HEALTH SAVINGS ACCOUNT VISA® DEBIT CARD AGREEMENT

In this Agreement, the words “you” and “your” mean “each” and “all” of those who apply for the card(s) by signing the Application for a VISA Debit Card. “HSA” means Health Savings Account. “Card” means the VISA Debit Card and any duplicates and renewals we issue. “Account” means your VISA HSA Debit Card account with us. “We, us and ours” means the Credit Union.

1. Card Withdrawals
Use of the Card, the account number on the Card, the Personal Identification Number (PIN) or any combination of the three for payments, or purchases with merchants or care providers is an order by You for the withdrawal of funds from the Checking Account and constitutes acceptance of the Terms and Conditions found in the Agreement. You are responsible for transactions performed by any and all authorized users. You agree and understand that:
   a. We may charge withdrawals to the Checking Account in any order We determine, and if funds are not sufficient to cover all withdrawals, We may pay Card withdrawals up to the available balance and dishonor regular checks;
   b. As Your account is set up as an HSA, IRS regulations prohibit the account from being brought negative. If checks are presented or debit card transactions are requested that exceed the available account balance the check may be returned or debit card transaction declined;
   c. We cannot honor stop payment requests on Card withdrawals.

2. Daily Spending Limits
   a. The total daily amount available to you for a pin-based purchase is $810.
   b. The total daily amount available to you for signature-based purchases is equal to the available balance in your HSA account.

3. Overdrafts
   IRS Regulations prohibit an HSA to go into an overdraft/over-drawn status and We may decline any transactions exceeding the available balance in your account. If your account is allowed to go into overdraft/over-drawn status You promise to reimburse us immediately.

4. Refusal to Honor Card
   Even though your Account may have a balance sufficient to cover a requested Card withdrawal, we recognize that electronic terminals, merchants, financial institutions and others who accept the Card, or the account number on the Card, may not be able to determine your actual balance. Therefore, We are not liable for the refusal or inability of such terminals or persons to honor the Card or complete a Card withdrawal, or for their retention of the Card.

5. Lost Card Notification
   If you believe the Card, the account number, the PIN or any combination of the three has been lost or stolen you must immediately call (800) 228-8853. You understand that there may be a charge for the replacement of this Card.

6. Returns and Adjustments
   Merchants and others who honor the Card may give credit for returns or adjustments, and they will do so by initiating a credit, which will post to the Checking Account. Merchants have up to 30 calendar days to issue a credit.

7. Transaction Slips
   The monthly statement for the Checking and Savings Account will identify the merchant, financial institution or electronic terminal at which Card withdrawals were made, but sales, cash advances, credit or other slips cannot be returned with the statement. You will retain the copy of such slips furnished at the time of the transaction in order to verify the monthly statement. We may make a reasonable charge for photocopies of slips you may request.

8. Disputes
   We are subject to claims and defenses (other than tort claims) arising out of goods or services you purchase with the Card only if You have made a good faith attempt, but have been unable to obtain satisfaction from the plan merchant. Under certain VISA guidelines, we can charge back a purchase to the merchant. You must submit Your dispute in writing within 60 days of the statement on which the transaction appeared. In your letter, give us the following: your name and account number, the date and dollar amount of the transaction, describe the dispute, and sign the letter. We will issue you provisional credit within 10 days of receiving your written dispute while we investigate the matter. We may take up to 45 days to investigate a POB (Point-of-Banking Terminals: Using your Debit Card to process a financial transaction at a participating merchant establishment) dispute and up to 90 days for a POS dispute (Point-of-Sale Transaction: Using your Debit Card to make a purchase at a participating merchant establishment). VISA time frames could be longer. If it is determined that a charge-back of the transaction is not permissible, You will be liable for the disputed amount. You will be provided with a written explanation at the conclusion of the investigation and You may ask for copies of the documents that were used in the investigation.

9. Unlawful Transactions
   Your Card shall not be used for any illegal transaction, such as unlawful gambling. The Credit Union shall not be liable for any illegal transaction performed by you or anyone you authorize to use your card.

10. Foreign Transactions
   Purchases made in currencies other than U.S. dollars will be converted to and billed to you in U.S. dollars under the regulations established by VISA International. We do not
determine the currency conversion rate which is used, nor do we receive any portions of the currency conversion rate. The conversion rate to U.S. dollars will be (I.) a rate selected by VISA from the range of rates available in wholesale currency markets for the applicable central processing date, which rate may vary from the rate VISA itself receives, or (II.) the government-mandated rate in effect for the applicable central processing date, in each instance, plus or minus any adjustment determined by the Issuer. Conversion to U.S. dollars may occur on a date other than the transaction date; therefore, the currency conversion rate may be different than the rate in effect at the time of the transaction. You agree to pay the converted amount. You will be charged the VISA International Assessment Fee, equal to 1% of the final settlement amount, for transactions that are initiated in a foreign currency or transactions performed in a foreign country and initiated using U.S. dollars.

11. Card Ownership
The Card will remain the property of us, and you agree to surrender the Card to us at any time upon its request.

12. Effect of Agreement
Although the sales, credit or other slips you sign or receive when using the Card, the account number on the Card, PIN or any combination of the three may contain different terms, the Checking Agreement as expanded by this Agreement, is the contract which solely applies to all transactions involving the Card. We may amend this Agreement from time to time by providing you with advance written notice. Your use of the Card or the account number on the Card thereafter will indicate agreement to the amendments.

13. Copy Received
Use of the Card constitutes receipt and acceptance of the terms and conditions contained in this Agreement.

14. Information Changes
Credit Union members should contact (800) 634-2340 to obtain information regarding any changes which may have been made to our VISA Debit Card Program.

15. Non-VISA Debit Transactions
If you do not enter a PIN, transactions may be processed as either a VISA Debit Card transaction or a transaction on a PIN network. Merchants must provide you with a clear method of choosing to make a VISA Debit Card transaction if they support this option. Certain protections and rights applicable only to VISA Debit Card transactions as described in your cardholder agreement may not apply to transactions processed on a PIN network.

16. Use of Card – Qualified Medical Expenses
You are responsible for determining which expenses are considered qualified expenses and for complying with HSA spending regulations. Distributions for non-qualified expenses will be subject to income tax and may be subject to an additional 20% tax penalty. Make sure you keep all receipts so that you can document for the IRS the appropriate use of these funds. Consult a tax advisor for additional information regarding qualified medical expenses and the IRS regulations for maintenance of your HSA.

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