Digital Banking Agreement

General Terms and Conditions Applying to Digital Banking Services

To obtain access to TCF’s digital banking services (also called “online banking services” or “mobile banking services”), you must first indicate your consent to all the terms and conditions of this Agreement. You may indicate your consent electronically by following the on-screen directions. We recommend that you download or print this Agreement and keep a copy for future reference. Please note that use of TCF’s digital banking services is also governed by your Account Contract and Arbitration Agreement.

Definitions

The following definitions apply in this Agreement:

“Account” means a TCF checking, savings, or money market account that is eligible for the Services.

“Account Contract” means, in the case of an Account: (1) this Agreement; (2) the current version of TCF’s Terms and Conditions for Checking and Savings Accounts and TCF’s Deposit Account Services and Prices Schedule and any other agreements between you and us governing your Account; and (3) any other terms and conditions posted on our Internet banking site governing your use of the Services. To view the current version of TCF’s Terms and Conditions for Checking and Savings Accounts, go to tcfbank.com, and click on “Customer Service” and then “Disclosures and agreements.”

“Affiliate” means any company that owns us, is owned directly or indirectly by us, or is under common ownership with us.

“Agreement” means this TCF Bank Digital Banking Agreement.

“Alerts and Reminders” means electronic messages sent by email, text message, and/or push notification, and/or displayed through the TCF mobile banking application to alert and remind you about certain activity on your Account.

“Arbitration Agreement” is the section called “Arbitration of Disputes” in your Account Contract. Arbitration is a method of resolving disputes in front of one or more neutral persons from an arbitration organization instead of having a trial in court in front a judge or jury.

“Available Balance” has the meaning stated in TCF’s Terms and Conditions for Checking and Savings Accounts, which is part of your Account Contract.

“Business Account” means a TCF checking, savings, or money market account that is not a Consumer Account and is used for business purposes.

“Business Day” means every calendar day except Saturday, Sunday, and all federal holidays other than Columbus Day and Veterans Day.

“Communications” means all account opening documents, account statements, disclosures, notices, messages, records, change in terms notices, changes to your Account Contract, overdraft notices, tax notices, Alerts and Reminders, and other information that we may Deliver to you concerning your Account, your Loan, or the Services.

“Consumer Account” means a TCF checking, savings, or money market account that you intend to use primarily for personal, family, or household purposes.

“Day of Deposit” is the Business Day that TCF receives your deposit with appropriate instructions, as long as we receive it before the Cutoff Time (as such term is defined in your Account Contract and further stated in this Agreement). If TCF receives a deposit after the Cutoff Time, or on a day that is not a Business Day, your Day of Deposit is the next Business Day. For external transfers, the Day of Deposit is the day designated as the “settlement date” for the deposit in the ACH file exchange also displayed as the “delivery date” for external transfers.

“Deliver” means received by you on the date it is posted on our Internet banking site, made available, or sent to you as provided in this Agreement.

“Device” means the hardware and software you use to access the Services through our Internet banking site and/or the mobile phone, smartphone or other device used to access the Services through our mobile application.

“External Account” is your account at another financial institution to which you are transferring funds from or to your Account with TCF.
“Funding Account” has the meaning set forth in the sections called “External Funds Transfer Service” and “Bill Payment Service” in this Agreement.

“Loan” means your loan accounts with us that are eligible for the Services.

“Loan Agreement” means: (1) this Agreement; (2) the promissory note, repayment agreement, and any other agreements between you and us governing your Loan; and (3) any other terms and conditions posted on our Internet banking site governing your use of the Services.

“MICR Data” means information from the Magnetic Ink Character Recognition stylized printing on the bottom of checks comprised of routing, transit, account, and check serial numbers.

“Mobile Deposit” means the electronic image of an original paper check, dollar amount information, and deposit account information transmitted to us that allow us to process and collect the item.

“Password” means the combination of numbers, upper case letters, lower case letters, and symbols you select for the purpose of authenticating yourself when accessing the Services.

“Payment Network” means a debit or credit network (such as the ACH Network or ACCEL / Exchange payment network) through which funds may be transferred.

“Services” means the banking services we provide to you through our Internet banking site (at tcfbank.com) and/or our mobile application. These include funds transfer services, bank-to-bank transfer services, bill payment services, Mobile Deposits, Alerts and Reminders, and other digital banking services.

“Technology Provider” means a third party provider of content, technology or banking services necessary to operate the Services, including your Internet service provider or wireless service provider.

“TCF,” “we,” “us,” and “our” mean TCF National Bank.

“TCF-Related Parties” means: (1) TCF; (2) TCF’s employees, officers, and directors; (3) TCF’s Affiliates; (4) TCF’s agents, licensors, independent contractors, and subcontractors; and (5) Technology Providers that any of the TCF-Related Parties use.

“Transfer Instruction” means the information you provide to initiate a payment under the Services described under the section called “External Funds Transfer Service” in this Agreement.

“You” and “your” mean the owner of each Account enrolled for the Services or the borrower for each Loan enrolled for the Services.

**Agreement for the Services**

This Agreement governs your use of the Services. By enrolling your Account or Loan in the Services or using the Services, you confirm that you accept the terms and conditions of this Agreement. You agree that we have the right under this Agreement to use Technology Providers to help provide you the Services. We will remain responsible to you for their performance of the Services in accordance with this Agreement.

The Services are solely for your convenience. You may not redistribute or resell them or use them to process transactions for third parties. The Services are not real time.

Your Account Contract or Loan Agreement also governs your use of the Services and is not changed by this Agreement. If there is any conflict between the rest of your Account Contract and this Agreement, this Agreement controls. If there is any conflict between this Agreement and the rest of your Loan Agreement, your Loan Agreement controls. **Your Account Contract has an Arbitration Agreement, unless you have “opted-out” of arbitration by following the procedures for doing so in your Account Contract. Your Loan Agreement also may have an arbitration provision, unless you have “opted-out” of arbitration under your Loan Agreement. Those arbitration provisions apply to your use of the Services for each of the applicable Accounts or Loans, if you have not opted-out of them for such Accounts or Loans.**

**Changes to this Agreement or the Services**

We may change this Agreement or the Services from time to time by: (1) adding new terms, conditions, services, charges, or fees; (2) modifying or discontinuing existing terms, conditions, services, charges, or fees; (3) changing the kinds of Accounts or Loans that are eligible for the Services; (4) changing the limits on transactions for the Services; (5) changing the requirements for the Device necessary to access and use the Services; and (6) changing the security requirements necessary to access and use the Services. All changes to this Agreement or the Services take effect immediately when we post them within the Services or otherwise Deliver a Communication regarding such change, unless the notice states otherwise. Notice of any change will comply with the notice requirement of any applicable laws. By using the Services after the effective date of any change, you confirm your agreement to the change.
Fees

Any fees for using the Services to be charged by us are shown on screen during the transaction or in TCF’s Services and Prices Schedule, which is part of your Account Contract and is posted on our Internet banking site (at tcfbank.com). Additionally, your Technology Provider may charge you fees or other costs for receiving Communications on, or sending them from, your Device. You are solely responsible for all such fees and costs. You are responsible for the setup, maintenance, and expenses associated with your Device.

Contacting TCF

If you have questions or problems with the Services, you may contact our Customer Service Department at the telephone number or address shown below.

Call us:
1-800-823-2265
For TTY (hearing impaired) service, you may call us at 1-800-343-6145.

Or write to us:
TCF Bank
Attn: Customer Service
1405 Xenium Lane North
Plymouth, MN 55441

Consent to Electronic Delivery of Communications and E-Sign Disclosures

By consenting to the terms and conditions of this Agreement, you agree that we may, at our option, provide Communications to you in electronic form, including making them available to you in electronic form. We may do so by: (1) posting or making the Communication available in your digital banking secure mailbox (accessible at tcfbank.com); (2) posting the Communication on our Internet banking site; (3) sending the Communication to the email address you provide to us; or (4) sending you an email, text message, or push notification to the telephone number you provide to us for your Device. Your Technology Provider may charge you fees or other costs for sending or receiving Communications by email or text message. You agree that you are responsible for all such fees and costs. Any Communications that we send you or that you send us may not be encrypted. The Communications may include your name and other information pertaining to your Account or Loan.

By agreeing that we may provide Communications to you in electronic form, you are also agreeing that we are not required to provide you with a paper version of the Communication unless you ask us for a paper copy, as described below in the section called “How to Request Paper Copies.” You agree that a Communication is considered “Delivered” to you and received by you on the date it is posted, made available, or sent to you as provided in this Agreement.

Important: If you want to receive online (electronic) Account statements instead of paper statements in the mail, you must enroll for them by going to our Internet banking site (at tcfbank.com) and following the online instructions. Agreeing to this Agreement does not automatically enroll you for online (electronic) Account statements.

Applicability of this Consent

Your consent in this section called “Consent to Electronic Delivery of Communications and E-Sign Disclosures” applies to: (1) all Communications relating to the opening of your Account when you open your Account online; (2) your use of your Account or Loan (including any transactions on your Account or Loan and changes to your Account Contract or Loan Agreement) when you enroll for electronic statements; (3) your use of the Services; and (4) any other Communications relating to your Account or Loan that you ask or agree to receive electronically.

You therefore agree that we may provide or otherwise make available to you in electronic form, in addition to other Communications, the notice entitled What You Need to Know About Overdrafts and Overdraft Fees and confirmation of your opt-in selection.

Your Consent to Electronic Delivery of Communications

You agree that all Communications covered by this Agreement will be provided to you or made available to you in electronic form. After viewing a Communication, you will be able to download and/or print it for your records. You further agree that we may Deliver Communications to you by email, digital banking secure mail, or text message. In so doing, you agree that we may, but are not required to, send all email Communications to you at the email address that you have provided to us most recently and that we maintain in our records.

Your consent to electronic Delivery of Communications is effective until you withdraw it.

How to Withdraw Your Consent for Electronic Delivery

You have the right to withdraw your consent to receive Communications in electronic form at any time. If you have enrolled for electronic Delivery of your periodic Account statements and choose to no longer receive your Account statements electronically, you will incur
monthly paper statement fees in accordance with TCF’s Services and Prices Schedule (unless you qualify for one of the account product waivers available).

If you withdraw your consent for electronic Delivery, you cannot open a new Account online unless you consent to electronic Delivery as part of the new Account online opening process. Withdrawal of your consent will have no legal impact on the effectiveness, validity, or enforceability of any Communications that were Delivered to you in electronic form before the effective date of your withdrawal. If you wish to withdraw your consent, you must contact us.

**How to Update Your Contact Information**

You agree that you will notify us of any changes in your email address or telephone number. You may change your email address or telephone number by changing your profile within digital banking. You may also notify us of any such changes by contacting us.

**How to Request Paper Copies**

You may ask us to mail you a paper copy of any Communication provided or made available to you in electronic form, and we will provide the paper copy. To request a paper copy of any Communication, contact TCF at the telephone numbers or address shown in the section called “Contacting TCF” in this Agreement. TCF may charge a fee for a paper copy. Please refer to TCF’s Services and Prices Schedule for more information.

**Device Requirements**

In order to access and retain Communications provided or made available to you in electronic form, you must have the ability to operate the most recent or prior version of Windows, mac OS X, iOS, or Android. Additionally, your operating system must support the most recent or prior version of Microsoft Internet Explorer, Microsoft Edge, Mozilla Firefox, Safari, or Google Chrome. JavaScript may be required for functions to operate optimally. You will also need the most recent or prior version of Adobe Acrobat Reader. By consenting, you confirm that you have the ability to view Communications electronically and that the Device you intend to use for the Services meets the requirements described in this Agreement. You must confirm that you have the ability to view your Account opening disclosures and periodic statements electronically in Portable Document Format (“PDF”). For maximum security and optimal function, always use the latest version of software for your Device. Beta versions of browsers and operating systems are not recommended or supported.

If a change in requirements for your Device is needed for you to access and retain Communications Delivered to you in electronic form, we will notify you of the revised requirements for access or retention. At that time, you will have the right to withdraw your consent. See the heading above called “How to Withdraw Your Consent for Electronic Delivery” for a description of the fees and consequences if you withdraw your consent.

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**Digital Banking Services**

**Accessing Your Account or Loan**

Transactions displayed may be those posted to your Account or those pending (which means they will be posted at a later time). The entire Account Balance may not all be available for immediate withdrawal. All posted and pending transactions will be reflected in your Available Balance.

To access your Account or Loan using the Services, you must:

- Have an active Account or Loan;
- Follow the online enrollment and activation process. This includes selection of a digital banking login ID and Password; and
- Have the necessary equipment for your home computer, including a router, modem, or browser that supports Secure Sockets Layer (“SSL”) Protocol and Internet access with 2048 bit encryption; or have a mobile device with Internet access through a Technology Provider you select that supports automated text message service capabilities and/or supports either: (1) mobile browser with SSL Protocol; or (2) Apps for iOS available from the iTunes Store and/or Apps for Android available from the Google Play Store.

You must use your digital login ID and Password to access the Services. We may act on any instructions we receive under your Password. You are bound by those instructions, regardless of: (1) whether you have authorized the instructions; and (2) the number of signatures or authorization you require for withdrawals or transfers from your Account. You must also comply with any other security procedures that we may establish. These additional security procedures may require special hardware, software, or third-party services. They may also include the activation of certain Internet browser software features, plug-ins, or add-ons.

Your Device must be compatible with the computer hardware and software we and applicable Technology Providers use in providing the Services.
**Internal Funds Transfer Service**

Our internal funds transfer service allows you to make one-time or recurring transfers between your Accounts using the Services. When you set-up a funds transfer, you authorize us to: (1) withdraw the amount you specify from an Account you designate; and (2) transfer those funds to another Account that you designate. We may require you to be an owner on each Account before allowing the transfer.

We limit the amount of transfers you can make between your Consumer Accounts to $25,000 per transaction and $25,000 per day. In certain circumstances, you may be permitted to transfer funds to an Account of a family member. Lower limits apply for transfers involving Accounts you do not own. Transfer limits for non-consumer accounts vary. Federal regulations limit transfers from savings and money market accounts to six per monthly statement period; we charge a fee for each transfer or withdrawal that exceeds six per monthly statement.

If a transfer request exceeds your Available Balance at the time we process the request, we may, in our sole discretion: (1) allow the request, when permitted by your Account Contract, which would cause your Account to be overdrawn or add to the amount by which it is overdrawn; or (2) decline the request, in which case no transfer will be made. We may take either of these actions without notifying you beforehand. Overdraft fees will apply. We will not honor any transfer request if your Account is restricted for any reason.

We will try to process transfers on the date you tell us to. However, some transfers may take longer to be processed. You should select a transfer date that is several days before the date you want the transfer to take place. You may change the scheduled date for any transfer. You must make any change no later than 10:00 p.m. Central Time on the date the transfer is scheduled to occur.

**External Funds Transfer Service**

Our external funds transfer services (also called “bank-to-bank service”) allows you to transfer funds between your Account(s) at TCF Bank and your External Account(s) that are maintained by other financial institutions. This Service is only available to TCF consumers who are age 18 or older, with a United States address, and a taxpayer identification number. Business Accounts are not eligible to use the Service.

**Account Ownership**

You represent and warrant that you are either the sole owner or a joint owner of the External Account and that you have all necessary legal right, power, and authority to transfer funds between your Account and your External Account. If you are a joint owner of the Account, External Account, or both, then you represent and warrant that (i) you have been authorized by all of the other joint owners to operate such Accounts/External Accounts without their consent (including without limitation to withdraw or deposit any amount of funds to such Accounts/External Accounts or to even withdraw all funds from such Accounts/External Accounts); and (ii) we may act on your instructions regarding such Accounts/External Accounts without liability to such other joint owners. Further, you represent and warrant that the External Account is located in the United States.

We may verify the External Accounts that you add to the Services. You authorize us to validate the External Accounts, including using trial deposit verification, in which low value deposits are credited to and debited from your External Account. Once the trial deposit is complete, we will require you to type in the amount of the credits to activate the External Account. We may also verify External Accounts by other methods, including requiring you to submit proof of ownership of the External Account.

**Transfer Processing and Authorization**

When we receive a Transfer Instruction from you, you authorize us to debit your Funding Account (which may or may not be with us) and credit your Account or your External Account. You also authorize us to reverse a transfer if the debit is returned unpaid from the Funding Account for any reason, including nonsufficient funds. We may also provide any necessary information to the financial institution of your External Account to execute a Transfer Instruction.

**Debits to the Funding Account (withdrawals) take place on the transfer date you authorize through the Services. Credits to your Account or External Account (deposits) take place generally 3 Business Days after the Funding Account is debited.** We will make all reasonable efforts to timely process your Transfer Instructions. We generally hold funds debited from the Funding Account for 3 Business Days to make sure that the debit will not be returned unpaid before we will credit your Account or External Account. Longer hold periods may apply based on your prior Account activity and returned items.

It is your responsibility to ensure the accuracy of any information that you enter into the Services, and for informing us as soon as possible if you become aware that this information is inaccurate. We will make a reasonable effort to stop or recover a transfer made to the wrong Account/External Account once informed, but we do not guarantee such recovery and will bear no responsibility or liability for damages resulting from incorrect information entered by you.

You are responsible for ensuring that you have sufficient funds in your Funding Account to make the transfers. If a Transfer Instruction to debit your Account exceeds your Available Balance at the time we process the request, we may, in our sole discretion: (1) allow the request, when permitted by your Account Contract, which would cause your Account to be overdrawn or add to the amount by which it is overdrawn; or (2) decline the request, in which case no transfer will be made. We may take either of these actions without notifying you beforehand. Overdraft Fees or Returned Item NSF Fees may apply according to TCF’s Services and Prices Schedule. We will not honor any Transfer Instruction if your Account is restricted for any reason. We may resubmit debit requests to the Funding Account up
to two times (the financial institution of the Funding Account may charge a separate overdraft, returned item, or NSF fee for each attempt).

We will try to process transfers on the date you tell us to. However, some transfers may take longer to be processed. You should select a transfer date that is several days before the date you want the transfer to take place. You may make changes to any transfer before transaction processing begins.

We reserve the right to select the method in which to remit funds on your behalf though the Services, and in the event that your Account or External Account is closed or otherwise unavailable to us, the method to return funds to you. These payment methods may include, but may not be limited to, an electronic debit, a paper check drawn on the account of our Technology Provider, or draft drawn against your Account.

**Daily and Monthly Transaction Limits**

The minimum transfer amount is $10.00. We place daily and monthly limits on transfers. Daily limits limit the total number and the total amount of all transfers you can make in a Business Day. Monthly limits limit the total number and the total amount of all transfers you can make in any consecutive 30-day period. The transaction limits will display on the digital banking screens when you are initiating the transaction. We reserve the right to further limit the frequency and dollar amount of transfers for security or fraud reasons from time to time in our sole discretion.

Federal regulations limit transfers from savings and money market accounts to six per monthly statement period. The financial institution of the Funding Account may charge a fee for each transfer or withdrawal that exceeds six per monthly statement.

**Cancellations and Refused Transfers**

You may cancel a transfer at any time until it begins processing (as shown in the Service). We will not authorize any stop payment requests on transfers. We do not charge a fee to cancel or change a scheduled payment. We will, to the extent permitted by law, make reasonable attempts to return any unclaimed, refused, refunded, prohibited, or denied transfer to your Funding Account. If this is unsuccessful (for example, your Account or External Account has been closed), we will make reasonable attempts to otherwise return the funds to you.

We reserve the right to refuse any transfer. If required by applicable law, we will notify you promptly if we decide to refuse to transfer funds.

**Liability**

We will use reasonable efforts to make all your transfers in accordance with your Transfer Instructions. However, we shall incur no liability if we are unable to complete any transfers initiated by you because:

- Your Account or your External Account does not contain sufficient funds to complete the transfer;
- The Services are not working properly, and you know or have been advised by us about the malfunction before you provide your Transfer Instructions;
- The transfer is cancelled or refused as described in the section called “Cancellations and Refused Transfers” in this Agreement;
- You have provided us with inaccurate account information; and/or
- Of circumstances beyond our control (such as fire, flood, network or system down time, issues with other financial institution(s), or interference from an outside force) that prevent the proper execution of the transfer and we have taken reasonable precautions to avoid those circumstances.

**Bill Payment Service**

Our bill payment service allows you to schedule, change, or delete one-time or recurring payments from your Account to third party payees and create and manage electronic billing (also called “eBills”) using the Services. The bill payment service is available for Consumer Accounts and Business Accounts provided the account owner is age 18 or older and has a United States address.

**Designation of Funding Account**

Only checking and money market accounts can be used to make bill payments using this Service. To make a payment, you must designate which Account will be used to make the payment (each designated account is called a “Funding Account”). If you or we close a Funding Account, you must designate a new Funding Account for any pending or future payments. We will not honor any bill payment requests if the Funding Account is restricted for any reason.

By scheduling a bill payment, you are authorizing us to withdraw the amount of the bill payment from the designated Funding Account.
Debits to the Funding Account (withdrawals) for scheduled bill payments usually take place on the due date. However, the debits may take place up to 2 Business Days before the due date. The date and time of debits are at our sole discretion. However, checks written directly against a Funding Account to pay bills (as opposed to electronic debits) will be debited to the Funding Account when presented for payment by the payees. If a bill payment request exceeds the Available Balance in the Funding Account at the time we process it, we may, in our sole discretion: (1) honor the request and debit the Funding Account for the amount of the request (however, see the exception below), which would cause the Funding Account to be overdrawn or add to the amount by which it is overdrawn; or (2) decline the request, in which case no payment will be made to your designated payee. We may take either of these actions without notifying you beforehand. Overdraft Fees or Returned Item NSF Fees will apply in accordance with TCF’s Services and Prices Schedule. We may also initially honor the request and then request the payee to return the payment or we may attempt to get reimbursed by submitting debit requests to the Funding Account up to three times (a separate Overdraft Fee may apply for each attempt). If you fail to reimburse us, we may also send the payment to a debt collector.

We do not guarantee that any payee will receive payment by a certain date. Additional time may be required if payment is made to your designated payee by check without a payment coupon or associated payment stub, as the payee may have to process it at a secondary address. You are responsible for any late payments or finance charges that may be charged due to late payment. All research and resolution for any misapplied, mis-posted or misdirected prohibited payments will be your sole responsibility and not ours.

**Daily Transaction Limits**

We limit the amount of each payment you can make from your Accounts to $10,000. We limit the total amount of bill payments you can make each day from your Accounts to $25,000. Federal regulations limit transfers and withdrawals (including bill payments) from money market accounts to six per monthly statement period. We reserve the right to further limit the frequency and dollar amount of bill payment transactions from a Funding Account for security or fraud reasons.

**Designation of Payee**

You authorize us to make payments to any payee and follow other payment instructions that we receive under your Password. You are responsible for the accuracy of all payee information entered in to the bill payment system. Payments may be misdirected or delayed if incorrect payee information is entered.

We may determine in our sole discretion the method of payment to a designated payee. For example, we may make payments by check, electronic payment, or other method. Checks may be written directly against the Funding Account, or they may be written against an account of the Technology Provider followed by an electronic debit to the Funding Account for the check amount. If you have opted-out of overdraft for checks and electronic transactions, your opt-out election applies to checks written directly against the Funding Account but not the electronic debits.

You may designate any payees located within the United States. However, you may not designate any payee for gambling, drug, tobacco, marijuana, or any illegal purpose. Also, you may not designate a payee for purposes of making tax or court-ordered payments. We may limit your ability to specify any other payee or class of payees. We may refuse to make a bill payment that appears to be fraudulent or erroneous.

We do not have any duty to monitor the payments that are made from the Funding Account. If you have a Business Account, we are not responsible if your Password is used to pay bills that are not yours from the Funding Account.

A payee may choose not to receive payments made through this bill payment service, or may require additional information before accepting payments. If that happens, you agree to remove the payee from your payment schedule or give us any additional information the payee requires. We are not responsible if we cannot process a bill payment because the payee will not accept the payment or rejects the payment. We are not responsible if you are unable to complete the bill payment for any other reason.

We may use nonaffiliated third parties to process bill payments. Paper checks processed by nonaffiliated third parties may show that they were drawn on banks other than TCF Bank.

**Delivery of Payments**

By scheduling a payment, you authorize us to debit your designated Funding Account and pay checks and electronic transactions for a bill payment transaction.

Standard delivery is the default delivery method. Standard delivery will generally be delivered in one to two Business Days for electronic payments and in four Business Days for paper payments. The bill payment service will automatically select the first available standard delivery date for each payment. You can move this date to a future date or an expedited delivery when available. Expedited delivery of electronic payments will be delivered the same Business Day and paper payments will be delivered next Business Day by overnight courier.
service. Additional fees apply to expedited delivery and the amount of the fee will display prior to your agreeing to expedited delivery.
Lower cost payment alternatives may be available through the payee.

**Changes to Payments**
You may make changes to any scheduled payments before payment processing begins. The bill payment service will not allow changes once payment processing begins. We will not authorize any stop payment requests on bill pay transactions. We do not charge a fee to cancel or change a scheduled payment.

**Electronic Bills**
The bill payment service includes a feature that electronically presents you with electronic bills from select billers. Electronic bills may not be available from all of your billers. Electronic bills are provided as a convenience only, and you remain solely responsible for contacting your billers directly if you do not receive their bill(s). You agree to hold us harmless should a biller fail to deliver your bill(s). You are responsible for timely payment of all bills. Copies of previously delivered electronic bills must be requested directly from the biller.

*Receiving Electronic Bills.* You will receive electronic bills from a biller only if both: (a) you have activated it in the bill payment service as one of your billers, and (b) the biller has arranged with our Technology Provider to deliver electronic bills. You will receive electronic bills from that biller if either: (1) you affirmatively elect online within the bill payment service to receive electronic bills from the biller, or (2) if available, the biller chooses to send you electronic bills on a temporary "trial basis." In either case, you can elect within the bill payment service to stop receiving electronic bills from a biller on an individual biller basis. When affirmatively electing to receive electronic bills from a particular biller, you may be presented with terms from that biller for your acceptance. We are not a party to such terms.

We will notify the biller of your request to receive electronic billing information. The presentment of your first electronic bill may vary from biller to biller and may take up to 60 days, depending on the billing cycle of each biller. While your electronic bill feature is being activated it is your responsibility to keep your accounts current. Each electronic biller reserves the right to accept or deny your request to receive electronic bills.

*Paper Copies of Electronic Bills.* If you start receiving electronic bills, the biller may stop sending paper bills to you. Your ability to receive a paper copy of your bill(s) is at the sole discretion of the biller. Check with the individual biller regarding your ability to obtain paper copies of electronic bills.

*Authorization for Information Sharing.* You authorize us to share identifying personal information about you (such as name, address, telephone number, biller account number) with companies that you have identified as your billers and which we have identified as offering electronic bills for purposes of matching your identity on our records and the biller’s records to activate your request for electronic bills, and/or to confirm your eligibility for "trial basis" electronic bills. You authorize us to obtain bill data from your billers that you have requested to send you electronic bills, and from your billers that wish to send you trial electronic bills. For some billers, you will be asked to provide us with your user name and password for that biller. By providing us with such information, you authorize us to use the information to obtain your bill data.

*Electronic Bills.* We are unable to update or change your personal information that is held by the biller. Any changes will require you to contact the biller directly. Additionally, it is your responsibility to maintain all usernames and passwords for all electronic biller sites. You also agree not to use someone else's information to gain unauthorized access to another person’s bill.

We are not responsible for the accuracy of your electronic bill(s). We are only responsible for presenting the information we receive from the biller. You must resolve any discrepancies or disputes regarding the accuracy of your electronic bills directly with the biller.

This Agreement does not alter your liability or obligations that currently exist between you and your billers.

*Notification.* We will attempt to present all of your electronic bills promptly. In addition to notification within the bill payment service, we will send an Alert and Reminder to the e-mail address listed for your Funding Account. It is your sole responsibility to ensure that this information is accurate. If you do not receive notification, you are responsible to periodically logon to the bill payment service and check on the delivery of new electronic bills. The time for delivery and/or notification varies by biller. You are responsible for creating payments and the timeliness of payments for all electronic bills.

*Cancellation.* Your electronic biller(s) or you may cancel the presentment of electronic bills at any time. The timeframe for cancellation of your electronic bill presentment varies by biller and may take up to 60 days, depending on the billing cycle of each biller. We will notify your electronic biller(s) as to the change in status of your Funding Account and you are solely responsible to arrange for an alternative form of bill delivery. We may not be able to deliver any electronic bills at or after the time of cancellation.

**Mobile Deposit Service**
Our mobile deposit service allows you to use the TCF Bank mobile banking application and your Device to create electronic images of the front and back of checks and deliver those images to us for processing. Mobile Deposits are not "electronic funds transfers" covered by the federal Electronic Fund Transfer Act. All checking accounts and most savings and money markets are eligible for Mobile Deposit with the
Services. Certificate of deposit accounts and Loans are not eligible for Mobile Deposits.

To use the Services for Mobile Deposits:

- Your Account must be eligible for Mobile Deposit;
- You must be enrolled in the Services;
- You must download the TCF Bank mobile banking application on an Android or iOS device that is compatible with the application;
- You must permit the TCF Bank mobile banking application to access your camera within the Device;
- You must use the Service from a location in the United States; and
- You must have a check that is eligible for Mobile Deposit.

When making a Mobile Deposit, you must enter the check amount and designate the Account into which you want the check deposited. The back of the check must be signed by all payees and include “For TCF Mobile Deposit Only” after signature. A check can only be deposited into your account if the check is written out payable to you on the front of the check. You are required to take a picture of the front and back of the check using the camera on your Device. The Service will show the check status of “accepted,” “rejected,” or “pending.” You warrant that you will not attempt to deposit to your Account or otherwise negotiate any check that you have previously deposited using Mobile Deposit. You are liable for any and all damages resulting from duplicate deposit of any check you deposit using Mobile Deposit.

We reserve the right to limit the types and number of accounts eligible and the right to refuse any transaction you request using Mobile Deposit. In addition, the Service may not support all types of mobile devices.

Checks Eligible for Mobile Deposit

Only checks payable on demand and drawn on or payable through a United States financial institution are eligible for Mobile Deposit. We will not be able to process a check where the MICR Data is unreadable or the check was previously processed through Mobile Deposit. The following check types are not eligible for Mobile Deposit:

- Canadian checks or checks with a foreign routing number,
- Image replacement documents or a substitute check (a negotiable instrument used to represent the digital reproduction of a paper check),
- Federal Reserve Bank checks,
- Federal Home Loan Bank checks,
- Treasury checks,
- U.S. Postal money orders,
- Savings bonds,
- Travelers checks,
- Checks payable in a foreign currency,
- Checks that are missing information or have been altered,
- Checks that have been returned unpaid or uncollected,
- Checks payable to persons other than you or another account owner,
- Checks that have been remotely deposited at another financial institution, and
- Any other checks that we determine are ineligible.

Our failure to identify an ineligible check through Mobile Deposit does not limit your liability or our ability to return the check unpaid. Please bring any payable check, which is ineligible for Mobile Deposit, to a TCF branch for processing.

Daily and Monthly Transaction Limits

We place per item, daily, and monthly limits on Mobile Deposits made with the Services. The deposit limits will display on the screens in the mobile banking application when you are making the deposit. We reserve the right to further limit the frequency and dollar amount of Mobile Deposits for security or fraud reasons.

Funds Availability

The Cutoff Time for Mobile Deposits is 10:00 p.m. Central Time. Mobile Deposits are not available for immediate withdrawal. The funds availability for Mobile Deposits will display on the screen in the mobile banking application when you are making the deposit.

Remotely Deposited Check Retention

You must retain a check that is deposited using Mobile Deposit for at least 30 days or until the funds post to your Account. After receiving notice that your check has been accepted for deposit, you must write “Mobile Deposit” and the date of the deposit on front of the check or check the mobile deposit option on the back of the check and add the date of the deposit.
Alerts and Reminders

You can enroll for optional Alerts and Reminders that notify you electronically when certain events occur, such as when the balance in your Account goes below a certain level. We may send some mandatory Alerts and Reminders to you when certain events occur for security and fraud reasons. If you want to receive optional Alerts and Reminders, you must select them within the Services. By enrolling into digital banking, you agree to receive Alerts and Reminders through email, text messages, push notification, and/or display through the TCF mobile banking application. If you want to stop receiving optional Alerts and Reminders, you agree to unenroll from such optional Alerts and Reminders within the Services.

Fraud Alerts

Your TCF debit card is automatically covered under Visa’s fraud alerts program, which provides protection against fraudulent transactions. With fraud alerts, Visa constantly scans your card transactions for suspicious activity and alerts TCF about questionable transactions. To safeguard your security, we will decline suspicious charges. We will then notify you to verify the legitimacy of the questionable charges. We will notify you by automated phone messaging or, if you elected to provide a mobile phone number to TCF for Alerts and Reminders, by text message.

By giving us your mobile phone number, you authorize us to send you fraud alerts via text messaging to notify you of suspected incidents of financial or identity fraud. The frequency of such fraud alerts depends on Account activity. For more information, text HELP to 32874. To cancel fraud alerts via text messaging services at any time, reply STOP to any alert from your Device or text STOP to 32874. If you cancel fraud alerts via text messaging, you will still receive fraud alerts by automated phone messaging (for which you cannot cancel for security and fraud reasons).

No Guarantees

Although Alerts and Reminders (including fraud alerts) are designed to give you notice of specific events, we do not guarantee immediate notice. Errors, interruptions, delays or failures in our delivery, or your receipt of Alerts and Reminders can happen for a variety of reasons, including technical difficulties experienced by us, your Technology Provider, our Technology Provider, or others. If you choose to have your Alerts and Reminders delivered to your Device, keep in mind that a portion of the Alerts and Reminders or related information and disclaimers may thereby be omitted. Account Balances shown in the Alerts and Reminders may not all be available for immediate withdrawal. If you use or rely on the Alerts and Reminders to notify you of your Account Balance, you do so at your own risk. We do not guarantee that the Alerts and Reminders will be: (1) timely; (2) accurate; (3) reliable; or (4) complete. We also do not guarantee that information contained in the Alerts and Reminders will not be intercepted by an unauthorized person.

Biometric Authentication

The TCF mobile banking application allows you to log in using biometric authentication technology if your Device has the technology enabled. Biometric authentication may include, but is not limited to, fingerprint, facial recognition, or voice. You may enable or disable the available biometric login features at any time within the mobile settings of the application or Device. If you enable the biometric login feature on the TCF mobile banking application, anyone with a biometric setup on your Device will be able to log in to the TCF mobile banking application, access your account information, and complete transactions. Do not use the biometric login features if you share your Device with others.

Quick Glance

The TCF mobile banking application allows you to see your Account Balances and most recent transactions on the login page without logging in by pressing the “Quick Glance” button. You may enable or disable Quick Glance at any time within the mobile settings of the application. Your Account number is always hidden, and no money can be moved using the Quick Glance feature. If you enable the Quick Glance feature, anyone with access to your Device would be able to use this feature to see your Account Balances and recent transactions. This feature is not password protected. Do not enable the Quick Glance feature if you share your Device with others.

Availability of Services

The Services are generally available 24 hours a day, seven days a week. However, the Services may not be available at certain times because of: (1) system maintenance and downtime; (2) circumstances beyond our control; or (3) other reasons. The Services may not be available in all countries outside the United States. We may temporarily change, suspend, or terminate your access to the Services at any time without notifying you beforehand. You are responsible for the setup and maintenance of your own Devices. The Services are available through the TCF mobile banking application and your Device only when it is connected to the Internet. We recommend that you only access such Services through your Technology Provider (and not through a public or unsecure Wi-Fi connection).
Although the Communications are designed to give you timely notice of specific events, we do not guarantee immediate notice. Errors, interruptions, delays, or failures in our delivery or your receipt of Communications happen for a variety of reasons. These reasons may include technical difficulties experienced by us, your Technology Provider, or others.

Accounts with Multiple Owners
If your Account has more than one owner or authorized signer, any one owner or authorized signer may enroll the Account for the Services and use the Services. Your Account cannot require two or more signatures or other authorizations to make withdrawals, transfers, or bill payments. If you do, we may still honor withdrawal, transfer, and bill payment requests by any one signer or authorizer. You agree that you will not change the documentation on your Account to require two or more signatures or authorizations.

If your Loan has more than one borrower, any borrower may access the Services for such Loan.

Online Statements and Other Communications
Enrolling your Account for electronic Delivery of account statements allows you to receive your statements and other Communications electronically rather than by mail. See the section called “Consent to Electronic Delivery of Disclosures and E-Sign Disclosures” in this Agreement.

Communications on Your Landline Phone or Mobile Device
Your Permission for Automated Communications
Except as stated below, you agree that we may contact you in connection with your Account or Loan and for other purposes on your present or future: (1) residential or business landline telephone; (2) personal or business wireless telephone; or (3) other Device. We may contact you by voice telephone call, automated text message, email, push notification, and/or display through the TCF mobile banking application or other form of Communication. You also agree that we may use an automatic telephone dialing system or an artificial or prerecorded voice to contact you at the telephone number(s) you have provided to us. Your agreement in this section also extends to third parties that may initiate calls or send messages on our behalf, including our vendors, third-party service providers, companies with which we have joint marketing agreements, and any party to whom we sell your Account or Loan.

Information Authorization
You authorize your Technology Provider to disclose your mobile number, name, address, email, network status, customer type, customer role, billing type, mobile device identifiers (IMSI and IMEI), and other subscriber details, if available, to us and our Technology Providers for the duration of your business relationship with TCF and your Technology Provider, solely for identity verification and fraud avoidance. See our Privacy Policy for information on how your data may be shared.

By using the Services, you authorize us to share your personal and transaction information with our Technology Providers for its everyday business purposes. See our Privacy Policy for information on how your information may be shared. TCF-Related Parties may use your information for risk management purposes and may use, store and disclose your information acquired in connection with this Agreement as permitted by law, including (without limitation) any use to effect, administer or enforce a transaction or to protect against or prevent actual or potential fraud, unauthorized transactions, claims or other liability. TCF-Related Parties shall have the right to retain such data even after termination or expiration of this Agreement for risk management, regulatory compliance, or audit reasons, and as permitted by applicable law for everyday business purposes. In addition, TCF-Related Parties may use, store and disclose such information acquired in connection with the Services in statistical form for pattern recognition, modeling, enhancement and improvement, system analysis and to analyze the performance of the Services. The following provisions in this Section apply to certain Services:

We may share certain personal information and device-identifying technical data about you and your devices with third party service providers, who will compare and add device data and fraud data from and about you to a database of similar device and fraud information in order to provide fraud management and prevention services, which include but are not limited to identifying and blocking access to the Services by devices associated with fraudulent or abusive activity. Such information may be used by us and our Technology Providers to provide similar fraud management and prevention services for the Services not provided by us.

Exception for Marketing Communications
Without your prior express written permission, we will not: (1) initiate telephone calls or send text messages to your wireless telephone using an automatic telephone dialing system or an artificial or prerecorded voice that include or introduce an advertisement or constitute telemarketing; or (2) initiate telephone calls to your residential landline telephone using an artificial or prerecorded voice that include or introduce an advertisement or constitute telemarketing.

Revoking Your Permission
You may, at any time, revoke your permission to allow us to: (1) initiate telephone calls or send text messages using an automatic telephone dialing system or an artificial or prerecorded voice to your wireless telephone; (2) initiate telephone calls using an artificial or
prerecorded voice to your residential landline telephone that include or introduce an advertisement or constitute telemarketing; (3) initiate telemarketing calls to you at any of your household’s phone number; or (4) send email that is primarily for advertising or promotional purposes to your Device. To revoke your permission, or to be placed on our do-not-call list for telemarketing purposes, please contact us at the telephone number or address shown in the section called “Contacting TCF” in this Agreement.

If you want to stop receiving optional Alerts and Reminders, you agree to unenroll within the digital banking application. See the section called “Alerts and Reminders” in this Agreement for more details. You will be responsible for any charges you incur for these calls and messages and understand that they may deplete any free or prepaid minutes.

**Digital Banking Security**

**Protecting Your Password and Account and Loan Information**

You agree to use reasonable care in handling, safeguarding, and storing: (1) your Password; (2) your other Account and Loan information; and (3) your Device or any computer, mobile device or other equipment you use to access the Services. You should not give your Password to anyone. This includes other companies, service providers or applications. If you give your Password to another, you are giving that person, service provider or application permission to perform transactions on your Account. For security reasons, we recommend that you memorize your Password and do not write it down. You should change it frequently. Anyone who has your Password may be able to access your Account and Loan, and perform banking transactions.

If you have a Business Account, you agree that the Password security described in this Agreement sets forth security procedures for electronic fund transfers that are commercially reasonable.

You are responsible for entering information correctly. We are not liable if you provide us with incorrect data or incorrectly enter information, resulting in Communications being sent to unauthorized persons.

You agree that you will immediately call or write to us at the telephone number or address shown in the section called “Contacting TCF” if: (1) your Password is lost, may no longer be secret, or has been compromised in any way; (2) you have given your Password to someone else and that person no longer has your permission to perform transactions on your Account; (3) someone has transferred or you believe may transfer funds from your Account without your permission; (4) your Device is lost or stolen; (5) your email, Device, or contact numbers or addresses change; or (6) you become aware that the Services are used fraudulently. Contacting us by telephone is the best way to resolve your issue. You agree to cooperate with us in any investigation and to take any fraud prevention actions that we ask you to take.

Except when the law or this Agreement provides otherwise, we are not liable for your errors or negligent use of the Services, and we will not be responsible for or cover losses due to:

- Misuse of the Services;
- Input errors;
- Unauthorized access to your Account or Loan resulting from your negligence (carelessness). Examples of this include sharing your Password, writing it down, storing it in your Device unencrypted, or entering it in a way that allows others to see it;
- Leaving your Device unattended while logged on or otherwise using the Services;
- Failure to promptly report unauthorized access to your Account or Loan;
- Viruses or malware (Many virus protection/firewall programs are available commercially to help you reduce, but not eliminate, this risk); or
- Unauthorized interception of, or access to, the Communications.

Your full Account number will not be included in any Communications from us, unless required by law. However, Communications may contain your name and information about your Account and/or Loan, including information concerning your Account or Loan balance and transactions. Anyone with access to your email or Devices may also be able to access Communications or the Services. It is your responsibility to safeguard these Devices and protect your Password.

**Security of Information**

You assume all risk that any Communications you receive using a wireless connection or store in your Device may be accessed by unauthorized third parties. Any Communications that you send us or that we send you may not be encrypted. They may include your name and other information pertaining to your Account or Loan.

You authorize us to monitor and record your calls to us concerning your Account or Loan, or the Services. We have the right to intercept and disclose any messages if we believe it is necessary to protect our rights or property, or to protect others from injury or damage. We reserve the right to take any appropriate action if we become aware of any use of the Services that we believe violates any law, this Agreement, or is otherwise wrongful.
Responsibility for Errors and Unauthorized Transfers; Stop Payments

How You Can Stop the Payment of Preauthorized Payments
If you have told us in advance to make regular payments out of your Account, you can stop any of these payments. To stop any of these payments, call or write us at the telephone number or address shown in the section called “Contacting TCF.” Call or write us in time for us to receive your request three Business Days or more before the payment is scheduled to be made. If you call, we may also require you to put your request in writing and get it to us within 14 days after you call. We will charge you a fee as shown in our separate Deposit Account Services and Prices Schedule for each stop payment order you give.

Errors You Have Found or Questions You Have About Your Account’s Digital Banking Transactions
This section called “Errors You Have Found or Questions You Have About Your Account’s Digital Banking Transactions” only applies to Consumer Accounts. This section does not apply to Mobile Deposits. Please see the subsection called “Errors and Unauthorized Transactions” under the section called “TCF’s Liability to You” in TCF’s Terms and Conditions for Checking and Savings Accounts.
In case of errors or questions about your Account’s digital banking transactions, telephone us at the number, or write us at the address, shown in the section called “Contacting TCF.”
You must call or write us as soon as you can if: (1) you think your statement of account activity is wrong; or (2) you need more information about a transfer listed on your statement. We must hear from you no later than 60 days after we sent you the FIRST statement in which the problem or error appeared (if state law gives you a longer time period to notify us, this longer period will apply).

1. Tell TCF your name and account number;
2. Describe the error or 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; and
3. Tell TCF the dollar amount and date of the suspected error.

If you tell us orally, we may require that you send your complaint or question in writing within ten Business Days.
We will determine whether an error occurred within ten Business Days after we hear from you and will correct any error promptly. If we need more time, however, we may take up to 45 days to investigate your complaint or question. If we decide to do this, we will credit your Account within ten Business Days for the amount that 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 Business Days, we may not credit your Account.

For errors involving new accounts, we may take up to 90 days to investigate your complaint or question. For new accounts, we may take up to 20 Business Days to credit your Account for the amount you think is in error.

We will tell you the results of our investigation within three 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.

Your Liability for Digital Banking Transactions Made Without Your Permission

Your Liability Due to a Lost or Stolen Password
You must tell us AT ONCE if you believe your Password has been lost or stolen, or if you believe that a digital banking transfer has been made without your permission. Calling us is the best way of keeping your possible losses down. You could lose all the money in your Account.
You should also consider contacting law enforcement to conduct a criminal investigation if you suspect theft from your Account.
If your Account is a Consumer Account, the following limits on your liability apply:

- If you believe that your Password has been lost or stolen, and you tell us within two Business Days after you learn of the loss or theft, you can lose no more than $50 if someone used your Password without your permission (except as stated below).
- If you do NOT tell us within two Business Days after you learn of the loss or theft of your Password and we can prove we could have stopped someone from using your Password without your permission if you had told us, you could lose as much as $500 (except as stated below).

If applicable state law gives you a greater protection against losses from the unauthorized use of your Password, then the more favorable state law limits will apply.
Your Liability for an Unauthorized Transaction That Appears on Your Account Statement

If your Account is a Consumer Account, the following limits on our liability apply:

- If your statement shows digital banking transfers using the Services that you did not make or authorize, including those made by Password or other means, you must tell us AT ONCE. If you do not tell us within 60 days after the statement was mailed or transmitted to you, you may not get back any money you lost after the 60 days if we can prove that it could have stopped someone from taking the money if you had told us in time. If applicable state law gives you a longer time period to notify us, this longer period will apply.
- If a good reason (such as a long trip or a hospital stay) kept you from telling us, we will extend the time periods.
- We will not be responsible to you for transfers using the Services made without your permission if you give your Password to a person and fail to tell us when that person is no longer authorized to use your Password.

If applicable state law gives you a greater protection against losses from the unauthorized transactions appearing on your account statement, then the more favorable state law limits will apply.

Funds transfers using the Services for a Consumer Account are not considered unauthorized for the purposes of this section if the transfers are: (1) requested or made by a person with your actual authority to request or make the transfer or from which you received a benefit; (2) requested or made by a person to whom you furnished your Password, unless you have notified us that transfers by that person are no longer authorized; (3) requested or made with fraudulent intent by you or any person acting in concert with you; or (4) made by us or our employees.

Business Accounts

For Business Accounts, you are responsible for all transactions using your Password, regardless of whether or not you authorized them. For payment requests from Business Accounts that are subject to Article 4A of the Uniform Commercial Code, we are liable only for damages required to be paid under that law. In no event (except as may be required by law) will we be liable for any special, indirect, or consequential loss, damage, costs, or expense of any nature, including lost profits, even if we have been informed of the possibility of such damages. However, if applicable law gives you a greater protection against losses from the unauthorized use of your Password, then the more favorable legal limits will apply. You agree to report an unauthorized transaction to us within a reasonable time, not to exceed 30 days, from the day we send or make your account statement available to you on which an unauthorized transaction is first reported. Failure to report an unauthorized transaction within the 30-day period will conclusively mean the transaction is authorized.

TCF's Liability for Not Making a Transaction or Not Stopping Payment of a Pre-Authorized Payment

If we do not complete a transfer to or from your Account on time or in the correct amount according to your agreement with us, and your Account is a Consumer Account, we will be liable for your direct losses or damages. However, some exceptions apply. We will NOT be liable, for instance:

- If, through no fault of ours, the transfer would exceed your Available Balance.
- If circumstances beyond our control prevent the transfer, despite reasonable precautions that we have taken.
- If your Account is subject to legal process or restricted in any manner by us.
- We will not be liable to you for failure to make a digital banking transfer if our actions or failure to act resulted from:
  - An act of God or other circumstances beyond our control if we exercised reasonable care to prevent the occurrence, and we exercised such diligence as the circumstances required; or
  - A technical malfunction that you knew about when you attempted the transaction or, in the case of a pre-authorized transfer, at the time the transfer should have happened.

If you order us to stop payment of a regular payment out of your Account three Business Days or more before the transfer is scheduled and we do not do so, and your Account is a Consumer Account, we may be liable for any directly caused losses or damages. See the section called “How You Can Stop the Payment of Preauthorized Payments” in this Agreement. If our failure to stop payment was not intentional and resulted from a bona fide error despite the fact that we maintained procedures reasonably adapted to avoid the error, our liability will be limited to actual direct damages proved.

Additional Terms and Conditions

Acceptable Uses of the Services

You may not use the Services for any illegal purposes, including to conduct illegal Internet gambling. You will comply with all regulations, policies, and procedures of Technology Providers and Payment Networks through which you access and use the Services. You agree that you are independently responsible for complying with all applicable laws in all of your activities related to your use of the Services. You agree that you will not (a) infringe or violate any copyright, trademark, right of publicity or privacy or any other proprietary right under the
laws of any jurisdiction; (b) impose an unreasonable or disproportionately large load on our infrastructure; (c) facilitate any viruses, trojan horses, worms or other computer programming routines that may damage, detrimentally interfere with, surreptitiously intercept or expropriate any system, data or information; (d) constitute use of any robot, spider, other automatic device, or manual process to monitor or copy the Services without our prior written permission; or (e) constitute use of any device, software or routine to bypass technology protecting the Services, or interfere or attempt to interfere, with the Services.

**Termination of the Services**

We have the right to end or temporarily stop any or all of the Services at any time and for any reason. We may do so without notifying you beforehand. However, our intention is to notify you before or promptly after ending any Service.

To unenroll from the Services, you can contact us so we may take action to cancel the Services. You may also:

1. Unenroll for online (electronic) statements by doing so through the Services. Depending on your Account, monthly paper statement fees may apply.
2. Cancel any scheduled transfers or bill payments by deleting them in the Services.
3. Deactivate optional Alerts and Reminders by doing so through the Services.
4. Cancel fraud alerts text messaging services by texting STOP to 32874.

The terms and conditions of this Agreement will survive (continue in full force and effect) if you unenroll from any of the Services.

**Disclaimer of Warranties and Limits of Liability**

The Services are provided to you “AS-IS.” The TCF-Related Parties make no warranties of any kind for the Services. This includes both express warranties and implied warranties, (including implied warranties of merchantability and fitness for a particular purpose). A “warranty” is a guarantee that the Services will meet certain standards.

The TCF-Related Parties do not warrant that the Services will be uninterrupted or error free, or that defects will be corrected. The TCF-Related Parties also do not warrant that TCF’s digital banking sites or mobile applications are free of viruses, malware, or other harmful components. The TCF-Related Parties also do not warrant the timeliness, accuracy, reliability, or completeness of the Services or Communications.

Without limitation, the TCF-Related Parties will not be liable to you for any loss, claim, injury, or damage in connection with: (1) this Agreement; (2) your use of the Services or inability to use the Services; (3) any problems with the Communications between you and us; (4) any unauthorized interception of the Communications; (5) any computer virus or malware; or (6) the actions or inactions of the Technology Providers or other third parties. This limitation on the TCF-Related Parties' liability applies, even if any of them are aware of the possibility that any events described in (1) through (6) could occur.

In no event will any of the TCF-Related Parties be liable to you for any: (1) incidental damages; (2) consequential damages; (3) special damages; (4) indirect damages; or (5) punitive damages. This limitation of liability applies, whether you base an action against the TCF-Related Parties on: (a) the contract; (b) a warranty; (c) a tort (such as claim of negligence, recklessness, or intentional act); or (d) any other theory. This limitation of liability applies even if any of the TCF-Related Parties know about the possibility of such damages. Therefore, by way of example, the TCF-Related Parties will not be liable to you for lost data, lost profits or goodwill, investment losses, finance charges, lost opportunities, cost of obtaining substitute services, or other economic damages.

The laws of some states may prohibit the limitation of liability for consequential damages, or incidental damages, or other kinds of damages. In those states, to the extent their laws apply, the limitation of liability with respect to such damages may not apply to you.

We do not have to honor, in whole or in part, any transaction that: (1) does not comply with the terms and conditions of this Agreement or your Account Contract or Loan Agreement; (2) we have reason to believe may not be authorized by you or any person you have authorized to use your Account; (3) involves funds or other property subject to a hold, dispute, restriction, or legal process; (4) we believe would violate any guidelines or advice of the Federal Reserve Board, the Office of the Comptroller of the Currency, or the Consumer Financial Protection Bureau; (5) we believe would violate any applicable laws; (6) does not comply with any other requirement of our policies, procedures, or practices; or (7) we have other reasonable cause not to honor. In no event will we be liable for any failure by Technology Providers or failure of availability or performance due to scheduled system maintenance or circumstances beyond our control (including power outages, computer viruses, malware, system failures, fire, flood, earthquakes, or extreme weather).
Indemnification
You agree to indemnify, defend, and hold the TCF-Related Parties harmless from any and all third party claims (including losses, injuries, damages, costs, reasonable attorney fees, and other liabilities) arising from, or out of: (1) your unauthorized use of the Services; (2) any fraud or breach of this Agreement by you; or (3) your failure to comply with any applicable laws or regulations.

Construction
This Agreement gives us certain rights and requires us to do certain things. If we do not take advantage of all of our rights all the time, we do not give up (waive) any of those rights. No waiver of our rights under this Agreement is enforceable against us unless such waiver is in writing and signed by us. This Agreement and the other terms and conditions of your Account Contract or Loan Agreement comprise the entire agreement between you and us concerning the Services and online and mobile access to your Account or Loan, and they replace all previous and contemporaneous agreements between you and us concerning the Services and online and mobile access to your Account or Loan. Each of the terms and conditions in this Agreement stand alone. Except where this Agreement states otherwise, any term or condition that is unenforceable or invalid does not affect the enforceability or validity of the other terms and conditions of this Agreement. Captions, headings, and subheadings used in this Agreement are only for reference purposes and are not intended to limit the meaning or scope of the terms and conditions of this Agreement. Whenever the words “include” or “including” are used in this Agreement, they will be deemed to be followed by the words “without limitation.” The words “or” and “nor” are inclusive and include “and.” The terms and conditions of this Agreement shall survive the termination of this Agreement to the extent applicable.

Governing Law
TCF is a national bank with its main office in South Dakota. Therefore, all disputes relating in any way to this Agreement will be governed by federal law. Federal law includes the National Bank Act and regulations adopted by the Office of the Comptroller of the Currency and the Consumer Financial Protection Bureau. To the extent state law applies and is not preempted, the substantive and procedural law (but not the conflict of law rules) of the State of South Dakota will apply.

Rights to the Services
All right, title and interest in and to the Services, the portion of the Internet banking site or mobile application through which the Services are offered, the technology related to the Services, and any and all technology and any content created or derived from any of the foregoing, is our exclusive property or that of our Technology Providers. Moreover, any suggestions, ideas, notes, drawings, concepts, or other information you may send to us through or regarding the Internet banking site or Services shall be considered an uncompensated contribution of intellectual property to us and our Technology Providers, shall also be deemed our and our Technology Providers’ exclusive intellectual property, and shall not be subject to any obligation of confidentiality.

Remedies
If we have reason to believe that you have engaged in any of the prohibited or unauthorized activities described in this Agreement or have otherwise breached your obligations under this Agreement, we may terminate, suspend or limit your access to or use of the Services; notify law enforcement, regulatory authorities, impacted third parties, and others as we deem appropriate; refuse to provide our services to you in the future; and/or take legal action against you. The remedies contained in this section are cumulative and are in addition to the other rights and remedies available to us under this Agreement, by law or otherwise.

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