Membership and Account Agreement

Truth-In-Savings

Electronic Fund Transfers

1. MEMBERSHIP IN ENT
To be eligible for membership at Ent, you must qualify under our approved field of membership. With a $5 deposit the member will have one share in the ownership of the credit union. Ent is a not-for-profit cooperative. If you qualify for membership you may join Ent by completing a Membership Account Application/Signature Card or completing the online account opening process, including funding your account, and maintaining a minimum of $5 in your savings or Money Market Savings account. If you submit a Membership Account Application/Signature Card by mail, please include a check or money order made payable to Ent Credit Union for your initial share purchase. DO NOT send cash by mail. You authorize us to check your account, credit and employment history, and obtain a credit report from third parties (including credit reporting agencies) from time to time to verify your eligibility for the accounts, services and products you request or that we may wish to offer you and also in the event that you default on a financial obligation to us. You agree to provide a taxpayer identification number (TIN), to be used for this purpose and subsequent regulatory reporting. Ent may request and you agree to provide additional documentation relative to the type of account or service requested. Accounts, services and products offered to you may be based on information from a credit report. You may request the name and address of each credit-reporting agency from which we obtain a credit report in connection with your account.

2. SINGLE PARTY ACCOUNTS
A single party account is an account owned by one member including any individual, corporation, trust or other organization qualified for credit union membership. If the account is a single party account the interest of a deceased individual owner will pass, subject to applicable law, to the descendant’s estate or Payable on Death (POD) beneficiary, subject to other provisions of this Agreement governing our protection for honoring transfer and withdrawal requests of an owner or owner’s agent prior to notice of an owner’s death.

3. MULTIPLE PARTY ACCOUNTS
An account owned by two or more persons is a multiple party account. All multiple party accounts are established with rights of survivorship. Exceptions to this are POD designations and Individual Retirement Accounts (IRAs).

A. Rights of Survivorship. For a multiple party account with rights of survivorship, upon the death of one of the owners, that person’s interest will pass to the surviving owners. Right of survivorship arising from the terms of a multiple party account cannot be changed by a Last Will and Testament.

B. Account Control for Multiple Party Accounts. Any account owner of a multiple party account is authorized to perform for the additional joint owner(s), and we are authorized to accept orders and instructions pertaining to the account, requests for present and future services, and any transactions from any other account owner. The signature of each owner is guaranteed by the additional account owner(s). Any account owner may withdraw all funds in the account, place a stop payment order on items drawn on the account, transfer funds, pledge (at our discretion) all or any part of the shares of any account without the consent of the other account owner(s) to us and we in turn have no duty in such events to notify the additional account owner(s). Any account owner may add an additional account owner. However, we reserve the right to require written consent of all account owner(s) for a change of ownership or termination of a multiple party account. If we are notified either verbally or in writing of a dispute among the account owners or have received conflicting instructions concerning the account, we
may temporarily cease operation of or terminate the account, require a court order enabling proper operation of the account or require that all account owners agree in writing to any and all transactions concerning the account.

C. Account Liability for Multiple Party Accounts. If any item deposited in a multiple party account is returned unpaid, an account is overdrawn or if we do not receive final payment on any transaction, each of the multiple party account owners is jointly, severally and fully liable to us for the amount of the returned item, overdraft or unpaid amount and any charges, regardless of who created the overdraft, deposited or cashed the item or benefited from the transaction. Any account owner is indebted to us, we may enforce our right against any or all funds in the multiple party account regardless of who contributed the funds to the account, or any account either account owner may have funds in, unless strictly prohibited by law.

D. POD/Trust Accounts. Whenever an account is designated POD or Trust, this instructs us that an account so designated is payable to the owner or owners during their lifetimes, and upon the death of the last account owner, payable to any named and surviving POD or Trust beneficiary or Successor Trustee designated on your Membership Account Application/Signature Card, Affidavit of Trust, or other trust documentation on file with us. If an account is payable to more than one beneficiary the account is jointly owned by such beneficiaries without rights of survivorship. POD or Trust beneficiaries shall not apply to Individual Retirement Accounts (IRAs), which are governed by a separate beneficiary designation. It is not our duty and we shall have no obligation to notify any beneficiary of the existence of any account or the vesting of the beneficiary’s interest in any account, except as otherwise provided by law. For any trust account established by a member, we reserve the right to require that the trust must be registered in the state of Colorado and that the trustee(s) will complete “Ent Credit Union Affidavit of Trust” or similar Certificate of Trust. An IRA is a separate trust entity and cannot be converted under a trust. Ent will not act as the trustee for any trust unless explicitly authorized by law. Ent, in its sole discretion, has the right to refuse any trust for application for membership or open new accounts under the name of the trust. There may be other formal or informal types of fiduciary accounts that will be governed by court order or applicable laws that may be accepted by us, e.g., Conservator, Guardianship, Estate, Medicaid Income Trusts, KeepSafe Trusts, Social Security, Individual Development and Medical Health Savings Accounts.

E. Minor Accounts. For any account established by a minor, we reserve the right to require that any account be a multiple party account with a parent, grandparent or legal guardian who shall be jointly, severally and fully liable to us for any returned item, overdraft or unpaid charges or amounts on such accounts. The minimum age to open a checking account is 15 years old. We may make payments of funds directly to the minor without regard to his/her minority. Unless a parent, grandparent or guardian is owner of the account the parent, grandparent or guardian shall not have any right to access the account. We have no duty to inquire of the use or purpose of any transaction by the minor or any account owners. Ent shall not change the account status when the minor reaches the age of majority unless authorized in writing by all account owners or provided by law.

F. Uniform Transfers to Minors Account. A Uniform Transfer to Minors Account (UTTMA) is an individual account established by a member as a custodian by depositing funds as an irrevocable gift to a minor. The minor to whom the transfer is made is the owner and beneficiary of the account. The custodian has possession and control of the account for the exclusive right and benefit of the minor, and barring a court order otherwise, is the only party entitled to make deposits to, withdrawals from, or close the account. We have no duty to inquire of the use or purpose of any transaction by the custodian. In the event of the custodian’s death, we may place an administrative hold on the account, until we receive instructions from any person authorized by law to withdraw funds or a court order authorizing such withdrawal. Account ownership will revert solely to the minor when they attain the age of 21 years old.

G. Signatar Designation. A signatar designation is an instruction to us that the account owner(s) has authorized another person to make transactions as agent for the account owner(s) regarding the accounts designated. A signator has no ownership in the account or Ent voting rights. We have no duty to inquire of the use or purpose of any transaction by the agent. Signatar designation is usually limited to commercial, corporation, business, association or partnership accounts.

H. Business Accounts. Sole proprietorship, partnership, corporation and unincorporated business association/organization accounts may be opened with appropriate supporting documentation. Ent reserves the right to deny the opening of any type of business account. Principals of a legal entity must be identified and eligible for membership as individuals. Please reference the separate Fee Schedule for Business or Corporate Accounts and additional terms and conditions on our Business/Corporate Deposit Resolution and Agreement and Business/Corporate Signature Card.

4. REQUIREMENTS FOR DEPOSIT OF FUNDS
Deposit of funds may be made to any account, in any manner approved by us in accordance with applicable laws and regulations.

A. Endorsements. At our discretion, you authorize us to accept transfers, checks, drafts, substitute checks (as defined by the Check Clearing for the 21st Century Act, referred to as “Check 21”) and other items for deposit into any of your accounts if they are made payable to, or to the order of, any one or more owners on the account, whether or not they are endorsed by all payees. You authorize us to supply missing endorsements of any owners if the credit union chooses to supply such endorsements. If an insurance, government, or other check or draft requires an endorsement as set forth on the back of the check or draft, we may require endorsement as set forth on the item. Endorsements must be placed in the space on the back of the check between the top edge and 1.5 inches from the top edge. If you deposit a substitute check as defined under Check 21, you are providing a warranty that all endorsements provided by you or on your behalf are proper and the item is properly payable and absent of any alteration. We reserve the right to reject any check for deposit which is not properly endorsed, may indicate fraud or alteration or has been stamped in such a manner as to block the credit union’s routing and transit number. You agree that we may refuse to accept for deposit or to process any check or other item that is presented in a form that cannot be processed, photographed or imaged with equipment used in our normal operations.

B. Collection of Items. We shall not be responsible for deposits made by mail, at an automated teller machine (ATM) or at an unstaffed facility until the credit union actually receives them. We act only as your agent in handling your deposits and assume no responsibility beyond the exercise of ordinary care. We will not be liable for the negligence of any correspondent or for loss in transit and each correspondent will only be liable for its own negligence. We reserve the right to send any item for collection.

C. Final Payment. All items or Automatic Clearing House (ACH) transfers credited to your account are provisional and subject to our receipt of final payment. If final payment is not received, we reserve the right to charge your account for the amount of such
5. ACCESS TO CREDIT UNION ACCOUNTS

A. Authorized Signature. We must have an authorized signature of yours on a Membership Account Application/Signature Card or an electronic signature, as provided by our online account opening process, to access any account of yours. You authorize us to recognize your signature, but we will not be liable for refusing to honor any item or instruction of yours if we believe, in good faith, that the signature on such item or instruction is not genuine. You may authorize the use of a facsimile signature, but you give us permission to us to honor any check or draft that appears to bear your facsimile signature even if it was made by an unauthorized person. If you should give your account number or access credentials to a third person and authorize us to accept and honor transactions initiated by the third person, you may not hold us liable if the third person initiates transactions on your account you are not aware of.

B. Access Options. You may make withdrawals or transfers from your account by any means permitted by us (e.g., check, ATM, in person, by mail, automatic transfer, ACH, Internet access or telephone, as applicable). If we accept any check that is not drawn on a form provided by us, you will be responsible for any loss incurred by us for handling the check. We may return as unpaid any check that is not drawn on a form provided by us. We have the right to review, approve or refuse to accept any Power of Attorney and may restrict any withdrawals or transfers on your account.

C. ACH and Wire Transfers. You may initiate or receive credits or debits to your account via wire transfer or ACH transfer if that service is provided by us. Electronic presentment of checks you write to a merchant is allowed under ACH regulations. This means that although you may give a paper check to a merchant, they may present that check for payment electronically via the ACH system. It is the responsibility of the merchant to destroy or return the item under ACH guidelines. You are in agreement that if we receive funds by wire or ACH transfer, we are not required to notify you at the time the funds are received. The transfer will be shown on your periodic statement. We may provisionally credit your account for an ACH transfer before we receive final settlement for the transfer. You are in agreement that if we do not receive final settlement for an ACH transfer, we may reverse the provisional credit to your account or you will refund the amount to us. When you initiate a wire transfer, you must identify the recipient and any financial institution by name, by account and by identifying number. Ent (and other institutions) may rely on the account or other identifying numbers as the proper identification, even if it identifies a different party or institution. As part of our security procedures, you authorize us to record telephone conversations related to the processing of wire transfers, transactions, account maintenance and collection of accounts. You authorize Ent to utilize any security procedure it defines necessary prior to completing a wire transfer. Wire transfers are governed by Federal Reserve Regulation J if the transfer is cleared through the Federal Reserve and the Consumer Financial Protection Bureau (CFPB) rule governing foreign remittances. ACH transactions are governed by the rules of the National Automated Clearing House Association. Additional information, including restrictions and liabilities, is outlined in “Ent Credit Union Domestic and International Funds Transfer Agreement and Disclosure.”

D. Examination of Documents. We may disregard information on any draft or check other than the signature of the drawer, amount of the item and any magnetic encoded information. You are in agreement that we do not fail to exercise ordinary care in paying an item solely because our procedures do not provide for visual examination or presentation of the actual items.

6. ACCOUNT PAYMENT OF EARNINGS AND ACCOUNT FEES

Payment of earnings on your account is subject to the account rates and fees, payment and balance requirements as set forth in the revised Fee Schedule and Truth-in-Savings Disclosure. We may charge you fees for your accounts and services that the credit union provides. Fees may reduce earnings on an account. Fees and charges that may be assessed against your account are set forth in the Fee Schedule, and you agree that the credit union may change the Fee Schedule at any time at the credit union’s sole discretion. You will be notified of such changes as required by law.

7. TRANSACTION LIMITATIONS

A. Restrictions of Withdrawals. We may permit a withdrawal only if you have sufficient funds available in your account to cover the entire amount of the withdrawal or have an established overdraft protection plan in accordance with our Overdraft Procedures.

Checks, transfer orders or payment orders that are drawn against insufficient funds will be subject to a fee, set forth in the Fee Schedule. If there are insufficient funds to cover some but not all of your withdrawal orders, we may allow those withdrawals for which there are sufficient funds, in any order, at our discretion. We may also refuse to allow a withdrawal of funds in other cases; for example: any dispute between the owners about the account (unless a court has ordered us to allow the withdrawal); a legal garnishment or attachment is served; the account secures any obligation to us; any required documentation has not been presented; the withdrawal is prohibited by law or regulation; or
you fail to repay an Ent loan on time. You will be advised of the reason(s) for refusal after action is taken, if required by law. You accept and agree to follow credit union procedural guidelines developed to ensure the safety and soundness of the credit union by allowing us to limit transactions at our sole discretion that are deemed to be a concentration of funds in the form of a deposit or withdrawal to a member’s account which would create the potential to have a significant negative impact on the capital accounts of the credit union. We reserve the right to require members to give notice, in writing, of any intended withdrawals from any account of not less than seven days and up to sixty (60) days in accordance with applicable law before such withdrawal.

B. Transfer Limitations. For savings and Money Market Savings accounts, if applicable, you may make up to six (6) pre-authorized, automatic, telephone (including data transmission) or audio response transfers to another account of yours or to a third party during any calendar month. A pre-authorized transfer includes any arrangement with us to pay a third party from the member’s account upon oral or written orders, including orders received through the ACH. There is no limit on the number of transactions you may make in the following manner: (1) transfers to another credit union account or withdrawals (checks payable and mailed directly to you) when such transfer or withdrawal is initiated in person, by mail or at an ATM. If a transfer request would exceed the transfer limitations set forth above in any statement period, your account will be subject to an excessive transfer fee, account restriction or conversion to a deposit account, as you have directed. The fee for excessive transfers, if any, is set forth in the Fee Schedule. Transfers from an account will be governed by this Agreement. Transfers from a loan account will be governed by the applicable loan agreement. If your account reflects an authorization hold, your credit line may be reduced. This overdraft protection plan will not automatically advance to make loan payment transfers to other Ent loans.

C. Transaction Authorizations. Authorization holds may reduce the amount available in your account. Ent has no control over the dollar amount and time that a merchant authorization holds your available funds. You agree that we shall not be liable for withholding any authorization. The actual or ledger balance indicates the items that have actually posted to your account but not transactions that have been authorized and are pending. As an example, any purchases, holds, fees, other charges or deposits made on your account that have not yet posted will not appear in your actual or ledger balance. Your available account balance is the amount of money in your account that is available to you to use without incurring a non-sufficient funds (NSF) or courtesy pay (overdraft) fee. The available account balance takes into account things like holds placed on deposits, pending transactions (such as pending debit card purchases that have been authorized for the merchant but not posted to your account, authorized automatic bill payments and other outstanding transactions that have not posted to your account. This available balance is the balance used to determine if items are subsequently presented against insufficient funds or the amount that would overdraft your account and incur fees. For additional information regarding merchant authorization holds please refer to your Ent Agreement and Disclosure for a Visa® Debit Card or ATM Card for additional information.

8. OVERDRAFTS

A. Overdraft Liability. If on any day, the available funds in your checking or savings account are not sufficient to cover checks, fees or other items posted to your account, those amounts will be handled in accordance with our overdraft procedures or an overdraft protection plan you have with us. Our determination of an insufficient available account balance may be made at any time between presentation and our midnight deadline (of the same day) with only one review of the account required. We have no duty to notify you of an insufficient funds check or item. Your account will then be subject to a charge for the check or item whether paid or returned and any subsequent overdraft processing costs as set forth in the Fee Schedule. At our discretion, we may pay your account into overdraft subject to applicable fees. Except as otherwise agreed in writing, Ent, by covering one or any overdraft, does not agree to cover overdrafts in the future and may discontinue covering overdrafts at any time without notice. If we pay a check, item or impose a fee that would otherwise overdraft your account, you agree to pay the overdrawn amount immediately. We reserve the right to pursue collection of previously dishonored checks or items at any time, including giving a payor bank extra time beyond any midnight deadline limits.

B. Overdraft Protection Plan. If we have approved an Overdraft Protection Plan for you, we will honor checks or items drawn on insufficient funds in your account by transferring the necessary funds from another account under this Agreement or a loan accounted, as you have directed. The fee for overdrafts, if any, is set forth in the Fee Schedule. Transfers from an account will be governed by this Agreement. Transfers from a loan account will be governed by the applicable loan agreement. If your account reflects an authorization hold, your credit line may be reduced. This overdraft protection plan will not automatically advance to make loan payment transfers to other Ent loans.

C. Courtesy Pay (Overdraft) Protection Program. Ent offers a courtesy pay overdraft protection program which is designed to cover inadvertent overdrafts in an individual’s checking account. By signing a signature card or opening your account online, you are enrolling in this type of courtesy pay overdraft program for checks, ACH items and recurring Debit Card transactions posting to your individual checking account(s). If you choose, you can contact us at the telephone number(s) listed herein to opt-in to obtain courtesy pay for ATM and everyday Debit Card transactions. Our determination of an insufficient available account balance may be made at any time between presentation and our midnight deadline (of the same day) with only one review of the account required. This program will pay items for a period of five (5) days up to an aggregate total of $300 applicable to a maximum of ten (10) checks or debit items per month. There are additional qualifications of maintaining your account(s) in good standing. Visit Ent.com for a complete list. Each paid item will be assessed a fee that is equivalent to the fee paid for returning an item as non-sufficient funds. This is not a line of credit and must be repaid within thirty (30) days of the account being overdrawn. Members who anticipate overdrawing their account on a recurring basis are encouraged to request a personal line of credit at higher dollar limits based on standard credit qualifications. A member may opt out of the overdraft protection program by contacting us at (719) 574-1100 or 800-525-9623 or P.O. Box 15819, Colorado Springs, CO 80935-5819. We have the option to increase the courtesy pay aggregate limit to provide additional service to a member as deemed appropriate for the member’s account relationship.

D. Credit Reporting. If a negative balance in any savings or checking account is not resolved within thirty (30) days, we may report information about your account to credit bureaus. Late payments,
9. POSTDATED AND STALE-DATED DRAFTS
You authorize us to accept and pay any check without regard to the
date of the check even if the check is presented for payment before
its date. You agree not to deposit checks or other items before they
are properly payable. We are under no obligation to you to pay a
check drawn on your account that is presented more than six months
after its date.

10. STOP PAYMENT ORDERS
A. Stop Payment Request. You may ask us to stop payment on any
check you or any account owner draws upon your Ent account.
You may request a stop payment in person, by telephone, online
banking or by mail. The stop payment of a check or electronic item
will be effective if we receive the order in time for us to act upon
the order and you provide accurate information regarding the
account number, amount, check number and payee. If you give us
incorrect information, we will not be responsible for failing to stop
payment on the check. If the stop payment order is not received
in time for us to act upon the order, we will not be liable to you
or to any other party for payment of the check. If we credit your
account after paying a check over a valid and timely stop payment
order, you agree to sign a statement describing the dispute with
the payee, to transfer all of your rights against the payee or other
holders of the check to us, and to assist us in legal action taken
against the payee.

B. Duration of Order. A check stop payment request expires six
months from the date the request was placed or until canceled
by an account holder in writing. If the check is presented
electronically as an ACH item, in accordance with the National
Automated Clearing House Association (NACHA) electronic
check conversion rules, the item will be returned as a stop
payment. Should the payee submit the check electronically as a
prearranged ACH debit it may be processed. A Written Statement
of Unauthorized Debit form must be completed to recover these
funds. An ACH stop payment order will remain in effect until the
earlier of (1) the withdrawal of the stop payment order by the
account owner(s) or (2) the return of a single debit entry or if
applied to a specific originator, the return of all debit entries.

C. Liability. We may charge a fee for each check for which a stop
payment order is requested as set forth in the Fee Schedule. You
may not stop payment on any certified check, official check or any
other check, draft, or payment guaranteed by us unless there is
a lost or stolen circumstance. You agree that any claim of loss is
not enforceable until after the 90th day following the date of the
check or its certification. You agree that Ent, at its discretion, may
not issue a replacement check until the 90th day. You should be
aware that while payment of the item may be stopped, you may
remain liable to any person, including Ent, who is a holder of the
item despite the stop payment order. You agree to indemnify
and hold us harmless from all costs, including attorney’s fees,
damages or claims related to Ent’s action in refusing payment of
an item, including claims of any multiple party account owner,
payee or endorsee in failing to stop payment of an item as a result
of incorrect information provided by you. We may require the
purchase of an indemnity bond.

11. LIABILITY OF ENT
If we do not properly complete a transaction according to this
Agreement, Ent will be liable for your losses or damages not
to exceed the amount of the transaction, except as otherwise
provided by law. We will not be liable if: (a) through no fault of
ours, your account does not have enough available funds to make
the transaction; (b) circumstances beyond our control prevent
the transaction; (c) your loss is caused by your negligence or the
negligence of another financial institution; (d) law or regulation
prohibits the completion of the transaction; (e) the money in
your account is subject to legal process or other claim; or (f) it is
necessary to prevent loss to your account or Ent. We will not be
liable for consequential damages, except liability for wrongful
dishonor. Ent’s actions will constitute the exercise of ordinary care if
such actions or non-actions are consistent with applicable state law.
Federal Regulations and Operating Letters, ACH rules and general
banking practices followed in the area served by us. You grant us the
right, in making payments of deposited funds, to rely exclusively on
the form of the account and the terms of this Account Agreement.
Any conflict between oral representations by you or our employees
and any written form will be resolved by reference to this Agreement
and applicable written form.

12. CREDIT UNION LIEN AND SECURITY INTEREST
To the extent you owe us as a borrower, guarantor, endorser or
otherwise, we have a lien on any or all of the funds in any account
in which you have ownership interest, regardless of the source
of funds, unless prohibited by law. You authorize government
payments and deposits made to your account can be used for
the repayment of any obligation owed to Ent. We may apply these
funds in any order to pay off your indebtedness. If we choose not
to enforce any such lien, we do not waive our rights to enforce the
lien at a later time. In addition, you grant us a consensual security
interest in your accounts and agree we may use the funds from
your accounts to pay any debt or amount now or hereafter owed us,
except for obligations secured by your residence, if prohibited by
applicable law. All accounts are nonassignable and nontransferable
by member to third parties. We may use the services of third
parties to assist in the collection of any indebtedness owed to the
credit union. You agree that we may contact you by home/work/
cell phone or email to offer products and services or assist in the
collection of an account.

13. LEGAL PROCESS
If any legal action, such as levy, garnishment or attachment,
including those issued by the Internal Revenue Service (IRS) or
the state of Colorado, is brought against your account, we may refuse to
pay out any funds from your account until the dispute is resolved or
may pay out funds according to the terms of the levy, garnishment
or attachment. You agree to hold us harmless in our response to any
legal action. You agree account balances are subject in their entirety
to the satisfaction of the court order regardless of the source of
funds. If we incur any expenses or attorney’s fees in responding
to a legal process, such expenses may be charged against your
account without prior notice to you, unless prohibited by law. Any
legal process against your account is subordinate to Ent’s lien and
security interests. Ent will comply with federal government and
state of Colorado requirements such as Office of Foreign Asset
Control (OFAC), USA PATRIOT and Bank Secrecy Acts and any other
programs requiring a credit union’s involvement.

14. ADVERSE CLAIMS
If any person or entity makes a claim against funds in your account,
or if the credit union believes that a conflict exists between or
among the owners on your account or that there is a dispute over
matters such as ownership of your account or the authority to
withdraw funds from your account, the credit union without any
liability to you may take one or more of the following actions:
A. Continue to rely on signature cards or online account opening
information for your account.
B. Honor the claim upon receipt of evidence satisfactory to the credit
union to justify such claim.
C. Freeze all or part of the funds in your account until the dispute is
resolved to the credit union’s satisfaction.
D. Close your account and send a check for the available balance in
your account payable to you or to you and each claimant.
E. Pay the funds to the appropriate court. The credit union may
charge your account for any expenses including attorney fees that
the credit union may incur.

As part of the credit union’s loss prevention program, when the
credit union suspects that irregular, unauthorized or unlawful
activities may be involved with your account, the credit union may
“freeze” (or place a hold on) the balance in your account and in other
accounts you maintain with the credit union pending an investigation
of such suspected activities. If the credit union freezes your
account, the credit union will give any notice required by the laws
governing your account. Additional reporting may be required to law
enforcement if the account involves suspected elder abuse.

15. NOTICES
A. Name or Address Changes. It is your responsibility to notify us
of address changes or a legal name change, with supporting
documentation. We are only required to attempt to communicate
with you at the most recent address you have provided to us. If
we receive notification from the U.S. Postal Service that your mail
is undeliverable, we may, at our option, change your address
on file with us with the information provided by the U.S. Postal
Service. We may accept oral notices of a change in address and
may require any other notice from you to us be provided in writing.
If we attempt to locate you, we may impose a service fee as set
forth in the Fee Schedule.

B. Notice of Amendments. Except as otherwise prohibited by
applicable law, the terms of this Agreement are subject to change
at any time at the discretion of Ent. We will notify you of any
changes in terms, rates or fees as required by law. By utilizing
your account and related services described herein, you agree
to amendments to the terms of this Agreement which have been
made available to you by mail, electronically on our website or in
person. We reserve the right to waive any term in this Agreement.
Any such waiver shall not affect our right to enforce any right in the
future.

C. Effect of Notice. Any written notice you give to us is effective
when it is actually received. Any written notice or statement we
give you is effective when it is deposited in the U.S. Mail, postage
prepaid and addressed to you at your statement mailing address.
Electronic notices or statements become effective when we
electronically mail them to you or post a notice on our website
that information is now available to you. Notice to any one account
owner is considered notice to all owners of the account.

16. TAXPAYER IDENTIFICATION NUMBERS AND BACKUP WITHHOLDING
A taxpayer identification number (TIN) must be provided at the time
of new account opening as a membership application requirement
and must remain on the account. The TIN may be in the form of
a Social Security number (SSN), Individual Taxpayer Identification
number (ITIN) or an Employer Identification number (EIN). In the
event that an applicant provides documentation that a TIN request
has been submitted to the appropriate federal agency, a non-
dividend-bearing savings account may be opened, at the discretion
of the credit union, with no other credit union services provided,
until such time when the TIN is provided to the credit union.
The TIN must be provided to us within sixty (60) days. Canadian
Nationals may provide us with their Social Insurance number and
complete a W-8BEN. A foreign resident’s dividends are subject to
reporting to the IRS. If your account is or becomes subject to backup
withholding, Ent is required by law to withhold and pay to the IRS a
required percentage of payments of dividends, interest and other
payments under certain conditions. Your failure to furnish a correct
TIN or meet other applicable requirements may result in backup
withholding or termination of your account.

17. STATEMENTS
A. Contents. If we provide a periodic statement for your account,
you will receive a periodic statement of transactions and activity
on your account during the statement period as required by
applicable law. If a periodic statement is provided, you agree that
only one statement is necessary for a multi-party, business or
corporate account. For checking accounts, you understand and
agree that when paid, your original check becomes the property
of Ent and may not be returned to you, but copies or images
may be retained by us or a payable through financial institution
and made available upon your request. Applicable charges for
this service are listed in the Fee Schedule. You understand and
agree that statements are made available to you on the date they
are mailed to you or provided (posted) electronically. You also
understand and agree that checks or copies thereof are made
available to you on the date the statement is mailed or sent to
you (to include electronic delivery) even if the checks do not
accompany the statement. Please refer to the appropriate Fee
Schedule for charges assessed for receiving statements by mail
and/or additional statement copies.

B. Examination. You are responsible for examining each statement
and reporting any irregularities to us. We will not be responsible
for any forged, altered or unauthorized checks or items drawn
don your account if (1) you fail to notify us within forty (40) days
of the mailing or electronic delivery date of the earliest statement
regarding any forgery, alteration or unauthorized signature on
any check or item described in the statement, or (2) any checks
or items are forged or altered in a manner not detectable by
a reasonable person, including the unauthorized use of a facsimile
signature.

C. Notice to Credit Union. You agree that our retention of checks
does not alter or waive your responsibility to examine your
statements or the time limit for notifying us of any errors. The
statement will be considered correct for all purposes and we will
not be liable for any payment made or charge to your account
unless you notify us in writing within the above time limits.

D. Delivery. You agree to the acceptance of notices, periodic
statements and disclosures by means of electronic delivery.
Statements and disclosures received through electronic means
should be printed, reviewed and retained by you.

18. INACTIVE ACCOUNTS
If you have not made a withdrawal from, deposit to, or transfer
involving your account for more than the period specified in the
Fee Schedule, we may classify your account as an inactive account.
Unless prohibited by applicable law, we may charge a service fee
for continuing to process your inactive account as set forth in the
Fee Schedule. You authorize us to transfer funds from another
account of yours to cover any service fees, if applicable. To the

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extent allowed by law, we reserve the right to transfer the account funds to an account payable to and suspend any further account statements. If a deposit or withdrawal has not been made on the account and we have had no other sufficient contact with you within the period specified by state law, the account will be presumed to be abandoned. Funds in abandoned accounts will be reported and remitted in accordance with state law. Once funds have been turned over to the state, we have no further liability to you for such funds, and if you choose to reclaim such funds you must apply to the appropriate state agency.

19. SPECIAL ACCOUNT INSTRUCTIONS
You may request us to facilitate certain trust, will or court-ordered account arrangements. However, because we do not give legal advice, we cannot counsel you as to which account arrangement most appropriately meets the specific requirements of your trust, will or court order. If you ask us to follow any instructions that we believe might expose us to claims, lawsuits, expenses, liabilities or damages, whether directly or indirectly, we may refuse to follow your instructions or may require you to indemnify us or post a bond or other protection. Account changes requested by you, or any account owner, such as adding or closing an account or service, must be evidenced by a signed form and appropriate documentation that is acceptable to us.

20. TERMINATION OF ACCOUNT
We may terminate your account at any time without notice to you or may require you to close your account and apply for a new account if: (a) there is a change in owners or authorized signers; (b) there has been a forgery or fraud reported or committed involving you or your account; (c) there is a dispute as to the ownership of the funds in the account; (d) any checks are lost or stolen; (e) there are excessive returned unpaid items not covered by an overdraft protection plan; (f) there has been any misrepresentation or any other abuse of any of your accounts; (g) false or inaccurate information has been provided to obtain an account or related services; (h) the account has been utilized to conduct illegal transactions; (i) continuation of the account is prohibited by law or regulation; (j) you have threatened physical harm or made profane or slanderous statements to credit union employees; or (k) we reasonably deem it necessary to prevent a loss to Ent. You may terminate an account at any time by notifying us in writing. We are not responsible for payment of any check, withdrawal or other item after your account is terminated. If we pay an item after termination, you agree to reimburse us for the payment.

21. TERMINATION OF MEMBERSHIP
You may terminate your membership at Ent after giving notice of your intent to withdraw from membership. You may be denied services or expelled from membership for any reason allowed by applicable law, including causing a loss to Ent, providing false or inaccurate information to obtain an account, or failure to maintain the minimum share balance.

22. DEATH OF ACCOUNT OWNER
Under normal circumstances, we may continue to honor all transfers, withdrawals, deposits, checks and other transactions on your account until we are notified of an account owner’s death. Once we are notified of an account owner’s death, we may pay checks or honor other payments or transfer orders authorized by the deceased member for a period of ten (10) days unless we receive instructions from any person claiming an interest in the account to stop payment on checks or other items. You agree we can require that anyone who claims funds in your account after your death indemnify Ent for any losses resulting from honoring that claim. This Agreement will be binding upon any heir(s) or legal representative(s) of any account owner.

23. SEVERABILITY
In the event that any portion of this Agreement is held by a court to be invalid or unenforceable for any reason, the remainder of this Agreement shall not be invalid or unenforceable and will continue in full force and effect. All headings are intended for reference only and are not to be construed as part of the Agreement. Any financial service provided by Ent may be used for any transaction permitted by law. I agree that illegal use of any financial service will be deemed an action of default and/or breach of contract and such service and/or other related services may be terminated at our discretion. I further agree, should illegal use occur, to waive the right to sue Ent for such illegal activity directly or indirectly related to it. I also agree to indemnify and hold Ent harmless from any suits or other legal action or liability, directly or indirectly, resulting from such illegal use.

24. ENFORCEMENT
You agree to be liable to us for any loss, cost or expense that we incur as a result of your failure to follow this Agreement. You authorize us to deduct any such loss, costs or expenses from your account without prior notice to you. If you are in breach of this Agreement or any other loan or service agreement with us or we suspect fraudulent activity on your account, we may without prior notice restrict access to your accounts or suspend your electronic services or access devices, including ATM or debit cards, online or mobile banking services and deposit or withdrawal functionality. Such restrictions may continue until you cure any breach condition or any fraud condition is resolved. In the event Ent brings a legal action to enforce the Agreement or collect any amount due under this Agreement, we shall be entitled, subject to applicable law, to payment of reasonable attorney’s fees and costs, including fees on any appeal, bankruptcy proceedings and any post-judgment collection actions.

25. STATUTORY LIEN
If you are in default on a financial obligation to us which may include a loan or a negative balance on a savings or checking account, federal law gives us the right to apply the balance of shares, deposits and dividends in any of your account(s) to repay the defaulted loan or negative share amount. Once you are in default, we may exercise this right without further notice to you.

26. GOVERNING LAW
This Agreement is governed by the Bylaws of Ent Credit Union, federal laws and regulations, regulations of the state in which Ent’s main office is located (Colorado), and local ACH rules, as amended from time to time. To the extent permitted by applicable law, you agree that any legal action regarding the Agreement shall be brought in the state and country in which we are located. Ent will comply with federal government and state of Colorado requirements such as Office of Foreign Asset Control (OFAC), USA PATRIOT and Bank Secrecy Acts and any other programs requiring a credit union’s involvement.
Truth-In-Savings

SAVINGS, CHECKING, HEALTH SAVINGS, MONEY MARKET SAVINGS, IRA SAVINGS, COVERDELL EDUCATION SAVINGS

Rate Information: See current rate sheet that is available upon request and Ent.com. The dividend rate and Annual Percentage Yield on your account may change at any time. At the direction of this credit union's Board of Directors, the dividend rate may change without limitation to a maximum or minimum level. The Annual Percentage Yield is a percentage rate that reflects the total amount of dividends to be paid on an account based on the dividend rate and frequency of compounding for an annual period. Fees may reduce earnings.

Nature Of Dividends: Dividends are paid from current income and available earnings after required transfers to reserves have been made at the end of the dividend period. The dividend rates and Annual Percentage Yields are the prospective rates and yields that we anticipate paying for the applicable dividend period.

1. SAVINGS (Share)
   Compounding And Crediting: Dividends will be computed daily and credited monthly. The dividend period begins on the first calendar day of the dividend period and ends on the last day of the dividend period. Dividends are paid on the last day of the dividend period.

   Balance Information: The minimum balance required to open a savings account is $5.

   Balance Computation Method: Dividends are calculated by the Daily Balance Method, which applies a daily periodic rate to the principal balance in the account at the end of each day. Dividends will begin to accrue on the business day you deposit cash and noncash items.

   Fees: The savings account has no minimum balance fee. Any other fees related to the use of this account (including automated teller machine [ATM] or inactive fees, etc.) are detailed in the Fee Schedule, which is available to all members upon request.

   Transaction Limitations: For a savings account, no more than six (6) pre-authorized, automatic or telephone transfers may be made from this account to another account of yours or to a third party in any month (ATM transactions are excluded from these limitations). Transactions that exceed this limitation are subject to a monthly excessive transfer fee and account restriction.

2. CHECKING (Dividend Earning)
   Compounding And Crediting: Dividends will be computed daily and credited monthly. The dividend period begins on the first calendar day of the dividend period and ends on the last day of the dividend period. Dividends are paid on the last day of the dividend period.

   Balance Information: There is no minimum balance required to open a dividend-earning checking account. Any account that remains at a zero balance or less for a period of thirty (30) days is subject to closure by the credit union.

   Balance Computation Method: Dividends are calculated by the Daily Balance Method, which applies a daily periodic rate to the principal balance in the account at the end of each day. Dividends will begin to accrue on the business day you deposit cash and noncash items.

   Fees: The checking account has a monthly minimum balance fee. If your average daily balance is below $500 a fee will be assessed. Any other fees related to the use of this account (including ATM, check printing, stop payment orders, insufficient check charges, courtesy pay or inactive fees, etc.) are detailed in the Fee Schedule, which is available to all members upon request.

   Transaction Limitations: Deposit and withdrawal limitations exist when accessing this account by an ATM or Visa® Debit Card. (Reference your Visa® Debit Card or ATM Card Agreement and Disclosure for specific details.)

   CHECKING (Non-Dividend Earning)
   Balance Information: There is no minimum balance required to open a non-dividend earning free checking account. This account does not pay dividends on any outstanding balance. Any account that remains at a zero balance or less for a period of thirty (30) days is subject to closure by the credit union.

   Fees: The checking account has no minimum balance fee. Any other fees related to the use of this account (including ATM, check printing, stop payment orders, insufficient check charges, courtesy pay or inactive fees, etc.) are detailed in the Fee Schedule, which is available to all members upon request.

   Transaction Limitations: Deposit and withdrawal limitations exist when accessing this account by an ATM or Visa® Debit Card. (Reference your Visa® Debit Card or ATM Card Agreement and Disclosure for specific details.)

3. HEALTH SAVINGS ACCOUNT (Dividend Earning Checking)
   Compounding And Crediting: Dividends will be computed daily and credited monthly. The dividend period begins on the first calendar day of the dividend period and ends on the last day of the dividend period. Dividends are paid on the last day of the dividend period.

   Balance Information: There is no minimum balance required to open this dividend earning checking account. Any account that remains at a zero balance or less for a period of thirty (30) days is subject to closure by the credit union. This is a tiered rate account. Please reference Ent.com or visit one of our service centers for current rate information.

   Balance Computation Method: Dividends are calculated by the Daily Balance Method that applies a daily periodic rate to the principal balance in the account at the end of each day. Dividends will begin to accrue on the business day you deposit cash and noncash items.

   Fees: This checking account has no monthly minimum balance fee. Any other fees related to the use of this account (including ATM, check printing, stop payment orders, insufficient check charges or inactive fees, etc.) are detailed in the Fee Schedule, which is available to all members upon request. Any other fees that are charged related to Health Savings Accounts may be posted to the member’s savings or non-HSA regular checking account to ensure accurate year-end reporting.

   Transaction Limitations: Deposits for any taxable year cannot exceed limits prescribed by the Department of the Treasury and the Internal Revenue Service (IRS). Courtesy pay, overdraft programs and automatic account transfers will not be available for Health Savings Accounts. Withdrawal limitations exist when accessing this account by a Visa® Debit Card. (Reference your Visa® Debit Card/ATM Card Agreement or Electronic Funds Transfer disclosure for specific details.)

4. MONEY MARKET SAVINGS
   Compounding And Crediting: Dividends will be compounded daily and credited monthly. The dividend period begins on the first calendar day of the dividend period and ends on the last day of the dividend period. Dividends are paid on the last day of the dividend period.

   Balance Information: The Money Market Savings is a tiered rate account. The minimum balance required to open a Money Market Savings account is $2,500.

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5. INDIVIDUAL RETIREMENT SAVINGS ACCOUNT/COVERDELL EDUCATION SAVINGS

Compounding And Crediting: Dividends will be computed daily and credited monthly. The dividend period begins on the first calendar day of the dividend period and ends on the last day of the dividend period. Dividends are paid on the last day of the dividend period.

Balance Computation Method: Dividends are calculated by the Daily Balance Method, which applies a daily periodic rate to the principal balance in the account at the end of each day. Dividends will begin to accrue on the business day you deposit cash and noncash items.

Balance Information: This account is a tiered rate account. The minimum balance required to open is $5.

Fees: This account has no minimum balance fee. Penalties imposed by the IRS may apply.

Transaction Limitations: Any withdrawals on IRA accounts are subject to IRS limitations and/or penalties. Contributions are limited by IRS guidelines for the maximum dollar amount per year for wage earners and non-wage earning spouses. Please consult a tax advisor.

6. MY SAVINGS STARTER CERTIFICATES

Compounding And Crediting: Dividends are computed on a Simple Interest Basis and paid at maturity.

Balance Computation Method: Dividends are calculated by the Daily Balance Method, which applies a daily periodic rate to the principal balance in the account at the end of each day. Dividends will begin to accrue on the business day you deposit cash and noncash items.

Balance Information: The minimum balance required to open a Certificate account is $25. At maturity, we will follow your instructions to transfer funds or mail a check to you. In the absence of this instruction, we will transfer these funds to your savings account. At annual renewal, no minimum balance is required to maintain the account for a period of thirty (30) days, after which time the account may be closed due to inactivity.

Renewal: The Certificate is designed to allow you to choose your maturity date to save for special events. You may choose a maturity/renewal date between six (6) months and one (1) year from the date of opening. This certificate will automatically renew at the prevailing rate and term until you instruct us to close this product. Any automatic transfers that you have set up on this account will continue into each renewal period, unless you withdraw your transfer authorization.

Fees: There are no direct fees related to the use of this account. Any other fees related to the use of this account are detailed in the Fee Schedule, which is available to all members upon request.

Penalties: The penalty to close this account prior to maturity is the loss of all accrued dividends.

Transaction Limitations: After your account is opened, you may add funds to your account at any time and in any amount. You may not make any withdrawals from your Certificate without closing the account.

We offer various types of priority, special or promotional certificate products that are subject to the terms of the Certificate Agreement. For minimum balance requirements please reference published Rate Sheet. Please reference Certificates/IRA Accounts below for additional information.

7. CERTIFICATES/IRA ACCOUNTS

Rate Information: The dividend rate and Annual Percentage Yield on certificates offered may change at any time. At the direction of this credit union’s Board of Directors, the dividend rate may change without limitation to a maximum or minimum level. The Annual Percentage Yield is a percentage rate that reflects the total amount of dividends to be paid on an account based on the dividend rate and frequency of compounding for an annual period. Dividend rates and Annual Percentage Yields are normally fixed and will be in effect for the term of the account. Any certificate offered by us is subject to the terms of the Certificate Agreement, change or renewal notice, and the specific terms set forth for each account. The Annual Percentage Yield is based on the assumption that dividends will remain on deposit until maturity. Any withdrawal would result in a reduction of earnings. Rates vary by term and product. Current rate information is available upon request and Ent.com.

Nature Of Dividends: Dividends are paid from current income and available earnings after required transfers to reserves have been made at the end of the dividend period. The dividend rates and Annual Percentage Yields are the prospective rates and yields that Ent anticipates paying for the applicable dividend period.

Compounding And Crediting: Dividends will be compounded and credited monthly. The dividend period begins on the first calendar day of the dividend period and ends on the last day of the dividend period. Dividends are paid on the last day of the dividend period.

Balance Computation Method: Dividends are calculated by the Daily Balance Method, which applies a daily periodic rate to the principal balance in the account at the end of each day. Dividends will begin to accrue on the business day you deposit cash and noncash items.

Balance Information: The minimum balance required to open a certificate or an IRA certificate is $500.

Fees: There are no fees related to the use of this account.

Transaction Limitations: After your certificate account is opened, you may not add funds to your account, but you may make withdrawals of dividends from your account. Dividends withdrawn from IRAs before age 59½ may be subject to IRS penalties.

Maturity: Your account will mature at the end of the term or at the maturity date set forth on your certificate, account receipt or renewal notice. At maturity, all accounts are automatically renewable for an identical term at the current appropriate dividend rate. Exceptions will be specifically stated on your certificate or disclosed on the renewal notice. You will have six (6) calendar days after the maturity date to withdraw funds without penalty.

Penalties: We may impose a penalty if you withdraw any of the principal before the maturity date or the renewal date. For certificates and IRA certificates with maturity of one (1) year or less, the amount of the early withdrawal penalty is ninety (90) days’ loss of dividends. For certificates and IRA certificates with maturity in excess of one (1) year but less than seven (7) years, the amount of...
Your Rights And Responsibilities

Electronic Fund Transfers

Your Rights And Responsibilities

The following information details your rights and responsibilities under laws governing Electronic Fund Transfers (EFT) as they apply to your accounts at the credit union that are established primarily for personal, family or household purposes. Please read this disclosure carefully to be familiar with your rights and responsibilities for EFT transactions. It is important to retain this notice for future reference.

TYPES OF ELECTRONIC FUND TRANSFERS

Electronic Check Conversion/Electronic Returned Check Fees. If you pay for something with a check you may be authorizing your check to be converted to an EFT. You will also be authorizing the payee or third party to electronically debit your account for fees assessed on any unpaid or returned check(s) or item(s). You are considered to have authorized these EFTs if you complete the transaction after being told (orally or by a notice posted or sent to you) that the check(s), item(s) or fees may be processed electronically or if you sign a written authorization.

Direct Deposits. You may make arrangements for certain direct deposits to be accepted into your checking or savings account(s). Often direct deposits are processed through an Automated Clearing House (ACH) network that was pre-authorized by you. Examples of direct deposits include paychecks, Social Security and other government benefits, allotments, retirement benefits and dividends.

Pre-authorized Withdrawals. You may make arrangements to pay certain recurring bills from your checking or savings account(s). Pre-authorized payments from your account can include, but are not limited to, insurance company premiums, installment loan payments to other financial institutions or utility payments. Pre-authorized transfers from savings accounts are further limited to six (6) per month.

Telephone Transfers. You may access your account by telephone 24 hours a day, seven (7) days a week, by calling (719) 591-7717 or out of state toll free 800-441-4882 by using your personal identification number (PIN), a touch tone phone and your account numbers to:

- transfer funds between savings or checking account(s); and
- obtain balances on your savings or checking account(s).

ATM Access Cards. The types of transactions and dollar limitations are set by the financial institution that owns the actual automated teller machine (ATM) and/or the servicing network with which it is linked. You may access your account(s) through an ATM by using a card with ATM access capabilities and inputting your PIN to:

- make withdrawals from your savings or checking account(s);
- make deposits into your savings or checking account(s) (at participating ATM locations);
- transfer funds between savings and checking account(s); and
- obtain balances on your savings or checking account(s).

ATM/Debit Cards. You may perform the functions listed under ATM Access Cards. In addition, you may use your debit card to access your checking account to purchase goods, pay for services, and obtain cash advances from participating merchants and financial institutions. The online dollar limitation for cash advances using your debit cards must not exceed $505 per business day.

Accounts Using Cards and/or PINs. You cannot use the card and/or PIN to transfer money into or out of your account until we have validated it. If you do not want the use of the card, please destroy it by cutting it in half and notifying us immediately. Your PIN is issued for security purposes. It should remain confidential and not be disclosed to a third party.

Electronic Services. Ent provides online banking, mobile banking, telephone banking and other electronic services such as online bill payment. Information and disclosures on electronic services are made available to you at Ent.com or by asking a Member Service Representative.

Shared Service Centers. Ent account owners may perform limited transactions at other licensed credit union service centers.

CHARGES FOR ELECTRONIC FUND TRANSFERS

- We do not charge for direct deposits to any type of account(s).
- We do not charge for pre-authorized withdrawals from any type of account(s).
- We do not charge for transactions or inquiries performed through the audio teller.

Charges associated with the use of your ATM or debit card are listed in the Fee Schedule. When using an ATM that is not owned or operated by Ent you may be charged a “foreign” ATM fee or out-of-network fee. Ent has no control over these charges and they are charged to you at the time of withdrawal. You will be given the option to stop the transaction by not accepting these charges assessed to you by the owner/operator of the ATM. Charges associated with transactions at shared service centers or related to account activity are included in our Fee Schedule.

BUSINESS DAY DISCLOSURE

Our business days are Monday through Friday, Saturdays, Sundays and federal holidays are excluded.

RIGHT TO DOCUMENTATION

Direct Deposits. If you have arranged to have direct deposits made to your account at least once every sixty (60) days from the same person or company, you can call us at (719) 574-1100, 800-525-9623 or use telephone or online banking to verify the deposit has been made.

Terminal Transfers. You can obtain a receipt at the time you make any transfer or from your account(s) using an ATM.

Periodic Statements. You will get a monthly account statement from us for your checking account(s). You will get an account statement from us for your savings account(s) on a periodic basis to reflect all transfers made to your account.

RIGHT TO STOP PAYMENT

Right to Stop Payment and Procedure for Doing So. If you have told us in advance to make regular payments out of your account, you can stop any of these payments by calling or writing us at the telephone numbers or address listed in this disclosure in time for us to receive your request three (3) business days or more before the payment is
scheduled to be made. You may also stop payment on an item(s) via Internet access. Please refer to our Fee Schedule for the amount we will charge you for each stop payment order you give.

Notice of Varying Amounts. If these regular payments may vary in amount, the person you are going to pay will tell you ten (10) days before each payment, when it will be made and how much it will be. (You may choose instead 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 of Pre-authorized Transfer. If you order us to stop one of these payments three (3) business days or more before the transfer is scheduled, and we do not do so, we will be liable for your losses or damages.

OUR LIABILITY
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. However, there are some exceptions. We will NOT be liable if:

• through no fault of ours, you do not have enough funds available in your account to make the transfer;
• the transfer would exceed the credit limit on your line of credit;
• the ATM where you are requesting cash does not have enough cash;
• the terminal or system was not working properly and you knew about the breakdown when you started the transfer;
• your Visa® Debit Card or ATM Card is retrieved or retained by the ATM;
• your card or PIN has been lost or stolen and we have blocked the account;
• circumstances beyond our control (such as fire or flood) prevent the transfer, despite reasonable precautions we have taken;
• your account is in default;
• the funds are subject to legal process or other encumbrance restricting such transfer;
• account ownership cannot be verified by switch network;
• we are unable to properly verify that the transaction was authorized by you; or
• Federal regulations prohibit the processing of the transaction.

There may be other exceptions stated in our Agreement with you.

SUSPENSION OF EFT ACCESS OR SERVICE
If you are in breach of this Agreement or any other loan or service agreement with us or we suspect fraudulent activity on your account, we may without prior notice restrict access to your accounts or suspend your electronic services or access devices, including ATM or debit cards and online or mobile banking services. Such restrictions may continue until you cure any breach condition or any fraud condition is resolved.

DISCLOSURE OF ACCOUNT INFORMATION TO THIRD PARTIES
We will disclose information to third parties about your account or the transfers you make:

• where it is necessary for completing transfers;
• in order to verify the existence and condition of your account for a third party, such as a credit reporting agency or merchant;
• in order to comply with government agency or court orders; or
• if you give us written permission.

UNAUTHORIZED USE
Telephone us at once, if you believe your card and/or PIN has been lost or stolen, your PIN compromised, or if an EFT has been made without your permission using information from your card or check. Telephoning is the best way of keeping your possible losses to a minimum. Your prompt notification will allow us to protect your account as well as the credit union. If your statement shows transfers that you did not make, tell us at once. If you do not tell us within sixty (60) days after the statement was mailed or provided to you, you may not get back any money you lost after the sixty (60) days, if we can prove that we could have stopped someone from taking the money if you had told us in time. If a good reason (such as a long trip or a hospital stay) kept you from telling us, we will extend the time periods. If you believe your card and/or PIN has been lost or stolen or that someone has transferred or may transfer money from your account without your permission, call or write us at the telephone numbers or address listed in this disclosure.

ERROR RESOLUTION
In case of errors or questions about your electronic transfers, call or write us at the telephone numbers or address listed in this disclosure, as soon as you can, if you think your statement or receipt is wrong, or if you need more information about a transfer listed on the statement or receipt. We must hear from you no later than sixty (60) days after we sent the FIRST statement on which the problem or error appeared. If the transaction is a foreign remittance, we must hear from you no later than one hundred eighty (180) days after the transaction appeared on your statement.

1) Tell us your name and account number.
2) Describe 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 need more information.
3) 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) business days. We will determine whether an error has occurred within ten (10) business days after we hear from you and will correct any error promptly. If we need more time, however, we may take up to forty-five (45) days to investigate your complaint or question. If we decide to do this, we will credit your account within ten (10) business days (twenty (20) business days if your account has been open for thirty (30) days or less) for the amount you think is in error. This provisional credit enables you to have the use of the money during the time it takes us to complete the investigation. If the error concerns an electronic transfer that is (1) a foreign-initiated transaction, (2) point-of-sale debit card transaction or (3) a transaction occurring within the first thirty (30) days after a deposit to a new account, a ninety (90) day investigation period in place of forty-five (45) days will apply. Please note that if we ask you to put your complaint or question in writing and we do not receive it within ten (10) business days of our request, we may not credit your account. We will tell you the results within three (3) business days after completing our investigation. If we decide that there was no error, we will send you a written explanation. You may ask for copies of the documents that we used in our investigation.

Please direct inquiries or questions to:
Ent Credit Union
P.O. BOX 15819
Colorado Springs, CO 80935-5819
Telephone: (719) 574-1100 or 800-525-9623