

200 Taylor Street, Suite 215 Fort Worth, TX 76196 tccu-tx.com

AUTHORIZATION DESIGNATION

| | AUTHORIZATION DESIGNATION | | | |
|---|-----------------------------|--|--|--|
| BUSINESS/ORGANIZATION NAME | MEMBER/ACCOUNT NUMBER | | | |
| LOCATION OF PRINCIPAL OFFICE | STATE OF ORGANIZATION | | | |
| The Type of Business/Organization for the above named entity is indicated on the Business Account Card. The Authorized Person(s) certify the selection is accurate and agree to provide updates or corrections, if necessary. | | | | |
| The following authorization(s) is (are) attached to and is (are) a part of this doc | ument: | | | |
| Authorization for Share/Deposit Accounts Authoriz | zation for Borrowing | | | |
| Dated: Dated: | | | | |
| Instructions: | | | | |
| If the Business/Organization is organized as a corporation, execute Adoption by Vote of Governing Persons OR Adoption by Unanimous Written Consent of Governing Persons section. | | | | |
| • If the Business/Organization is organized as a sole proprietorship, partnership, limited liability company or other non-corporate type of entity, execute Adoption by Unanimous Written Consent of Governing Persons section. | | | | |
| ADOPTION BY VOTE OF O | GOVERNING PERSONS | | | |
| The undersigned certifies that he/she is the custodian of the corporate seal (if any) and of the minutes and records of the above named Business/Organization and has been authorized and directed to certify to the Credit Union that the following attached documents are true and correct copies of resolutions and agreements duly adopted by a vote of the governing members of the Business/Organization in accordance with the law and, as applicable, the Articles of Incorporation, Operating Agreement, Bylaws or Code of Regulations, Constitution, Charter and/or rules of the Business/Organization; and that such resolutions have not been withdrawn or changed. The undersigned further certifies that all of the information provided above is true. | | | | |
| Signature Date | | | | |
| | | | | |
| X (Seal) | | | | |
| Name (print): | | | | |
| Title: | | | | |
| ADOPTION BY UNANIMOUS WRITTEN C | ONSENT OF GOVERNING PERSONS | | | |
| The undersigned adopt on behalf of the Business/Organization the following attached resolutions and agree to all actions directed therein. The death or withdrawal of any person signed below shall not constitute a revocation of any authority granted by such resolutions until the Credit Union is notified in writing of such death and the extent of any resulting revocation. Furthermore, the undersigned certify(ies) that he/she/they constitute(s) all of the persons vested with authority to make decisions on behalf of the Business/Organization and that no person with decision-making authority has been omitted; that they are authorized to adopt resolutions by unanimous written consent; that all of the information provided above is true; that the attached are true and correct copies of resolutions adopted by this unanimous written consent; that adoption of these resolutions is in accordance with the law and, as applicable, the Articles of Incorporation or Organization, Operating Agreement Bylaws or Code of Regulations, Constitution, Charter and/or rules of the Business/Organization; and that such resolutions have not been withdrawn or changed. | | | | |
| Signature Date | Signature Date | | | |
| X (Seal) | X (Seal) | | | |
| Name (print): | Name (print): | | | |
| Signature Date | Signature Date | | | |
| X (Seal) | X (Seal) | | | |
| Name (print): | Name (print): | | | |
| Signature Date | Signature Date | | | |
| X (Seal) | X (Seal) | | | |
| Name (print): | Name (print): | | | |

| AUTHORIZATION FOR SHARE/DEPOSIT ACCOUNTS | | | | |
|--|--|--|---|--|
| WHEREAS on this | | ,, it has been determined that | it is in the best interest of the | |
| Business/Organization to establish a membership in ("Credit Union"); and | and depository relations | ship with | | |
| WHEREAS Business/Organization has considered the Credit Union; | the terms of the Busine | ss Membership and Account Agreement govern | ning accounts established at | |
| NOW, THEREFORE, BE IT RESOLVED AND A Business/Organization. | GREED, that the Credi | t Union is hereby designated as a depository | of funds belonging to the | |
| BE IT FURTHER RESOLVED AND AGREED, that depository relationship with the Credit Union and mand understood that the designated Authorized Pusiness Membership and Account Agreement. | ay, from time to time, ope | en one or more share or deposit account(s) of ar | ny type. It is distinctly agreed | |
| BE IT FURTHER RESOLVED AND AGREED , that Person(s) identified below, of any change in the ovbankruptcy of the Business/Organization. | | | • | |
| BE IT FURTHER RESOLVED AND AGREED, the facsimile or specimen signature of an Authorized Account Agreement until notified in writing of a che Business/Organization has not provided to the Cree harmless from and agrees to indemnify the Credit fees suffered or incurred by the Credit Union resulting in reliance on the actual or facsimile signatures of a in the Business Membership and Account Agreement the appropriate document. | Person provided below, nange; that the Credit Undiget Union a facsimile or Union for all claims, deming from payments and dian Authorized Person, prometers and dianal | in the exercise of any authority granted by the nion shall not be held liable for refusing to hor specimen signature; that the Business/Organizanands, losses, costs, damages or expenses included in the control of the | e Business Membership and nor any signature where the ation holds the Credit Union duding reasonable attorney's edit Union takes in good faith procise the authority described | |
| AUTHORIZ | ED PERSON(S) FOR | SHARE/DEPOSIT ACCOUNTS | | |
| Facsimile/Specimen Signature | Date | Facsimile/Specimen Signature | Date | |
| X | (Seal) | X | (Seal) | |
| Name (print): Title: | | Name (print): Title: | | |
| Facsimile/Specimen Signature | Date | Facsimile/Specimen Signature | Date | |
| X | (Seal) | X | (Seal) | |
| Name (print): | | Name (print): | | |
| Title: | | Title: | | |
| BE IT FURTHER RESOLVED AND AGREED, that | as noted below, this Auth | norization for Share/Deposit Accounts: | | |
| Is the first Authorization for Share/Deposit According | ounts presented to the C | redit Union. | | |
| Expressly revokes and replaces any and all pri to the Credit Union. | or Authorizations for Sha | are/Deposit Accounts adopted by the Business/C | Organization and presented | |
| Supplements any and all prior Authorizations for | or Share/Deposit Accoun | ts adopted by the Business/Organization and pr | esented to the Credit Union. | |
| (If none of the above boxes are checked, the Cred Share/Deposit Accounts that may be on file.) | lit Union may assume th | nat this document revokes and replaces any an | nd all prior Authorizations for | |

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| ALITHODIZATION FOR PORROWING | | | | |
|--|---|--|--|--|
| AUTHORIZATION FOR BORROWING | | | | |
| | | , it has been determined that it is in the best interest of the ("Credit Union") | | |
| Business/Organization to establish a borrowing relationship with ("Credit Union") NOW, THEREFORE, BE IT RESOLVED AND AGREED, that the following person(s) is (are) designated as an Authorized Person and is (are) | | | | |
| authorized to do the following: | | | | |
| 1) | Obtain loans of any kind from time to time from the Credit Union; | | | |
| 2) | Sign notes and credit agreements evidencing loans received from the Credit Union at such rates and terms as may be required by the Credit Union and as deemed proper by the Authorized Person(s); | | | |
| Pledge, assign, mortgage or otherwise grant a security interest in any or all real property, fixtures, tangible, or intangible personal property, or any other assets of the Business/Organization for the purpose of securing loans and credit extended by the Credit Union to the Business/Organization or to guarantee and/or secure indebtednesses of others to the Credit Union, and may execute and deliver to the Credit Union security agreements, assignments, mortgages, hypothecations, agreements not to encumber and other agreements, which may contain any promises, warranties, representations, terms and conditions the Authorized Person(s) deems proper, and may execute any document or perform any act for the purpose of perfecting a security interest including delivering property into the Credit Union's possession as well as withdrawing and substituting such property from time to time; | | | | |
| 4) | 4) Endorse or assign with or without recourse and deliver to the Credit Union for negotiation, discount, deposit, application to loan balances or for collateral purposes, notes, drafts, checks, certificates of deposit, acceptances, chattel paper, accounts, commercial and other business paper, now owned or hereafter acquired by the Business/Organization; | | | |
| 5) Execute and deliver to the Credit Union applications, agreements and other instruments the Credit Union requires for the issuance of letters of credit for the benefit of and to be held by the Business/Organization; and | | | | |
| 6) Enter into subordination and guarantee agreements and grant other financial accommodations to the Credit Union. | | | | |
| BE IT FURTHER RESOLVED AND AGREED, that the Credit Union will be notified promptly and in writing of any change pertaining to the Authorized Person(s) identified below, any change in the ownership, legal structure, or management of the Business/Organization, and upon any dissolution or bankruptcy of the Business/Organization. | | | | |
| BE IT FURTHER RESOLVED AND AGREED, that the Credit Union may rely on any actual or facsimile signature that reasonably resembles the facsimile or specimen signature of an Authorized Person provided below, in the exercise of any of the foregoing powers until notified in writing of a change; that the Credit Union shall not be held liable for refusing to honor any signature where the Business/Organization has not provided to the Credit Union a facsimile or specimen signature; that the Business/Organization holds the Credit Union harmless from and agrees to indemnify the Credit Union for all claims, demands, losses, costs, damages or expenses, including reasonable attorney's fees suffered or incurred by the Credit Union resulting from payments made or any other actions the Credit Union takes in good faith in reliance on the actual or facsimile signatures of an Authorized Person, provided that the signature of an Authorized Person with respect to borrowing must appear on the appropriate document. | | | | |
| AUTHORIZED PERSON(S) FOR BORROWING | | | | |
| F | acsimile/Specimen Signature Date | Facsimile/Specimen Signature Date | | |
| | | | | |
| > | (2001) | X (Seal) | | |
| Na Titl | me (print): e: | Name (print): Title: | | |
| F | acsimile/Specimen Signature Date | Facsimile/Specimen Signature Date | | |
|) | (0.1) | X (Seal) | | |
| _ | me (print): | Name (print): | | |
| Titl | | Title: | | |
| BE IT FURTHER RESOLVED AND AGREED, that as noted below, this Authorization for Borrowing: | | | | |
| Is the first Authorization for Borrowing presented to the Credit Union. Expressly revokes and replaces any and all prior Authorizations for Borrowing adopted by the Business/Organization and presented to the Credit Union. Supplements any and all prior Authorizations for Borrowing adopted by the Business/Organization and presented to the Credit Union. | | | | |

(If none of the above boxes are checked, the Credit Union may assume that this document revokes and replaces any and all prior Authorizations for Borrowing that may be on file.)