
Combined statements	We may combine statements for accounts with at least one common owner, in which case we consider the first account listed on your statement as your primary account. We'll make available your account statement through the address listed for your primary account. Statements for accounts in a combined statement will be delivered according to the delivery preference of the primary account.
	If provided electronically, statements will be (1) e-mailed to you as an attachment; or (2) you will be sent a notice via e-mail that will direct you to a site where you may access your statement as otherwise agreed. E-mails from us will be sent to the e-mail address provided by any owner. Statements will be provided to the fiduciary upon any trust, custodial or other fiduciary or representative account; and the requirements of this section will be binding on all parties in interest with regard to such accounts pursuant to such delivery.
	Any person with online access to the primary account will also have online viewing capability to all the information on the combined statement.
	If you prefer that we not combine your statements, let us know and we'll discuss with your options on how you may be able to structure your accounts to help avoid any concerns you may have.
	Fees may be charged for mailing statements when we provide other free options such as online statement. Please refer to the Rate and Fee Schedule.
Changing statement period and fee period for checking and non-IRA savings accounts	We may change the statement period and fee period assigned to your account without advance notice. If your account is dividend-bearing, these changes won't affect dividend calculations, but they may affect the date we post dividends to your account.
	For all accounts except analyzed business accounts, if the first new fee period created by our change is fewer than 25-days, the Credit Union will automatically waive the monthly service fee for that period.
Check safekeeping and check image service	We don't return your physical paid checks in your statements. Instead, we make copies of your paid checks available online, by calling us, or at our branches.
	When we provide a statement, we have made the check image available to you, even if we don't send originals or images with the statement. We'll destroy original checks after a reasonable period of time we determine. If for any reason we can't provide a copy of your check, we won't be liable for more than the face amount of the check. We cannot provide originals or images of checks that are sent to us as electronic transfers. Additionally, other banks may send us electronic images instead of original checks. In that case, we may only provide a copy of the image.

Change of address	You agree to promptly notify us of any change to your postal or email address. We'll change your postal or email address within
	a reasonable time after you request it. If you have a combined statement, any owner of the primary account can change the
	address of all accounts included in the combined statement. Unless you instruct otherwise, we may change the postal or
	electronic address only for the account(s) you specify or for all or some of your other account(s) with us.
	We may update your address in our records without a request from you if (1) we identify a need to rely on another address you
	have provided us; or (2) we receive an address change notice from the U.S. Postal Service or information from another party in
	the business of providing correct address details that does not match the address in our records for your account or card.
Your responsibility to review	You are obligated to:
account statements and	
notices and notify us of errors	Examine your account statement promptly and carefully.
,	<ul> <li>Notify us promptly of any errors.</li> </ul>
	<ul> <li>Notify us within thirty (30) days after we have made your account statement available to you of any unauthorized</li> </ul>
	transaction on your account. Note: If the same person has made two or more unauthorized transactions and you fail
	to notify us of the first one (1) within this thirty-day period, we won't be responsible for unauthorized transactions
	made by the same wrongdoer.
	• Notify us within six (6) months after we have made your account statement available to you if you identify any
	unauthorized, missing, or altered endorsements on your items.
	For specific information on unauthorized card transactions, see "Visa Zero Liability protection" in the "Debit Cards and ATM
	Cards" section of this Agreement.
	Consumer accounts only: Electronic fund transfers are subject to different time periods for notification of errors, as described in
	the "Electronic Fund Transfer Services" section of this Agreement. Common examples of electronic fund transfers are ATM, debit
	card, and Bill Pay transactions.
Responsibility to notify us of	If you fail to notify us of any unauthorized transaction, error, or claim for a credit or refund within the time frames specified
errors	above, your account statement will be considered correct and we won't be responsible for any unauthorized transaction, error, or
	claim for transactions included in the applicable statement.
Unauthorized transactions	A transaction is an unauthorized transaction when it's
	<ul> <li>Missing a required signature or other evidence showing you have authorized it, or</li> </ul>
	• Altered (for example, the amount of a check or the payee's name is changed).
	You can notify us of errors on your account statements by promptly
	Calling the telephone number listed on your account statement or in a notice, or
	<ul> <li>Submitting a written report (if instructed by us) as soon as possible, but in any event within the specified time</li> </ul>
	frames.
	Actions we take when you report an unauthorized transaction: We investigate any reports of unauthorized activity on your
	account. After you submit a claim, we may require you to:
	Complete and return the claim form and any other documents we require, and
	• Ask that you Notify law enforcement (if you do not do so, we may do so if we may incur any loss or damage
	associated with the claim).
	We can reverse any credit made to your account resulting from a claim of unauthorized transaction or error.
	We can reverse any credit made to your account resulting from a claim of unauthorized transaction or error. For specific information on unauthorized card transactions, see "Visa Zero Liability protection" in the "Debit Cards and ATM
	For specific information on unauthorized card transactions, see "Visa Zero Liability protection" in the "Debit Cards and ATM

Adverse claims against your	An adverse claim occurs when
account	• Any person or entity makes a claim against your account or funds in your account,
	• We believe a conflict exists between or among your account's owners, or
	• We believe a dispute exists over who has account ownership or authority to withdraw funds from your account.
	In these situations, we may take any of the following actions without any responsibility or liability to you:
	<ul> <li>Continue to rely on the documents we have on file for your account.</li> <li>Honor the claim against your account funds if we're satisfied the claim is valid.</li> </ul>
	<ul> <li>Freeze all or a part of the funds in your account until we believe the dispute is resolved to our satisfaction.</li> </ul>
	<ul> <li>Close your account and send a check or other item for the available balance in your account payable to you or to you</li> </ul>
	and each person or entity who claimed the funds.
	<ul> <li>Pay the funds into an appropriate court and/or petition the court to resolve the dispute.</li> </ul>
	We also may charge you and/or any account you keep with us for our fees and expenses in taking these actions (including
	attorney's fees and expenses, and court costs).
If you carry special insurance	If you have special insurance for employee fraud/embezzlement, we may require you to file your claim with your insurance
for employee fraud /	company before making any claim against us. In such event, we'll consider your claim only after we have reviewed your insurance
embezzlement	company's decision, and our liability to you, if any, will be reduced by the amount your insurance company pays you.
(Business accounts only)	
Other Insurance	If you make any claim that relates to a business account, you agree to pursue all rights you may have under any insurance
(Business accounts only)	coverage you maintain before making any claim against us in connection with any transaction involving your accounts. You will
	provide us with all reasonable information about your coverage, including the name of your carrier, policy number, policy limits
	and applicable deductibles. Any liability we may have to you is reduced by the amount of all insurance proceeds you receive or
	are entitled to receive. At our request, you agree to assign to us your rights under your insurance policy(ies).
Restricting access to your	If we suspect any suspicious, irregular, fraudulent, unauthorized, dispute as to ownership or unlawful activities, we can prevent,
account	delay or decline transactions, freeze all or some of the funds in any account with us that you keep or control, and otherwise
	restrict access to your account. We may take these actions in our sole discretion and without liability to you, but we are not
	obligated to take any such actions.
Converting accounts	We can convert your account to another type of deposit account (by giving you any required notice) if:
	• You use it inappropriately or fail to meet or maintain the account's requirements, including minimum balance
	requirements, or
	We determine an account is inappropriate for you based on your use, or
	We stop offering the type of account you have, or
	You use a personal account for business activities.
Sharing information about	Generally, if we don't have your consent, we won't share information about your account. However, we may share information
your account with others	about your account in accordance with our separately provided Privacy Notice.

Tax identification number	U.S. Treasury regulations require us to determine the tax residency of all customers and payees who could receive income that
certification requirements	is reportable to the IRS. We accomplish this by obtaining a Form W-9 from all U.S. taxpayers and a type of Form W-8 from all
	foreign customers.
	We use Form W-9 or a substitute equivalent to document U.S. tax residency and obtain a Taxpayer Identification
	Number ("TIN") from the primary owner of each account. Until we have received the Form W-9 and TIN, we are
	required to apply backup withholding to any income earned.
	Foreign individuals (also referred to as nonresident aliens) and foreign entities document their tax residency outside
	the U.S. on the applicable type of Form W-8 or an acceptable substitute equivalent. That form also allows us to
	apply the correct withholding rate or exemption to your income earned in the U.S. If you don't provide a valid type
	of Form W-8, we're required to apply the thirty (30) percent withholding rate, or in some cases, presume you're an
	uncertified U.S. taxpayer subject to backup withholding on all income and gross proceeds regardless of whether or
	not it's U.S. sourced.
	• Accounts jointly owned by at least one foreign individual or entity must provide a Form W-8 or Form W-9, as
	applicable, for all of the joint owners.
	• Foreign individuals provide a Form W-8BEN. Foreign entities that are the beneficial owner of the income provide
	a Form W-8BEN-E unless they can make a special withholding exemption claim and instead provide either a Form
	W-8EXP or Form W-8ECI.
	Entities that act as intermediaries or flow-through entities receiving income on behalf of someone else provide a
	Form W-8IMY. In some cases, that Form W-8IMY must also include a withholding statement that allocates the
	income to each of the beneficial owners and copies of the tax certification documentation for those underlying
	beneficial owners.
	If you own your account as an individual or sole proprietor, upon your death, we must be provided with the estates or successor's
	IRS Form W-9 or Form W-8. If these are not provided, we may either refuse to pay interest earned on your account from the date
	of your death or apply backup withholding on the income earned after the date of your death.
Your tax responsibility	You're responsible for paying applicable state and local sales taxes on your account fees. These taxes vary by location. You also
	agree to pay an amount equal to any other applicable taxes, including backup withholding tax. We will charge you for all the
	foregoing taxes and amounts. You also agree to pay an amount equal to any other applicable taxes, including backup withholding
	tax.
Communications about your	Contacting you for servicing and collection: We may contact you by phone, text, email, or mail to service your account or collect
account	amounts you owe us. You will provide us accurate and current contact information. We can contact you at any address, phone
	number, or email address you provide.
	When you give us a phone number, you expressly consent that we (and any party acting on our behalf) may contact you by phone
	call or text message at that number. When we call you, you agree that we may leave prerecorded or artificial voice messages.
	You also agree that we may use automatic telephone dialing systems in connection with calls or text messages sent to any phone
	number you give us, even if the receiving number is a mobile phone or other service for which the party called may be charged.
	Communicating with authorized signers: We may provide you or an authorized signer with information about your account. When
	we receive information from an authorized signer, we treat it as a communication from you. You agree to notify us promptly in
	writing if an authorized signer no longer has authority on your account.

## Termination or Restriction of Account(s) and Service(s) and Policy on Member/ User/Visitor Conduct and Behavior:

The Credit Union is committed to delivering exceptional products and services to members. To that end our employees are trained to handle interpersonal interactions effectively and to address any service issues with Credit Union members. The Credit Union's policies define the circumstances under which services may be limited for members who engage in "improper or abusive conduct;" and also address other circumstances where membership and/or services may be terminated or limited. The policy is not intended to restrict the rights and freedoms of any particular group or individual, but to protect Credit Union employees and members by addressing unacceptable conduct. You also understand and expressly agree that the Credit Union is a not-for-profit organization and that the rights addressed in this section are necessary to protect the Credit Union for the benefit of all members. This section applies to all members, users, persons who have interactions with us and visitors.

have interactions with us and vi	isitors.
Examples for Termination,	You further agree that we can limit or terminate your membership rights, any account or service including any rewards program
Limitation or Restrictions by	for cause based on any of the circumstances defined in this Agreement; without notice or further action. We, in our sole
the Credit Union	discretion, may terminate, limit or restrict, or change the terms, as we in our sole discretion deem appropriate, any of your
	account(s) or service(s), including but not limited to loan services, or place a freeze on any sums on deposit with us at any time
	without notice or require you to close your account(s)/service(s) and apply for a new account(s)/service(s) if: (1) there is a request
	to change the owners or authorized users; (2) there is a fraud/forgery or unauthorized use committed or reported; (3) there is
	a dispute as to ownership of any account or sum on deposit; (4) there are any share drafts that are lost or stolen; (5) there are
	returned unpaid items-Transactions not covered by an overdraft plan agreement with us or any abuse of any such plan per our
	assessment thereof; (6) there is any misrepresentation regarding any account(s) or service(s); (7) the Credit Union incurs any
	loss or believes it may incur any loss relating to any loan(s), account(s) or service(s) you have with us; (8) if we believe you have
	been negligent in protecting any access devices or codes; (9) we deem it necessary to protect the Credit Union from any risks or
	losses, or otherwise deem it to be in the best interests of the Credit Union, our members or our employees; (10) you breach any
	promise under this Agreement or any other agreements with us including but not limited to any default or other delinquency with
	regard to any loan or other agreements; (11) if bankruptcy or any other insolvency proceeding is filed by or against you, or if we
	otherwise deem you to be insolvent or incapable of meeting your obligations to us; (12) you refuse or fail to cooperate with the
	Credit Union as needed to assess any services, transactions or issues [this will in no way affect any claims you may assert under
	any federal or state laws which do not expressly provide a duty to cooperate and any non-cooperation will only be considered
	in assessing risks associated with providing services to you in the future]; (13) you have an account that does not maintain a
	required par value for a membership account or any balance as to all other accounts; (14) you violate any Credit Union policy,
	procedure or standard including but not limited to the Credit Union's policies on improper or abusive behavior, or the violation
	of any law, regulation or rule; (15) if you participate or facilitate any transactions for another person who is prohibited from
	making transactions with us pursuant to applicable laws or Credit Union policy/procedure; (16) making unauthorized posting(s),
	defacing or removing notices or signs on Credit Union premises and/or social media sites without management authorization; (17)
	misappropriating Credit Union funds, property, or other material proprietary to the Credit Union; (18) deliberately or repeatedly violating security procedures or safety rules; (19) possessing, using, or being under the influence of illicit drugs on Credit
	Union premises; (20) engaging in use or possession of weapons of any kind on Credit Union premises except for on-duty law
	enforcement officers or security officers; (21) any new US or other Country's laws, rules, regulations or other requirements make
	it impractical or impossible for the Credit Union to meet the requirements of such laws, rules, regulations or other requirements;
	(22) using one or more credit or debit cards to obtain cash and purchasing power we do not believe appropriate, using such
	devices to pay credit card balances with the proceeds of other cards, or using such devices in a manner we determine is
	primarily intended to abuse a rewards program; or (23) We reserve the right to determine if any account, loan or service is being
	maintained for a purpose other than day-to-day, primary use. Accountholders who persist in making transactions in a manner that
	we in our sole discretion determine to be a calculated solely in order to meet monthly qualifications for rewards or any incentives
	that we may offer, may have their accounts converted to a different account or closed altogether. We also reserve the right to
	convert an account to a different account if the account does not have consistent active use over consecutive Statement Cycles,
	which period we shall determine from time to time.
Termination for Non-	Pursuant to the Federal Credit Union Act, we will periodically terminate the membership of "nonparticipating" members. When
Participation.	determining whether a membership is subject to termination per this policy, we may consider whether a member has voted in
	annual elections, whether the member maintains deposits at the credit union, whether the member maintains loans at the credit
	union, and whether the member receives other services from the credit union or its subsidiaries. Members who do not maintain
	the par value as required by the Bylaws are considered to be nonparticipating and may be terminated as provided by the Bylaws.

Notice on actions we may	We, on our own accord, may place a stop payment on any share draft, item or Transaction if we are notified or otherwise
take upon termination as set	
forth above	reasonably believe that any of the foregoing circumstances have occurred. If you do not accept any deposit or part of a deposit that we attempt to return after termination, then such deposit will no longer earn dividends. Club accounts may be terminated if deposits are not made within certain time periods in successive periods. We are not responsible for any draft, withdrawal, item or Transaction after your account is terminated. However, if we pay any item after termination, you agree to reimburse us upon
	demand.
Joint accounts or services	If our application of the Credit Union's policies or the above remedies affects any accounts or services with multiple parties, we
	may require the party to whom the restrictions or termination is applied be: (1) removed; (2) the account be closed and then a
	new account may be reopened absent the affected party; or (3) the restrictions may be applied to the account or service. The
	Credit Union has no obligation to provide any specific information regarding the basis for taking action under this section to any
	other owners or parties.
Residence outside the U.S.,	We may require that all checking accounts and related services be closed or deactivated if you move your residence to a country
its possessions or territories.	or place outside the U.S., its possessions or territories. The Credit Union may close your checking account(s) and related services if you do not do so.
Limitations on account and	(For the laws of Non-US Countries or Territories ) The Credit Union may limit, refuse, close or terminate any account or service
services for members who	if: (1) we deem it necessary due to legal/regulatory requirements of a foreign country that are not directly applicable to US
reside in non-US countries or	residents; or (2) we deem it to be in the Credit Union's best interests to not provide accounts or services due to potential
territories; or in certain US	exposures or obligations under non-US laws, rules or regulations.(For Certain States as determined by the Credit Union from time
States	to time) The Credit Union may also limit, refuse, close or terminate any account or service if: (1) we deem it necessary due to
	legal/regulatory requirements of a state in which we do not maintain a physical presence and/or provide services only to a limited
	number of persons residing in that state; or (2) we deem it to be in the Credit Union's best interests to not provide accounts or
	services due to potential exposures or obligations arising or related to the laws of a state where we do not maintain a physical
	presence.
Closing your account if the	Accounts with a zero or negative balance will continue to be charged applicable fees until we close, or you request to close your
balance is zero or negative	account. We may close an account (except analyzed business accounts) with a zero (0) or negative balance on the fee period ending date or at month end without prior notification to you. Once an account is closed (either by you or us), no fees will be
	assessed on the account.
	To prevent closure by us, an account with a zero or negative balance must have a qualifying transaction posted within forty-five
	(45) days of the most recent fee period ending date. IOLTA and RETA accounts require a qualifying transaction within ten months
	of the most recent fee period ending date.
	Examples of qualifying transactions are deposits and withdrawals made at a branch, ATM, online, mobile, or via telephone; one-
	time and recurring transfers made at a branch, ATM, online, mobile, or via telephone; automatic or electronic deposits, such as
	from payroll or government benefits; automatic or electronic payments, including Bill Pay; one time and recurring purchases or
	payments made using a card or mobile device; and checks paid from the account. IOLTA and RETA accounts are not eligible for
	ATM cards or debit cards.
	Bank-originated transactions, like monthly service or other fees, are not considered qualifying transactions that will prevent
	closure of an account with a zero or negative balance.
	This does not limit or impair our ability to close, restrict or terminate service as otherwise addressed herein.
Dormant accounts	Your account may be declared dormant pursuant to applicable state laws. Unless specifically prohibited by applicable law, we
	may also charge a service fee set forth on the Rate and Fee Schedule for processing your dormant account. Unless prohibited
	by applicable law, we further reserve the right to transfer your dormant account funds to a general Credit Union account and to
	suspend any further account statements.

MEDIATION AND NON- BINDING ARBITRATION	If you have a dispute with us, we hope to resolve it as quickly and easily as possible. First, discuss your dispute with us. If a Credit Union employee is unable to resolve your dispute, you agree that either Credit Union or you can initiate arbitration as
	described in this section.
	If we are unable to resolve a dispute arising out of or relating to any, this Agreement, any other agreements relating hereto, any transaction or other matters between us, including a claim based on or arising from an alleged tort, through good faith negotiation, then such dispute shall be referred to mediation and/or non-binding arbitration before a neutral party, pursuant to applicable South Carolina law, rules, regulations and the Rules of the South Carolina Supreme Court. The parties shall share equally the expenses of such mediation.
	If mediation and/or non-binding arbitration in accordance with this Section does not resolve a dispute, or the dispute is not eligible for mediation, it shall be determined by binding arbitration at the request of either party pursuant to the provisions belo No provision of this Mediation and/or Non-Binding Arbitration shall limit the right of a party to obtain provisional or ancillary remedies from a court of competent jurisdiction before, after or during the pendency of any proceedings covered by these terms. The exercise of a remedy does not waive the right of either party to resort to binding arbitration pursuant to the terms that follows.
	These terms governing mediation and/or non-binding arbitration shall apply to all of the terms in these "Resolving Disputes Through Alternate Dispute Processes such as Arbitration" terms and conditions to include any question or dispute regarding the enforceability of any term or condition herein, including but not limited to the waiver of a jury trial or to bring, join or consolidat a class action.
BINDING ARBITRATION AGREEMENT BETWEEN YOU	<b>Definition:</b> Arbitration means an impartial third party will hear the dispute between Credit Union and you and provide a decision Binding arbitration means the decision of the arbitrator is final and enforceable. A dispute is any unresolved disagreement
AGREEMENT BETWEEN YOU AND CREDIT UNION (Waiver of Jury Trial and Class Action)	between Credit Union and you. A dispute may also include a disagreement about this Arbitration Agreement's meaning, application, or enforcement.
	Credit Union and you each agree to waive the right to a jury trial or a trial in front of a judge in a public court.
	Arbitration is beneficial because it provides a legally binding decision in a more streamlined, cost-effective manner than a typic court case. But, the benefit of arbitration is diminished if either Credit Union or you refuse to submit to arbitration following a lawful demand. Thus, the party that does not agree to submit to arbitration after a lawful demand must pay all of the other party's costs and expenses for compelling arbitration.
	Neither Credit Union nor you will be entitled to join or consolidate disputes by or against others as a representative or member of a class, to act in any arbitration in the interests of the general public, or to act as a private attorney general. If any provision related to a class action, class arbitration, private attorney general action, other representative action, joinder, or consolidation found to be illegal or unenforceable, the entire Arbitration Agreement will be unenforceable.

RIGHT TO OPT OUT	You may opt out of this Arbitration Provision by calling us toll-free at 1-800-336-6309, or by sending us a written notice to the address 1501 Wade Hampton Blvd. Greenville, SC 29609, which includes your name(s), account number(s), and a statement that you (both or all of you, if more than one) do not wish to be governed by the Arbitration Provision in your Account Agreement (the "Opt-Out Notice"). To be effective, your written Opt-Out Notice must be: (1) sent to us by first class mail or certified mail, return receipt requested, at the address for Opt-Out, and (2) signed by you (or all of you, if more than one party to any relationship) including the information set forth above. We must receive your telephone call or written notice within forty-five (45) days after either: (i) the date this Arbitration Provision was first delivered or otherwise made available to you, in paper or electronic form, or (ii) the day you open your account, whichever is later. Your decision to opt-out will not affect any other provision of your Membership and Account Agreement. If the Arbitration Provision of your Membership and Account Agreement will not give you a new right to opt out of this Arbitration Provision, unless we amend a substantive clause of the Arbitration Provision.
	Opting out does not affect the above waiver of trial, joinder, and consolidation rights.
Applicable rules	Credit Union and you each agree that:
	The American Arbitration Association (AAA) will administer each arbitration and the selection of arbitrators according to the AAA's Consumer Arbitration Rules (AAA Rules). If there are any differences between the AAA Rules and this Arbitration Agreement, this Arbitration Agreement applies. All issues are for the arbitrator to decide, except that issues relating to the scope and enforceability of the Arbitration Agreement or whether a dispute can or must be brought in arbitration are for a court of competent jurisdiction to decide. If the AAA is unavailable or unwilling to administer an arbitration consistent with this Arbitration Agreement, the parties shall agree on an alternative administrator that will do so. If the parties are unable to agree, they shall jointly petition a court of competent jurisdiction to appoint an administrator that will do so. Credit Union and you are participating in commercial transactions involving the movement of money or goods among states. The Federal Arbitration Act (Title 9 of the United States Code) governs this Arbitration Agreement and any arbitration between Credit Union and you. If the Act or any part of it is inapplicable, unenforceable or invalid, the state laws governing your relationship with Credit Union govern this Arbitration Agreement. Either Credit Union or you may submit a dispute to binding arbitration at any time, regardless of whether a lawsuit or other proceeding has previously begun. For information on initiating arbitration, contact the AAA at 1-800-778-7879.
	The party initiating arbitration must include in the arbitration demand all of the following information: (i) the claimant's name, address, telephone number, and email address; (ii) the applicable account holder's name (if different from the claimant) and account number; (iii) information sufficient to identify any transaction at issue including the date and location of any such transaction, if applicable; (iv) a detailed description of the nature and basis of the claims asserted; and (v) a detailed description of the nature and basis of the relief sought, including a calculation for it. The demand must be personally signed by the party initiating arbitration (and by counsel if the claimant is represented). By submitting an arbitration demand, the claimant (and, counsel, if the claimant is represented) represent that, as in court, they are complying with the requirements of Federal Rule of Civil Procedure 11(b). The arbitrator is authorized to impose any sanctions available under Federal Rule of Civil Procedure 11 on represented parties and their counsel. If the arbitrator finds that either the substance of your or Credit Union's claim or the relief sought was frivolous or was brought for an improper purpose (as measured by the standards set forth in Federal Rule of Civil Procedure 11(b)), then Credit Union or you may also seek applicable fee-shifting. Either Credit Union or you may request to have the arbitration conducted by a video or in-person hearing, or through written submissions, except any dispute seeking \$10,000 or more, or injunctive relief, shall have a video or in-person hearing unless the parties agree otherwise. You and a Credit Union representative will personally appear at any hearing (with counsel, if represented).

Fees and expenses	<ul> <li>Setting the fees/expenses: We will pay any costs that are required to be paid by us under the arbitration administrator's rules and procedures, and subject to applicable law. If the arbitrator rules in your favor on any claim presented, we will reimburse you for arbitration filing fees you have paid up to \$700.00. Please check with the arbitration administrator to determine the fees applicable to any arbitration you file.</li> <li>Applying state law: The laws governing your account may limit the amount of fees and expenses you are required to pay in arbitration. Your arbitration fees and expenses will not exceed any applicable limits.</li> <li>Paying for attorney/expert/witness fees: Unless applicable laws state otherwise, each party will pay its own attorney, expert, and</li> </ul>
	witness fees. This rule applies no matter which party wins arbitration.
Business Relati	onships Only: Resolving Disputes Through Arbitration
ARBITRATION AGREEMENT BETWEEN YOU AND CREDIT UNION	If you have a dispute with us, we hope to resolve it as quickly and easily as possible. First, discuss your dispute with us. If a Credit Union employee is unable to resolve your dispute, you agree that either Credit Union or you can initiate arbitration as described in this section.
	<b>Definition:</b> Arbitration means an impartial third party will hear the dispute between Credit Union and you and provide a decision. Binding arbitration means the decision of the arbitrator is final and enforceable. A "dispute" is any unresolved disagreement between Credit Union and you. A "dispute" may also include a disagreement about this Arbitration Agreement's meaning, application, or enforcement.
	Except as stated in "No waiver of self-help or provisional remedies" below, Credit Union and you agree, at Credit Union's or your request, to submit to binding arbitration all claims, disputes, and controversies between or among Credit Union and you (and their respective employees, officers, directors, attorneys, and other agents), whether in tort, contract or otherwise arising out of or relating in any way to your account(s) and/or service(s), and their negotiation, execution, administration, modification, substitution, formation, inducement, enforcement, default, or termination (each, a "dispute"). <b>DISPUTES SUBMITTED TO ARBITRATION ARE NOT RESOLVED IN COURT BY A JUDGE OR JURY. TO THE EXTENT ALLOWED BY APPLICABLE LAW, CREDIT UNION AND YOU EACH IRREVOCABLY AND VOLUNTARILY WAIVE THE RIGHT EACH MAY HAVE TO A TRIAL BY JURY FOR ANY DISPUTE ARBITRATED UNDER THIS AGREEMENT.</b>
	Aside from self-help remedies, this Arbitration Agreement has only one exception: Either Credit Union or you may still take any dispute to small claims court. Any matter subject to the jurisdictional limits of any applicable small claims court is not subject to arbitration.
	Arbitration is beneficial because it provides a legally binding decision in a more streamlined, cost-effective manner than a typical court case. But, the benefit of arbitration is diminished if either Credit Union or you refuse to submit to arbitration following a lawful demand. Thus, the party that does not agree to submit to arbitration after a lawful demand by the other party must pay all of the other party's costs and expenses for compelling arbitration.
Class action or representative suit not permitted	Credit Union and you agree that the resolution of any dispute arising pursuant to the terms of this Agreement will be resolved by a separate arbitration proceeding and will not be consolidated with other disputes or treated as a class. Neither Credit Union nor you will be entitled to join or consolidate disputes by or against others as a representative or member of a class, to act in any arbitration in the interests of the general public, or to act as a private attorney general. If any provision related to a class action, class arbitration, private attorney general action, other representative action, joinder, or consolidation is found to be illegal or unenforceable, the entire Arbitration Agreement will be unenforceable.

Applicable rules	Credit Union and you each agree that the arbitration will:
	Proceed in a location mutually agreeable to Credit Union and you, or if the parties cannot agree, in a location selected by the
	American Arbitration Association (AAA) in the state whose laws govern your account
	Be governed by the Federal Arbitration Act (Title 9 of the United States Code), notwithstanding any conflicting choice of law
	provision in any of the documents between Credit Union and you Be conducted by the AAA, or such other administrator as Credit Union and you will mutually agree upon, in accordance with
	the AAA's commercial dispute resolution procedures, unless the claim or counterclaim is at least \$1,000,000 exclusive of
	claimed interest, arbitration fees and costs in which case the arbitration will be conducted in accordance with the AAA's optional
	procedures for large, complex commercial disputes (the commercial dispute resolution procedures or the optional procedures for
	large, complex commercial disputes to be referred to, as applicable, as the "rules").
	If there is any inconsistency between the terms hereof and any such rules, the terms and procedures set forth herein will control.
	Any party who fails or refuses to submit to arbitration following a lawful demand by any other party will bear all costs and
	expenses incurred by such other party in compelling arbitration of any dispute. Nothing contained herein will be deemed to be a
	waiver by Credit Union of the protections afforded to it under applicable laws.
General Provision	ons for BOTH Consumer and Business Relationships Resolving
<b>Disputes Throu</b>	gh Arbitration
Scope of Arbitration Coverage	Under the terms of these Arbitration Provisions, and except as set forth above, Claims (as defined below) will be resolved by
	individual (and not class-wide) binding arbitration in accordance with the terms specified herein, if you or we elect it. These
	provisions shall apply to any claim arising or relating to any Claim existing now or in the future and shall apply to existing and
	future accounts, loans and other Credit Union services.
	"Claim " For purposes of this Arbitration Dravision, the word "claim" means any dispute approxisted with an origing from any app
	"Claim." For purposes of this Arbitration Provision, the word "claim" means any dispute associated with or arising from any one or more savings, checking or other accounts you have with us and the features and services provided in connection with it or
	them. Claim also includes collectively and separately, any services associated with any account. Further, "claim" shall include
	any loan or lending relationship with us as a borrower, co-borrower, guarantor, owner of collateral or third-party pledgor. A loan or
	lending relationship shall include any products or services obtained in connection with or arising from the lending relationship.
	All statutes of limitation applicable to any dispute apply to any arbitration between you and the Credit Union. The provisions of this arbitration agreement shall survive termination or amendment of the account/services relationships or any other relationships
	between you and the Credit Union.
Notice and Cure	Prior to initiating any litigation or proceeding under this Resolving Disputes Through Alternate Dispute Processes such as
	Arbitration Section, you or we, as applicable, shall give the other party written notice of the Claim (a "Claim Notice") and a
	reasonable opportunity, not less than thirty (30) days, to resolve the Claim. Any Claim Notice to you shall be sent in writing by
	mail to the address you provided in connection with your account (or any updated address you subsequently provide). Any Claim
	Notice to us shall be sent by mail to Greenville Federal Credit Union, Attn: CLAIM NOTICE - RISK, 1501 Wade Hampton Blvd.
	Greenville, SC 29609. Any Claim Notice you send must include your name, address, and information sufficient to identify your
	account and explain the nature of the Claim and the relief demanded. You may only submit a Claim Notice on your own behalf and not on behalf of any other party. The party giving a Claim Notice must reasonably cooperate in providing any information
	about the Claim that the other party reasonably request.
No waiver of self-help or	This arbitration requirement does not limit the right of Credit Union or you to:
provisional remedies	
	Preserve or obtain possession of property,
	Exercise self-help remedies, including setoff or
	Obtain provisional or ancillary remedies such as injunctive relief or attachment, before, during, or after the pendency of any
	arbitration proceeding. This exclusion does not constitute a waiver of the right or obligation of either party to submit any dispute
	to arbitration or reference hereunder, including those arising from the exercise of the actions detailed above.

Arbitrator's qualifications and	Any dispute in which the amount in controversy is \$5,000,000 or loss will be desided by a single arbitrator calested according
Arbitrator's qualifications and power	Any dispute in which the amount in controversy is \$5,000,000 or less will be decided by a single arbitrator selected according to the rules, and who will not render an award of greater than \$5,000,000. Any dispute in which the amount in controversy exceeds \$5,000,000 will be decided by majority vote of a panel of three arbitrators; provided however, that all three arbitrators must actively participate in all hearings and deliberations. Each arbitrator will be a neutral attorney licensed in the state whose laws govern your account, or a neutral, retired judge in such state, in either case with a minimum of ten years' experience in the substantive law applicable to the subject matter of the dispute to be arbitrated. The arbitrator(s) will determine whether or not an issue is arbitratable and will give effect to the statutes of limitation in determining any claim. In any arbitration proceeding the arbitrator(s) will decide (by documents only or with a hearing at the discretion of the arbitrator(s)) any pre-hearing motions which are similar to motions to dismiss for failure to state a claim or motions for summary adjudication. The arbitrator(s) will resolve all disputes in accordance with the substantive law of the state whose laws govern your account and may grant any remedy or relief that a court of such state could order or grant within the scope hereof and such ancillary relief as is necessary to make effective any award. The arbitrator(s) will also have the power to award recovery of all costs and fees, to impose sanctions, and to take such other action as deemed necessary to the same extent a judge could pursuant to the federal rules of civil procedure, the state rules of civil procedure for the state whose laws govern your account,
	or other applicable law. Judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction. The institution and maintenance of an action for judicial relief or pursuit of a provisional or ancillary remedy will not constitute a waiver of the right of any party, including the plaintiff, to submit the controversy or claim to arbitration if any other party contests such action for judicial relief.
Discovery	In any arbitration proceeding, discovery will be permitted in accordance with the rules. All discovery will be expressly limited to matters directly relevant to the dispute being arbitrated and must be completed no later than 20 days before the hearing date. Any requests for an extension of the discovery periods, or any discovery disputes, will be subject to final determination by the arbitrator upon a showing that the request for discovery is essential for the party's presentation and that no alternative means for obtaining information is available.
Fees and expenses	The arbitrator will award all costs and expenses of the arbitration proceeding. Setting the fees/expenses: We will pay any costs that are required to be paid by us under the arbitration administrator's rules and procedures, and subject to applicable law. Applying state law: The laws governing your account may limit the amount of fees and expenses you are required to pay in arbitration. Your arbitration fees and expenses will not exceed any applicable limits.
	<b>Paying for attorney/expert/witness fees:</b> Unless applicable laws state otherwise, each party will pay its own attorney, expert, and witness fees. This rule applies no matter which party wins arbitration.
Additional rules for an arbitration proceeding	To the maximum extent practicable, the AAA, the arbitrator(s), Credit Union and you will take all action required to conclude any arbitration proceeding within 180 days of the filing of the dispute with the AAA. The arbitrator(s), Credit Union or you may not disclose the existence, content, or results thereof, except for disclosures of information by Credit Union or you required in the ordinary course of business, by applicable law or regulation, or to the extent necessary to exercise any judicial review rights
	set forth herein. If more than one agreement for arbitration by or between Credit Union and you potentially applies to a dispute, the arbitration agreement most directly related to your account or the subject matter of the dispute will control. This arbitration agreement will survive the closing of your account or termination of any service or the relationship between Credit Union and you.
The right to pursue claims in small claims court	Notwithstanding anything to the contrary, Credit Union and you each retains the right to pursue in small claims court a dispute within that court's jurisdiction. Further, this arbitration agreement will apply only to disputes in which either party seeks to recover an amount of money (excluding attorneys' fees and costs) that exceeds the jurisdictional limit of the small claims court.
Arbitration location	Any arbitration will be held in the location of the Credit Union's principal offices as explained in the section below "Laws governing your account" and the Rate and Fee Schedule which is an integral part of this Agreement.

## Additional Terms and Services

Additional Term	s and services
Laws governing your account	This Agreement and your and our rights and obligations under this Agreement and any other relationships to which this
	Agreement applies, are governed and interpreted according to federal law and the law of the state where your account is located.
	If you are not sure where your account is located, please refer to the Rate and Fee Schedule, which is a part of this Agreement.
	Generally, your account is located in the State of the Credit Union's principal office. We reserve the right to transfer your account
	to another location in another state, which will be noted in the Rate and Fee Schedule or any amendments provided to you. If
	state law and federal law are inconsistent, or if state law is preempted by federal law, federal law governs in all respects. Our
	web site and the electronic services that we provide (excluding linked sites) are controlled by the Credit Union from its principal
	offices noted in the Schedule. While you may choose to access our web site and electronic services from other locations, we
	make no representation that any information, materials, or functions included in our web site or via our electronic service are
	appropriate or authorized for use in other jurisdictions. Your access from other locations is made on your own initiative; and you
	are solely responsible for compliance with any applicable local laws and regulations. Section headings in this Agreement are for
	convenience of reference only. If any law or judicial ruling renders any term or condition of this Agreement unenforceable, the
	remaining terms and conditions shall remain in full force and effect. We reserve the right to waive enforcement of any of the
	terms set forth in this Agreement regarding any Transaction or series of Transactions. Any such waiver will not affect our right
	to enforce any of our rights with respect to any owner, user or other applicable person/party; or to enforce any of our rights with
	respect to other Transactions. Any such waiver shall not modify the terms and conditions of this Agreement.
Controlling language	English is the controlling language of our relationship with you, including the terms of this Agreement. Items you write such as
	checks or withdrawal slips must be written in English. For your convenience, we may, but are not obligated to (unless required
	by law), translate some forms, disclosures, and advertisements into another language, but if there's a discrepancy, the English
	version prevails over the translation.
Order of precedence between	If a service we offer has a separate agreement, and there's a conflict between the terms of this Agreement and the separate
agreements	agreement, the conflicting terms of the separate agreement will apply.
Legal process	Legal process includes any levy, garnishment or attachment, tax levy or withholding order, injunction, restraining order,
	subpoena, search warrant, government agency request for information, forfeiture or seizure, and other legal process relating to
	your account.
	We may accept and act on any legal process we believe to be valid regardless of how and where it is served, including if process
	is served in locations, states, or jurisdictions other than where the account was opened or where the account, property, or
	records are located.
	We may, but are not required to, provide notice of legal process relating to your accounts. We may comply with legal process
	even though it affects the interests of only one owner or authorized signer of a joint account.
	Any fees, expenses (including attorney's fees and expenses), or losses we incur as a result of responding to legal process related
	to your account are your responsibility. We may charge these costs to you or any account you maintain with us.
Legal dispute location	Any lawsuit, claim, or other proceeding arising from or relating to your account or this Agreement, will take place exclusively in
· · ·	the state or federal courts in the listed above or in the Rate and Fee Schedule, without regard to conflict of laws principles. This
	includes enforcement of the Arbitration Agreement and entry of judgment on any arbitration award. The location for venue and
	jurisdiction shall be the location of the Credit Union's principal offices where your account is maintained as explained herein and
	in the Rate and Fee Schedule.
Changes to this Agreement	We may change the terms of this Agreement, including account fees and features, at any time by adding new terms or
	conditions, or by modifying or deleting existing ones. Changes to any account or account service requested by any member or
	account owner can only be made with the express consent of the Credit Union. The Credit Union, in its sole discretion, may:
	(1) change or modify any term or condition of this Agreement, including the method for determining dividends; (2) we may add
	new terms, conditions and requirements that we deem necessary or in the Credit Union's best interests; and (3) we may make
	operational changes. We may make all such amendments or changes as described at any time without notice except as expressly
	required by applicable law, and any change in the Agreement shall be effective at the earliest time allowed by applicable law. If
	applicable laws provide no express time period, then notice 10-days or more in advance of the effective date of any change shall be deemed sufficient. We may agree in writing to write a term of this Agreement, including a fee, and we may reveale any writer.
	be deemed sufficient. We may agree in writing to waive a term of this Agreement, including a fee, and we may revoke any waiver.
Modification of invalid terms	Any term of this Agreement that is inconsistent with the laws governing your account will be excluded to the extent of such
	invalidity. The invalid term will be considered modified by us and applied in a manner consistent with such laws. Such
	modification won't affect the enforceability or validity of the remaining terms of this Agreement.
Timing of notices	Any notice you send us is effective once we receive it and have a reasonable opportunity to act on it.

Responsibilities and liabilities	We're responsible for exercising ordinary care and complying with this Agreement.
between Credit Union and you	When we take an item for processing by automated means, ordinary care does not require us to examine the item. In all other
	cases, ordinary care requires only that we follow standards that don't vary unreasonably from the general standards followed by similarly situated financial institutions.
	Except to the extent we fail to exercise ordinary care or to comply with this Agreement, you agree to indemnify and hold us harmless from all claims, demands, losses, liabilities, judgments, and expenses (including attorney's fees and expenses) arising out of or in any way connected with our performance under this Agreement. This indemnification will survive termination of this Agreement.
	We won't be liable for anything we do when following your instructions. In addition, we won't be liable if we don't follow your instructions if we reasonably believe that your instructions would expose us to potential loss or civil or criminal liability, or conflict with customary banking practices. In no event will either Credit Union or you be liable to the other for any special, consequential, indirect, or punitive damages. The limitation doesn't apply where the laws governing your account prohibit it. We won't have any liability to you if your account does not have sufficient available funds to pay your items due to actions we have taken in accordance with this Agreement.
	Circumstances beyond your control or ours may arise and make it impossible for us to provide services to you or for you to
	perform your duties under this Agreement. If this happens, neither Credit Union nor you will be in breach of this Agreement. If
	we waive a right with respect to your account on one or more occasions, it does not mean we're obligated to waive the same right
	on any other occasion.
Your obligation to pay our fees	We're permitted to either directly debit your account or bill you for our fees, expenses and taxes incurred in connection with your
	account and any service. If the available funds in your account are not sufficient to cover the debit, we may create an overdraft
	on your account.
Virtual Currency	We do not accept accounts transacting in any type of virtual currency (crypto-currency) services or transactions. We do not
	accept any type of virtual currency for loan payments or for payment of any other obligations to the Credit Union. Prohibited
	transactions include but are not limited to: (i) wires (incoming/outgoing) (ii) ACH transactions (incoming/outgoing) (iii) privately
	owned ATMs dealing specifically with crypto-currency (iv) credit or debit card transactions. We may not be able to monitor or
	limit such transactions and you agree we have no responsibility to detect, block, or limit your transactions in virtual currencies
	should you choose to engage in such activity despite these prohibitions.
Monitoring	We monitor all members and transactions. If prohibited activity, suspicious activity and/or unsatisfactory account handling is
	detected, we will review the account and take action either by limiting services or closing the account.
Right to Reject, Delay or	We will not be obligated to honor, in whole or in part, (or may delay or suspend) any transaction or instruction which:
Suspend	
	Is not in accordance with any term or condition applicable to the relevant account;
	We reasonably believe may have been requested or issued without proper authority;
	Involves funds subject to a hold, dispute, restriction or legal process which we believe prevents withdrawal;
	We reasonably believe might violate the laws or regulations of the United States or any State, including without limitation,
	regulations of the Office of Foreign Asset Control (OFAC)
	Would violate any applicable provision of any risk control program of any state or federal agency or authority;
	Is not in accordance with any other requirement of our applicable policies, procedures or practices; or,
	We reasonably decline to honor for your or our protection.
	You agree that any such action allowed above is a permissible under the terms of this Agreement and all laws and regulations
	applicable to the availability of funds held in deposit accounts and otherwise.

Natural disasters, pandemics	Force Majeure. Neither Party will be liable for any failure or delay in performing an obligation under this Agreement that is due to
or significant health concerns	any of the following causes, to the extent beyond its reasonable control: acts of God, accident, riots, war, terrorist act, epidemic,
and other acts of God	pandemic, quarantine, civil commotion, breakdown of communication facilities, natural catastrophes, governmental declarations, acts or omissions, changes in laws or regulations, national strikes, fire, explosion, generalized lack of availability of raw materials or energy. For the avoidance of doubt, Force Majeure shall not include (a) financial distress nor the inability of either party to make a profit or avoid a financial loss, (b) changes in market prices or conditions, or (c) a party's financial inability to perform its obligations hereunder. This clause shall continue to apply for a reasonable period of time after the cause addressed above has subsided sufficient to allow resumption of services. Official Health Guidance: All Credit Union offices reserve the right to follow/implement official health guidance issued by governmental entities and/or health organizations which may include but are not limited to: Closure of Credit Union Offices; Social Distancing; Requiring the use of Personal Protective Equipment (masks, gloves, clear eye coverings or other requirements). These requirements may vary from office to office; and may change from time to time. Face Masks/Coverings: For security reasons all face masks or other coverings are prohibited unless medically required. If a mask is medically required, members/non-members, contractors and staff, will be asked to temporarily remove it before assistance may be provided and completing a transaction for proper identification. If you feel you cannot remove you mask temporarily for identification in the branch you may use the Credit Union's Drive-Thru as an alternative. We will also consider any requests for
	special appointments where your identity can be verified before entering Credit Union property.
Sharing information with other	You hereby consent and agree that we may share any information regarding your obligations with us or collateral pledged to
persons, co-borrowers, co-	secure any obligations you owe to the Credit Union with the persons listed in this subsection if we receive a request which we
signers/guarantors, owners of	in good faith believe to be related to any such obligations, refinancings, sales, trades, transfers, exchange or Transactions Also,
collateral pledged and others.	you consent and agree that we may provide pay-off or payment information to persons or entities who seek to make payments on your behalf, including potential "pay-offs". This may include account numbers and information necessary to process payments.
	Access to Third Parties. When you give another party access to your accounts or account information you understand and agree that we have no liability or obligation for any errors, claims or losses of any type of nature whatsoever relating to any transactions initiated as a result of your relationship with that third party, including any claims or losses that may arise from any access to your accounts or personal information.
	Third Parties: To expedite the matters herein for your benefit, you agree that we can rely on the representations made to us by a third party, and our duties to you hereunder do not require us to investigate or document a request for such information.
"E-Mail" and Facsimile	You acknowledge and agree that the Internet is considered inherently insecure. Therefore, should you undertake to
Communications // Consent to	communicate with us via general email, you agree that we have no liability to you whatsoever for any loss, claim or damages
Communications By Email:	arising or in any way related to our response(s) to any e-mail or other electronic communication, which we in good faith believe
	you have submitted to us. We have no duty to investigate the validity or to verify any e-mail or other electronic communication;
	and may respond to an e-mail at either the address provided with the communication, the e-mail address in your Membership
	Application and Signature Card, or any other application or written communication actually received by us. Any account owner,
	co-borrower, or authorized user may change the e-mail address for notices, statements or other information provided by us at
	any time. The Credit Union may not immediately receive e-mail communications that you send. Although we may use general
	email as provided herein, we reserve the right to require any notices from you be submitted to us in writing; and we may refuse
	to send certain information through unsecured e-mail communications. You agree and consent that we may provide to you any
	communication, documentation or information required by applicable laws or which we deem necessary or appropriate, which is
	not expressly subject to both consent and verification pursuant to laws such as the E-Signatures Act.

Powers of attorney	You agree that repardless of any laws, rules or regulations we may in any sole discretion refuse to hence as accord a new of
Powers of attorney	You agree that regardless of any laws, rules or regulations we may in our sole discretion refuse to honor or accept a power of
	attorney to open, close, deposit, or make Transactions on any account or to supply endorsements on checks or any other items
	or to take any other action with respect to an account, loan or other service. The Credit Union may allow a third person acting
	as your attorney-in-fact to make Transactions regarding your account(s) or conduct other business on your behalf without any
	liability to you, pursuant to a Power of Attorney, but have no obligation to do so. You agree that we have no obligation to verify
	the scope, authenticity, and validity of any Power of Attorney presented to us. If we accept the Power of Attorney, the Credit
	Union has no duty to inquire as to the use or purpose of any transaction(s) by your attorney-in-fact, and may restrict or refuse
	account access, withdrawals and Transactions.
	You further agree we may require that a Power of Attorney be registered with the appropriate recording authorities. We may
	restrict the types or amounts of Transactions we permit an attorney-in-fact to conduct. We may require a separate form for each
	account or service for which you want to grant power of attorney. If your agent or attorney-in-fact does not present the original
	form, we may either accept or refuse to honor any power of attorney you grant and with no liability to you. If we accept a power,
	we may continue to recognize the authority of your agent or attorney-in-fact until we receive written notice of revocation from you
	and have had a reasonable time to act on it.
	We within our discretion may not recognize a power of attorney given by one owner of a Joint Account without the consent of the
	other Joint Account holder(s).
	You agree to indemnify and hold the Credit Union harmless for accepting and/or honoring any power of attorney, or copy thereof,
	which we accept in good faith and believe to be valid and authorized by you.
Costs, expenses and attorneys'	All owners of account(s) or service(s) with us agree, jointly and severally, to pay us for all costs and expenses, including
fees ALL ACCOUNTS /	attorneys' fees we may incur: (1) If it is necessary for us to bring any legal or other action to collect any sum you owe the Credit
SERVICES	Union; (2) If we incur any costs or expense as a result of any order or instruction received from any owner or any owner's agent
	under this Agreement, any adverse claim, legal process; your failure to comply with any obligation in this Membership Agreement
	or otherwise; (3) If we incur any expense as a result of any dispute, adverse or inconsistent claims; (4) If we bring any action
	contemplated in this Agreement; (5) If we successfully defend any claim against the Credit Union brought by any owner, agent,
	personal representative, executor, heir or other party in interest brought via any formal or informal process (including but not
	limited to arbitration or mediation) involving your accounts or services with us; or (6) If we deem it necessary to seek the advice
	or opinion of legal counsel or other professionals regarding the bona fides or legality of any transaction(s) to/from your accounts
	or involving any services with us, or any request for information or documentation regarding any of your accounts and/or services
	with us. If you are responsible to pay us any costs of collection or legal expenses incurred in collecting any amount you owe; in
	enforcing or protecting our rights under this Agreement or otherwise; or as provided in this subsection, including but not limited
	to costs of repossession, repair, appraisal, and all other costs or expenses, you agree to pay us the actual amount of such costs
	and expenses together with reasonable attorneys' fees. In the case of any collection action, you agree that 20% of the unpaid
	balance or such greater sum as may be appropriate based on the circumstances shall be a reasonable amount, unless applicable
	law specifically provides otherwise. Further, you agree to pay the Credit Union an additional sum for any costs, legal expenses or
	attorneys' fees incurred in any appellate, bankruptcy or post-judgment proceedings, except as limited or prohibited by applicable
	law. Any costs, expenses or fees hereunder will be paid from any of your account(s) with the Credit Union before payment to any
	owner or other party. If the amounts in your account(s) are not sufficient, then the owner(s) of the affected account(s) or parties
	to any applicable services will immediately pay any difference.
Telephone requests; recording	You agree that funds in any account(s) with us can be transferred, upon the telephone request of any signer on the account,
data/communications and	to another account with us or to any other financial institution. Furthermore, we reserve the right to refuse to execute any
consent to communications	telephone request or other order. You consent that any communications by any means with us or our affiliates may be monitored
from the Credit Union.	and recorded. When you access any services, we offer/provide including online and mobile banking to conduct transactions, the
	information you enter may also be recorded. By providing telephone number(s) to us, now or at any later time, you authorize us
	and our affiliates and designees to contact you regarding your account(s) with the Credit Union and its affiliates at such numbers
	using any means, including but not limited to placing calls using an automated dialing system to cell, VoIP or other wireless
	phone number, or by sending prerecorded messages or text messages, even if charges may be incurred for the calls or text
	messages.

Use of biometrics / fingerprints	The Credit Union or various apps you may choose to use may provide access to your accounts and services through the
	use of fingerprints or other biometrics. You agree to the use of such biometrics, and will cooperate with the Credit Union in
	implementing any requirements we or the third party may require associated with this technology. Biometric technologies may
	be used for authentication. A biometric identifier measures an individual's unique physical characteristics and compares it
	to a stored digital template for authentication. A physical characteristic can be a thumbprint, fingerprint, facial recognition or
	iris pattern. A biometric identifier can be used as a single or multifactor process. We may require the use of biometrics and/or
	fingerprinting with regard to any service we offer; and any refusal to cooperate with such use shall allow us to refuse to make any
	transaction, including but not limited to cashing any on-us item presented by any holder.
	Important Notice on Biometrics: When you enable biometric access every person with an enrolled fingerprint on your accounts,
	services or device used to access your accounts and services will have access to your accounts and services, and may access
	your accounts, view your information, conduct transactions on your behalf, and has your authority to engage in these activities.
	Enrolled biometrics expand the number of persons who have access to your account regardless of the signers listed on your
	account agreement with us. CREDIT UNION ADVISES YOU TO REVIEW AND CONFIRM THAT ALL REGISTERED BIOMETRICS
	BELONG TO INDIVIDUALS WITH AUTHORITY AS DESCRIBED ABOVE. BY ACTIVATING ACCESS/SERVICES REQUESTED
	BY YOU THE CREDIT UNION RELIES ON YOUR REPRESENTATION THAT ANYONE WITH A REGISTERED BIOMETRIC HAS
	PROPER AUTHORITY TO ACCESS AND USE YOUR ACCOUNTS AND ASSOCIATED ACCOUNT INFORMATION.

**Glossary:** These terms govern the interpretation of the above Agreement.

	The Automated Clearing Hause Natural
ACH	The Automated Clearing House Network
ACH debit entry	An electronic instruction requesting the withdrawal of funds from your account
	through ACH.
ACH transaction	A deposit or payment transferred to or from your account through an ACH.
Analyzed business account	A checking account for which fees are billed through account analysis. Some analyzed accounts offer an earnings allowance to
	offset eligible fees. Examples of analyzed business accounts include the following: Lawyers Trust Account (IOLTA).
Authorized signer	A person who has actual or apparent authority to use your account even if they have not signed the account application.
"Authorized User" and	Means any person who has actual, implied or apparent authority, or to whom any owner has at any time given any information,
"Authorized Use"	access device or documentation that enables such a person to access, withdraw, make transactions to or from your accounts, or
	to use any of your account services. Suggestion: If you have a joint owner on an account that has any access to the joint account
	(online or otherwise) you understand that this owner or authorized user may access all accounts and services associated with
	the account and all other accounts having the same account prefix (i.e., account number and all suffixes associated with said
	account number). If you authorize anyone to use your access devices that authority shall continue until you specifically revoke
	such authority by notifying the Credit Union in writing or as required by applicable laws. If we or any of our agents contact you
	regarding any transaction(s) and you verify the transaction(s) you agree we may rely on your verification; and that any such
	transaction(s) shall be deemed authorized by you. If you fail to maintain the security of these access codes and the Credit
	Union suffers a loss or otherwise makes a determination that the Credit Union is at risk for potential loss, we may terminate any
	or all of your account services immediately. This definition is intended to be construed broadly and includes without limitation
	all users acting under a written document such as a power of attorney as well as any person or entity that is authorized to make
	deposits or debits to or from your accounts with us. An authorized signer may stop payment on an item they have drawn or
	otherwise ordered, but may not close any account(s) or terminate any services without the owner's specific written consent.
Available balance	Our most current record of the amount of money available for your use or withdrawal. For more information, see the "Available
	Balance, Posting Transactions, and Overdraft" section in this Agreement.
Business account	Any deposit account, other than one of Credit Union's commercial deposit accounts, which isn't established and kept for
	personal, family, or household purposes. Common examples of ownership include an individual acting as a sole proprietor, a
	partnership, a limited partnership, a limited liability partnership, a limited liability company, a corporation, a joint venture, a
	nonprofit corporation, an employee benefit plan, or a governmental unit including an Indian tribal entity.
Business day	Every day except Saturday, Sunday, and federal holidays.
Card	Every type of debit card and ATM card we may issue, except any prepaid cards or the business
Collected balance	The ending daily balance in your account after all credits and debits have posted, minus deposited items that have not yet been
	collected from the originating financial institution. The collected balance is the balance on which interest is calculated for all
	interest-bearing checking accounts and for all savings accounts.
Consumer account	Any deposit account which is established and kept for personal, family, or household purposes and isn't intended for business
	use. A consumer account can be owned by one or more individuals.

Direct deposit	An automatic electronic deposit of your salary, pension, Social Security, or other regular income deposited through the ACH
	network to your Credit Union deposit account by your employer or an outside agency.
Endorsement	A signature, stamp, or other mark on the back of a check to transfer, restrict payment, or make the signer responsible for the
	check.
Item	Any order, instruction, or authorization to withdraw or pay funds or money from or to an account. Examples include a check,
	draft, money order, ACH, wire transfer, Bill Pay, other electronic transfer, ATM withdrawal, teller withdrawal, debit card purchase,
	and fee.
Overdraft	An available balance of less than \$0.00 in your account.
Returned item / non-sufficient	A term used to indicate when an item presented for payment is returned unpaid because the available balance in your deposit
funds (NSF)	account is less than the amount of the item when presented.
Shares	For the purpose of your pledge to secure your obligations to the Credit Union, our common law right of set off, and otherwise,
	"share(s)" mean all deposits in any share savings, share draft, club, share certificate, P.O.D., revocable trust or custodial
	account(s), whether jointly or individually held regardless of contributions, that you have on deposit now or in the future, all of
	which are deemed "general deposits," for the purpose of your pledge. Your pledge does not include any I.R.A.,RA, Keogh, tax
	escrow, irrevocable trust or fiduciary account in which you do not have a vested ownership interest.
Statement period:	The dates of your statement period are located on your account statement, which provides you a record of all transactions
	posted during that period. Statement periods can be of varying length, including monthly, quarterly, semi-annual, or annual.
Transaction or transaction	Means any deposit, order, transfer, payment, purchase via POS transaction or otherwise, withdrawal or other instruction relating
	to any account or account service provided by the Credit Union.