Cloud Branch App / Mobile Services Agreement

This Agreement covers your and our rights and responsibilities concerning your Cloud Branch App services offered to you by Sunbelt Federal Credit Union (“Credit Union”). In this Agreement, the words “you” and “yours” mean those who sign an application or authorization to use an electronic funds transfer service and any authorized users. The words “we,” “us,” and “our” mean the Credit Union. By submitting a Cloud Branch App Service enrollment or your acceptance of Cloud Branch App service, each of you, jointly and severally, agree to the terms and conditions in this Agreement and any amendments. Electronic funds transfers (“EFTs”) are electronically initiated transfers of money through the Cloud Branch App services (“Services”) involving your deposit accounts at the Credit Union.

1. Cloud Branch App Services Terms and Conditions

a. Member Eligibility
You understand that you must be a Sunbelt Federal Credit Union member in good standing, and meet other pre-determined qualifying factors to qualify for the services. To determine if you are eligible for these Services, visit any SFCU branch or contact Member Services at 601-649-7181 option 2.

b. Service Access
Cloud Branch App is a personal financial information management service that allows you to access account information and make transactions as set forth above using compatible and supported mobile phones and/or other compatible and supported wireless devices (“Mobile Device”). We reserve the right to modify the scope of the Cloud Branch App Services at any time. We reserve the right to refuse to make any transaction you request through Cloud Branch App. You agree and understand that Cloud Branch App may not be accessible or may have limited utility over some mobile telephone networks, such as while roaming. The most up-to-date list of services which you may be able to access through Cloud Branch App is posted on the Cloud Branch App registration and management website accessed through the Online banking system.

c. Use of Services
You accept responsibility for making sure that you understand how to use Cloud Branch App before you actually do so, and you use Cloud Branch App in accordance with the Online instructions posted on our Web site. You also accept responsibility for making sure that you know how to properly use your Mobile Device and the Cloud Branch App software application. In the event we change or upgrade Cloud Branch App, you are responsible for making sure that you understand how to use Cloud Branch App as changed or upgraded. We will not be liable to you for any losses caused by your failure to properly use Cloud Branch App or your Mobile Device.

d. Transactions
At the present time, you may use the Cloud Branch App account access service to:
- Transfer funds between your savings, checking, money market, and loan accounts
- Make loan payments to any of your loan accounts
- Review account balance and transaction history for any of your deposit or loan accounts
- Make deposits using the mobile deposit service
- Pay bills using the bill payment service
- Initiate P2P transfers

e. Relationship to Other Agreements
You agree that when you use Cloud Branch App, you will remain subject to the terms and conditions of all your existing agreements with us including the Membership and Account Agreement and Electronic Funds Transfer Agreement. You agree that when you use Cloud Branch App, you will remain subject to the terms and conditions of your existing agreements with any service providers of yours, including service carrier or provider (e.g., Cingular, Verizon, Sprint, T-Mobile, Alltel, etc.). You understand that those agreements may provide for fees, limitations and restrictions which might impact your use of Cloud Branch App (for example, your mobile service carrier or provider may impose data usage or text message charges for your use of or interaction with Cloud Branch App, including while downloading the Software, receiving or sending Cloud Branch App text messages, or other use of your Mobile Device when using the Software or other products and services provided by Cloud Branch App), and you agree to be solely responsible for all such fees, limitations and restrictions. You agree that only your mobile service carrier or provider is responsible for its products and services. Accordingly, you agree to resolve any problems with your carrier or provider directly with your carrier or provider without involving us. You also agree that if you have any problems with Cloud Branch App, you will contact us directly.

f. Cloud Branch App Software License
You are hereby granted a personal, limited, non-transferable, non-exclusive, non-sublicensable and non-assignable license (“License”) to download, install and use the Software application on your Mobile Device within the United States and its territories. In the event that you obtain a new or different Mobile Device, you will be required to download and install the Software application to that new or different Mobile Device. This License shall be deemed revoked immediately upon (i) your termination of Cloud Branch App in accordance with this Agreement; (ii) your deletion of the Software application from your Mobile Device; or (iii) our written notice to you at anytime with or without cause. If this License is revoked for any of the foregoing reasons, you agree to promptly delete the Software application from your Mobile Device.

g. Your Obligations
When you use Cloud Branch App to access accounts you designate during the registration process, you agree to the following requirements. You agree not to use Cloud Branch App or the content or information delivered through Cloud Branch App in any way that would: (a) infringe any third-party copyright, patent, trademark, trade secret, or other proprietary rights or rights of publicity or privacy, including any rights in the Software application; (b) be fraudulent or involve the sale of counterfeit or stolen items, including, but not limited to, use of Cloud Branch App to impersonate another person or entity; (c) violate any law, statute, ordinance or regulation (including, but not limited to, those governing export control, consumer protection, unfair competition, anti-discrimination or false advertising); (d) be false, misleading or inaccurate; (e) create liability for us or our affiliates or service providers, or cause us to lose (in whole or in part) the services of any of our service providers; (f) be defamatory, trade libelous, unlawfully threatening or unlawfully harassing; (g) potentially be perceived as illegal, offensive or objectionable; (h) interfere with or disrupt computer networks connected to Cloud Branch App; (i) interfere with or disrupt the use of Cloud Branch App by any other user; or (k) use Cloud Branch App in such a manner as to gain unauthorized entry or access to the computer systems of others.
h. Cloud Branch App Service Limitations
Neither we nor any of our service providers assume responsibility for the timeliness, deletion, misdelivery or failure to store any user data, communications or personalization settings in connection with your use of Cloud Branch App. Neither we nor any of our service providers assume responsibility for the operation, security, functionality or availability of any Mobile Device or mobile network which you utilize to access Cloud Branch App. You agree to exercise caution when utilizing the Cloud Branch App application on your Mobile Device and to use good judgment and discretion when obtaining or transmitting information. Financial information shown on Cloud Branch App reflects the most recent account information available through Cloud Branch App, and may not be current. You agree that neither we nor our service providers will be liable for any delays in the content, or for any actions you take in reliance thereon. If you need current account information you agree to contact us directly.

2. EFT Services Conditions
The use of your Account and EFT services are subject to the following conditions:

a. Security of Password and Personal Identification Number
You will use a password to login the first time, but you may elect to set up a PIN for ongoing access. Any personal identification number (password or PIN) that you select is for your security purposes. It is confidential and should not be disclosed to third parties or recorded. You are responsible for safekeeping your password/PIN. You agree not to disclose or otherwise make your password/PIN available to anyone not authorized to sign on your accounts. If you authorize anyone to have or use your password/PIN, you understand that person may use the Cloud Branch App service to review all of your account information and make account transactions. Also, you are responsible for all transfers or other transactions you authorize using Cloud Branch App. If you permit other persons to use your Mobile Device and password/PIN or other means to access Cloud Branch App, you are responsible for any transactions they authorize. Therefore, we are entitled to act on transaction instructions received using your password/PIN and you agree that the use of your password/PIN will have the same effect as your signature authorizing transactions. For anyone you authorize to use your password/PIN in any manner, that authority will be considered unlimited in amount and manner until you specifically revoke such authority by notifying the Credit Union and changing your password/PIN immediately. You are responsible for any transactions made by such persons until you notify us that transactions and access by that person are no longer authorized and your password/PIN is changed. If you fail to maintain or change the security of your password/PIN and the Credit Union suffers a loss, we may terminate your electronic funds transfer and account services immediately.

b. Joint Accounts
If any of the accounts that you register under the Cloud Branch App service is a joint account, you represent that your joint account holder has consented for you to use that account with any Service. We will end your use of any Service if any joint account holder notifies us that (i) they never consented to your use of the Service, (ii) the joint account can no longer be operated on your instructions alone, or (iii) they are withdrawing consent for you to operate the joint account.

c. Illegal Use or Internet Gambling
You may not use the Cloud Branch App services for any illegal or unlawful transaction, and we may decline to authorize any transaction that we believe poses an undue risk of illegality or unlawfulness. You agree that all transactions that you initiate by use of a Service are legal in the jurisdiction where you live and/or where the transaction occurred. Internet gambling may be illegal in the jurisdiction in which you are located, including the United States. Your electronic funds transfers may only be conducted for legal transactions. We have restricted all online gambling transactions by use of an electronic funds transfer service.

3. Cloud Check Deposit Service
a. Operation of Service
i. Cloud Check Deposit Process. If we approve the Cloud Check Deposit service for you, you must use your password/PIN with your Login to access your accounts. You may photograph an image of checks with your mobile device creating an electronic image and you may transmit the electronic image that the Credit Union will deposit to your account. We may, at our discretion, convert items meeting our required standards into substitute checks to facilitate the deposit and collection of such items. You agree that the manner in which checks are cleared or presented for payment shall be determined by Credit Union, in its sole discretion. We reserve the right to select the clearing agents through which we clear checks.

ii. Funds Availability. Funds from items deposited through the Service will be available in accordance with the Credit Union’s Funds Availability Policy disclosure, as amended from time to time, which is incorporated herein by reference. You agree that the imaging and transmitting of checks alone does not constitute receipt by Credit Union. Also, acknowledgment of receipt or delivery does not constitute an acknowledgment by Credit Union that the transmission of a check or items does not contain errors or that funds will be available. Checks deposited through Mobile Deposit are not received by the Credit Union until we have acknowledged receipt and provided credit to your account.

iii. Deposit Limitations. You agree to receive notice of extended hold times via the e-mail address provided in your Account Application. The maximum single Cloud Check Deposit is $3,000.00. Local checks made through the Cloud Check Deposit program will generally be available after a four (4) business day hold. In some instances, check holds may be adjusted or removed the same or the next business day after the Cloud Check Deposit is made. The removal of holds is subject to the type of check, account history, time of day deposit is made etc.

iv. Deposit Acceptance. You agree that Credit Union may at any time, in its sole discretion, refuse to accept deposits of checks from you via Cloud Check Deposit. In the event that the Service is interrupted or are otherwise unavailable, you may deposit checks in-person at a Credit Union branch or via night drop or mail or other method that we permit.

b. Your Obligations
i. Responsibility for Imaging. You are solely responsible for imaging deposit items, accessing the service from the Credit Union and for maintaining your imaging equipment. You will be responsible for the payment of all telecommunications expenses associated with the service. Credit Union shall not be responsible for providing or servicing any Equipment for you.

ii. Deposit Requirements. You agree that you will only use the Service to deposit checks drawn on financial institutions within the United States, excluding its territories. For checks not meeting this requirement you must deposit those checks in person, using a night drop facility or by U.S. Mail. You agree that each check you deposit through the Service will meet the image quality standards that we specify in online instructions or in this Agreement.

For all mobile check deposits, you must endorse the original paper check with your name and account number and providing: “FOR SUNBELT FEDERAL CREDIT UNION MOBILE DEPOSIT ONLY”. If you fail to provide this endorsement, we may refuse the deposit and return it to you and you agree to indemnify the Credit Union from any liability or loss to the Credit Union arising from the payment of the original paper check without such required endorsement.
iii. Check Retention & Destruction. You agree that all checks belong to you and not to the Credit Union and that those items shall be handled in accordance with this Agreement and your Membership and Account Agreement. After our receipt of a deposit transmission we will acknowledge by electronic means our receipt of such transmission. Your electronic transmission is subject to proof and verification. You will retain the original of all imaged checks that have been deposited via Cloud Check Deposit for a reasonable period of time in order to verify settlement and credit or to balance periodic statements, but in no case beyond forty-five (45) days from the date processed. It is your responsibility to properly destroy and dispose of such original checks after such time. During the period that you maintain any original checks, you understand and agree that you must use a high degree of care to protect these original checks against security risks. These risks include, without limitation, (i) theft or reproduction of the original checks for purposes of presentation for deposit of these original checks (i.e., after the original checks have already been presented for deposit via the Service) and (ii) unauthorized use of information derived from the original checks. When you dispose of any original checks, you understand and agree that you must use a high degree of care when selecting and implementing disposal procedures to ensure that the original checks are not accessed by unauthorized persons during the disposal process and, once destroyed, the original checks are no longer readable or capable of being reconstructed.

iv. Deposit Prohibitions. You agree not to deposit, or attempt to deposit, or allow others, either directly or indirectly, to deposit, or attempt to deposit, by any means:

- Any substitute check, the original of which has already been presented for deposit via the Service;
- Any image of a check that has already been deposited either as an original or as a substitute check;
- Any original check, the substitute check of which has already been presented for deposit via Cloud Check Deposit;
- Any check made payable (individually or jointly) to any person or entity other than you;
- Any check that is known or suspected (or should have known or suspected) as fraudulent or otherwise authorized by the owner of the account on which the check is drawn;
- Any post-dated or stale-dated check;
- Any check payable to “Cash”;
- Any check that is irregular in any way;
- Any check that is prohibited by, or received in violation of, any law, rule or regulation;
- Money orders, traveler’s checks, or gift checks;
- Any check that is drawn on a financial institution located outside the United States;
- Starter checks or counter checks; and
- State warrants or other instruments that are not checks.

If you, or any third party, makes, or attempts to make, a deposit in violation of this Subsection you agree to defend, indemnify, and hold Credit Union and its agents harmless from and against all liability, damage and loss arising out of any claims, suits, or demands brought by third parties with respect to any such substitute check or original check. You agree that the aggregate amount of any items which are deposited more than once will be debited from your account, and to the extent funds in your account are insufficient to cover such amount, any balance shall be debited by Credit Union from any other deposit accounts with Credit Union in its sole discretion. You further acknowledge that you and not the Credit Union is responsible for the processing and handling of any original items which are imaged and deposited utilizing the Service and you assume all liability to the drawer of any item imaged using the service or liability arising from the Credit Union’s printing of any substitute check from those images.

v. Your Representations and Warranties

You represent and warrant:

- That you will comply with all federal and state laws, and rules and regulations applicable to deposit and check transactions, including those of the National Automated Clearing House for ACH transactions;
- That all checks deposited through the Service are made payable to you;
- That all signatures on each check are authentic and authorized; and
- That each check has not been altered.

In the event you breach any of these representations or warranties, you agree to defend, indemnify and hold Credit Union and its agents harmless from and against all liability, damages and loss arising out of any claims, suits or demands brought by third parties with respect to any such breach. You further authorize the Credit Union to charge your account for the amount of any such demand, claim or suit that constitutes a breach of warranty claim under the provisions of the Uniform Commercial Code.

vi. Financial Responsibility

You understand that you remain, solely and exclusively responsible for any and all financial risks, including, without limitation, insufficient funds associated with accessing the Service. The Credit Union shall not be liable in any manner for such risk unless Credit Union fails to follow the procedures described in materials for use of the service. You assume exclusive responsibility for the consequences of any instructions you give to the Credit Union, for your failures to access the Service properly in a manner prescribed by the Credit Union, and for your failure to supply accurate input information, including, without limitation, any information contained in an application.

vii. Account Reconciliation

You will verify and reconcile any out-of-balance condition, and promptly notify the Credit Union of any errors within the time periods established in the Membership and Account Agreement after receipt of your account statement. If notified within such period, the Credit Union shall correct and resubmit all erroneous files, reports, and other data at the Credit Union’s then standard charges, or at no charge, if the erroneous report or other data directly resulted from the Credit Union’s error.

c. Credit Union’s Responsibility

i. Financial Data. We will review and process your electronic file through a batch processing at one time per day. The Credit Union agrees to transmit all the financial data under its control required to utilize the service selected by you and to act on appropriate instructions received from you in connection with such service. The Credit Union shall exercise due care in seeking both to preserve the confidentiality of the user number, password, test key, or other code or identifier and to prevent the use of the service by unauthorized persons (and in this connection it is understood and agreed that implementation by the Credit Union of its normal procedures for maintaining the confidentiality of information relating to its members, and where practicable the obtaining by the Credit Union from any third parties engaged in the installation, maintenance and operation of the system of similar undertakings, shall constitute fulfillment of its obligation to exercise due care) but shall not otherwise be under any liability or have any responsibility of any kind for any loss incurred or damage suffered by you by reason or in consequence of any unauthorized person gaining access to or otherwise making use of the service. You assume full responsibility for the consequences of any misuse or unauthorized use of or access to the Service.

ii. Service Availability. You understand that Service availability is at all times conditioned upon the corresponding operation and availability of the communication systems used in communicating your instructions and requests to the Credit Union. We will not be liable or have any responsibility of any kind for any loss or dam-
age thereby incurred by you in the event of any failure or interrupt-

of such communication systems or services resulting from the 

act or omission of any third party, or from any other cause not 

reasonably within the control of the Credit Union.

iii. Exception Items. When we review and process your electronic 

file, we may reject any electronic image that we determine to be 

ineligible for the service (“Exception Item”) including, without limita-

tion, electronic images of items drawn on banks located outside the 

United States, items drawn on U.S. Banks in foreign currency, elec-

tronic images that are illegible (due to poor image quality or other-

wise), electronic images of items previously processed, electronic 

images previously converted to substitute checks, and electronic 

images with unreadable MICR information. We will notify you of any 

Exception Items. You agree that if you wish to attempt to deposit 

any Exception Item to any of your accounts with Credit Union, you 

will only do so by depositing the original item on which the Excep-

tion Item is based. You acknowledge and agree that even if you do 

not initially identify an electronic image as an Exception Item, the 

substitute check created by the Credit Union there from may never-

theless be returned to Credit Union because, among other reasons, 

the electronic image is deemed illegible by a paying bank. Credit 

Union's failure to identify an Exception Item shall not preclude or 

limit your obligations to Credit Union.

iv. Account Information. We will provide you with daily transac-

tion history via the Internet and the Online Banking service detail-

ing items processed, return items, and deposit adjustments.

v. Retention of Check Images. Credit Union will retain any im-

ages of deposited items for six (6) years.

d. Disclaimer of Warranties

You acknowledge that the service is provided on an “as is” 

and “as available” basis. The credit union is not responsible for 

any errors or omissions in or to any information resulting from 

your use of the service. The credit union makes no and 

expressly disclaims all warranties, express or implied, re-

garding the service including the warranty of title and the 

implied warranties of merchantability, fitness for a particular 

purpose and noninfringement. Without limiting the generality of 

the foregoing, the credit union disclaims any warranties 

regarding the operation, performance or functionality of the 

service (including, without limitation, that the service will 

operate without interruption or be error free). Member further 

acknowledges that there are certain security, corruption, 

transmission error and access availability risks associated 

with using open networks such as the internet and/or tele-

communication lines or circuits. Member hereby assumes all 

risks relating to the foregoing.

e. Credit Union's Liabilities

i. Direct Damages. The credit union’s liability shall be limited 

to direct damages sustained by member and only to the ex-

tent such damages are a direct result of the credit union’s 

gross negligence or willful misconduct; provided that the 

maximum aggregate liability of the credit union resulting 

from any such claims shall not exceed one hundred dollars. 

In no event shall the credit union be liable for special, inci-

dental, punitive or consequential loss or damage of any kind 

including lost profits whether or not the credit union has 

been advised of the possibility of such loss or damage. The 

credit union’s licensors or suppliers will not be subject to 

any liability to member in connection with any matter.

ii. Your Duty to Report Errors. You will notify Credit Union of 

any errors, omissions, or interruptions in, or delay or unavailability 

of, the Services as promptly as practicable, and in any event with-

in one business day after the earliest of discovery thereof, or the 

date discovery should have occurred through the exercise of rea-

sonable care, and, in the case of any error, within fourteen (14) 

days of the date of the earliest notice to you which reflects the 

error. Your failure to notify Credit Union of any error, omission, or 

other discrepancy within seven (7) days from the date of a loss 

shall relieve Credit Union of any liability for such error, omission, 

or discrepancy.

iii. Credit Union's Performance. You acknowledge and agree that 

Credit Union shall not be liable for any damages or loss of any kind 

resulting from any unintentional error or omission by Credit Union in 

performing the Service, in accordance with or unintentional devia-

tion from the terms and conditions of this Agreement. You 

acknowledge that Credit Union’s systems and procedures estab-

lished for providing the Service are commercially reasonable.

iv. Limitation of Liability. Credit Union shall have no liability to 
you, or any other person or entity for any loss, damage, cost, or 

expense arising out of this Agreement or the Service regardless of 

the form in which asserted, whether in contract, tort (including neg-

ligence), warranty, or any other legal or equitable grounds, and 

regardless of whether the remedies available fail of their essential 

purpose, except as provided by applicable law for any error or de-

lay in performing the Service provided for in this Agreement, and 

we shall have no liability for not effecting a transaction, if:

- We receive actual notice or have reason to believe that you 
  filed or commenced a petition or proceeding for relief under any 
  bankruptcy or similar law;
- The ownership of funds involving a transaction is in question;
- We suspect a breach of the security procedures;
- We suspect that your account has been used for illegal or 
  fraudulent purposes; or
- We reasonably believe that a transaction is prohibited by federal 
  law or regulation, or otherwise so provided in the Agreement.

Credit Union will not be liable if Member fails to report timely any 
error or discrepancy reflected in an account statement prepared 
by Credit Union, or if Member fails to report a breach of a security 
procedure. If Credit Union fails to perform under this Agreement 
in accordance with the standards set herein, Credit Union's liabil-
ity for damages, losses, and other compensation owing to you will 
be limited as set forth above.

f. Force Majeure

The Credit Union shall not be responsible for liability, loss, or 
damage of any kind resulting from any delay in the performance 
of or failure to perform its responsibilities hereunder due to caus-
es beyond the Credit Union's reasonable control.

4. Member Liability

You are responsible for all transfers you authorize using any of 
your EFT Services under this Agreement. Tell us at once if you 
believe anyone has used your Account, password or PIN and ac-

cessed your accounts without your authority or if you believe that 
an electronic funds transfer has been made without your permis-

sion using information from your check. Telephoning is the best 

way of keeping your possible losses down. If you tell us of the 

unauthorized use of your account within two (2) business days, 
you can lose no more than $50 if someone accessed your ac-

count without your permission. If you do not tell us within two (2) 

business days after you learn of the unauthorized use of your ac-

count or EFT service, and we can prove that we could have stopped 
someone from accessing our account without your per-

mission if you had told us, you could lose as much as $500. Also, 

if your statement shows EFT transfers that you did not make in-

cluding made by a password/PIN or other means, tell us at once. 
If you do not tell us within sixty (60) days after the statement was 
mailed to you, you may be liable up to the full amount of the loss 
if we can prove that we could have stopped someone from mak-
ing the transfers if you had told us in time. If a good reason (such 
as a hospital stay) kept you from telling us, we may extend the 
time periods.

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If you believe your Account, password or PIN has been compromised or that someone has transferred or may transfer money from your account without your permission, call: 601-649-7181 option 2 or toll free 855-786-2228 option 2 or write: Sunbelt FCU, 6885 US Highway 49, Hattiesburg, MS 39402-7807.

5. Business Days
Our business days are Monday through Friday. Holidays are not included.

6. Charges for EFT Services
There are no Credit Union charges for the Cloud Branch App Services except as described on Our Rates & Service Prices disclosure. Your normal account charges will continue to apply as set forth on Our Rates & Service Prices disclosure. You authorize us to automatically charge your account for all such fees incurred under this Agreement. In the future, we may add to or enhance the Service features and by using such added or enhanced features, you agree to pay any applicable fees.

7. Right to Receive Documentation of Transfers
a. Periodic Statements.
Transfers, withdrawals, and purchases transacted through the Cloud Branch App service or with a participating merchant will be recorded on your periodic statement, provided by mail or electronically if you have requested an electronic statement. You will receive a statement monthly unless there is no transaction in a particular month. In any case, you will receive a statement at least quarterly. You may request that your statement be provided electronically.
Transaction history is also available through the Cloud Branch App services.

8. Account Information Disclosure
We will maintain the confidentiality and privacy of your account information in accordance with our privacy policy as stated on our website at: www.sunbeltfcu.org. However, we will disclose information to third parties about your electronic funds transfers you make in the following limited circumstances:

- As necessary to complete transfers;
- To verify the existence of sufficient funds to cover specific transactions upon the request of a third party merchant;
- To comply with government agency or court orders;
- If you give us your express permission.

9. Our Liability for Failure to Make Transfers
If we do not complete a transfer to or from your account on time or in the correct amount according to our Agreement with you, we will be liable for your losses or damages. Our sole responsibility for an error in a transfer will be to correct the error, and in no case will we be liable for any indirect, special or incidental damages. However, there are some exceptions. We will not be liable for:

- If, through no fault of ours, you do not have enough money in your account to make the transfer, the transfer would go over the credit limit on your line of credit, if applicable, or if the funds in your account are subject to an administrative hold, legal process or other claim;
- If you used the wrong password/PIN or you have not properly followed any applicable mobile device or Credit Union user instructions for making transfer and bill payment transactions;
- If your computer or mobile device fails or malfunctions or the Cloud Branch App services were not properly working and such problem should have been apparent when you attempted such transaction;
- If circumstances beyond our control (such as fire, flood, telecommunication outages, postal strikes, equipment or power failure) prevent making the transaction.
- In the event of any failure or interruption of such services or any part thereof, resulting from the act or omission of any third party, or from any other cause not reasonably within the control of the Credit Union.
- If you have not given the Credit Union complete, correct and current instructions so the Credit Union can process a transfer or bill payment.
- If there are other exceptions as established by the Credit Union.
- If, through no fault of ours, a bill payment or funds transfer transaction does not reach a particular payee due to changes in the payee address, account number or otherwise; the time you allow for payment delivery was inaccurate; or the payee failed to process a payment correctly, or in a timely manner, and a fee, penalty, or interest is assessed against you.
- If the error was caused by a system beyond the Credit Union’s control such as a telecommunications system, an Internet service provider, any computer virus or problems related to software not provided by Credit Union.

10. Termination of EFT Services
You agree that we may terminate this Agreement and your use of your EFT services if you or any authorized user of your password/PIN breach this or any other agreement with us; or if we have reason to believe that there has been an unauthorized use of your password/PIN or you or any other party to your account can terminate this Agreement by notifying us in writing. Termination of service will be effective the first business day following receipt of your written notice. Termination of this Agreement will not affect the rights and responsibilities of the parties under this Agreement for transactions initiated before termination.

11. Amendment and Notices
The Credit Union reserves the right to change the terms and conditions upon which this service is offered. The Credit Union will provide you with notice at least twenty-one (21) days before the effective date of any change, as required by law.

12. EFT Billing Errors
In case of errors or questions about your EFT Service transactions, other than transfers from a line of credit, telephone us at the phone numbers or write us at the address set forth above as soon as you can. We must hear from you no later than sixty (60) days after we sent the first statement on which the problem appears.

- Tell us your name and account number.
- Describe the transfer you are unsure about, and explain as clearly as you can why you believe it is an error or why you need more information.
- Tell us the dollar amount of the suspected error.
- If you tell us orally, we may require that you send us your complaint or question in writing within ten (10) calendar days.
- We will tell you the results of our investigation within ten (10) business days after we hear from you and will correct any error promptly. For errors related to transactions occurring within thirty (30) days after the first deposit to the account (new accounts), we will tell you the results of our investigation within twenty (20) business days. If we need more time, however, we may take up to forty-five (45) calendar days to investigate your complaint or question (ninety (90) calendar days for new account transaction errors or errors involving transactions initiated outside the United States). If we decide to do this, we will re-credit your account within ten (10) business days for the amount you think is in error, so that you will have the use of the money during the time it takes us to complete our investigation. If we ask you to put your complaint or question in writing and we do not receive it within ten (10) business days, we may not recredit your account. If we decide after our investigation that an error did not occur, we will deliver or mail to you an explanation of our findings within three (3)
business days after the conclusion of our investigation. If you request, we will provide you copies of documents (to the extent possible without violating other members’ rights to privacy) relied upon to conclude that the error did not occur.

13. Enforcement
You agree to be liable to the Credit Union for any liability, loss, or expense as provided in this Agreement that the Credit Union incurs as a result of any dispute involving your accounts or services. You authorize the Credit Union to deduct any such liability, loss, or expense from your account without prior notice to you. This Agreement shall be governed by and construed under the laws of the State of Massachusetts as applied to contracts entered into solely between residents of, and to be performed entirely in, such state. In the event either party brings a legal action to enforce the Agreement or collect any overdrawn funds on accounts accessed under this Agreement, the prevailing party shall be entitled, subject to Washington law, to payment by the other party of its reasonable attorney's fees and costs, including fees on any appeal, bankruptcy proceedings, and any post-judgment collection actions, if applicable. Should any one or more provisions of this Agreement be determined illegal or unenforceable in any relevant jurisdiction, then such provision be modified by the proper court, if possible, but only to the extent necessary to make the provision enforceable and such modification shall not affect any other provision of this Agreement.