



Business and Non-personal Account Terms, Disclosures and Agreements Booklet

Terms and Conditions for Business and Non-Personal Accounts, including World Markets® Accounts and **non-FDIC Insured** Metals Select® Accounts, related Disclosures and Agreements

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* Metals Select products:

Are not FDIC insured	Are not bank or government guaranteed	Are not deposits	May lose value
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Purchasing or owning metals involves degrees of risk that make them unsuitable for certain individuals. You should carefully consider the suitability of such metals before making any decision. Metals Select transactions will not occur until your account is approved and sufficient funds are available. Please refer to the Specific Terms—Metals Select Accounts section in this Booklet for additional information.

1.0. Introduction

This Business and Non-Personal Account Terms, Disclosures and Agreements Booklet ("Booklet") includes the terms and conditions for any business- and non-personal-purpose deposit accounts you have with TIAA, FSB ("TIAA Bank"), including World Markets Accounts and **non-FDIC insured** Metals Select® Accounts (your "Account Agreement"). This Booklet also includes disclosures for those accounts, and the terms, conditions, agreements and disclosures for any related services that you have with or receive from TIAA Bank and use primarily for business and non-personal purposes (such as for treasury services and online banking). For personal accounts, see our separate Personal Account Terms, Disclosures and Agreements Booklet.

As used in this Booklet, the words "You," "Your," "Business," "Company" and "Account Holder" refer to the business entity opening the account, each person opening or authorized to control the account on behalf of the business entity, and each Authorized Signer of the account, or anyone else with the authority to exercise limited control over the account, unless context requires otherwise. The words "We," "Us," "Our," and "TIAA Bank" refer to TIAA, FSB, and to any successor or assignees. The headings in throughout this Booklet are only for convenience.

The purpose of this Booklet is to:

1. provide disclosure of some of our policies applicable to common transactions, or under which you may be entitled certain benefits;
2. establish rules to cover transactions or events that the law does not regulate; and
3. establish rules for certain transactions or events that the law regulates but allows for variation by agreement.

Please read this Booklet carefully and retain a copy for your records. By signing (manually, electronically, or otherwise) or submitting (electronically, verbally or otherwise) a TIAA Bank Account Application or other form when you open or request an account, product or service, or by otherwise opening or using an account with us or a product or service from us, you acknowledge receipt and review of, and agreement to be bound by, the terms and conditions in this Booklet and any other applicable agreements and disclosures, including without limitation the Deposit Account Fee Schedule or any Rate Sheet provided to you when your account was opened, together with all amendments thereto in effect from time to time.

If you have any questions concerning your TIAA Bank accounts or services, please contact us by phone, fax, or email. Refer to the contact information at the end of this Booklet.

TIAA Bank only has branches in the state of Florida, but offers banking products and services nationwide through the internet. For legal purposes, all deposits are considered to be made and held in the state of Florida, regardless of where they were mailed to or from, or where you are domiciled. You understand and agree that this Account Agreement is governed by federal laws and, to the extent not preempted by federal law, the laws of the state of Florida, without regard to conflicts of law principles regarding laws of other states.

This means that the laws of your state of domicile during your lifetime or at the time of your death, or the laws of the Company's state of incorporation, organization, operations, or domicile, are not applicable to your banking products, services, or transactions with TIAA Bank unless provided for herein. Any legal action or proceeding shall be brought exclusively in the federal or state courts located in Duval County and you hereby accept, generally and unconditionally, the jurisdiction of the aforesaid courts.

In the event that any provision of this Account Agreement is found to be unenforceable according to its terms, all remaining provisions will continue in full force and effect. Similarly, in the event that any product, term or condition of any product, or the performance of any service provided herein in accordance with the terms contained in this Booklet would result in a violation of any statute, regulation, or government policy or guidance to which we are subject, and which governs or affects the products, services, or transactions contemplated

in the Booklet, including, but not limited to, the Uniform Commercial Code, then the terms and conditions of this Booklet and of the product or service shall be deemed amended to the extent necessary to comply with such statute, regulation, or policy, and we shall incur no liability to you as a result of such violation or amendment. No course of dealing between you and us will constitute a modification of the terms or conditions contained in this Booklet or constitute an agreement between you and us regardless of whatever practices and procedures we or you may use.

In the event of a conflict or discrepancy between any provision contained in the General Terms section of the Booklet and a provision contained in any Specific Terms related to a specific service or account type, the latter shall control but only to the extent necessary to resolve the conflict or discrepancy.

No delay or failure to exercise any right or remedy described in this Booklet shall be deemed a waiver of such right or remedy. We may waive enforcement of any provision contained in this Booklet; however, no waiver of a single breach or default under the provisions of this Booklet shall be a waiver of any other breach or default, and any such waiver shall not affect our rights with respect to any other transaction or modify the terms contained in this Booklet. Any waiver of any provision contained in this Booklet must be in writing.

WAIVER OF JURY TRIAL; DISPUTE RESOLUTION

TO THE EXTENT PERMITTED BY APPLICABLE LAW, EACH PARTY HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ANY AND ALL RIGHTS THAT EACH PARTY MAY NOW OR HEREAFTER MAY ACQUIRE UNDER THE LAWS OF THE UNITED STATES OF AMERICA OR THE STATE OF FLORIDA TO A TRIAL BY JURY OF ANY AND ALL ISSUES ARISING DIRECTLY OR INDIRECTLY IN ANY ACTION OR PROCEEDING RELATING TO THESE TERMS AND CONDITIONS OR ANY TRANSACTIONS CONTEMPLATED THEREBY OR RELATED THERETO, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER ORAL OR WRITTEN) OR ACTIONS OF EITHER PARTY. IT IS INTENDED THAT THIS WAIVER SHALL APPLY TO ANY AND ALL DEFENSES, RIGHTS, CLAIMS AND/OR COUNTERCLAIMS IN ANY SUCH ACTION OR PROCEEDING. YOU UNDERSTAND THAT THIS WAIVER IS A WAIVER OF A CONSTITUTIONAL SAFEGUARD, AND EACH PARTY INDIVIDUALLY BELIEVES THAT THERE ARE SUFFICIENT ALTERNATE PROCEDURAL AND SUBSTANTIVE SAFEGUARDS, INCLUDING, A TRIAL BY AN IMPARTIAL JUDGE, THAT ADEQUATELY OFFSET THE WAIVER CONTAINED HEREIN. THIS PROVISION IS A MATERIAL INDUCEMENT FOR TIAA BANK MAKING ITS PRODUCTS AVAILABLE TO YOU.

TIAA Bank is a division of TIAA, FSB, a federal savings association and member FDIC. TIAA, FSB, is a subsidiary of Teachers Insurance and Annuity Association of America ("TIAA"). For FDIC insurance purposes, your deposits with TIAA Bank are combined by FDIC ownership category with any other deposits you may have with TIAA, FSB, through its trust division or through retirement and/or brokerage relationships with affiliated TIAA companies.

2.0. General Terms For All Business & Non-Personal Deposit Accounts & Services

2.1. General Terms

This General Terms section of this Booklet applies to your business and non-personal deposit accounts with TIAA Bank, including World Markets® Accounts, and **non-FDIC insured** Metals Select® Accounts, and makes up part of your Account Agreement. Your Account Agreement is a contract establishing the rules controlling your business and non-personal accounts with TIAA Bank. Also included within your Account Agreement are the Specific Terms sections applicable to your specific accounts, which may be included in this Booklet and may be provided to you separately, the Deposit Account Fee Schedule, any rate sheet provided to you, and the Metals Select Account Fee Schedule applicable to your accounts, together with all amendments in effect from time to time.

2.1.1. General Definitions And Meanings

Capitalized terms used in this Booklet have the meanings provided in this section 2.1.1. Other sections in this Booklet may contain additional capitalized terms that are defined within those sections, and the definitions of those capitalized terms will apply to the same capitalized term used elsewhere in the Booklet, unless it would be inconsistent for them to do so. Unless it would be inconsistent to do so, words and phrases used in this Booklet should be interpreted to mean the singular includes the plural and the plural includes the singular.

2.1.1.1. “Access Codes” means any identification code and/or device, including without limitation a username (aka User ID), password, and/or other authentication token that we issue to you enabling you to access your TIAA Bank account, or any product or service.

2.1.1.2. “ACH Operator” has the meaning provided in the Nacha Rules.

2.1.1.3. “Administrator” means a person who the Company has authorized to use a service or services and who the Company has designated as “Administrator” for such service or services.

2.1.1.4. “Authorized Representative” means an individual who the Company has authorized to use a Service or to conduct transactions on the Account, and includes any Administrator, Authorized Signer, or other user.

2.1.1.5. “Authorized Signer” means an individual who the Company has authorized to conduct transactions on the Account and who the Company has designated as an “Authorized Signer” in the Account opening documentation or through other instructions that you have given to us and that we have accepted in our discretion.

2.1.1.6. “Automated Clearing House” and “ACH” mean a facility that processes debit and credit transfers under rules established by a Federal Reserve Bank operating circular on automated clearing house items and under rules of an automated clearing house association.

2.1.1.7. “Business Day” means every day other than Saturdays, Sundays and federal holidays.

2.1.1.8. “Business Online Banking Platform” or “BOB Platform” means TIAA Bank’s Business Online Banking Website that will provide you access to certain services and features.

2.1.1.9. “Check” means a draft that is payable on demand, drawn on or payable through or at an office of a U.S. Financial Institution, whether negotiable or not, and includes Original Checks and Substitute Checks. Such term does not include items payable in a medium other than United States currency or drawn on a foreign financial institution. The term Check includes a traveler’s check drawn on or payable through or at a U.S. Financial Institution, and a money order.

2.1.1.10. “Check Image” means an electronic image of an Original Check (including a Substitute Check) created by you in connection with the Imaged Deposits Service.

2.1.1.11. “Cut-Off Time” will be the end time associated with a specific service, as specified in this Booklet, the Services Documentation, a Service Addendum, or as otherwise described to you, including as provided on our website at TIAABank.com/business. We may change any Cut-Off Time at any time. Visit our website at TIAABank.com/business for the current Cut-Off Times.

2.1.1.12. “Deposit Account Fee Schedule” means the schedule of fees that may be assessed against your business and non-personal accounts, and the transaction limitations, if any, that may apply to your account, as provided on our website at TIAABank.com/business. We may change the accounts and services and the related fees at any time by adding new terms and conditions or deleting or amending existing terms and conditions set forth in the Deposit Account Fee Schedule. Please see our website at TIAABank.com/business for a current list of fees and transaction limitations.

2.1.1.13. “Entry” has the meaning provided in the Nacha Rules and shall also include the data we receive from you that we use to prepare an Entry.

2.1.1.14. “Foreign Currency” means any currency other than U.S. dollars, not including Precious Metals as described in the Specific Terms – Metals Select® Accounts section of the Booklet.

2.1.1.15. “Item” means any payment instruction and includes but is not limited to a Check, Check Image, Entry, payment order, or wire.

2.1.1.16. “Loss” means any and all liabilities, losses, claims, costs, fees, expenses and damages of any nature whatsoever, including but not limited to the allocated cost of staff counsel and reasonable attorneys’ fees.

2.1.1.17. “Materials” means any software, Access Code, user identification code, password, code, key, test key, security device, embedded algorithms, digital signatures and certificates, other similar devices and information, any Security Procedure, Services Documentation and related documentation provided to you by us in connection with a Service.

2.1.1.18. “Nacha” means the National Automated Clearing House Association (www.nacha.org).

2.1.1.19. “On-Us Entry” means an Entry received for credit or debit to an account maintained with TIAA Bank.

2.1.1.20. “Original Check” means the first paper Check issued with respect to a particular payment transaction.

2.1.1.21. “Payor Financial Institution” means the U.S. financial institution ordered in a Check to make payment to the payee(s) named on the Check.

2.1.1.22. “Personal Data” means information we receive from you in connection with one or more accounts, products, or services consisting of a natural person’s bank accounts or other financial data or identifying a living, natural person.

2.1.1.23. “Receiver” has the meaning provided in the Nacha Rules.

2.1.1.24. “Receiving Depository Financial Institution” or “RDFI” has the meaning provided in the Nacha Rules.

2.1.1.25. “Request” means a request by means permitted under the relevant service to transfer funds to or from a specified account or beneficiary (including standing instructions) or to amend or cancel a prior request to transfer funds.

2.1.1.26. “Rules” means the operating rules and guidelines of Nacha (including any other clearing house rules applicable to automated clearing house transactions), as amended from time to time.

2.1.1.27. “Security Controls” means the services or features that we make available as part of a Security Procedure to help mitigate the risk of fraud or other unauthorized activity in your account. Different Security Controls may apply to different Treasury Services.

2.1.1.28. “Security Procedures” include the Security Controls and any other requirements for verifying the authenticity of the transactions as described in this Account Agreement or in any Services Documentation or Service Addendum for a particular Treasury Service. Different Security Procedures may apply to different Treasury Services.

2.1.1.29. “Service Addendum” means an addendum to your Account Agreement that describes the terms and conditions of a Treasury Service that is not described in this Booklet or that replaces the terms and conditions of a Treasury Service that is described in this Booklet.

2.1.1.30. “Services Documentation” means any written information we provide to you, including information in electronic format, as amended from time to time, related to a Treasury Service, including but not limited to documentation that contains instructions regarding the use of a Treasury Service. Current Services Documentation is available upon request.

2.1.1.31. “Statements” means account statements, account analysis, pricing information and other information relating to account activity or services, transactional activity and/or cash management services with us and/or our affiliates.

2.1.1.32. “Stop-Payment Request” means a message from you to us, transmitted electronically by use of a service, requesting that payment be stopped on a Check drawn on an eligible Account.

2.1.1.33. “Sub-Account” means any account that you designate as a “Sub-Account” on the Services Documentation related to the Zero Balance Account Service.

2.1.1.34. “Subsidiary” means any entity in which more than 50% of the ownership interest is owned, directly or indirectly, by you. The term “Subsidiary” does not include affiliates or other entities in which 50% or less of the ownership interest is owned directly or indirectly by you.

2.1.1.35. “Substitute Check” means a paper reproduction of an Original Check that: (a) contains an image of the front and back of the Original Check; (b) bears a MICR line that contains all the information appearing on the MICR line of the Original Check at the time that the Original Check was issued and any additional information that was encoded on the Original Check’s MICR line before an image of the Original Check was captured; (c) conforms in paper stock, dimension, and otherwise; and (d) is suitable for automated processing in the same manner as the Original Check.

2.1.1.36. “Third Party Service Provider” or “TPSP” means a third party (including but not limited to, Third Party Service Providers, as defined in the Nacha Rules, and such third party vendor, agent, subcontractor, affiliate, representative and/or assignee) used by you or us to perform certain actions with respect to the Services.

2.1.1.37. “Treasury Services” means the Treasury Services as described in this Booklet and/or as offered by TIAA Bank from time to time. Each service described in the Specific Terms – Treasury Management Services section of this Booklet, or in a separate Service Addendum is a “Treasury Service” and, collectively, they are “Treasury Services.”

2.1.2. Assignments/Transfers

Your rights under this Account Agreement and under any other terms and conditions contained in this Booklet may not be transferred by operation of law or otherwise. In addition, your accounts may not be transferred or assigned by you, without our prior consent or as required by law. However, your obligations under this Account Agreement will be binding on your heirs, successors, estate, personal representatives, agents, beneficiaries, transferees or assignees, if any. The terms and conditions contained in this Booklet are not for the benefit of any other

person, and no other person shall have any rights under the terms and conditions contained in this Booklet against either you or us. Nothing contained in this Booklet shall create any agency, fiduciary, joint venture or partnership relationship between you and us. We may transfer your accounts to another depository institution, and assign this Account Agreement, any other terms and conditions, and our related rights and obligations, at any time and without prior notice to you or your consent, except as may be required by law.

2.1.3. Endorsements and restrictive legends

2.1.3.1. Endorsements. We may accept for deposit any Item payable to you or your order, even if the Item is not endorsed by you. At our option, we may endorse and/or collect Items deposited to your account without your endorsement. We may instead, in our sole discretion require your endorsement prior to accepting an Item for deposit. Each of you authorizes each other person signing the signature card or account application to endorse any Item payable to you or your order for deposit to your account or any other transaction with us. You warrant that all endorsements on Items deposited by you are genuine.

2.1.3.2. Restrictive Legends. We are not required to honor any restrictive legends on checks that you write, unless we have agreed in writing to the restriction. Examples of restrictive legends are “must be presented within 90 days” or “not valid for more than \$1,000.” We are not responsible for any losses, claims, damages or expenses that may result from placement of these or other special instructions on checks, unless we have agreed in writing to such instructions or restrictions, and in such case our liability to you is limited as provided in this Account Agreement. We may, but are not obligated to, pay or accept Items bearing restrictions or notations. You agree that if you write or accept an Item with such restrictions or notations, such is between you and the payee, payor, endorser, or drawer, as the case may be, and such shall have no effect on us.

2.1.4. Withdrawals

All withdrawals and transfers are subject to availability of funds in your account and to any special limitations for the particular type of account described in this Account Agreement, including in the Specific Terms section in this Booklet related to your account or in other disclosures you receive. Unless clearly indicated otherwise on the account records, any designated Authorized Representative, including each Authorized Signer, acting alone, may withdraw or transfer all or any part of the account balance at any time. We may charge your account for a check even though payment was made before the date of the check, unless we have received notice of the postdating as required by this Account Agreement (refer to Postdated Checks below in this Booklet). We may, in our sole discretion, refuse any withdrawal or transfer request that you attempt on forms not approved by us, by any method we do not specifically permit, which is greater in number than the frequency permitted (see Transaction Limitations in the Specific Terms section in this Booklet related to your account), or which is for an amount greater or less than any withdrawal limitations. We reserve the right to prevent withdrawal from this account upon the death of any owner until all required release-of-funds procedures are completed in our sole discretion. Even if we honor a non-conforming request, we may treat continued abuse of the stated limitations (if any) as your act of closing the account. We will use the date the transaction is completed by us (instead of the date you initiate it) to apply the frequency limitations. The fact that we may honor withdrawal requests that overdraw the available account balance does not obligate us to do so later. See the Funds Availability Disclosure in this Booklet for information about when you can withdraw funds you deposit. Withdrawals from a time deposit account prior to maturity (an “Early Withdrawal”) or prior to any notice period may be further restricted and may be subject to penalty. See the Specific Terms section in this Booklet related to your account for information on Early Withdrawal penalties of time deposits.

2.1.4.1. Large Cash Withdrawals. We may require advance notice to fulfill a large cash transaction at your request, such as a request to withdraw a large amount of cash from your account or to cash a large check. It is within our discretion to refuse to honor your

request if we believe that honoring the request would cause undue hardship or security risk to any party. If we honor your request, we may require the transaction to be conducted at a specific location or by an armored courier service acceptable to us and at your own risk and expense. We are not responsible for providing for your security in such transactions.

2.1.4.2. Debit Card Limitations. ATM and POS transactions may also be limited in amount by the ATM owner or merchant. See the Deposit Account Fee Schedule for debit card transaction limitations.

2.1.5. Sub-Accounts

TIAA Bank may establish, on your behalf, a master account and two sub-accounts. All information made available to you about your account will be at the master account level. The sub-accounts will consist of a savings account and a transaction account. Both sub-accounts will earn the same rate of interest. At the beginning of each statement period, we will allocate funds between the two sub-accounts, as we deem appropriate. Checks received by us, drawn against your master account, are presented for payment against the transaction sub-account. Funds are transferred from the savings sub-account to cover checks presented against the transaction sub-account as needed. On the sixth transfer from the savings sub-account during a given statement period, all of the funds on deposit in the savings sub-account will be transferred to the transaction sub-account.

2.1.6. Ownership Of Account

These rules apply to your account depending on the form of ownership designation specified on our account records. We make no representations as to the appropriateness or effect of the ownership designations, except as they determine to whom we pay the account funds. Some forms of account ownership may not be available on all types of accounts.

2.1.6.1. Corporate, Limited Liability Company, Partnership, and Other Business-Entity Accounts. We may require the board of directors or other governing body of the entity that owns the account to give us a separate authorization telling us who is authorized to act on its behalf. We will honor the authorization until we actually receive written notice of a change from the board of directors or other governing body of the legal entity. A sole proprietor using a fictitious name must provide appropriate assumed-name certificate documentation. Corporations, associations, limited liability companies, partnerships (both limited and general), and all other entity types must provide us with documentation that supports, to our satisfaction, the entity's legal existence, name, and the authority of the individuals authorized to conduct business on your accounts for you. If you open an account for such an entity, you represent, warrant, and agree that:

1. you are fully authorized to execute all documents necessary to open the account and all other account documents in the capacity stated therein;
2. you have furnished all documents necessary to evidence such authority;
3. you will furnish any other documents in such form as we may request from time to time; and
4. all documents, and all information in other form, that you have provided to us are true and complete.

We are not required to recognize any resolution affecting the account if it is not on a form that is acceptable to us. Further, if you are a corporation, limited liability company, partnership, or other type of business entity you acknowledge, understand, and agree that we are entitled to rely on and act in accordance with the authorizations provided in a resolution, operating agreement, partnership agreement, or other document evidencing such authority adopted by you and furnished to us. You also agree that you will promptly notify us in writing of any change in the authority provided by such documents, and such written notice shall be effective only upon receipt by us. You agree to indemnify, keep indemnified, and defend us from and against any and all Losses that we incur as a result of relying on documents provided by you that relate to your creation, existence, or authority.

2.1.6.2. Trust And Other Fiduciary Accounts. A trust or other fiduciary account is one that is established by a fiduciary pursuant to a written agreement. A fiduciary account can be set up by one or more fiduciaries as Account Holder(s). If the fiduciary account is being established for a trust, we may require the Account Holder to provide a full copy of the written trust agreement or other relevant documentation. We also may require the Account Holder to provide us a trustee's certificate, in a form approved by us, or any other evidence of the trust's existence and the fiduciary's authority to establish and transact in the account that we believe to be appropriate in our sole discretion. By accepting the written trust agreement or any other document, we in no way assume any responsibility to review or comply with the terms of the trust agreement or such other document. We shall not accept responsibility to act as a trustee or successor trustee under any circumstances, regardless of any trust agreement or other documentation that provides otherwise. Upon the death, incapacity or replacement of a fiduciary, as shown by evidence satisfactory to us, we shall rely upon the instructions of the successor fiduciary(ies).

2.1.7. Power Of Attorney

We will accept a power of attorney only on sole proprietor accounts. If you want to grant someone power of attorney to transact business on your account on your behalf, you must provide a document that is satisfactory to us. We have no obligation to review the legal validity of any power of attorney, and you agree that we are entitled to rely on any power of attorney that you provide to us. However, unless prohibited by law, we may refuse, with or without cause, to honor powers of attorney that you grant to others. If you do provide us with a power of attorney document, we may, at our option, accept the attorney-in-fact's authority on your behalf without question until we receive written notice that the power of attorney has been revoked or terminated and we have had a reasonable time to act on such written notice.

2.1.8. Stop Payments

At your request and risk, we may accept a written, electronic, or oral stop-payment order on any check drawn on, or ACH debit from, your account (including a temporary stop-payment order for a postdated check). Any stop-payment order must specify the account number, the check number or the ACH serial number, the amount, the date of the check or ACH debit, and the payee. You acknowledge that if you provide us with incorrect information, even if the information is a close approximation of the actual information, we will not be liable if we incorrectly make the payment or do not make the payment. A stop-payment order must be given in the manner required by law and must be received by us in time to give us a reasonable opportunity to act on it, usually a minimum of three (3) Business Days. We will honor a stop-payment request by any Authorized Signer, whether or not that Authorized Signer signed the item. If you orally contact us to stop a payment, we may require you to put your request in writing and deliver it to us within 14 calendar days, and if we do, then your original oral order will be binding on us for only 14 calendar days, after which we may terminate the oral stop-payment order, unless we receive your written confirmation within that period. In any case, written stop-payment orders will be effective for only six (6) months as provided by law or our policy, and if we have not disclosed our policy to you, you may ask for information on it. We are not obligated to notify you when a stop-payment order expires. You agree to hold us harmless for any check or debit on which you have requested a stop-payment and to indemnify us against any Losses incurred due to our refusal to pay such check or debit. If an official check is lost or stolen and you request that a stop-payment order be placed on such check, we may place such a stop-payment order under certain circumstances. You must provide to us a written statement of the loss and must provide an indemnification in a form acceptable to us that will protect us in case the original check is presented. We may delay reimbursing you for the original check until we are reasonably sure that the original check will not be presented. The placement of a stop-payment on an official check is solely at our

discretion. You assign to us all rights against the payee or any other holder of the item. You agree to cooperate with us in any legal actions that we may take against such persons. You should be aware that anyone holding the item may be entitled to enforce payment against you despite the stop-payment order. If you place a stop-payment order, you agree to pay a fee for each stop-payment, in the amount set forth in the Deposit Account Fee Schedule.

2.1.9. Postdated Checks

We may pay any checks or other Items presented against your account without regard to the date of the Item. If you do not want us to pay a postdated check, you must place a stop-payment on the postdated check by complying with our stop-payment policy. If you do not provide appropriate notice to us of a stop-payment, you acknowledge and agree that (a) we are under no obligation to verify the date of the check, (b) you authorize us to pay the check and debit your account for the amount, even if the check is presented for payment prior to the date written on the check, (c) we may return the postdated check in our sole discretion, and (d) we will not be liable to you or any payee or payor if we return a postdated check, or if we pay a postdated check drawn on your account when you have not provided appropriate advance notice to us of the postdated check.

2.1.10. Stale-Dated Checks

We are not obligated to pay a check presented for payment more than six (6) months after its date. However, we may pay such a check and charge your account without liability, even if the presentation occurs after the expiration of a stop-payment order. If you do not want us to pay a stale-dated check, you must place or renew a stop-payment order on the check in the manner we describe in this Account Agreement.

2.1.11. Order Of Posting Withdrawals

2.1.11.1. Generally. We post (or pay) cash transactions conducted in TIAA Bank Financial Centers, wire transfers, and bank checks during the day at the time of the transaction. Most other transactions are posted to your account during our nightly processing each Business Day. Transactions conducted by you or received by us on non-Business Days are processed on the next Business Day in which we receive the transaction. First, we post deposits received prior to the day's cut-off time or from the previous Business Day (see the Funds Availability Disclosure in this Booklet). Then, we post your withdrawals, including ATM and other debit card transactions, transfers and checks in accordance with the schedule below.

2.1.11.2. Categories Of Withdrawals. As part of our process for posting withdrawals, we reserve the right to: (a) establish different categories of withdrawals, (b) establish a posting order for categories of withdrawals, and (c) within each category of withdrawals, establish different posting orders for the Items within that category. We reserve the right to change the categories of Items and the posting order of any category or any Items within a category at any time, without notice to you (unless notice is required by law).

2.1.11.3. Order Of Posting. We pay some categories of withdrawals and each withdrawal within a category as follows:

Order	Category	Order Of Transactions Within Category
1	Cash Transactions – Cash withdrawals at a TIAA Bank Financial Center, wire transfers and bank check purchases	Withdrawals in this category are paid intraday at the time of the transaction.
2	ATM and Debit Card Transactions	Withdrawals or transfers conducted with your ATM or Visa® Debit Card are paid during end of day processing and are posted by date and time received.

3	Bill Pay and Other Financial Center Transactions – Bill Pay transactions, transfers requested at TIAA Bank Financial Centers, checks deposited by others that have accounts at TIAA Bank Financial Centers	Withdrawals in this category are paid during end of day processing and are paid from highest-to-lowest dollar amount.
4	All Other Transactions – All other checks and all other automatic payments (ACH transactions)	All other withdrawals are paid during end of day processing and are posted from highest-to-lowest dollar amount.

2.1.12. Overdrafts, Insufficient Funds, And Returned Deposited Items

2.1.12.1. Definition Of Available Balance. “Available balance” means the amount of funds in your account available for your immediate use at a given time and reflects pending withdrawals or items that have been authorized for payment but have not yet settled (where these would lessen the amount available for your immediate use) but does not include any deposits to your account that have not yet cleared, are subject to a hold, or are otherwise unavailable in accordance with the Funds Availability Disclosure included in this Booklet.

2.1.12.2. Description Of Overdraft And Insufficient-Funds Situations. Overdrafts and insufficient-funds situations occur when the available balance in your account is insufficient to pay an item and can be created by writing checks, in-person withdrawals, ATM withdrawals, debit card transactions, Bill Pay transactions, automated clearing house transactions, deposited items that are dishonored, electronic transactions or through other transactions. Following the order of posting, if the available balance in your account (plus any additional amounts that may be accessible through an Overdraft Protection service) is insufficient to pay a withdrawal or other transaction at the time of posting, each such transaction will generally be declined, resulting in NSF fees as described in our Deposit Account Fee Schedule. However, if the available balance in your account is sufficient to pay an ATM or one-time debit card transaction at the time that the ATM or one-time debit card transaction is authorized, but the available balance in your account (plus any additional amounts that may be accessible through an Overdraft Protection service) is insufficient to pay the transaction at the time of settlement, we will nonetheless pay the transaction but will not assess any fee, which will result in your account having a negative balance.

We can place an Authorization Hold on your account for up to 3 business days (or for up to 30 business days at the bank’s discretion for certain types of debit card transactions, including but not limited to, international car rental and hotel), from the time of the authorization of a transaction or until the transaction is actually paid from your account. However, if the merchant does not submit the transaction for payment within the time allowed, we will release the Authorization Hold. If we release the Authorization Hold, the available balance in your account will increase until the transaction is submitted for payment by the merchant and posted to your account. If this happens, we must honor the prior authorization, and we will pay the transaction from your account. In some situations, the amount of the Authorization Hold may differ from the actual transaction amount because the merchant may not know the total amount you will spend. For example, a restaurant submits the authorization request for your meal before you add a tip. As a result, you might end up overdrawing your account even though the available balance appears to show there are sufficient funds to cover your transaction. For example, if a merchant does not submit a one-time debit card transaction for payment within 3 business days of authorization (or for up to 30 business days at the bank’s discretion for certain types of debit card transactions, including but not limited to, international car rental and hotel), we must release the Authorization Hold on the transaction even though we will have to honor the transaction. The transaction will be paid from the funds in the account when we receive it for payment. For these purposes,

“Authorization Hold” means a temporary hold placed against some or all of your funds in your account and occurs when we authorize a debit card transaction from a merchant. The funds on hold will be subtracted from your available balance.

To minimize the risks of overdrafts, insufficient-funds situations, and associated fees, we encourage you to make careful records and practice good account management. **In addition, you may be able to avoid account overdrafts and insufficient-funds situations through the use of our Overdraft Protection services (either our automated account transfer service or, if you qualify, our Overdraft Protection Line of Credit, each described elsewhere in this Booklet).**

2.1.12.3. Our Election To Pay Or Return. If a check you write or any other transfer or withdrawal request is presented for payment against your account, or if we otherwise receive notice of such check, transfer, or withdrawal request, and the available balance in your account is insufficient to pay the item (whether due to a hold on funds, uncollected items, or otherwise), we shall have the authority, in our sole discretion, to either (a) make payment in accordance with such check, transfer, or withdrawal request in any order at our option; or (b) return the check, transfer, or other withdrawal unpaid. In either case, we are not liable to you for doing so. If we decide to pay the check, transfer, or withdrawal request, you agree to reimburse us immediately for the amount of the overdraft. Should we decide to pay an overdraft, we will not be obligated to do so again in the future. If we return the item, as described in more detail in the Insufficient Funds Fees below, you may be charged an Insufficient Funds (NSF) Item fee.

2.1.12.4. Insufficient Funds Fees. Unless an overdraft or insufficient-funds situation is caused by an ATM or a one-time debit card transaction (including if funds are available when the transaction is authorized, but not at the time of settlement), we will generally return the item that caused the overdraft or insufficient-funds situation and you will be liable for an Insufficient Funds (NSF) Item fee as stated in the Deposit Account Fee Schedule, even if the transfer or withdrawal request was made by an Account Holder or Authorized Signer other than you. In any Business Day, if we receive more than one withdrawal for payment and if we determine that the available balance in your account is not sufficient for the withdrawals, then the number of withdrawals paid and the number of Insufficient Funds Item fees charged to your account could be affected by the order that we choose to pay and post those withdrawals in accordance with our “Order of Posting Withdrawals” above. For example, if we pay withdrawals in the order of the highest dollar amount to the lowest dollar amount you may be charged more Insufficient Funds Item fees than if we have paid those withdrawals in a different order. **However, we will not charge more than two (2) Insufficient Funds item fees on any single account for transactions processed in any single Business Day.**

2.1.12.5. Returned Deposited Item Fees. If you deposit an item to your account that is returned unpaid, you are obligated to pay us the Returned Deposited Item fee in the amount as stated in the Deposit Account Fee Schedule.

2.1.12.6. Your Liability. However an overdraft or insufficient-funds situation is created, you will be liable for any fees and any account shortage resulting from fees, charges, overdrafts and returned deposited Items, including, if applicable, shortages within or above your approved credit limit under the Overdraft Protection Line of Credit service. You have this liability whether the overdraft or insufficient-funds situation is caused by you, another with access to your account, or by a person that provided you an Item that is deposited to your account but returned by us. You have no right to defer payment of this liability, and you are liable regardless of whether you signed the Item, requested the debit or withdrawal, or benefited from the charge, overdraft, or returned Item. You are responsible for reimbursing us for all overdrawn checks or other withdrawal, transfer, or debit requests, regardless of when or why they were returned. In addition, (a) your liability includes our costs to collect any account shortage, including, to the extent permitted by law, our court costs and reasonable attorneys’ fees; and (b) you are responsible for

all Insufficient Funds (NSF) Item and Returned Deposited Item fees. Your liability under this section is due immediately, and can be deducted directly from the account balance whenever sufficient funds are available including deposits that may be received from the Social Security Administration or other governmental agency or department.

2.1.12.7. Other Effects Of Overdrafts And Returned Items. In the event of overdrafts and returned Items, we may also close your account without notice unless notice is required by law.

2.1.13. Amendments And Termination

2.1.13.1. We may amend at any time any of terms and conditions contained in this Booklet, the Deposit Account Fee Schedule, any Services Documentation, any Services Addendum, or in any other agreement or disclosure related to your account or the services we provide you. Rules governing changes in interest rates are provided separately. When making amendments, we will give you notice of amendments when required by law, and such amendments shall become effective upon delivery of notice to you or such later date as may be stated in our notice to you. Your continued use of an account or any use of any service after any amendment takes effect will constitute your agreement to such amendment. A current copy of this Booklet is always available on our website.

2.1.13.2. We may close your deposit account(s) with us at any time, upon reasonable notice to you and tender the account balance to you by mail. If we believe that it is necessary to close your account immediately in order to limit losses by you or us, we may close your account prior to providing notice to you. If we close your account, the Account Agreement will be terminated, and no transactions on your account and no use by you of any TIAA Bank services will be permitted.

2.1.13.3. THE TERMS AND CONDITIONS CONTAINED IN THIS BOOKLET, AS MAY BE AMENDED FROM TIME TO TIME, REPRESENT THE FINAL AGREEMENT BETWEEN THE PARTIES AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES.

2.1.14. Signatures; Electronic And Facsimile Documents

2.1.14.1. Signature Card. As part of our account opening processes, you will be required to sign a signature card. The signature card (which we may collect from you by electronic means) is one of the methods we use to confirm your authorization for an account and the transactions conducted on the account. We may require that you and anyone whom you authorize to conduct transactions on your account sign the signature card for, at a minimum, the first account you open with us. If we do not receive a signed signature card within 30 days of the date your initial deposit is received, we reserve the right to restrict certain transactions on your account. These transaction restrictions may include, but are not limited to, restrictions on wire transfers, official check requests, nonproprietary ATM transactions, check or other debit activity. We also reserve the right to close the account if a signature card is not signed by all Account Holders within 60 days. Your signature card authorizes us to open additional accounts for you in the same name as the Account Holders on the signature card when we receive further applications from you or requests for additional accounts.

2.1.14.2. Authorized Signer. Authorized Signers are merely designated to conduct transactions on the Account Holder's behalf. We have no obligation to monitor transactions conducted by an Authorized Signer to ensure or confirm the transactions are made on the Account Holder's behalf.

2.1.14.3. More Than One Signature Required. We usually will not accept accounts that require more than one signature. Therefore, checks and other withdrawal or transfer requests may be paid on one signature notwithstanding any instructions to the contrary, unless required by court order or other law or legal process. We may, however, in our sole

discretion, permit an account that requires two authorized signatures or two personal identification numbers (PINs) to make withdrawals, transfer funds, or otherwise transact business on the account. The acceptance of such an account authorization process must be given in writing by us, subject to our then-current procedures for such accounts.

2.1.14.4. Check Signature Verification and Notation. Checks written on, and other Items debited from, your account may be processed mechanically based on information encoded on such checks or other Items. Although we may visually review such checks and other Items from time to time, you agree that reasonable commercial standards do not require us to do so. If we do visually review any check or other Item, we may return it unpaid without liability to you if, in our opinion, it does not bear a signature matching the specimen signature card we have on file for your account. You agree, however, that we will not be liable to you for honoring any check, withdrawal request, or other Item bearing a signature that, in our sole opinion, matches your signature card or account application, on file with us. You also agree to indemnify and hold us harmless from any and all Losses arising directly or indirectly out of (a) the misuse or unauthorized use of any facsimile signature used on a check, withdrawal request, or other Item; or (b) the payment or acceptance of any Item with restrictions or notations, whether you are the payee, payor, endorser, drawer, or otherwise.

2.1.14.5. Facsimile Signatures. Unless you make advance arrangements with us, we have no obligation to honor facsimile signatures on your checks or other orders or transfer or debit requests, but we may honor facsimile signatures in our sole discretion. If we do honor Items containing facsimile signatures, you authorize us, at any time, to charge you for all checks, drafts, or other orders or transfer or debit requests for the payment of money that are drawn on us. You give us this authority regardless of by whom or by what means the facsimile signature(s) may have been affixed, so long as it resembles the facsimile signature specimen filed with us and contains the required number of signatures for this purpose. You must notify us at once if you suspect that your facsimile signature is being or has been misused.

2.1.14.6. Facsimile Documents. In our sole discretion, we may accept signature cards, agreements or other documents that you have signed and sent to us by electronic means, like fax, email, or other file transmittal processes we might offer. By sending us any such document by electronic means, you agree that we may rely on it and on the signature, and that the document is binding on you even if you do not deliver the original signed document to us.

2.1.15. Address Or Name Changes

You are responsible for notifying us of any change in your address, phone number, email address, or name, and of any changes in your Authorized Signers. Informing us of your address or name change on a check reorder form is not sufficient. Unless we agree otherwise, at least one of the Account Holders must make a change of address, phone number, name, or Authorized Signer in writing. We will attempt to communicate with you only by use of the most recent address you have provided to us. In addition, all notices required by law or otherwise will be sent only to the most recent address you have provided to us. You agree that any notice or communication sent to you at the address in our records shall be effective unless we have received an address change notice from you and we have had a reasonable time to act on it.

2.1.16. Direct Deposit And Electronic Transfers; Notice To Receivers

2.1.16.1. Under the Nacha Rules, we are not required to give next day notice to you of receipt of an ACH Item, and we will not do so. However, we will continue to notify you of the receipt of payments in the periodic statements we provide to you. If, in connection with a direct deposit or electronic transfer, we deposit any amount in an account that should have been returned to the Federal Government for any reason, you authorize us to deduct the amount of our liability to the Federal Government from the account or from any other account you have with us, without prior notice and at any time, except as prohibited by law. We may also use any other legal remedy to recover the amount of our liability.

2.1.16.2. Pursuant to the Nacha Rules, the following notifications are provided to Receivers of Credit Entries that are subject to Article 4A of the Uniform Commercial Code of Florida:

- the credit Entry may be transmitted through the ACH;
- your rights and obligations concerning the credit Entry are governed by and construed in accordance with the laws of the State of Florida;
- any credit we provide to you for the credit Entry in accordance with the Rules is provisional until we have received final settlement through a Federal Reserve Bank or have otherwise received payment as provided in Article 4A;
- if we do not receive such payment for the credit Entry, we are entitled to a refund from you in the amount of the credit to your account, and the originator of the credit Entry will not be considered to have paid the amount of the credit Entry to you; and
- we are not required to provide, and will not provide, you with notice that we have received the credit Entry.

2.1.17. Setoff

We have a legal right to use the money in any of your accounts or any of your other assets with us to pay your debts to us. In addition to this legal right, you give us and our affiliates the contractual right to apply, without demand or prior notice, all or part of the property (including money, certificates of deposit, securities and other investment property, financial assets, etc.) in your accounts with us or any affiliate, against any debt you owe us or our affiliates. This is called “setoff.” This section explains our legal and contractual rights of setoff.

If you ever owe us or any of our affiliates any money as a borrower, guarantor, depositor or otherwise, and such amount becomes due to us or our affiliates, or if we reasonably believe that the amount may be owed to us or our affiliates (even if it is ultimately determined that the amount is not owed), we have the right under law and under this Account Agreement to pay the debt by using the money from any of your accounts or other assets with us or our affiliates. The only exceptions are that this right of setoff does not apply (a) to funds in a Traditional or Roth IRA or other tax-deferred retirement account, (b) when the debtor’s right of withdrawal from the account or access to another asset held with us only arises in a representative capacity, or (c) to a credit card holder’s indebtedness arising from a consumer credit transaction.

Our right of setoff can arise in several different ways. For example, we have this right of setoff if you fail to maintain sufficient funds in your account(s) for your transactions or if you otherwise fail to timely pay your debts to us or one of our affiliates. If we do exercise this right of setoff, it will be exercised against your accounts and assets in the following order of priority to the extent permitted by law: (a) liquid assets in another of your accounts with us or with any of our affiliates, (b) any matured certificate of deposit (CD) awaiting rollover or payment to you, (c) any other CD held with us, and (d) any fully paid securities in any account held with us or one of our affiliates.

When we exercise our right of setoff, we may sell and/or transfer any and all of your securities or other property in order to satisfy your obligations. We may do this at any time and without prior notice to you unless required by law.

We may setoff the funds in your accounts or other assets with us against any due and payable debt owed to us now or in the future by any of you (any of the account or asset owners) having the right of withdrawal in the accounts or right to the asset, to the extent of such person’s or legal entity’s right to withdraw or obtain the asset. We may use the money from your accounts to pay the debt even if our withdrawal of the money from your accounts results in a loss of interest, an interest penalty, dishonor of checks, or transaction charges. You understand and agree that any such transaction charges will be in addition to any fees assessed to your account for insufficient funds. Additionally, you understand that you may be subject to monetary penalties if a CD, which has not matured, must be liquidated to cover any overdraft.

In the case of an account for a sole proprietorship, the owner agrees that we may use money in the sole proprietorship account to satisfy the owner's individual obligations to us and may use the money in any consumer accounts to satisfy obligations in the sole proprietorship's account. In addition, in the case of an account for a general partnership, each partner agrees that we may use the money in the partnership account to satisfy any one of their individual obligations to us. Similarly, each partner agrees that we may use the money in his or her individual accounts to satisfy obligations in the general partnership account. If the debt arises from a note, "any due and payable debt" includes the total amount of which we are entitled to demand payment under the terms of the note at the time we setoff, including any balance the due date for which we properly accelerate under the note.

You agree to hold us, our affiliates, and each of our respective officers, directors, employees and agents harmless from any Loss arising as a result of our exercise of our right of setoff.

You hereby appoint us as your true and lawful agent and attorney-in-fact, with full power to act in your name and on your behalf, with respect to the execution of all instruments and the taking of all action necessary or desirable to effectuate the rights and remedies provided in this Account Agreement and by applicable law.

2.1.18. FDIC Insurance

Funds in your deposit account(s) with us are insured by the Federal Deposit Insurance Corporation (FDIC) up to the limits established by the FDIC and backed by the full faith and credit of the United States. The total amount of insurance coverage you have at TIAA Bank depends on the number of accounts you have with us and the ownership of those accounts. If you would like additional information on FDIC insurance, you may ask us or visit the FDIC online or call 1-877-ASK-FDIC (1-877-275-3342) or 1-800-925-4618 (TDD). Current FDIC insurance coverage is \$250,000 per depositor per category of account ownership.

TIAA Bank is a division of TIAA, FSB, a federal savings association and member FDIC. TIAA, FSB, is a subsidiary of Teachers Insurance and Annuity Association of America ("TIAA"). For FDIC insurance purposes, your deposits with TIAA Bank are combined by ownership category with any other deposits you may have with TIAA, FSB, through its trust division or through retirement and/or brokerage relationships with affiliated TIAA companies.

If your deposit is held in a currency other than United States dollars, FDIC deposit insurance does NOT insure against any loss in the value of your account due to foreign currency value fluctuations. The amount of deposit insurance available for funds denominated in a foreign currency will be determined and paid in the United States dollar equivalent of the foreign currency, as the value of such foreign currency is determined by the FDIC under its regulations, on the institution's date of default.

Metals Select products:

Are not FDIC insured	Are not bank or government guaranteed	Are not deposits	May lose value
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Purchasing or owning metals involves degrees of risk that make them unsuitable for certain individuals. You should carefully consider the suitability of such metals before making any decision. Metals Select transactions will not occur until your account is approved and sufficient funds are available. Please refer to the Specific Terms—Metals Select Accounts section in this Booklet for additional information.

2.1.19. Taxpayer Identification Number; Backup Withholding/TIN Certification

Federal law requires us to obtain the Taxpayer Identification Number (TIN) applicable to all accounts. For individuals, this is your Social Security Number (SSN) or Individual Taxpayer Identification Number; for legal entities, this is your Employer Identification Number (EIN). If you are a sole proprietor or a single-owner limited liability company, you may use your SSN or EIN in accordance with applicable law.

Federal tax law may require us to report to the Internal Revenue Service (IRS) interest and other payments we make to you from time to time, and to include your TIN. Therefore, we require you to provide us with your TIN and to certify that it is correct. In some circumstances, federal law requires us to withhold and pay to the IRS, on your behalf, a percentage of the interest earned on funds in your account(s) as federal income tax. This is known as backup withholding. Backup withholding taxes are sent to the IRS and cannot be refunded by us. We will not have to deduct backup withholding from your interest if, when you open your account, you certify your TIN and certify that you are not subject to backup withholding. There are special rules if you do not have a TIN but have applied for one, if you are a foreign person, or if you are exempt from the reporting requirements. We may subsequently be required to begin backup withholding if the IRS informs us that you supplied an incorrect TIN or that you underreported your interest income.

2.1.20. Obtaining Information About the Company

You authorize us to make or have made investigative inquiries we deem appropriate in connection with our determination to open, renew, update, maintain, or collect on your account.

2.1.21. Account Adjustments

We may make adjustments to your account from time to time to reflect corrections or changes to your balance. Adjustments might occur, by way of example and not limitation, if deposits are posted for the wrong amount, or to the wrong account, if you are subject to income tax back-up withholding tax but the appropriate amount was not withheld, or if Items are returned unpaid. In the event of an error that has caused an overstated balance, you agree to reimburse the overstated amount.

2.1.22. Changing Account Products

We may change your account to another product offered by us at any time by giving you notice that your account will be changed to another product on a specified date. If your account is a time deposit (CD) account, the change will not occur before the next maturity date of your account, unless, in our reasonable discretion, a sooner change is required to comply with law, regulation, or guidance. If you do not close your account before the date specified in the notice, we may change your account to the other product on the date specified in the notice.

2.1.23. Legal Actions Affecting Your Account

If we are served with a subpoena, restraining order, writ of attachment, or execution, levy, garnishment, search warrant, or similar order relating to your account (termed "legal action" in this section), or if we are required to suspend payment by any law or regulation, we will comply with such legal action or other requirements to suspend payments. Payments will be suspended until final resolution of such legal action or similar process or until the applicable law or regulation authorizes resumption of payments. This is true even if such suspension or compliance may be due to errors arising from similarity of names or other mistakes. If your account is attached, garnished, or otherwise subject to levy by lawful legal action, we will not be liable to you for any sums we may be required to pay because of such attachment, garnishment, or other levy, even if paying the money from your account leaves insufficient funds in your account to pay your Items or in any way restricts access to your funds in accordance with the legal action. Any fees or expenses we incur in responding to any legal action (including, without limitation, attorneys' fees and our internal expenses) may be charged against your account. The list of fees applicable to your account(s) provided elsewhere may specify additional fees that we may charge for certain legal actions.

2.1.24. Force Majeure

Notwithstanding anything to the contrary in this Account Agreement, neither you nor TIAA Bank shall be liable in damages for any delay or default in performing hereunder, if such delay or default is caused by conditions beyond your or TIAA Bank's reasonable control. Some of those circumstances are: acts of God, epidemics, pandemics, states of emergency or disaster, government restrictions (including, without limitation, the denial or cancellation of any export or other necessary license), Non-Deliverable Currency or other currency restrictions, wars, insurrections and/or any other cause beyond the reasonable control of the party whose

performance is affected. **We may close your non-United States dollar account(s), including any WorldCurrency Access® Deposit Accounts, WorldCurrency® CDs, or WorldCurrency® CD Baskets, or convert them to United States dollars at any time, if we deem such action prudent, necessary or appropriate, in our sole discretion, in response to such circumstances.** If we do close your non-United States dollar account(s) or convert the funds in such account(s) to United States dollars as described above, we will not have any liability to you resulting from changes in the value of those non-United States dollars or resulting from the timing of our closing the account or converting the currencies to United States dollars.

2.1.25. Death Or Adjudication Of Incompetence

You agree to notify us immediately, and provide evidence to us, sufficient in our reasonable discretion, of the death or court-declared incompetence of any Authorized Signer on your account. We reserve the right to prevent withdrawal from your account upon the death of any Authorized Signer until all required release-of-funds procedures are completed, in our sole discretion. We further reserve the right to honor or dishonor, in our discretion, upon the death or any court-declared incompetence of any Authorized Signer, all checks, Items, and instructions until all required procedures to establish substitute or additional Authorized Signers are completed. We also may, in our discretion, freeze, refuse, or reverse deposits and transactions and/or return governmental benefit payments made to an Account Holder if an owner dies or if an owner is adjudicated incompetent. If you give us instructions regarding your time deposit (CD) account that are to be effective upon maturity of your account, and you or another Account Holder of the account dies or is adjudicated incompetent prior to maturity of the account, the instructions may be ineffective if we receive written notice of death or legal incompetence prior to honoring such requests. We may continue to honor your checks, Items and instructions until: (a) we know of the death or incompetence of any Authorized Signer and (b) we have had a reasonable opportunity to act on that knowledge. You agree that we may pay checks drawn on or before the date of death or legal incompetence for up to 10 days after your death or legal incompetence unless ordered to stop-payment by someone claiming an interest in the account.

2.1.26. Check Storage And Copies

You agree that you will not receive canceled checks issued from your account. We will store canceled checks or copies of them for a reasonable retention period. You may request copies from us in the manner we require.

2.1.27. Check Orders And Formats

For some products you may order blank checks from us by completing a check reorder form. Printed check order fees will be debited from your account and will appear on your account statement. If you order checks from a separate vendor, those checks may not meet our format or encoding requirements. At our sole discretion, we may refuse to honor or accept checks or other forms that you create or other companies provide that do not meet our format or encoding requirements, and we may refuse any withdrawal or transfer request that you attempt on forms not approved by us or by any method we do not specifically permit. You are liable for all Losses that may result from the use of a non-standard check or deposit ticket. If we do honor a non-conforming check, we may impose (and you agree to pay) a check processing fee.

2.1.28. Telephone And Email Communications With You

In order to ensure a high quality of service for our clients, and to provide continuing training for our contractors and employees, you agree that we may monitor, record, and share our telephone calls with you for quality assurance and compliance purposes. Also, to the extent not prohibited by applicable law, you agree that we may communicate with you for account-related business purposes at any telephone number or email address that you provided to us or that you may provide to us in the future. You also agree that, to the extent not prohibited by applicable law and exclusively for account-related business purposes, we may communicate with you at these telephone numbers using any means of communication technology, including (but not limited to) automatic telephone dialing systems, artificial or pre-recorded voice messages. Additionally, if any of the numbers that you provide to us either at application or

thereafter is a cell phone number you understand and agree that we may also contact you with account-related information at that number through the use of text messages or email directed to your cell phone service. You understand and agree that we may contact you at your cell phone number using one or more of these communication technologies (or others that may be developed in the future) even if you will incur costs to receive such messages, text messages or emails.

You may make telephone transfers of funds from one of your accounts with us to another account with us, if otherwise arranged for or permitted, by the same persons and under the same conditions generally applicable to withdrawals made in writing. These limitations include any limitations on the number of transfers per month as disclosed for your account in the Specific Terms section in this Booklet related to your account.

2.1.29. Conflicting Demands And Disputes; Right To Freeze Or Interplead

Disputes can sometimes arise regarding who has the right to funds in your account. This section describes how we will handle those disputes. This section also describes our right to freeze the funds in your account, or any access device or related service in certain cases.

We are not required to make payment from an account to a depositor, or any other person claiming an interest in any funds in the account, if we believe there may be a dispute concerning the rights to the account proceeds or if we are uncertain who is entitled to the account funds. In such cases, we can notify all persons claiming an interest in the account of the dispute or uncertainty. We can make this notice without liability to you or any other person. We also can refuse, without liability, to disburse any funds in the account to any person until such time as, at our option:

- all depositors, beneficiaries, payees, and/or other persons claiming an interest in the account have consented in writing to the requested payment; or
- the payment is authorized or directed by a court of proper jurisdiction; or
- the party with a conflicting claim has withdrawn his or her claim in writing; or
- we have proof satisfactory to us in our sole discretion that the dispute has been resolved.

Even if we have knowledge of a dispute, we may, at our option and without liability to any Account Holder or other person, pay or permit withdrawal of any funds on deposit in an account to a depositor or agent of a depositor, or to another person claiming an interest in the account, if the adverse claimant provides suitable security and indemnification to us. We determine in our sole discretion whether the security and indemnification is suitable to us. If we ever believe that your account may be subject to fraudulent or illegal activity, we may, in our discretion, freeze the funds in the account until we are able to complete our investigation of the account and transactions. Further, if we reasonably believe that your account is subject to, but violates, or potentially violates, any law or regulation, or any regulatory guidance or interpretation, we may restrict your account, or any access device or related service until we are able to make contact with you and/or rectify the violation, or potential violation. If we do freeze your account funds, or any access device or related service, we usually will provide you notice as soon as reasonably possible. However, we will not provide notice if a notice is prohibited by law or if we believe that notice could result in a security risk to us or the owner of the account funds or assets.

2.1.30. International Visa Debit Card Transactions

You may choose to use your Visa® Debit Card to make a cash withdrawal or purchase in a foreign country (an "International Transaction"). If your International Transaction is in a currency other than United States dollars, the transaction will be converted into a United States dollar amount by Visa International Inc., using the procedures established by Visa International, Inc., based on the exchange rate in effect at the time the transaction is processed. The exchange rate between the transaction currency and the billing currency used for processing International Transactions is 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 a government-mandated rate in effect for the applicable central processing date, in each instance. Visa also will charge you an International Transaction Service Fee (refer to the Deposit Account Fee Schedule for fee amounts). We monitor your accounts for signs of potential fraud, which could include the use of your Visa Debit Card in a manner that is out of the ordinary. For that reason, if you are planning on using your Visa Debit Card in a foreign country (for example, if you are traveling abroad) please let us know in advance. Otherwise it is possible that your International Transactions may be delayed or declined.

2.1.31. Inactive/Dormant Accounts And Unclaimed Property

In an attempt to prevent unclaimed property scenarios, TIAA Bank may attempt to contact you by delivering a notice of inactivity to your address of record. Bank initiated charges and interest credits are not considered activity. Your property may be deemed abandoned if (a) you do not respond to our attempt to contact you and (b) you do not resume activity in your account(s) within 30 days of our attempt to deliver the notice of inactivity. If you still have not re-established contact with us or resumed activity in your account(s) during the period designated by applicable state statute for the relevant type of property, then we will process the property in your account(s) as unclaimed property, delivering the property to the state of your last known address on record. **If any account fee causes your account(s) to have a negative balance or a balance of \$0, your account(s) will be closed, and even if you re-establish contact with us, we will not reimburse you for any account fees and are not liable to you for any interest that would have otherwise accrued on your account(s).** If your account reaches a negative or \$0 balance for any other reason, we may either keep the account open or close the account without notice to you except required by law. If your account earned interest before it closed, your funds stop earning interest when the account is closed.

2.1.32. Unlawful Gambling Notice

This Notice is to inform you of your responsibilities under the Unlawful Internet Gambling Enforcement Act (the "Act"), which became effective December 1, 2009. Under the Act, neither you nor any other person who has an ownership interest in or authority over your account may use it to process or facilitate payments for restricted Internet gambling transactions, and you represent and warrant to us that neither you nor any other person who has an ownership interest in or authority over your account may use it to process or facilitate payments for restricted Internet gambling transactions. For additional information regarding your responsibilities under the Act, including the types of transactions that may be restricted or prohibited by law, please refer to:
<http://federalreserve.gov/newsevents/press/bcreg/bcreg20081112a1.pdf>.

2.1.33. Instructions; Notices

2.1.33.1. Except as otherwise expressly provided in this Booklet or in any other written agreement between us, we shall not be required to act upon any notice or instruction received from you or any other person, or to provide any notice or advice to you or any other person with respect to any matter.

2.1.33.2. Except as otherwise may be otherwise explicitly provided for in this Booklet or in any other written agreement between us, we shall be entitled to rely on any notice or other communication, including oral communications or instructions, and communications via electronic means (including but not limited to fax, email, Internet portals or other information transmittal processes), from any person identifying himself or herself as a person authorized by you to give us such notice or communication and believed by us in good faith to be such person, and any such notice or communication shall be deemed to have been signed or otherwise validly communicated by such authorized person. However, for certain changes, we may require that your requests be in writing, in a form and manner acceptable to us, in our sole and absolute discretion, or be from an authorized person designated by you. In addition, certain requests may be subject to our approval.

In no event will we be obligated to implement any requested change until we have had a reasonable opportunity to act upon the requested change.

2.1.33.3. Except as otherwise expressly provided in this Booklet or in any other written agreement between us, any written notice or other written communication required or permitted to be given to us shall be delivered, or sent by United States registered or certified mail, postage prepaid, or by express carrier to the address set forth on the back cover of this Booklet. Except as otherwise expressly provided in this Booklet or in any other written agreement between us, any written notice or other written communication required or permitted to be sent to you shall be (a) delivered, or sent by United States registered or certified mail, postage prepaid, or by express carrier to the most recent address that you have provided to us, unless another address is substituted by notice delivered or sent as provided herein, or (b) delivered electronically in compliance with applicable federal and state laws and regulations. Notices shall be effective upon receipt, except as otherwise provided in this in this Booklet or in any other written agreement between us.

2.1.34. Confidentiality

2.1.34.1. We will maintain in accordance with our normal procedures for safeguarding customer information, the confidentiality of information obtained from you in connection with any service we provide to you under the terms of this Account Agreement, except as otherwise provided herein.

2.1.34.2. You acknowledge (a) our claim to proprietary rights in the Materials and (b) that the Materials constitute “trade secrets” of TIAA Bank, or our licensors or vendors. You understand that all Materials are confidential. You agree to safeguard the Materials at all times and to establish and maintain procedures covering your employees and agents to assure the confidentiality of the Materials. You shall extend the same protection to Access Code. You shall not, or allow anyone else to, disclose the Materials to any person or entity, except your authorized employees and agents with a need to know the Materials. Except as may be set forth in any software license agreement, or as otherwise agreed between the parties, you shall not, or allow anyone else to, make any copies, in whole or in part, of any Materials in whatever form or medium (electronic, tangible, printed or otherwise) in which they may exist from time to time. You shall not, or allow anyone else to, translate, disassemble, decompile or reverse-engineer any software or security devices. You may use the Materials only for the purposes for which they were provided to you by us. You agree to notify us promptly by telephone, confirmed in writing, if any Materials are lost or the confidentiality of any Materials is compromised.

2.1.34.3. You shall have sole responsibility for the custody, control and use of all Materials. You agree that no individual will be allowed access or use any Materials without proper supervision and strict security controls.

2.1.34.4. You acknowledge that all records we use for any transaction or service provided under the Account Agreement shall be and remain our property. We may, at our sole discretion, make available such records available upon your request. You shall pay any expenses incurred by us in making such records available to you.

2.1.34.5. Either party shall be able to disclose information: (a) that the other party has approved by prior writing for disclosure; (b) that is disclosed to its professional advisors or auditors who are subject to a confidentiality agreement that provides the same substantive rights and obligations as described in herein; (c) that is or becomes public other than through a breach of these confidentiality obligations, (d) that was in its possession or available to it from a third party prior to its receipt in connection with any service, (e) which is obtained by it from a third party who is not known by it to be bound by a confidentiality agreement with respect to that information, (f) as required or requested by any securities exchange or regulatory body to which either party is

subject or submits, or (g) as otherwise required to be disclosed by law or by legal or governmental process.

2.1.34.6. You agree that: (a) we may disclose to our offices, affiliates, officers, employees and agents with a need to know, any information we obtain about you, and (b) that those offices, affiliates, officers, employees and agents may disclose such information as permitted under the immediately preceding subsection.

2.1.34.7. You acknowledge and understand that information concerning your relationship with us may be available on our electronic data system both for information management purposes and in order to enable you to benefit from our electronic banking services.

2.1.34.8. It is possible that in providing one or more services, we will transmit Personal Data. We will only transmit Personal Data to our locations, to locations of our affiliates or to others in order to provide one or more services. We may contract with others to provide data transmission or storage services. In that case, we will require that they treat Personal Data solely in accordance with our instructions. You agree to comply with any directions we may give you from time to time with respect to the Personal Data.

2.1.34.9. This confidentiality section does not limit our ability, or that of our affiliates, to access and use transaction data related to any service provided to you in connection with the management of our or their business.

2.1.34.10. Your obligations under this confidentiality section shall survive termination of the Account Agreement.

2.1.35. Indemnification; Cooperation

2.1.35.1. To the extent permitted by law, you shall indemnify us against and hold us harmless from and defend us against any and all Losses arising out of or relating to: (a) the enforcement of the terms and conditions contained in this Booklet, including without limitation terms and conditions of any service, or any disputes or enforcement of laws, fines or rules, or legal actions by parties other than you and us, (b) any act or omission by you or any other person, concerning the terms and conditions contained in this Booklet, including without limitation the terms and conditions of any service, (c) any breach of any of the warranties, representations or agreements, given by you in the Account Agreement, any other agreement that you enter into with us, or any other document that you may provide to us, (d) any breach by you of any of your obligations under the terms and conditions contained in this Booklet, in any Services Documentation, or any Service Addendum, including without limitation the terms and conditions of any service, and (e) any claim by any person that we are responsible for any act or omission of Company, or any other person, including without limitation, any Federal Reserve Bank, any ACH Operator or transmission or communications facility, any Receiver, and any RDFI. This indemnification obligation does not apply to any such Losses attributable to our gross negligence or willful misconduct. Your obligations under this section shall survive termination of the Account Agreement.

2.1.35.2. Further, with respect to any service where we receive payment from a third party on your behalf, the amounts received (less related charges, disbursements and/or expenses) will be paid to you, except that if we are required to return any such payment received upon the insolvency, bankruptcy or reorganization of such third party or for any other reason, you will repay to us the amount paid to you together with interest thereon from the date we returned the payment and so notified you at the rate specified by us in our schedule of charges with regard to the applicable service.

2.1.35.3. In the event of any damages for which we or you may be liable to each other or to a third party pursuant to any service provided under the terms and conditions contained in this Booklet, including without limitation the terms and conditions of any service, both you and we will undertake reasonable efforts to cooperate with each other, as permitted by applicable law, in performing loss recovery efforts and in connection with

any actions that the relevant party may be obligated to defend or elects to pursue against a third party. You further represent and warrant that any Third Party Service Provider will agree to undertake reasonable efforts to cooperate, as permitted by applicable law, in performing loss recovery efforts in connection with any actions that we may be obligated to defend or elects to pursue against a third party.

2.1.36. Your Representations And Warranties; Acknowledgements

2.1.36.1. You represent and warrant to us on each day on which a service is made available to you by TIAA Bank that: (a) the Account Agreement, any other agreement that you have entered into with us, constitutes your duly authorized, legal, valid, binding and enforceable obligation; (b) the performance of your obligations and the consummation of the transactions contemplated under the Account Agreement, any other agreement that you have entered into with us, will not (1) constitute or result in a breach of your governing documents or the provisions of any material contract to which you are a party or by which you are bound or (2) result in the violation of any law, regulation, judgment, decree or order applicable to you; (c) you shall perform your obligations under the Account Agreement, any other agreement that you have entered into with us, in accordance with all applicable laws, regulations and orders, including, any state or local laws, regulations, or orders applicable to you, as any of these laws, regulations or orders are amended from time to time; (d) you agree to be bound by and comply with the Nacha Rules, as such may be amended by Nacha from time to time, and that you will not initiate Entries in violation of the laws of the United States or of the Rules; (e) the debiting of any account as provided in the Account Agreement is not inconsistent with any restriction on the use of that account; (f) all approvals and authorizations required to permit the execution, delivery, performance and consummation by you of the Account Agreement, any other agreement that you have entered into with us, and the transactions contemplated under the Account Agreement have been obtained, including but not limited to due authorization from each applicable third party to allow you to transfer funds and access information from such party's account; (g) the services you receive pursuant to this Account Agreement, and any other agreement that you have entered into with us, are for business use only and are not primarily for personal, family or household use; (h) there is no lawsuit, tax claim or other dispute pending or threatened against you which, if lost, would impair your financial condition or ability to pay us under the terms of the Account Agreement; (i) all information that you provide to us in connection with (1) any application for a product or service, (2) this Account Agreement, (3) any other agreement that you have entered into with us, and (4) any Services Documentation is true, correct, and complete, and you agree to notify us promptly of any material change in such information and to provide us additional information if requested in our discretion; and (j) (1) any security procedures set forth in this Booklet and accompanying account documentation are commercially reasonable and (2) we will have no liability to you for any unauthorized payment or transfer made consistent with such security procedures, unless you have provided us prior notice of possible unauthorized payment or transfer, and we have had a reasonable opportunity to act on such notice. You acknowledge that we will rely on your representations and warranties, and on the information provided by you in making our decision to grant approval to you to access any product or service under the Account Agreement.

2.1.36.2. You acknowledge and agree that if an Item describes a Receiver or payee inconsistently by name and account number, payment of the Item transmitted by TIAA Bank may be made by the RDFI or recipient financial institution (or by TIAA Bank in the case of an On-Us Entry) on the basis of the account number that you supplied, even if it identifies a person different from the named Receiver or payee, and that your obligation to pay the amount of the Entry or Item to TIAA Bank is not excused in such circumstances. You are liable for and must settle with TIAA Bank for any Entry or other

Item that you initiated that identifies the Receiver or payee by account or identifying number or by name and account or identifying number.

2.1.36.3. You authorize us to make such inquiries and gather such information as we deem reasonable and necessary to make decisions regarding your access to any service, including, without limitation, inquiries to credit reporting agencies, as more particularly described in your Account Agreement.

2.1.36.4. You understand and agree that your use of any service does not affect any of your obligations described in your Account Agreement, including, without limitation, to examine your account statements and report with respect to your account(s): (a) errors, or unauthorized signatures, alterations, or endorsements on Checks, and (b) unauthorized withdrawal, transfer or debit requests and other discrepancies. Further, you understand and agree that your use of any service or our receipt of information associated with any service does not, except as explicitly provided for herein or in any Services Documentation, increase our obligations or duties with respect to your account(s), including, without limitation, the payment of Checks or processing of other withdrawal, transfer or debit requests, and we shall have no liability for any Losses arising from your reliance on any service.

2.1.36.5. You understand that the availability of each service offered by TIAA Bank is at all times conditioned upon the corresponding correct operation and availability of your and our, and certain suppliers' computer services and systems used in providing the services. We shall not be liable or have any responsibility of any kind for any Losses incurred or suffered by you in the event of any failure or interruption of such services or any part thereof, resulting from the act or omission of any third party, or from any other cause not reasonably within our control.

2.1.36.6. You understand and agree that if any service offered by TIAA Bank requires use of an Access Code, we will be fully protected in relying on the correct Access Code and that any security procedures set forth in this Booklet and accompanying account documentation are commercially reasonable and we will have no liability to you for any unauthorized payment or transfer made consistent with such security procedures, unless you have provided us prior notice of possible unauthorized payment or transfer, and we have had a reasonable opportunity to act on such notice.

2.1.37. Your Responsibilities

2.1.37.1. General Responsibilities. You agree to exercise reasonable control over all bank checks, unused checks, time deposits or CDs, PINs, passcodes or other Access Codes or devices, debit cards, and any other Item, instrument, or cards related to your account. You agree to notify us immediately if any of these things is or may have been lost, stolen, or used without your authorization. We may issue replacements for lost or stolen checks, CDs, PINs, debit cards, or other Items, instruments, or cards, but only after you have provided such proof and security or indemnification as we may require. In addition, you acknowledge that we may close your account to help prevent future losses.

2.1.37.2. Notification of Discrepancy. You agree to review your periodic statements, checks, confirmations, debit slips, Items, and other records sent or made available to you with reasonable promptness. You agree that "reasonable promptness" means within 14 days of the statement date or the date the checks, confirmations, debit slips, or other Items or records were sent or made available to you. You must notify us of any discrepancy between your records and the information shown on the periodic statement within 14 days after we sent or made available to you the periodic statement showing the discrepancy. If you fail to notify us within this time period, then you cannot claim or recover from us any Losses for (a) your unauthorized signature or any alteration on any Item, if we also prove that we suffered a Loss by reason of your failure to timely notify us, or (b) your unauthorized signature or alteration by the same wrongdoer on any other Item paid by us in good faith if we made the payment before you notified

us about the unauthorized signature or alteration. In addition, if you fail to notify us of (a) any unauthorized signature or alteration within 180 days, or (b) any unauthorized endorsement within one year, of such periodic statement sent or made available to you, you shall be precluded from asserting against us the unauthorized signature, alteration, or endorsement, and Company hereby waives all such claims, including without limitation claims for interest, costs or attorneys' fees. Furthermore, Company shall be liable to us for all Losses incurred by TIAA Bank as a result of such failure to timely notify us.

2.1.37.3. Check Fraud Detection Products. From time to time we may make available to you certain products and services that are designed to detect and/or deter check fraud. While no product or service will be completely effective, we believe that the products and services we may offer will reduce the likelihood that certain types of fraudulent Items will be paid against your account. You agree that if you fail to implement any of these products or services, or you fail to follow these and other precautions reasonable for your particular circumstances, you will be precluded from asserting any claims against us for paying any unauthorized, altered, counterfeit or other fraudulent Item that such product, service, or precaution was designed to detect or deter, and we will not be required to re-credit your account or otherwise have any liability for paying such Items.

2.1.37.4. Full Reconciliation Service. If you are using the "Full Reconciliation" service pursuant to the provision of Treasury Services or any other services, you agree to use normal due diligence regarding the examination of your account statements and individual Checks to detect errors or alterations. We shall not be liable for any Loss arising from your failure to exercise due diligence.

2.1.37.5. Payment of Fees. You authorize us to deduct all fees and charges listed in this Account Agreement (including, without limitation, those fees in the Deposit Account Fee Schedule and Metals Select Account Fee Schedule), or otherwise disclosed to you, directly from any account that you have with us as such fees and charges are accrued. You will pay any additional reasonable charges for services you request that are not covered by this Account Agreement.

2.1.37.6. Payment of Claims. In consideration of our extensions of credit to you, and other instruments for payment of money made to or for your account, you unconditionally guarantee to us the prompt payment of claims of every nature and description against us arising as a result of such credit or other payment instruments.

2.1.38. Our Responsibilities; Limitation Of Liability

2.1.38.1. Our Responsibilities.

2.1.38.1.1. We shall be responsible only for performing our obligations related to any services provided by TIAA Bank as expressly provided for in the Account Agreement and any applicable Services Documentation, and we may contract with an outside vendor in providing any of these services. We shall be entitled to rely solely on the information, representations and warranties provided by you in the Account Agreement and any related Services Documentation, and we shall not be responsible for the accuracy or completeness thereof, or for any errors.

2.1.38.1.2. We make no warranties, express or implied, including without limitation, any warranty of merchantability or fitness for a particular purpose with respect to any service. We are liable to you only for actual damages incurred as a direct result of our gross negligence or willful misconduct in providing a service.

2.1.38.1.3. We will not be responsible for your acts or omissions or the acts or omissions of your officers, employees or agents (including but not limited to the amount, accuracy, timeliness or authorization of any instructions or information from you) or the acts or omissions of any other person or entity, including but not limited to any clearing house association or processor, any U.S. Federal

Reserve Bank or any other country's central bank, any other financial institution or any supplier, and no such person or entity will be deemed our agent. If you permit any Subsidiary, Authorized Signer or other user to access one of our services, we will not be responsible or liable for such Subsidiary, Authorized Signer or user's use or misuse of our services or access to accounts owned by you. We may and will treat all instructions and information received by us through this arrangement as provided by and for your benefit and subject to all our rights under the Account Agreement with respect to the pertinent services. We also will not be liable for any failure to act on our part if we reasonably believed that the action we did not take would have violated any law, rule, regulation, or court order or decree.

2.1.38.1.4. With respect to any service provided by TIAA Bank, we will provide you with assistance by telephone at the numbers and during the hours specified by us in writing from time to time

2.1.38.1.5. If you report a discrepancy with respect to any of your business or non-personal accounts, we will determine whether an error occurred in a reasonable time and, if there was an error, credit your account for the appropriate amount.

2.1.38.2. Limitation of Liability. Subject to the foregoing limitations, our liability to you for Losses shall be limited to an amount not to exceed the total amount you paid to us for services we provided pursuant to the Account Agreement, or any other applicable agreement between us, during the thirty (30) calendar days preceding the event that caused the Loss. This section does not limit our responsibility to settle Entries or otherwise conduct transactions or provide services in accordance with the Account Agreement.

You agree that the amount of any claim you have against us in connection with any account or banking transaction with us, whether brought as a warranty, negligence, wrongful dishonor, or other action, is subject to reduction on the basis of failure on your part (or on the part of your agents) to use reasonable care. YOU FURTHER AGREE THAT OUR LIABILITY WITH RESPECT TO ANY SUCH CLAIM WILL BE LIMITED TO THE FACE VALUE OF AN ITEM IMPROPERLY DISHONORED, OR THE ACTUAL VALUE OF ANY DEPOSITS NOT PROPERLY CREDITED.

In no event will we be liable for any indirect, special, incidental, consequential or punitive loss, damage, cost or expense of any nature or any economic loss or damage, expense and loss of business, profits or revenue, goodwill and anticipated savings, loss of or corruption to your data, loss of operation time or loss of contracts, even if advised of the possibility of such loss, damage, cost or expense, and regardless of the legal or equitable theory of liability which you may assert, including without limitation, any losses from subsequent wrongful dishonor resulting from our acts or omissions pursuant to the Account Agreement.

2.2. Funds Availability Disclosure

Your ability to withdraw funds.

Our general policy is to delay the availability of funds from your check deposits, cash deposits when made other than at a TIAA Bank Financial Center, and any deposit made at an ATM. During the delay, you may not withdraw the funds in cash and we will not use the funds to pay checks that you have written. Even after we have made funds available to you and you have withdrawn the funds, you are still responsible for checks you deposit that are returned to us unpaid and for any other problems involving your deposit.

2.2.1. Determining Availability Of Your Deposit

THE AVAILABILITY OF FUNDS VARIES DEPENDING ON TIME OF DEPOSIT AND THE TYPE OF DEPOSIT AS SET FORTH IN THIS DISCLOSURE.

The availability of funds is determined in Business Days from the day of your deposit. Every day is a Business Day, except Saturdays, Sundays, and federal holidays. If you make a deposit before the applicable “cut-off time” on a Business Day that we are open, we will consider that day to be the day of your deposit. However, if you make a deposit after the applicable cut-off time, or on a day that we are not open, we will consider the deposit made on the next Business Day we are open.

For deposits made in person at a TIAA Bank Financial Center, the applicable cut-off time is the time that the Financial Center closes. Each Financial Center has its own closing time, but all TIAA Bank Financial Centers are open on Business Days until at least 4 p.m. (ET) unless an earlier closing time is posted at the Financial Center for special circumstances.

For deposits made at ATMs, cut-off times vary according to the financial institution that operates the ATM. Deposits made on a non-Business Day or after the applicable cut-off time will be considered made on the next Business Day that we are open. For deposits made at an ATM we own or operate, the applicable cut-off time is 4 p.m. (ET). ATMs we own or operate are posted with the TIAA Bank name. TIAA Bank does not establish the cut-off times for ATMs operated by other institutions. However, signs may be posted on ATMs that clearly state the ATM cut-off time. If the time is not posted, in general, make your deposit before noon Monday through Friday (excluding federal holidays), and the deposit likely will be processed that day and treated as if made on that day. In general, if you deposit after noon Monday through Friday, on a weekend, or on a holiday, your deposit will be treated as if the deposit was made the following Business Day. For deposits made using our Online Check Deposit or Mobile Check Deposit Service, the applicable cut-off time is 7 p.m. (ET). For deposits made using Remote Deposit Capture Service, the applicable cut-off time is 6 p.m. (ET). Such Deposits made on a non-Business Day or after this cut-off time will be considered made on the next Business Day that we are open.

2.2.2. Deposits Made At Non-TIAA Bank ATM Terminals

Funds from any deposits (cash or checks) made at ATMs we do not own or operate will not be available until the fifth Business Day after the day of your deposit. If your total deposit is more than \$5,525 on any one day, the first \$5,525 of your deposit will be available on the fifth Business Day after the day of your deposit. The remaining funds will generally be available on the eighth Business Day after the day of your deposit. If we delay your ability to withdraw funds for this reason, we will notify you and tell you when the funds will be available.

2.2.3. Same-Day Availability

Funds from electronic direct deposits (ACH credits), wire transfers to your account, and cash deposits made in person to one of our employees at a TIAA Bank Financial Center will be available on the day we receive the deposit. Once they are available, you can withdraw the funds in cash, and we will use the funds to pay checks that you have written.

2.2.4. Next-Day Availability

Except as otherwise provided, our policy is to make funds from your cash deposits (when not made in person to one of our employees at a Financial Center) and check deposits available to you on the first Business Day after the day we receive your deposit.

DO NOT SEND CASH FOR DEPOSIT USING THE U.S. MAIL OR ANY OTHER DELIVERY SERVICE. TIAA BANK CANNOT BE RESPONSIBLE FOR YOUR LOSS IF YOUR DEPOSIT IS LOST, STOLEN, OR MIS-DELIVERED BEFORE WE RECEIVE IT.

2.2.5. Longer Delays May Apply

If you deposit checks totaling more than \$5,525 in a single Business Day, only \$5,525 will be available to you on the Business Day after the day the checks were deposited. The remaining funds will generally be available to you on the fourth Business Day after the day of your deposit. In addition, funds you deposit by check may be delayed for a longer period under the following circumstances:

1. if we believe the check you deposit will not be paid;

2. you redeposit a check that has been returned unpaid;
3. you have overdrawn your account repeatedly in the last six (6) months; and/or
4. there is an emergency, such as failure of computer or communications equipment.

Funds delayed for these reasons will generally be available no later than the fifth Business Day after the day of your deposit.

If we delay your ability to withdraw funds for any of the reasons described in this section 2.2.5, we will notify you, and will tell you when the funds will be available.

2.2.6. Special Rules For New Accounts

If you are a new client, the following special rules may apply during the first 30 days that your account is open:

1. funds from deposits of cash, wire transfers, and electronic direct deposits into your account will be available on the day we receive the deposit, unless the funds were deposited at an ATM;
2. funds from the first \$5,525 of a day's total deposits of cashier's, certified, teller's, traveler's, and federal, state, and local government checks will be available on the first Business Day after the day of your deposit, if the deposit meets certain conditions. For example, the checks must be payable to you and for certain Items you must contact us directly. The excess over \$5,525 will be available on the eighth Business Day after the day of your deposit; and
3. funds from all other checks will be available on the fifth Business Day after the day of your deposit. The excess over \$5,525 will be available on the eighth Business Day after the day of your deposit.

2.2.7. Special Rules For Deposits Made To Foreign Currency Denominated Accounts With TIAA Bank World Markets

If you send us United States dollars to fund an account that will be denominated in a foreign currency, your United States dollar deposit first will be made to your Cash Management Account (please see your WorldCurrency Account Terms and Conditions in this Booklet for additional information on your Cash Management Account). Funds from United States dollar deposits will be available in accordance with availability rules outlined above. On the day your United States dollar funds are available, those funds will be transferred to your WorldCurrency® Account for the foreign currency transaction you have requested.

2.2.8. Foreign Check And Other Foreign Currency Deposits

2.2.8.1. Foreign Cash. TIAA Bank does not accept physical foreign currency for deposit. You can only deposit foreign currency with us by check or wire.

2.2.8.2. Foreign Checks. If you deposit a check that is payable in a foreign currency, we will send your check to another bank for collection and the availability of your funds for withdrawal will be delayed. The length of the delay before your funds will be available for withdrawal will depend on how long it takes us to receive finally collected funds for the check. This delay generally will be 4 to 6 weeks. If we send your check for collection you will be charged, and you agree to pay, a check collection and other applicable fees as set forth in the Deposit Account Fee Schedule.

2.2.8.3. Foreign Wires. If you deposit funds to your account by sending us a wire transfer of a foreign currency, your funds will be available for withdrawal on the next Business Day after the Business Day we receive the wire. If we receive your wire before 4 p.m. (ET) on a Business Day, we consider your wire to be received on that Business Day. If your wire is received after 4 p.m. (ET), we will consider your wire received on the next Business Day.

2.2.9. Special Rules For Certificates Of Deposit, Money Market Accounts, And Savings Accounts

Funds deposited to a certificate of deposit (CD) are subject to Early Withdrawal penalties

if withdrawn prior to the maturity date of the CD. See Specific Terms—Business and Non-Personal Deposit Accounts and/or Specific Terms—WorldCurrency® Deposit Accounts in this Booklet for the Early Withdrawal penalty for the specific type of CD you have. All deposits to a CD are otherwise subject to this Funds Availability Disclosure as described above.

Funds deposited to a money market or savings account are subject to withdrawal and transaction limits in addition to this Funds Availability Disclosure. See Transaction Limitations in the Specific Terms—Business and Non-Personal Deposit Accounts and/or Specific Terms—WorldCurrency Deposit Accounts in this Booklet for your account type for details.

2.3. Online Banking Service Agreement

This “Online Banking Service Agreement” explains the terms and conditions governing the online banking services offered by us through our online banking servicing portal. All online banking services of any kind whatsoever offered or made available by us (including, but not limited to, funds transfers, bill payment services, and check reordering) will be referred to collectively as “Online Banking Services” in this Online Banking Service Agreement.

“Online Banking” is the online service portal that provides access to your deposit and/or loan account(s). This Online Banking Service Agreement supplements and is part of your Account Agreement. You may be required to accept and agree to additional supplemental terms and conditions for specific Online Banking Services after your enrollment in Online Banking. If a discrepancy or inconsistency were determined to exist between the terms and conditions of this Online Banking Service Agreement and your Account Agreement, or any additional, supplemental terms and conditions for a specific Online Banking Service, then the terms and conditions of this Online Banking Service Agreement shall be deemed to be modified so that the Account Agreement, or the terms and conditions for the specific Online Banking Service, as applicable, shall control, but only to the extent necessary to address the discrepancy or inconsistency.

2.3.1. Your Agreement To Terms

By applying for, or using, any of our Online Banking Services, you agree to abide by the terms and conditions set forth in this Online Banking Service Agreement. Your use of any Online Banking Service in connection with your account constitutes your acceptance and agreement to be bound by all of the terms and conditions of this Online Banking Service Agreement, as well as any additional, supplemental terms and conditions for the specific Online Banking Service. Such use acknowledges your receipt and understanding of this Online Banking Service Agreement and of any additional, supplemental terms and conditions for the specific Online Banking Service. New Online Banking Services may be introduced by TIAA Bank from time to time. By using these services when they become available, you agree to be bound by the terms and conditions that will be made available to you concerning these services.

2.3.2. Instructions From You/Your Responsibilities

We are entitled to act upon instructions received through any Online Banking Service under your User ID and Password and we have no responsibility for establishing the identity of any person or determining the validity of any transaction. However, you agree that you will not, under any circumstances, disclose your Password to any person, including TIAA Bank personnel. You are liable for all transactions made or authorized using your User ID and Password. You agree to notify us immediately, using the contact information found on our website (TIAABank.com), in the event that your Password is lost, stolen, or otherwise compromised. At any time, you may change your User ID and Password, or you may ask us to disable your User ID or Password and issue a new one to you.

2.3.3. Accounts With Multiple Account Holders, Authorized Signers, Agents Or Users

Each Account Holder, Authorized Signer, agent or user (each, a “Person”) should have his or her own unique and confidential User ID and Password, and those User IDs and passwords should never be shared with any other person.

2.3.4. Responsibilities Regarding Transfers

We are not responsible for any failure to complete a transfer to or from your account(s) if any of the following occurs:

1. through no fault of TIAA Bank, you do not have enough collected funds in your bank account to make the transfer, in which case, you agree to pay any non-sufficient funds fees that may be imposed;
2. circumstances beyond our control (such as fire, flood, power outage, equipment or technical failure or breakdown) prevent the transfer, despite reasonable precautions that we have taken;
3. there is a hold on your bank account, or if access to your bank account is blocked;
4. your funds are subject to legal process or other encumbrance restricting the transfer;
5. your transfer authorization terminates by operation of law;
6. you believe someone has accessed your account(s) without your permission and you fail to notify us immediately;
7. you have not properly followed the scheduling instructions on how to make a transfer;
8. we have received incomplete or inaccurate information from you or a third party involving the bank account or transfer;
9. you become delinquent or file bankruptcy, which limits or impacts your access to the account(s) to which the transfer applies;
10. you have instructed us to cease communication regarding your account(s);
11. we have a reasonable basis for believing that unauthorized use of your User ID or Password or account has occurred or may be occurring or;
12. you default under this Online Banking Service Agreement, the deposit Account Agreement, or any other agreement with us, or if we or you terminate this Online Banking Service Agreement.

Other exceptions may be stated in other Services Documentation or added to this Account Agreement from time to time. In no event shall we be liable for damages in excess of your actual loss due to our failure to complete a transfer, and we will not be liable for any incidental or consequential damages.

If any of the circumstances above shall occur, we shall assist you with reasonable efforts in taking appropriate corrective action to reprocess the transactions that may not have been completed or to correct incorrect transactions that have been processed.

2.3.5. Hours Of Operation

Online Banking is available 24 hours a day, 7 days a week, except during special maintenance periods. Online Banking transaction requests received by us before the applicable Cut-Off Time will be treated as received on that Business Day. Any requests received after the Cut-Off Time or on non-Business Days will be treated as received on the next Business Day we are open. We reserve the right to change Cut-Off Times at any time.

2.3.6. Indemnification

You hereby indemnify, and release us, and our affiliates, employees, officers, directors, consultants and agents (collectively, the "Indemnified Parties") from any and all liability, and you agree not to make any claim against us or bring any action against us honoring or allowing any actions or transactions in which you have authorized the person performing the action or transaction to use your account or when you have provided your User ID and Password to that person. You agree to reimburse us for any Losses we suffer because we honored or allowed transactions on the account in which you have authorized the person performing the action or transaction to use your accounts, or when you have provided your

User ID and Password to that person. The limitations of liability set forth in this Online Banking Service Agreement are subject to, and limited by, any applicable state or federal law to the contrary. In addition, you further agree to indemnify, defend and hold harmless the Indemnified Parties from any and all third-party claims, liability, damages, and/or costs (including, but not limited to, attorney fees) arising from your use of any Online Banking Service.

2.3.7. Changes In Terms

We have the right to modify or terminate this Online Banking Service Agreement at any time. When making changes, we will comply with all applicable legal notice requirements. If this Online Banking Service Agreement is modified, your continued use of the account will represent your acceptance of the changes. Once this Online Banking Service Agreement terminates, we will not allow any additional transactions on the account, nor will additional Online Banking Services be permitted.

2.3.8. Disclosure Of Information To Third Parties

We will disclose information to third parties about your account(s) or the transfers you make:

1. for TIAA Bank's everyday business purposes—such as when it is necessary for completing transfers, processing transactions or maintaining your account(s);
2. to verify the existence and condition of your account(s) for a third party, such as a credit bureau or merchant;
3. to comply with government or court orders and legal investigations, or other applicable reporting requirements;
4. for providing client support and responding to inquiries;
5. where we, in good faith, believe such information is necessary to prevent harm to you or others or to protect our interests in a dispute with you;
6. if you give us your written permission; or
7. to our affiliated companies for everyday business purposes and for disclosure regarding your transactions, account history and experiences with us. We may also share information with affiliated companies or to market to you, unless you have opted out of affiliate sharing. Information about your creditworthiness that you have given TIAA Bank as part of an application for one of our products or services, or information we have received from a credit bureau or other third party, also may be shared among affiliated companies within the organization, unless you have opted out of affiliate sharing of your creditworthiness information.

2.3.9. Inactivity; Termination

You are responsible for complying with all the terms of this Online Banking Service Agreement and with the terms of the Account Agreement governing the deposit accounts which you access using electronic banking services. We can terminate or limit your Online Banking privileges (including the Bill Payment service) under this Online Banking Service Agreement without notice to you if you do not pay any fee required by this Online Banking Service Agreement when due or if you do not comply with the Account Agreement governing your deposit or loan accounts or your accounts are not maintained in good standing. We may convert your account to inactive status if you do not log-in to Online Banking for 13 consecutive months. If your account is considered inactive, you may need to re-enroll for Online Banking, or contact us to have the Online Banking Service activated before you will be able to schedule any transaction through the Online Banking Service. To cancel Online Banking, you must notify us and provide your name, account number, and the effective date to stop the service.

2.3.10. Fees and Charges

You are responsible for the payment of any fees incurred by you on any account, for any Online Banking Service, at any time. You agree to pay all such fees upon our request. Further, you

agree to pay all internet charges or other fees incurred by you in accessing Online Banking or using Online Banking Services.

2.4. Providing Security And Protecting You From Fraud

2.4.1. Contact Information

If, at any time you wish to contact TIAA Bank, please feel free to contact the client solutions team at the contact information found at the end of this Booklet. In addition, if you wish to discuss any privacy issue or report anything that you consider unusual or inappropriate, contact our security and privacy team. For contact information, refer to the “Privacy Issues Contact Information” at the end of this section.

2.4.2. Web Safety Guarantee

TIAA Bank offers a Web Safety Guarantee that provides 100% reimbursement for all of the following:

- Any funds in your TIAA Bank business deposit accounts with us lost due to unauthorized Online Use or a TIAA Bank mistake, including compensation for the resulting loss of interest, insufficient funds fees, and overdraft charges. “Online Use” means any service that is used to initiate monetary transactions using our online banking platform, Online Bill Pay and Mobile Banking. Mobile Banking includes banking from web-enabled phones or other mobile devices. TIAA Bank mistakes are limited to errors made solely by TIAA Bank, and does not include those caused partly or entirely by (a) inaccurate or incomplete information provided by you, (b) your misuse of our services or systems, or (c) your failure to comply with all terms of our agreements with you.
- Fees for late bill payments if your payment doesn’t arrive by the “Deliver By” date shown in the online bill payment calendar; and
- Funds misdirected or not transferred because of a TIAA Bank mistake.

Your Responsibilities. To be protected by the Web Safety Guarantee, it is your responsibility to:

- Ensure that you and your employees keep your online access credentials secure. Do not share them with anyone. If you suspect that any of your usernames, passwords, tokens, security codes and/or PINs have been lost or stolen, change them and contact us immediately. At any time you may ask us to disable your password and issue a new one to you.
- Report any unauthorized access or suspicious activity on your account immediately.
- Ensure that you and your employees never leave your computers or mobile devices unattended while logged in to the TIAA Bank website. Always log out completely when finished.
- Ensure copies of your Online Banking pages are cleared when you log out. Always close your browser after logging out.
- If using a mobile device for Online Use, be sure it is password protected and do not log in to your account in crowded public locations where others might observe you.

To notify TIAA Bank of unauthorized Online Use, please call the client solutions team at the number found at the back of this Booklet.

TIAA Bank takes online safety seriously. For information about online safety, see our Online Privacy Practices Statement at TIAABank.com/privacy and our Online Safety page at TIAABank.com/business/security.

For more information about your responsibilities, please see the Online Banking Service Agreement in this Booklet.

2.4.3. Secure Information

TIAA Bank highly recommends that you always ensure that your computer has the latest operating system and Internet browser patches installed. The following security guidelines should be kept in mind whenever you are asked for account information:

- TIAA Bank will never send you an email asking for your passwords, deposit account numbers, credit card numbers, or other sensitive information.
- If we request information from you, we'll always direct you back to a TIAA Bank site using links. These are for your convenience—you can also reach our website using your bookmarks or any of our published URLs.
- If you're required to enter personal information to perform a transaction, it's always done on a site secured with SSL technology—you can tell because, depending on the browser you are using, there will either be a padlock or key icon at the bottom of your screen or in the URL address box.
- Report suspicious activity regarding any of your personal accounts or personal information to the FTC. Send the actual spam to SPAM@UCE.gov. If you believe you've been scammed, file your complaint at www.ftc.gov, and then visit the FTC's Identity Theft website (www.identitytheft.gov) to learn how to minimize your risk of damage from identity theft.

2.4.4. Use Of Security Code

The TIAA Bank security code is an additional layer of protection. Unlike a password, which provides access to account information, a security code verifies your identity. Each Authorized Signer should have his or her own security code. This code is chosen by the individual and should be identifiable only to the individual. You may be asked for your security code when you make inquiries or changes to your account by email, fax, phone, or through online banking. We have no obligation to honor requests or orders accompanied by a security code, but we may honor such requests or orders in our sole discretion. If we do honor requests or orders accompanied by your security code, you authorize us, at any time, to charge you for all checks, drafts, or other orders or transfer or debit requests for the payment of money that are drawn on us. You give us this authority regardless of by whom or by what means the security code may have been affixed to or used with the request or order, so long as it matches the security code filed with us and contains the required number of signatures for this purpose. You must notify us at once if you suspect that your security code is being or has been misused. If a security code is on file, we have no obligation to require its use at any time or for any specific purpose.

2.4.5. Links To Other Sites

Our website contains links to other websites. We are not responsible for the privacy practices or the content of these websites. Please review the privacy notice found on each of any website you visit.

2.4.6. Public Forums

TIAA Bank's site may make chat rooms, forums, message boards, and/or news groups available to you. Please remember that any information that is disclosed in these areas becomes public information and you should exercise caution when deciding to disclose your personal information. We are not responsible for content posted by third parties to public forums. We reserve the right to discontinue offering public forums at any time and for any reason.

2.4.7. Information You Supply Us

All information and documents that you supply us when applying for an account or requesting new or additional products or services becomes our property. That information and those documents will not be returned to you except as required by law. In addition, you agree that we may electronically record or monitor, and subsequently retain, any telephone communications with you or your agents, and any data transmissions between you and us (or each of our respective agents). However, neither party is obligated to make any such recording, conduct such monitoring, or retain such communications or transmissions. If our records about any such communication are different from yours, our records will govern. All magnetic tapes, electronic recordings, data transmissions, Entries, Security Procedures and related records used by us for providing any service or conducting any transaction contemplated by the terms and conditions contained in this Booklet shall be and remain our property. We may, at our sole discretion, make available such information upon your

request. Any expenses incurred by us in making such information available to you shall be paid by you.

By providing us your mobile phone number, you authorize your wireless carrier (AT&T, Sprint, T-Mobile, US Cellular, Verizon, or any other branded wireless operator) to disclose to TIAA Bank and its third-party service providers your mobile number, network status, customer type, customers role, billing type, mobile device identifiers (IMSI and IMEI) and other subscriber status and device details, if available, solely to verify your identity and prevent fraud for the duration of the relationship. See our Digital Privacy Practices Statement to see how we treat your information.

2.4.8. Security

TIAA Bank restricts access to non-public personal information about you to those employees who need to know that information to provide products or services to you. TIAA Bank maintains physical, electronic, and procedural safeguards that comply with federal standards, to guard your non-public personal information.

2.4.9. Email

We may send to you encrypted or secured emails. Encrypted email not only provides authentication but also protects your privacy. As an account holder, you have access, within TIAA Bank's Online Banking Services, to an encrypted, secure online-based email system which is the recommended method for any communications with us. This system will allow you to communicate via a secured channel with the client solutions team.

When we send you any encrypted or secure emails, we will include instructions that you must follow to reply to those emails to ensure that your response is also encrypted or secured. If you fail to properly follow those instructions or if you choose to use unencrypted or unsecured email to communicate with us, including to initiate payment requests or provide other instructions to us, you should understand that messages transmitted across the Internet could potentially be intercepted and viewed by malicious parties and you agree to bear the risk that such email may be corrupted, modified, garbled, or hacked or its confidentiality may be breached by a third party and the risk that we will rely on such email, which appears to be from you but which is in fact unauthorized, and that such reliance will be reasonable on our part and may result in a Loss to you. We recommend that you consider all unencrypted email unsecure and not appropriate for the communication of account numbers or other sensitive financial information. To the extent that you communicate with us via unencrypted email, please be aware that we may respond in the same manner. Also, please note that we may send unencrypted email to you regarding your account, including without limitation confirmations regarding a transaction you have initiated or pre-authorized for your account. If you do not wish to receive these emails, please contact the client solutions team. Refer to the contact information at the end of this Booklet.

2.4.10. Privacy Issues Contact Information

TIAA Bank's website gives you the opportunity to discuss privacy issues or report anything that you consider unusual or inappropriate. If you encounter such an issue, you may contact us in one of the following ways:

By Mail:

Security and Privacy
TIAA Bank
11 Oval Drive, Suite 107
Islandia, NY 11749-1416

By Phone:

1-888-882-3837

By Email:

privacy@TIAABank.com

2.5. Certification Of Authority And Resolution

By signing an account application, opening or otherwise using a TIAA Bank account(s), you certify for yourself (and for the person or entity that you represent, if you sign your account application as a representative of another) to TIAA Bank that the following is true and accurate:

2.5.1. The Business, and each person who signs an account application or other documentation, understands and agrees that TIAA Bank will rely on the veracity and completeness of the information in such application and documentation in opening the requested account(s). The Business, and each person who signs an account application, certifies that the information provided in the application and any accompanying documentation, and any other information provided to TIAA Bank in any format, including, without limitation, oral statements, is true, complete and accurate, and that TIAA Bank will rely on such information. The Business, and each person who signs an account application or other documentation, agrees to promptly notify TIAA Bank of any material changes to such information and to provide TIAA Bank with additional information requested by TIAA Bank, from time to time, in its discretion.

2.5.2. The Business, and each person who signs an account application, has received, reviewed and hereby agrees to be bound by the terms and conditions applicable to the selected account(s) and services, as set forth in the Account Agreement, including any and all applicable amendments thereto, Services Documentation and Service Addendum, and any other agreements for the account(s) or services the Business opens or uses at TIAA Bank. Use of any TIAA Bank deposit account, product or service, by the Business will confirm the Business' receipt of, and agreement to be bound by, the applicable terms, conditions, and fees.

2.5.3. Each person identified as an Authorized Signer on the account application and each person signing the account application authorizes TIAA Bank to obtain verifications on him/her as an individual in connection with the account application and any other account applications made by the Business. Each Authorized Signer and each person signing the account application acknowledges that TIAA Bank requests this information to help verify individuals' identities, to reduce fraudulent accounts, to prevent access to financial information and accounts by unauthorized persons, and for other legitimate business reasons. Should the information obtained from any such verification or report cause TIAA Bank to decide to deny the account application for the Business, each Authorized Signer and each person signing the account application authorizes TIAA Bank to communicate either explicitly or implicitly, to any co-applicant and to any co-owner, director, officer, or employee of the Business that the denial was based in whole or in part on such information.

2.5.4. Each person identified on the account application as an Authorized Signer on the account(s) is authorized, in the name of and on behalf of the Business, on such terms as TIAA Bank may require, to:

1. enter into, modify, terminate and otherwise act in any manner with respect to the account(s) and any agreement between the Business and TIAA Bank or TIAA Bank's affiliates for accounts and/or services offered by TIAA Bank or its affiliates;
2. bind the Business to the performance of any agreement or transaction entered into by the Business with TIAA Bank;
3. authorize (by signing or otherwise) withdrawals from or debits to the account(s) and the payment of checks or other Items drawn on the account(s), including without limitation any Item payable to (a) the order of the person who authorized the Item, (b) TIAA Bank or any other person for the benefit of the person who authorized the Item;
4. authorize (by signing or otherwise) the endorsement of Items for deposit, cashing or collection;
5. give instructions to TIAA Bank in writing (whether the instructions include the manual signature or a signature that purports to be the facsimile or other mechanical signature, including without limitation a stamp of an Authorized Signer as the Business's authorized signature without regard to when or by whom or by what means or in what ink color the

- signature may have been made or affixed), orally, by telephone or by any electronic means in regard to any Item and the transaction of any business relating to the account(s) and/or the services offered on or through accordance with such instructions;
6. lend or borrow money or securities in the name of and on behalf of the Business and to secure the repayment thereof with the property of the Business;
 7. pay in cash or by check or draft drawn upon the funds of the Business any sums required to be paid in connection with any account(s);
 8. sign for and on behalf of the Business all releases, assignment, powers of attorney or other documents in connection with any account(s);
 9. order the transfer or delivery of any securities, funds, or other property held by TIAA Bank or its affiliates on behalf of the Business to any name, and to accept delivery of any securities, funds, or other property on behalf of the Business;
 10. direct the sale or exercise any rights with respect to any securities or other property;
 11. endorse any securities or other property in order to pass title thereto (or any interest therein);
 12. direct TIAA Bank to surrender any securities or other property for the purpose of effecting any exchange or conversion thereof or otherwise; and
 13. generally take all such action as such Authorized Signer may deem necessary or desirable to implement or facilitate the authority described in this Certificate of Authority and Resolution.
- 2.5.5.** If a password or code must be communicated to TIAA Bank in order to authorize an Item or other transaction, and the password or code is communicated, the Item or transactions will be binding on the Business regardless of who communicated the code or password.
- 2.5.6.** If the Business is a tribal government or tribal government agency, the Business hereby waives sovereign immunity for suit with respect to the Business's use of any TIAA Bank account(s), product or service referred to in this Certificate.
- 2.5.7.** The Business, and each person who signs an account application, or any other application or document submitted to TIAA Bank, represents and warrants to TIAA Bank and its affiliates that each person who signs the account application holds the position indicated on the account application, or any other application or document submitted to TIAA Bank, and that the signature appearing for such person is authentic.
- 2.5.8.** The Business, and each person who signs an account application, represents and warrants to TIAA Bank and its affiliates that the Business has approved this Certificate, or granted each person who signs the account application on behalf of the Business the authority to approve this Certificate, in accordance with all applicable law, all governing documents, and any other applicable resolutions or requirements of the Business.

3.0. Specific Terms—TIAA Bank Asset Manager Service

The TIAA Bank Asset Manager Service integrates TIAA Bank bank deposits and World Markets® accounts to help facilitate your transactions. The terms of this service are described in this section.

The TIAA Bank Asset Manager Service consists of at least one funded WorldCurrency® Account or **non-FDIC insured** Metals Select® Account, as well as one checking or money market account (also known as your Cash Management Account), depending on the nature of your account(s). The Asset Manager Service enables transfers between your Cash Management Account and your WorldCurrency or Metals Select Account(s). Each account will be governed by the applicable TIAA Bank terms, conditions, and disclosures. The purpose of your Cash Management Account is to hold funds for funding deposit or other accounts with TIAA Bank.

As part of your TIAA Bank Asset Manager Service, cash balances in your Cash Management Account may be used to pay for the purchase of currencies or precious metals held in accounts at TIAA Bank. If there are insufficient funds in your Cash Management Account, we may follow the procedures for collecting adequate funds to cover any overdraft amount as set forth in this Booklet. You understand that we also have the right of setoff and may exercise that right of setoff to the extent permitted by applicable law against your accounts at TIAA Bank to cover any insufficient funds. **By requesting or using this Asset Manager Service, you expressly authorize TIAA Bank to apply and/or transfer assets in other accounts that you have with TIAA Bank to cover any deficiency of funds in your TIAA Bank Accounts.** You understand that this right of setoff means that your deposits and/or precious metals held at TIAA Bank could be liquidated and the cash proceeds used to cover any overdrafts in your TIAA Bank Accounts.

If you are unable to or do not make sufficient deposits to cover any insufficient funds, you understand that other assets that you own at TIAA Bank will be used to cover your overdrafts, without prior notice to you, in the following order of priority, to the extent permitted by law: (a) available Overdraft Protection (if applicable), (b) any liquid assets in another TIAA Bank account, (c) any matured CD awaiting rollover or payment to you, (d) any fully paid unallocated precious metals, (e) any fully paid allocated metals, and (f) any other CD held with TIAA Bank.

You understand that you are liable for any transaction charges that are incurred in connection with the liquidation of any assets for these purposes. You understand that such transaction charges will be in addition to any fees assessed to your account for insufficient funds. You understand that the liquidation of assets may result in a loss of principal, interest or dishonor of checks or other such Items. Additionally, you understand that you may be subject to monetary penalties if a CD, which has not matured, must be liquidated to cover any overdraft.

You agree to hold TIAA Bank and each of its affiliates, officers, directors, employees, and agents harmless from any liability in connection with exercising the right to setoff, as provided herein.

You understand that termination of your Cash Management Account automatically terminates your TIAA Bank Asset Manager Service. You understand that you may terminate your Cash Management Account at any time upon written notice to TIAA Bank. You understand that TIAA Bank may close your TIAA Bank account, including the Cash Management Account, at any time, upon reasonable notice to you, provided that if TIAA Bank believes that it is necessary to close your account immediately in order to limit losses by you or us, we may close your account prior to providing notice to you.

4.0. Specific Terms—Treasury Management Services

These Specific Terms – Treasury Management Services are a part of your Account Agreement and include important disclosures and agreements related to your Treasury Services. Other treasury-related services may also be made available to you, in our sole discretion, and you may be able to access those services by signing and returning to us a separate Service Addendum, which we may accept in our sole and absolute discretion. In the event of a conflict between the Account Agreement and these Specific Terms – Treasury Management Services, these Specific Terms – Treasury Management Services control but only to the extent necessary to resolve the conflict.

Refer to the Deposit Account Fee Schedule for additional important terms and conditions related to the Treasury Services that we provide to you.

4.1. Definitions and Meanings for Treasury Services

Capitalized terms used with respect to Treasury Services have the meanings provided in this section 4.1. Capitalized terms not defined below have the meanings otherwise provided in the Account Agreement.

4.1.1. “Advance” means an advance of loan funds from the Line of Credit, as defined in the Loan Documents.

4.1.2. “Check 21” means the Check Clearing for the 21st Century Act, which may be amended from time to time.

4.1.3. “Check Issue File” means a file that includes information about all Checks that you have issued against your Treasury Account(s).

4.1.4. “Check Rules” means the pre-authorized Check Items for the Treasury Account(s) described in your Check Issue Files.

4.1.5. “Collected and Available Funds” means funds in an account equal to the ledger balance minus float which, in our reasonable determination, are not subject to a hold, dispute, or legal process preventing their withdrawal.

4.1.6. “Effective Entry Date” has the meaning provided in the Nacha Rules.

4.1.7. “Entry Rules” means pre-authorized debit Entry rules for the Treasury Account(s) used in the ACH Service.

4.1.8. “eStatements” means statements with respect to which you opt for electronic delivery and which are selected by you as outlined in the applicable Services Documentation.

4.1.9. “Exception” means an Item that has not been pre-authorized through an Entry Rule, a Check Rule, and/or a filter will become an exception.

4.1.10. “Image Exchange Item” means a digitized image of a Check cleared and settled directly with a Payor Financial Institution without conversion to a Substitute Check.

4.1.11. “Intermediary” has the meaning provided in the Nacha Rules.

4.1.12. “Image Lockbox Website” means the website that you will access to for the Image Lockbox Service.

4.1.13. “Line of Credit” means the loan from us to you as evidenced by Loan Documents.

4.1.14. “Loan Documents” means those loan documents described in the applicable Services Documentation related to the Commercial Loan Sweep Service, as any or all may from time to time be amended or restated.

4.1.15. “Lockbox Address” means each United States Post Office address assigned to you by us or which we accept from you.

4.1.16. “Master Account” means the Treasury Account that you designate as the “Master Account” on the Services Documentation related to the Zero Balance Account Service.

- 4.1.17. “Mobile Device”** means a smart mobile cell phone or similar device that is able to create images of Checks and transmit those images to us to deposit Checks to your designated Treasury Account(s).
- 4.1.18. “Notification of Change (NOC) Entry”** has the meaning provided in the Nacha Rules.
- 4.1.19. “Originating Depository Financial Institution” or “ODFI”** has the meaning provided in the Nacha Rules.
- 4.1.20. “Participating Depository Institution”** has the meaning provided in the Nacha Rules.
- 4.1.21. “PHI”** has the same meaning as the term “protected health information” under the Administrative Simplification provisions of the Health Insurance Portability and Accountability Act of 1996, Public Law 104-191, as amended, and its implementing regulations.
- 4.1.22. “Review Time”** means the time specified in the Services Documentation for Exceptions for each Treasury Service to be presented for review in the BOB Platform.
- 4.1.23. “Routing Number”** means a financial institution’s identification number that is printed on the face of a Check in fractional form or in nine-digit form, or the number in a bank’s endorsement in fractional or nine digit form. Routing Numbers are necessary to process many Items, including, but not limited to, wire and ACH transfers.
- 4.1.24. “SEC Codes”** means Standard Entry Class Codes as defined in the Nacha Rules.
- 4.1.25. “Send Date”** means the day on which you want us to send your payment under a Treasury Service within the BOB Platform.
- 4.1.26. “Settlement Date”** has the meaning provided in the Nacha Rules.
- 4.1.27. “Sweep”** means a transfer of funds to or from designated Treasury Accounts and/or Lines of Credit as described in applicable Services Documentation.
- 4.1.28. “Target Balance”** means the amount that you have specified as the “Target Balance” on the applicable Services Documentation.
- 4.1.29. “Third Party Sender”** has the meaning provided in the Nacha Rules.
- 4.1.30. “Treasury Account”** means each deposit account that you maintain with us and that you have designated as the relevant deposit account to which or through which any Treasury Service is provided. Different Treasury Accounts may receive any/or be eligible for different Treasury Services, and the terms and conditions of each Treasury Service apply to the relevant Treasury Account(s) to which or through which the Treasury Service is provided.
- 4.1.31. “User”** means a person who the Company has authorized to use Treasury Services.
- 4.1.32. “Website”** means an internet website and/or online access channel made available for your use by TIAA Bank or through a third party vendor for use in accessing one or more of your accounts, products or services.

4.2. General Treasury Services Terms And Conditions

This General Treasury Services Terms and Conditions section sets forth general information about TIAA Bank’s treasury-related services. Terms and conditions for certain specific Treasury Services are contained within these Treasury Services Terms and Conditions, while additional terms and conditions for other particular Services may be contained in a separate Service Addendum and/or in applicable Services Documentation. The terms and conditions stated within this section will govern your use of any of our Treasury Services, whether a particular Treasury Service is described in this Booklet, in a separate Service Addendum, or in the Services Documentation. In the event of a conflict or discrepancy between this section and terms and conditions for a specific Treasury Service contained within a Service Addendum or Services Documentation, the terms and conditions for the specific Treasury Service will control, but only to the extent necessary to resolve that conflict or discrepancy.

4.2.1. Treasury Services; Agreement

4.2.1.1. By applying for or using any Treasury Service, you agree to abide by the terms and conditions described in this Booklet, including without limitation, the terms and conditions in this Specific Terms – Treasury Management Services section, or in any Service Addendum or Services Documentation. Such use also acknowledges your receipt and understanding of terms and conditions described in this Specific Terms – Treasury Management Services section, any applicable Service Addendum, and any applicable Services Documentation.

4.2.1.2. Subject to the terms and conditions described in this section, and in any relevant Service Addendum or Services Documentation, we will provide use of a Treasury Service when we have received all required and properly executed forms from you and you have satisfactorily completed our testing and training requirements, if any, in the use of the Treasury Service. You agree to use each Treasury Service in accordance with the terms and conditions contained herein and in your Account Agreement, the relevant Service Addendum, and any relevant Services Documentation.

4.2.1.3. The Account Agreement, together with any Service Addendum and Services Documentation, constitutes and represents the entire agreement between you and us regarding the Treasury Services that we provide to you anywhere in the world and supersedes and extinguishes all prior agreements, understandings, representations, warranties and arrangements of any nature (including requests for proposals and other sales material), whether oral or written, between us relating to any such Treasury Service.

4.2.2. Payment Obligations; Financial Condition; And Audit Rights

4.2.2.1. You must maintain and designate at least one TIAA Bank deposit account(s) that will be used for debiting or crediting with respect to all payments and deposits and related adjustments and charges. The account designated for this purpose may be a Treasury Account.

4.2.2.2. Except as otherwise provided, you must have Collected and Available Funds on deposit in your Treasury Account sufficient to cover all obligations under your Account Agreement. TIAA Bank may, without prior notice or demand, obtain payment of any amount due and payable to it under the Account Agreement by debiting the Treasury Account(s). In the event there are not sufficient funds in the Treasury Account to cover your obligations under this Agreement, you agree that TIAA Bank may debit any account maintained by the Company with TIAA Bank or any affiliate of TIAA Bank or that TIAA Bank may set off against any amount it owes to Company, in order to obtain payment of Company's obligations. The foregoing right to debit Company's accounts is in addition to, and does not limit, TIAA Bank's setoff rights as described elsewhere in the Account Agreement.

4.2.2.3. You shall pay us the fees and other charges for the Treasury Services provided in connection with the Account Agreement in the amounts set forth in the Deposit Account Fee Schedule or in any Services Documentation or Service Addendum. Such charges do not include, and you shall be responsible for payment of, any sales, use, excise, value added, utility or other similar taxes relating to such Treasury Services. All fees and services may be changed by us at any time in our discretion and without advance notice to you, except as such advance notice is required by law. We will, on a monthly basis, debit any Treasury Account for payment of charges due, unless you arrange another payment procedure acceptable to us.

4.2.2.4. Upon our request, you agree to promptly provide to us such information pertaining to Company's financial condition as we may reasonably request. We will use this information, among other purposes, to review and establish Company's limits for Treasury Services and other processing arrangements. You acknowledge that we will rely on representations made and information provided by you in making our decision to grant approval to access any Treasury Service. By providing the requested information,

you certify that all statements made in connection with this section are true, correct and complete, and agree to notify TIAA Bank promptly of any material change in such information. You authorize us to make such inquiries and gather such information as we deem reasonable and necessary to make our decisions, including, without limitation, inquiries to credit reporting agencies. Based on such approval process, we may assign maximum individual and aggregate dollar limitations on any Treasury Service. Any Items in excess of these limits will be honored or dishonored in our sole discretion.

4.2.2.5. At such reasonable times as we may determine, we may audit, at our cost, your records and activities, your operational controls and risk-management practices, information technology infrastructure, technical or other access security at your facilities, staffing, employee security practices and need for training (which may be required in our sole discretion) and ongoing support to confirm your compliance with your Account Agreement and the Treasury Services, which includes, without limitation, the Rules. All such audits by us shall be performed during your standard business hours and may be performed at your office or offices, as may be deemed necessary by us in our reasonable discretion. In addition, you understand and agree that we may, from time to time, request information from you to evaluate whether we should continue to provide Treasury Services to you and/or whether we should adjust any terms, conditions, limits, or other matters set forth in the Account Agreement. You agree to provide the requested information promptly upon our request in the form requested by us. You authorize us to investigate or re-investigate at any time any information provided to us by you in connection with the Account Agreement or any Treasury Service. In addition, you hereby agree to allow us to review available reports of independent audits performed at your business premises related to information technology, any Treasury Service, and any associated operational processes. You agree that if requested by us, you will complete a self-assessment of your operational controls, risk-management practices, information technology infrastructure, staffing, and the need for training and ongoing support. Failure to comply with these requirements may result in termination of your Account Agreement and the Treasury Services provided hereunder.

4.2.3. Security Procedures

4.2.3.1. Company acknowledges and agrees that the Security Procedure that they agree to for each Treasury Service is commercially reasonable, and agrees to comply with such Security Procedures. The terms and conditions described below apply to each Treasury-Service-specific Security Procedure. Additional terms and conditions may apply to a Treasury-Service-specific Security Procedure, as such additional terms and conditions are described in the terms for that specific Treasury Service in this Booklet, a Service Addendum, or the Services Documentation.

4.2.3.2. Company agrees to be bound by instructions, whether authorized or unauthorized, that we implement that are received in compliance with these Security Procedures, unless Company has given us prior notice of possible unauthorized use (and we had a reasonable opportunity to act on such notice). Company will designate Authorized Representatives to initiate Items or other transactions, or to deliver information. If Company believes or suspects that any such instructions have been delivered by unauthorized persons, or if the Company believes any Item has been authorized, initiated, or posted fraudulently or in error, Company agrees to notify TIAA Bank immediately, followed by written confirmation.

4.2.3.3. Company agrees to take reasonable steps to maintain the confidentiality of the applicable Security Procedure and any Access Code and related instructions provided by TIAA Bank in connection with a Security Procedure.

4.2.3.4. For purposes of the Security Procedures, we shall describe and make available to you Security Controls that offer various levels of security. Company shall be solely responsible for selecting the Security Controls that protect Company's interests in light of

Company's needs, which selections we will record in our system and which selections the Company agrees are commercially reasonable. Notwithstanding the foregoing, we may, in our sole and absolute discretion: (a) require Company to accept and implement specific Security Controls that we believe, in our good faith judgment, are required, (b) use, in addition to the Security Controls selected by the Company, any other means to verify any Item, and any such additional means that we choose to use will be considered a part of the applicable Security Procedure, and which Company agrees are also commercially reasonable, and (c) change the Security Controls that are available, without notice to you. If we have recommended or required that Company use one or more of the Security Controls as part of a Security Procedure, and Company fails to use the recommended Security Controls, Company agrees that it has assumed the risk of any Loss.

4.2.3.5. Company is solely responsible for establishing and maintaining safeguards against unauthorized transmissions and for any security breaches to its systems and damages resulting therefrom. These safeguards include, without limitation, firewalls, up-to-date anti-virus and anti-spyware software and systems, and other appropriate safeguards against hacking, phishing, and other methods for unauthorized access.

4.2.3.6. TIAA Bank may modify, supplement or cancel any element, component, or requirement of Company's Security Procedure at any time upon written notice to the Company. The continued use by Company of a Treasury Service to which that Security Procedure applies after such notice will constitute Company's agreement to such new security procedure requirements. Company agrees that such new security procedure requirement will constitute the Security Procedure for that Treasury Service and that the new Security Procedure is commercially reasonable. TIAA Bank will, when practicable, include a future effective date for such new security procedure requirements to allow Company adequate time for implementation.

4.2.4. Electronic Communications And Images

4.2.4.1. If any Treasury Service requires or permits you to electronically transmit data to us, the Services Documentation for that Treasury Service will describe the data transmission standards that you must follow, including, but not limited to, file formats, specific Cut-Off Times, and transmission frequency. You agree that all of your data transmissions will meet the applicable standards and that we are not responsible for data that does not meet those standards or for data that is not received by us.

4.2.4.2. We may make available to you electronic images of Checks, drafts, deposit slips, and other Items, and any such electronic images will be made available to you at such times and in such formats as described in the applicable Services Documentation or as otherwise established by us. Electronic images may be made available to you via a Website, file transmission, CD, DVD, or as otherwise established by us, and you may be required to install software to access certain electronic images. Notwithstanding any electronic communications, images, or other records, or any non-electronic communications, images, or other records that we may make available to you, you understand that you are solely responsible for maintaining the security and integrity of your own data and ensuring that your data is adequately backed-up. We are not responsible for your loss of your own data.

4.2.4.3. If we provide you a CD or DVD that contains a media defect or is unreadable in its entirety, you must notify us in writing of such defect within 30 days after the CD or DVD creation date appearing on the CD or DVD. If you provide us with such notice within such time period, we will use reasonable efforts to replace the CD or DVD. You acknowledge and agree that this shall be our sole obligation and your sole remedy with respect to any such defects in the CD or DVD.

4.2.4.4. Notwithstanding any limitation of liabilities otherwise described in this Booklet, we will not be liable for Losses related to any electronic images in excess of the amount of the Check, draft or miscellaneous debit giving rise to your claim.

4.2.5. Accessing Services Via The Internet; Your Agreement Regarding Website Usage

4.2.5.1. We may make certain Treasury Services available via one or more Websites.

4.2.5.2. In addition to any other terms and conditions applicable to your use of such Websites, we reserve the right to suspend your access to, and use of, a Website if we become aware of an actual or potential violation, or that an actual or potential violation is likely, of any of the terms and conditions applicable to such access and use. In addition, we may suspend your access to, and/or use of, a Website immediately without notice where such action may be required to prevent interference with or disruption to services to other customers, to protect the integrity of our systems, or as may be required by law or regulation.

4.2.5.3. Websites shall only be used for lawful purposes and for the purpose intended. Without limiting the foregoing, you agree not to use a Website in any way that would do any of the following: (a) infringe any third party copyright, patent, trademark, service mark, trade secret or other proprietary rights or rights of publicity or privacy; (b) be fraudulent or involve the use of counterfeit or stolen items; (c) violate any law, statute, ordinance or regulation (including, without limitation, those governing export control, unfair competition, antidiscrimination, defamation or false advertising) or any applicable foreign exchange controls; (d) violate any contractual provision by which you are bound; (e) be false, misleading or inaccurate; (f) create liability for us or any service provider(s) or cause us to lose (in whole or in part) the services of any service provider; (g) be defamatory, trade libelous, unlawfully threatening or unlawfully harassing; (h) interfere with or disrupt computer networks connected to the network(s) you use; and/or (i) interfere with or disrupt the use by any other customer of any Website and/or of any Treasury Services accessed via any Website.

4.2.5.4. You agree to follow all of our procedures and requirements with respect to security in accessing and using a Website and not to misrepresent your identity. Where passwords or other access information may be required, you are solely responsible for the security of such access information and will hold us harmless from any unauthorized access to or use of systems that may result from your failure to properly maintain the security of such access information.

4.2.5.5. You agree to cooperate with us and any service provider(s) with regard to your access to, and use of, a Website, including providing such technical assistance and information as we may reasonably request.

4.2.6. Third Party Service Providers

You may, at your option, elect to permit a Third-Party Service Provider to access any Treasury Services (which may result in the TPSP's receipt, access to, and/or handling of any related sensitive information or PHI), including, without limitation, through the use of a remote access software package, a Website, or data transmission mail delivery service, mobile access or telephone, as applicable. We will not be responsible for your acts or omissions or those of your officers, employees or agents, including any TPSP retained by you (including but not limited to the amount, accuracy, timeliness or authorization of any instructions or information) or the acts or omissions of any other person or entity, including but not limited to any clearing house association or processor, any U.S. Federal Reserve Bank or any other country's central bank, any other financial institution or any Supplier, and no such person or entity will be deemed to be our agent.

If you permit any TPSP to access any of the Treasury Services, including, without limitation, through the use of a remote access software package, a Website, data file transmission, mail delivery service, mobile access or telephone, we will not be responsible or liable for such TPSP's use or misuse of the Treasury Services or related accounts or any such party's access to, use, misuse or loss of any PHI or other sensitive information; provided that we have complied with the Account Agreement and any applicable Security Procedure. We may and will

treat all instructions and information that we receive as provided by and for your benefit and subject to all of our rights under the Account Agreement.

4.2.6.1. Your representations, warranties, and agreement surrounding third party service providers.

4.2.6.1.1. You represent and warrant to us that you obtain a business benefit by allowing a TPSP to use, on your behalf, one or more of the Treasury Services (which may include the TPSP's receipt, access to, and/or handling of any related sensitive information or PHI), and that you have made available to each TPSP this Booklet, and all applicable Service Addenda and Services Documentation.

4.2.6.1.2. You will provide and maintain a list of all such TPSP in a form and in a manner acceptable to us. We may act under the Account Agreement as a TPSP instructs us, and you agree that such TPSP will be acting as your agent with respect to the Treasury Services. You further agree and warrant to us that you will cause a TPSP to use the Treasury Services on your behalf in accordance with the terms and conditions of your Account Agreement and all applicable Services Documentation and that such TPSP shall have no other right to use a Treasury Service or to derive any benefit under your Account Agreement or the Account Agreement. You agree that you are fully responsible for ensuring that all appropriate information protection, privacy, and similar policies and procedures are implemented and followed by all such TPSPs that you use, and that they comply at all times with applicable law. You shall provide us with information about any such TPSP as we may reasonably request.

4.2.6.1.3. You agree to periodically perform an audit of your TPSP. The audit should include, but is not limited to, technical or other access security to any Treasury Service or feature of any Treasury Service, the applicable Security Procedure, methods used to comply with the Account Agreement and all applicable Services Documentation, and employee security practices. You agree to provide the results of the audit to us upon request.

4.2.6.1.4. You understand and agree that you are strictly and solely responsible for the actions and omissions of any TPSP you may engage. You will indemnify and hold us harmless from and against any and all Losses in any way relating to any action or inaction of a TPSP unless such Loss is attributable to our gross negligence or willful misconduct.

4.2.6.1.5. We may, at our sole and absolute discretion, either decline to act upon any instruction or communication received from any TPSP or terminate or suspend your use of the underlying Treasury Service, if, in our sole and absolute discretion, we determine that a TPSP may pose a risk to our operations, or a TPSP or you breach any term of your Account Agreement or applicable Services Documentation. In the event that you terminate your relationship with a TPSP it is your sole responsibility to terminate such TPSP's access to the Treasury Services (including access to any related PHI or other sensitive information).

4.2.7. Suspension And Termination

4.2.7.1. If at any time we believe: (a) that our provision of any Treasury Service to you may create a risk of reputational harm to us, financial loss for us, or result in an unacceptable credit exposure to us, or (b) that a Treasury Account may be subject to irregular, unauthorized, fraudulent or illegal activity, we may, in our sole and absolute discretion, (1) suspend or modify our provision of any such Treasury Service until such time that such risk, exposure, or activity is eliminated or otherwise resolved to our satisfaction or (2) immediately terminate any or all Treasury Services.

4.2.7.2. We may terminate or suspend the Account Agreement or a Treasury Service, or any transaction related to a Treasury Service, at any time in our sole and absolute discretion without giving any notice to you. You may terminate a Treasury Service upon 30 calendar days' prior written notice to us.

4.2.7.3. If the Account Agreement or a Treasury Service is terminated for any reason, you shall: (a) immediately stop using any Materials relating to the terminated Treasury Service; (b) erase or delete any TIAA Bank-provided software relating to the terminated Treasury Service to the extent stored in your computers; and (c) at our option, either return to us or destroy all Materials relating to the terminated Treasury Service and certify to us that you have done so. Your obligations under this subsection of this Suspension and Termination section shall survive termination of the Account Agreement.

4.2.7.4. Termination of the Account Agreement or a Treasury Service shall not affect your payment obligations with respect to Treasury Services performed by us prior to termination, and any such termination is in addition to our other rights under applicable law and under the terms of the Account Agreement. Also, termination of the Account Agreement or a Treasury Service does not release the parties from any of their respective obligations which arose or became effective before such termination. Upon termination, all amounts owed by you to us and outstanding will become immediately due and payable.

4.3. Account Reconciliation Service

The Account Reconciliation Service consists of features that will help you reconcile and manage credit and debit activity in your Treasury Account(s). You will have the option to select specific features described below via applicable Services Documentation.

Full Reconciliation: During each reporting period, you will transmit to us a Check Issue File via the BOB Platform. The Check Issue File is then used to match transactions that have actually cleared your Treasury Account(s) for payment. If we do not receive a Check Issue File prior to the Cut-Off Time, the reconciliation will be performed without the Check Issue File.

Partial Reconciliation: A listing of transactions that have cleared your Treasury Account is sent to you via the BOB Platform.

You are solely responsible for providing and maintaining quality checks for any and all Account Reconciliation Services, including but not limited to ensuring that your Check Issue File is properly formatted and meets all requirements described in the applicable Services Documentation. The Check Issue File is your sole responsibility, and any payee name (if provided on the Check Issue File) cannot be used to detect fraudulent alteration of a payee name. We shall have no obligation to examine or inspect any information on any Check Issue File, any Check, or any other Item for completeness or authorization or to determine whether a Check or other Item is properly payable.

4.4. Automated Clearing House (ACH) Origination Service

The Automated Clearing House (ACH) Service allows you to initiate Entries that may be sent through the ACH Network directly to another bank or processor or processed directly to accounts with us, as more fully described in the applicable Services Documentation. The ACH Origination Services generally allow you to initiate debit or credit Entries to accounts at other eligible financial institutions and also allows you to transfer funds, through the external transfers ACH Service, to or from your Treasury Accounts with us or your accounts with other eligible financial institutions. The ACH Origination Services are governed by the Nacha rules and the terms and conditions of this Account Agreement. TIAA Bank is willing to act as an Originating Depository Financial Institution with respect to such Entries, subject to the terms of this Account Agreement and the Nacha Rules.

4.4.1. Origination, Initiation And Transmittal Of Entries

4.4.1.1. Company authorizes TIAA Bank to originate Entries on behalf of the Company to Receivers' accounts as specified by the Company.

4.4.1.2. Company may not act as Third Party Sender or otherwise initiate any Entries for or on behalf of any third party under the terms of this Treasury Service. Company also may not use any Third Party Service Providers with respect to this ACH Service without prior written consent of TIAA Bank.

4.4.1.3. Company shall transmit credit and debit Entries to TIAA Bank at the location(s) and in compliance with the formatting and other requirements set forth in the Services Documentation. Company understands and agrees that (a) Company's ability to originate Entries is subject to exposure limits in accordance with the Rules and as set forth in the Services Documentation and (b) that Company may initiate only those types of Entries that are indicated in the Services Documentation.

4.4.2. Compliance With Security Procedure

4.4.2.1. Company and TIAA Bank shall comply with the requirements described in the "Security Procedures" section above, in this section, and in the Services Documentation related to this ACH Service (collectively, the "ACH Security Procedure"). Company acknowledges that the purpose of the ACH Security Procedure is for verification of authenticity and not to detect an error in the transmission or content of an Entry. No security procedure for the detection of any such error has been agreed upon between TIAA Bank and Company. You and we will comply with the ACH Security Procedure with respect to the ACH Service. **We highly recommend implementation of dual approval/controls for this ACH Service.**

4.4.2.2. If an Entry (or request for cancellation or amendment of an Entry) received by TIAA Bank purports to have been transmitted or authorized by Company, it will be deemed effective as Company's Entry (or request) and Company shall be obligated to pay TIAA Bank the amount of such Entry even if the Entry (or request) was not authorized by Company, provided TIAA Bank accepted the Entry in good faith and acted in compliance with the ACH Security Procedure with respect to such Entry.

4.4.2.3. If an Entry (or request for cancellation or amendment of an Entry) received by TIAA Bank was transmitted or authorized by Company, Company shall pay TIAA Bank the amount of the Entry, whether or not TIAA Bank complied with the ACH Security Procedure with respect to that Entry and whether or not that Entry was erroneous in any respect or that error would have been detected if TIAA Bank had complied with such procedures.

4.4.2.4. In the event Company fails to comply with the ACH Security Procedure and TIAA Bank receives a fraudulent Entry (or a fraudulent request for cancellation or amendment of an Entry), but TIAA Bank believes in good faith that the Entry is authorized by Company, Company shall pay TIAA Bank the amount of the Entry, whether or not TIAA Bank complied with the ACH Security Procedure with respect to that Entry and whether or not that Entry was erroneous in any respect or that error would have been detected if TIAA Bank had complied with such ACH Security Procedure.

4.4.3. Processing, Transmittal and Settlement by TIAA Bank

4.4.3.1. Except as provided in the "On-Us Entries" and "Rejection of Entries" sections below, TIAA Bank shall: (a) process Entries received from Company that conform with the file or format specifications set forth in the Rules, (b) transmit such Entries as an ODFI to the ACH Operator, and (c) settle for such Entries as provided in the Rules.

4.4.3.2. TIAA Bank shall transmit such Entries to the ACH Operator, provided (a) such Entries are received on a Business Day by TIAA Bank and by the applicable Cut-Off Time, and (b) the ACH Operator is open for business on such Business Day. Entries shall be deemed received by TIAA Bank when the electronic transmission (and compliance with

any related ACH Security Procedure provided for herein) is completed as provided in the Services Documentation, or as otherwise agreed to by TIAA Bank in its sole discretion. Company may transmit Entries to TIAA Bank only through the BOB Platform, unless otherwise agreed by TIAA Bank in its sole discretion. In the event of an extended outage of the BOB Platform, Company should contact TIAA Bank for event-specific instructions.

4.4.3.3. Company may use only those Nacha SEC codes that Company has been approved to use by TIAA Bank, in TIAA Bank's sole discretion. Company is authorized to initiate ACH transactions only for the purposes intended, using the appropriate, approved Nacha SEC code, and only if the Entry is within the approved limits. These approved Nacha SEC codes and limits are described in the Services Documentation. Entries will not be transmitted if: (a) established maximum dollar amounts are exceeded or (b) if the Company uses a Nacha SEC code that Company is not approved to use, or (c) if an incorrect or inappropriate Nacha SEC code is used.

4.4.3.4. If any of the requirements in section 4.4.3.2 are not met, TIAA Bank shall use reasonable efforts to transmit such Entries to the ACH Operator by the next Business Day on which the ACH Operator is open for business.

4.4.4. On-Us Entries

Except as provided in the "Rejection of Entries" section below, in the case of an On-Us Entry, TIAA Bank shall credit or debit the Receiver's account in the amount of such Entry on the Effective Entry Date contained in such Entry, provided the requirements set forth in section 4.4.3.2 of the "Processing, Transmittal and Settlement by TIAA Bank" section above are met. If either of those requirements are not met, TIAA Bank shall use reasonable efforts to credit or debit the Receiver's account in the amount of such Entry no later than the next Business Day following such Effective Entry Date.

4.4.5. Rejection of Entries

4.4.5.1. Company agrees that TIAA Bank has no obligation to accept Entries and therefore may reject any Entry issued by Company. Without limiting the foregoing, TIAA Bank has the right to and may reject: (a) any Entry that does not comply with the requirements of the "Origination, Initiation and Transmittal of Entries" or "Compliance with Security Procedure" sections above, (b) any Entry that contains an Effective Entry Date more than thirty (30) calendar days after the Business Day such Entry is received by TIAA Bank, (c) any On-Us Entry for any reason for which an Entry may be returned under the Rules, (d) any Entry if Company has failed to comply with its account balance obligations under the Account Agreement, and (e) any Entry if Company does not adhere to the ACH Security Procedure.

4.4.5.2. TIAA Bank shall notify Company by electronic transmission of such rejection no later than the Business Day such Entry would otherwise have been transmitted by TIAA Bank to the ACH Operator or, in the case of an On-Us Entry, its Effective Entry Date. Notices of rejection shall be effective when given. TIAA Bank shall have no liability to Company by reason of rejection of any such Entry or the fact that such notice is not given at an earlier time than that provided for herein.

4.4.6. Cancellation or Amendment of Entry by Company

Company shall have no right to cancel or amend any Entry after its receipt by TIAA Bank. However, if such request complies with the ACH Security Procedure, TIAA Bank shall use reasonable efforts to act on a request by Company for cancellation or amendment of an Entry prior to transmitting it to the ACH Operator or, in the case of an On-Us Entry, prior to crediting or debiting a Receiver's account, but shall have no liability if such cancellation or amendment is not effected. Company shall reimburse TIAA Bank for any Losses TIAA Bank may incur in effecting or attempting to effect the cancellation or amendment of an Entry. Company may not reinitiate Entries except as authorized by the Rules.

4.4.7. Error Detection

TIAA Bank has no obligation to discover and shall not be liable to Company for errors made by Company, including but not limited to errors made in identifying the Receiver, or an Intermediary or RDFI or for errors in the amount of an Entry or for errors in Settlement Dates. TIAA Bank shall likewise have no duty to discover and shall not be liable for duplicate Entries issued by Company.

Notwithstanding the foregoing, if the Company discovers that any Entry it has initiated was in error, it shall notify TIAA Bank of such error. If such notice is received no later than three Business Days prior to the Effective Date of the Entry, TIAA Bank will utilize reasonable efforts to cancel the Entry. In the event that Company makes an error or issues a duplicate Entry, Company shall indemnify, defend all claims, and hold TIAA Bank harmless from any Losses incurred by TIAA Bank as result of the error or issuance of duplicate Entries.

4.4.8. Pre-notification

TIAA Bank may require that the Company send a pre-notification that Company intends to initiate an Entry or Entries to a particular account within the time limits prescribed for such notice in the Rules. Such notice shall be provided to TIAA Bank in the format and on the medium provided in the media format section of such Rules. If Company receives notice that such pre-notification has been rejected by an RDFI within the prescribed period, or that an RDFI will not receive Entries without having first received a copy of an authorization signed by its customer, Company will not initiate any corresponding Entries to such accounts until the cause for rejection has been corrected or until providing the RDFI with such authorization within the time limits provided by the Rules.

4.4.9. Notice of Returned Entries and Notifications of Change

TIAA Bank shall notify Company of the receipt of a returned entry from the ACH Operator no later than one Business Day after the Business Day of such receipt. Except for an Entry retransmitted by Company in accordance with the requirements of the “Origination, Initiation and Transmittal of Entries” section above, TIAA Bank shall have no obligation to retransmit a returned Entry to the ACH Operator if TIAA Bank complied with the terms of this Account Agreement with respect to the original Entry. TIAA Bank shall provide Company all information, as required by the Rules, with respect to each Notification of Change (NOC) Entry or corrected NOC Entry received by TIAA Bank relating to Entries transmitted by Company. TIAA Bank must provide such information to Company within two Business Days of the Settlement Date of each NOC Entry or corrected NOC Entry. Following Company’s receipt of NOC information from TIAA Bank, Company shall ensure that changes requested by the NOC Entry or corrected NOC Entry are made by within the timeframe required by the Rules or prior to initiating another entry to the Receiver’s account, whichever is later.

4.4.10. Payment by Company for Entries; Payment by TIAA Bank for Entries

4.4.10.1. Company shall pay TIAA Bank the amount of each credit Entry transmitted by TIAA Bank at such time on the Settlement Date as TIAA Bank, in its discretion, may determine, and the amount of each On-Us Entry at such time on the Effective Entry Date as TIAA Bank, in its discretion, may determine; provided, however, that TIAA Bank may at any time require that Company have sufficient available and collected funds in its Treasury Account prior to TIAA Bank processing such credit Entry.

4.4.10.2. Company shall promptly pay TIAA Bank the amount of each debit Entry returned by an RDFI that was transmitted by TIAA Bank.

4.4.10.3. TIAA Bank shall pay Company the amount of each debit Entry transmitted by TIAA Bank after the Settlement Date of such debit Entry as TIAA Bank, in its discretion, may determine, and the amount of each On-Us Entry at such time on the Effective Entry Date with respect to such Entry as TIAA Bank, in its discretion, may determine. Such payments by TIAA Bank shall be made by crediting the Treasury Account.

4.4.10.4. TIAA Bank shall promptly pay Company the amount of each credit Entry returned by an RDFI that was transmitted by TIAA Bank.

4.4.11. International ACH Transactions (“IAT”)

IAT Entries are prohibited and Company shall not initiate any IAT Entries, unless previously approved by us in our sole and absolute discretion.

4.4.12. ACH-Specific Company Representations and Warranties

With respect to each and every Entry transmitted by Company, Company represents and warrants to TIAA Bank and agrees that: (a) each person shown as the Receiver on an Entry received by TIAA Bank from Company has authorized the initiation of such Entry and the crediting or debiting of its account in the amount and on the Effective Entry Date shown on such Entry; (b) such authorization is operative at the time of transmittal or crediting or debiting by TIAA Bank as provided herein, and complies with the Rules, Regulation E, other applicable law, and the terms of the Account Agreement and the specific terms for this ACH Service; (c) Entries transmitted to TIAA Bank by Company are limited to those types of Entries referred to in the “Origination, Initiation and Transmittal of Entries” section above; (d) Company has complied with all applicable pre-notification requirements under the Rules and will not initiate an Entry that has been rejected by an RDFI within the prescribed period until the cause of such rejection has been cured; (e) the Company is in compliance with any additional representations and warranties set forth in any Services Documentation with respect to such Entry; (f) Company has received notice of the Rule regarding provisional payment and of the fact that, if such settlement is not received, the RDFI shall be entitled to a refund from the Receiver of the amount credited and Company shall not be deemed to have paid the Receiver the amount of the Entry, and (g) if Nacha or any other regulatory body fines or levies any penalties or charges against TIAA Bank resulting from Company’s non-compliance with the Rules or other applicable requirements, then Company shall reimburse TIAA Bank the amount of such fine, penalty, or charge.

4.4.13. ACH-Specific TIAA Bank Limitations

TIAA Bank shall be excused from failing to transmit or delaying in transmitting an Entry if such transmittal would result in TIAA Bank’s having exceeded any limitation upon its intra- day net funds position established pursuant to present or future Federal Reserve guidelines or in TIAA Bank’s reasonable judgment otherwise would violate any provision of any present or future risk control program of the Federal Reserve or any rule or regulation of any other U.S. governmental regulatory authority.

4.4.14. Data Retention and Evidence of Authorization

Company shall retain data on file adequate to permit remaking of Entries for 30 days following the date of their transmittal by TIAA Bank as provided herein, and shall provide such data to TIAA Bank upon its request. Without limiting the foregoing, Company specifically agrees to be bound by and comply with all applicable provisions of the Rules regarding the retention of documents or any record, including, without limitation, Company’s responsibilities to retain all items, source documents, and records of authorization in accordance with the Rules. Company shall also obtain all consents and authorizations required under the Rules and shall retain such consents and authorizations for two years, or for such longer or shorter period as may be required by the Rules, after they expire. Upon request, Company will provide a copy of such consents and authorizations to TIAA Bank or any affected Participating Depository Institution.

4.4.15. Nacha Rules

Company acknowledges that it has access to a copy of the Rules. The Rules are available at nacha.org, and limited-access to the basic Nacha Operating Rules is available at nachaoperatingrulesonline.org. Company agrees to comply with and be bound by the Rules as they may be amended from time to time, which Rules are hereby incorporated herein. The Company is responsible for ensuring that its origination of ACH Entries complies at all times with the Rules and applicable law, including, but not limited to, the sanctions enforced

OFAC. In the event Company violates any of the applicable Rules and Nacha imposes a fine on TIAA Bank because of the Company's violation, the Company will be liable to TIAA Bank for the full amount of the fine. In addition, Company understands and agrees that we may be required to report to any ACH association information regarding the Company as provided by the Rules. Such information may include, without limitation, the Company's origination volume for specified periods of time and the actual return rate for unauthorized Entries. Company further understands and agrees that, if the Company's return rate exceeds a threshold as is provided under the Rules, TIAA Bank may provide additional information to the ACH association, including, without limitation, a detailed plan and timeline for reducing the Company's return rate and, in such case, Company will be required to satisfy such plan and timeline in order to continue transmission of Entries under this Agreement.

4.4.16. Third Parties

Company assumes full liability for acts or omissions of (a) any Third-Party Service Provider used by Company to process or initiate Entries on behalf of Company and (b) any person for which Company initiates Entries as Third Party Sender, and Company agrees to indemnify and hold harmless TIAA Bank against any Losses resulting from or arising out of any acts or omissions of such person and/or TPSP

4.5. ACH Debit Block Service

The ACH Debit Block Service allows you to block all debit Entries from the Treasury Account(s) you have selected for this Treasury Service. Note: The ACH Debit Block Service will only block all Entries to a specific Treasury Account, and if you wish to set rules or parameters to accept or deny Entries, then you must apply for our ACH Positive Pay Services.

4.5.1. General Provisions

4.5.1.1. You acknowledge and agree that by instructing us to block all debit Entries, we shall automatically dishonor and return those debit Entries, and you shall accept liability to any party and hold us harmless for any Losses or actions at law arising from the return (dishonor) of any debit Entry.

4.5.1.2. The ACH Debit Block Service does not apply to transactions between you and us, and we may pay Entries that you have authorized us to originate to your Treasury Account (for example, including but not limited to, service or other fees, and loan or credit card payments). We may also pay any Entries, reversals or adjustments that we are required to accept under the Nacha Rules, operating circulars or any other rule, guideline or regulation that we deem applicable in our reasonable judgment.

4.5.1.3. If the ACH Debit Block Service is terminated for any reason, we will no longer be obligated to monitor debit Entries, and we will receive and accept or return Entries to your Treasury Account in accordance with our normal procedures. You still have the right to return Entries in accordance with the Rules.

4.5.1.4. If you also subscribe to our ACH Positive Pay Services as described in the Account Agreement, you will still need to make your pay or return decisions under your ACH Positive Pay Services. Such decisions will supersede the terms contained in this ACH Debit Block Service.

4.6. Business Online Banking Service

The Business Online Banking ("BOB") Service consists of features that you selected among those described in the applicable Services Documentation for Business Online Banking Services. We will issue you Access Codes enabling you to access and use our Business Online Banking Services. We are entitled to act upon instructions received through our Business Online Banking Services under your Access Codes without inquiring into the identity of the person using those Access Codes.

4.6.1. You acknowledge that no person from TIAA Bank will ever ask for your Access Codes and that our employees do not need and should not ask for your Access Codes. You agree never to provide your Access Codes to anyone, including anyone claiming to represent TIAA Bank. You are liable for all transactions made or authorized using your Access Codes.

You agree that TIAA Bank has no responsibility for establishing the identity of any person or determining the validity of any transaction. You agree that if you give your Access Codes to anyone or fail to safeguard their secrecy, you do so at your own risk. Anyone with your Access Codes will have access to your accounts.

You agree to notify us immediately in the event that your Access Codes are lost, stolen, or otherwise compromised. At any time, you may ask us to disable your Access Codes and issue new Access Codes to you.

4.6.2. An Authorized Signer on any account in Business Online Banking may designate User(s) as Administrator(s). Each Administrator for Business Online Banking is authorized to initiate all transactions made for any Treasury Account(s) established on Business Online Banking. Additionally, the Administrator has the ability to (a) add additional Administrators who will have the same rights and authorizations as each other Administrator, including the authority to initiate transactions, (b) add Users, and (c) grant User permissions. The Authorized Signer who designates an Administrator understands and agrees that he or she, or the Company, will be solely responsible and liable for the actions or inactions of any Administrator and any User within Business Online Banking, including, but not limited to, all transactions originated in Business Online Banking by any Administrator or User, and any return or pay decisions made by any Administrator or User. You agree to indemnify TIAA Bank against any Losses resulting from or arising out of any claim by any person that TIAA Bank is responsible for any act or omission of an Authorized Signer, an Administrator, or a User.

4.6.3. Business Online Banking Services are available 24 hours a day, seven days a week, except during special maintenance periods. Please see the applicable Services Documentation for Cut-Off Times. Transaction requests made through the BOB Platform on a Business Day before defined Cut-Off Times will be treated as received on that Business Day. Any requests received after the Cut-Off Times or on non-Business Days will be treated as received on the next Business Day. We reserve the right to update the Cut-Off Times from time to time.

4.6.4. Users have the option to establish service- and transaction-based Alerts, and we may, in our sole discretion, require you to establish mandatory Alerts for specific Services or transactions. Users also have the option to elect to receive Alerts via text message to their cellular telephones. Additional terms and conditions will apply to these text Alerts.

4.7. Imaged Deposits Service

The Imaged Deposits Service allows you to deposit qualifying Checks to your designated Treasury Account by transmitting to us for deposit an electronic image of a paper Check. This Imaged Deposit Service consists of the following service options: (a) Remote Deposit Capture, (b) Online Check Deposit, (c) Mobile Check Deposit, and (d) transmission of an image cash letter. You may select among these service options using the applicable Services Documentation.

To use the Imaged Deposits Service, you must: (a) designate at least one Treasury Account, (b) acquire the hardware and software required to access the Imaged Deposits Service, as described in more detail in the Services Documentation, (c) have access to the Internet, (d) maintain a valid email address, (e) submit to us the Certifications as described in the “Imaged Deposit Certifications” sections below, and (f) meet any other requirements described in the Services Documentation or Services Addendum, or as determined by us in our sole discretion.

4.7.1. Designated Treasury Account(s) and Administrator

4.7.1.1. Check Images shall be subject to finally collected funds and the Account Agreement, credited to your designated Treasury Account. If you have more than one designated Treasury Account, you must identify the designated Treasury Account to be credited with your Check Images when you transmit those Check Images to us, by selecting the designated Treasury Account before transmitting the Check Images.

4.7.1.2. In order to add, change or delete designated Treasury Accounts or to add, change or delete the identified Administrator, you will need to contact us.

4.7.2. Compliance with Security Procedure

Company and TIAA Bank shall comply with the requirements described in the “Security Procedures” section above and in the Services Documentation related to this Imaged Deposits Service (collectively, the “Imaged Deposits Security Procedure”). Company acknowledges that the purpose of the Image Deposits Security Procedure is for verification of authenticity and not to detect an error in the transmission or content of a Check Image. No security procedure for the detection of any such error has been agreed upon between TIAA Bank and Company. You and we shall comply with the Imaged Deposits Security Procedure with respect to the Imaged Deposits Service.

4.7.3. Process

4.7.3.1. You may scan Checks using an image capture device, or you may take photographs of Checks using a Mobile Device, or you may send to us an image cash letter to deposit those Checks to your designated Treasury Account(s). You agree to restrictively endorse any Item prior to transmitting it to us through the Imaged Deposits Service as “For Online Deposit Only at TIAA Bank,” or as otherwise instructed by us, and you further agree to stamp or otherwise mark the original Check “Processed,” “Deposited,” “Scanned,” or something similar after you have transmitted to us each Check Image such that the risk of subsequently re-scanning the same Item and thus creating a duplicate is reduced accordingly.

4.7.3.2. You agree that the manner (e.g., Substitute Check, image exchange, ACH) in which we clear or present Items for payment shall be determined by us, in our sole and absolute discretion. The Account Agreement contains additional terms and conditions applying to fees, and the presentment, collection, and return of Items. We reserve the right to select the clearing agents through which we clear Items. You agree to be bound by any clearinghouse agreements, operating circulars and image exchange agreements to which we are a party.

4.7.3.3. Funds from deposited Check Images will be available according to our Funds Availability Disclosure included in this Booklet. For purposes of Funds Availability, Check Images will be considered Checks.

4.7.3.4. For purposes of determining the availability of funds, Check Images deposited through the Services are considered received by us upon the our successful receipt of the transmission of such images that are complete, usable, and adhere to any data specifications provided to you by us. If the Check Images are not complete, are not usable, or do not adhere to such data specifications, we may be unable to process such Items, in which case your deposit will be adjusted as appropriate.

4.7.3.5. We have no obligation to notify you of the rejection of a Check Image or other information sent to us through the Imaged Deposits Service. We will have no liability to you for the rejection of a Check Image or other information sent to us through the Imaged Deposits Service or for not notifying you of such rejection. Upon receipt of a Check Image submitted by you, we may examine such Check Image and other information sent to us through the Imaged Deposits Service to ensure that you have complied with the Account Agreement, which includes these terms and conditions. If we determine

that you have not complied with the Account Agreement or if errors exist in the Check Image or other information sent to us through the Imaged Deposits Service, we, in our sole and absolute discretion, may, in our sole discretion, (a) reject the Check Image, (b) hold the Check Image, or (c) elect to correct the error and accept and process the corrected Check Image. As a form of correction, we may credit your designated Treasury Account for the full amount of the deposit and make any necessary adjustments to the Treasury Account to correct the error. We may, in our sole and absolute discretion, also perform a risk-management analysis of one or more Check Images submitted by you to detect potentially fraudulent Check Images, and we may, in our sole and absolute discretion, reject any Check Image or other information sent to us through the Imaged Deposits Service. If after our examination of a Check Image or other information sent to us through the Imaged Deposits Service, we determine that you have complied with and processed and transmitted the Check Image in accordance with the Account Agreement, then we shall accept the Check Image for deposit in your designated Treasury Account. Notwithstanding the fact that we accept a Check Image for deposit, any credit made to your designated Treasury Account shall be provisional, and you shall remain liable to us for any errors, inaccuracies, breach of warranties, and any loss sustained by, or any claim made against, us.

4.7.3.6. Imaged Deposit Specific Transaction and Daily Limits. If you exceed the daily and transaction-specific limits that we have established for you, we may, in our sole and absolute discretion, either (a) accept the deposited Checks in excess of these limits, or (b) refuse to accept the Checks that would cause you to exceed your limits or that are submitted to us when you have already exceeded the applicable limit. If you exceed the daily limit or per transaction-specific limit, we also may terminate the Imaged Deposits Service without notice, except as such notice is required by law. If we do at any time accept a Check for deposit when the Check would cause you to exceed your limits or when you have already exceeded your limits, we will have no obligation to do so in the future. For Remote Deposit Capture and image cash letter, we will inform you of your initial Daily Limit and per transaction limit when you first apply. Unless otherwise approved by us in writing, for Online Check Deposit and Mobile Check Deposit, you may scan and submit to us no more than \$50,000 in Checks per day, and no single Check may be for more than \$50,000. We may at any time in our discretion raise or lower these limits.

4.7.3.7. Generally, Check Images scanned and transmitted to us before the Cut-Off Time will be considered received by us on that day. Acknowledgment of receipt or delivery does not constitute an acknowledgment by us that the transmission of a Check Image or Images does not contain errors or that the Item has been accepted for deposit. You agree that we may at any time, in our sole and absolute discretion, refuse to accept deposits of Checks from you via the Imaged Deposits Service. In the event that the Imaged Deposits Service is interrupted or are otherwise unavailable, you may, at your option, deposit Checks using an alternative method such as in-person at one of our financial centers, by courier service, via night drop, or postal mail to: TIAA Bank, 11 Oval Dr., Suite 107, Islandia, NY 11749.

4.7.4. Your Obligations

4.7.4.1. You hereby request that your designated Treasury Account(s) be made available for access through the Imaged Deposits Service.

4.7.4.2. You agree that you will use the Imaged Deposits Service to deposit only Checks drawn on financial institutions with a valid United States ABA/Routing Number and denominated in U.S. dollars. All other items must be deposited by alternative means such as in person, via courier, using a night drop facility, or by postal mail accompanied by a deposit slip issued by us. Furthermore, you agree you will use the Imaged Deposits Service only to deposit Checks with us.

4.7.4.3. You will restrictively endorse all Items transmitted to us through the Imaged Deposits Service as “For Online Deposit Only at TIAA Bank,” or as otherwise instructed by us, and once transmitted to us, you will stamp or otherwise mark the original Check “Processed,” “Deposited,” “Scanned,” or something similar.

4.7.4.4. Unless we make alternate arrangements with you, you are solely responsible for obtaining and installing a scanner or obtaining a Mobile Device, depending on the Imaged Deposits Service you use, and purchasing, obtaining, installing and operating any and all necessary equipment or software needed to access the Imaged Deposits Service from us or through an alternative we approve, and shall be responsible for maintaining such equipment or software in an operating condition, including any mandatory maintenance service programs prescribed by us. We will provide minimum specifications for scanners (including Mobile Devices) and all other equipment or software. If we do make arrangements with you to provide, or facilitate the installation of, a scanner, then, without our prior written consent, you will use that scanner only at the physical location where we provided it to you, or facilitated the installation thereof.

4.7.4.5. When you transmit Check Images to us, you must at that time specify which of your designated Treasury Accounts (if you have more than one designated Treasury Account) is to be credited with the funds from the Check. We shall provide you with details of the specific transactions, reported similarly as other transactions may be done, that were a result of access to the Imaged Deposits Services. You shall be responsible for auditing and balancing all of your designated Treasury Accounts.

4.7.4.6. You will retain each Check in a secure location for a reasonable period of time, but in no event fewer than 30 days after such Check has been converted to a Check Image and transmitted to us. At the end of such retention period, you shall destroy the Check using commercially reasonable procedures. During the time that you are required to retain the Check, you will promptly provide any retained Check (or, if the Check is no longer in existence, a copy of an Original Check that accurately represents all of the information on the front and back of the original Check as of the time the original Check was truncated or is otherwise sufficient) to determine whether or not a claim is valid to the Bank, as requested, to aid in the clearing and collection process or to resolve claims by third parties with respect to any Check.

4.7.4.7. You will retain all information relating to Check Images, including without limitation computerized information, for no less than 30 days. In the event of lost, mistaken, incomplete or unusable Check Images, or in the event of claims of fraud, alteration, counterfeit or otherwise, you agree to cooperate fully with us in providing information, including access to such records.

4.7.4.8. During the period that you maintain the Checks, you understand and agree that you must use a high degree of care to protect these Checks against security risks (i.e., maintain these Checks in a secure or protected location). These risks include, without limitation, (a) theft or reproduction of the Checks (including by employees) for purposes of presentation for deposit of these Checks (i.e., after the Checks have already been presented for deposit via the Imaged Deposits Service) and (b) unauthorized use of information derived from the Checks, including, but not limited to, confidential information and nonpublic personal information, as defined in 12 C.F.R. Part 573, as it may be amended from time to time. When you destroy and dispose of the Checks pursuant to the requirements for this Imaged Deposits Service, you understand and agree that you must use a high degree of care when selecting and implementing destruction and disposal procedures. Among other things, these procedures must be designed to ensure that the Checks are not accessed by unauthorized persons during the destruction and disposal process and, once destroyed, the Checks are no longer readable or capable of being reconstructed (e.g., through the use of competent shredding equipment).

4.7.4.9. You shall not present, or attempt to present, or allow others, either directly or indirectly, to present, or attempt to present, for deposit any Check that has already been presented for deposit to us or any other institution, whether that Check was presented as an Original Check or a Substitute Check, and whether that Check was deposited in person, by mail, by remote deposit or any other means. In the event that you, or any third party, presents, or attempts to present, a deposit in violation of this subsection you agree to defend, indemnify, and hold us and our agents harmless from and against all Losses arising out of any claims, suits, or demands brought by third parties with respect to any such Substitute Check or Original Check.

4.7.4.10. You will verify and reconcile any out-of-balance condition, and promptly notify us of any errors within the time periods established in your Account Agreement (exclusive of weekends and applicable holidays). If notified within such period, we shall correct and resubmit all erroneous files and other data at our then standard charges, or at no charge, if the erroneous data directly resulted from our error.

4.7.4.11. If a Check Image is sent to us using your Access Code and password, we may deem it as having been sent by you and you shall be liable for that Check Image even if you did not authorize the sending of that Check Image. If a Check Image is sent to us by you, or was authorized by you to be sent to us, you shall be liable under this Account Agreement for that Check Image even if it was not sent using your Access Code and password, including Check Images transmitted through TPSP.

4.7.4.12. You assume full responsibility for the consequences of any misuse or unauthorized use of or access to the Imaged Deposits Service or disclosure of any confidential information or instructions of yours by your employees, agents, TPSP or other third parties.

4.7.4.13. You agree to promptly consent to any agreement, and to provide to us any certifications or re-certifications, that we request regarding the use of this Imaged Deposits Service.

4.7.5. Representations and Warranties

4.7.5.1. You represent and warrant that with respect to each Check processed by you hereunder and the corresponding Check Image: (a) neither you nor any of your employees or agents has altered the Check or the Check Image; (b) you have not and will not present, negotiate or transfer the Check Image or the Check to any other institution or person for payment, collection, or negotiation; (c) the Check Image is a digitized image of the front and back of the Check and accurately represents all of the information on the front and back of the Check as of the time you converted the Check to a Check Image; (d) the Check Image contains all endorsements of all parties transferring or negotiating the Item before you receive it; (e) you have sent us only one Check Image for any single Check and will not send us any other Check Image for that same Check; (f) you will not present any Check for collection or payment, or otherwise negotiate the Check, after the Check has been presented as a Check Image; (g) you will destroy the original Check promptly after the 30th day the you send the corresponding Check Image to us or within such other period as required by us and communicated to you in writing; (h) no person except as authorized by you has had access to the scanner or has transmitted or altered any Check or Check Image; and (i) you have restrictively endorsed all Items transmitted to us as "For Online Deposit Only at TIAA Bank," or as otherwise instructed by us.

4.7.5.2. With respect to each Check and corresponding Check Image, you make to us all transfer and presentment warranties made under applicable law and the Account Agreement. If you capture a digital image of a previously truncated and reconverted Substitute Check for processing, you shall ensure that such Substitute Check meets the requirements for legal equivalency under Regulation CC, as amended from time to time,

and that the identifications of previous truncating and reconverting bank(s) (as such terms are defined in Regulation CC) are preserved.

4.7.5.3. Because you are performing the function of converting Original Checks to Check Images which may become Substitute Checks you understand and agree that you are responsible, to the extent permitted by law, for all warranties and indemnifications set forth in Check 21 applying to the Reconverting Bank and Truncating Bank, as such terms are defined by Check 21, including, without limitation, the obligation to only convert an Original Check that allows for the creation of a Substitute Check that clearly and accurately represents the information on the front and back of the Original Check. We and our service providers may, but shall have no obligation, to screen Items or Substitute Checks for legal compliance.

4.7.6. Imaged Deposit Certifications

Each time that you use the Imaged Deposits Service, you agree that you are representing, warranting, and certifying to us the following:

4.7.6.1. Device Security Certifications.

4.7.6.1.1. That, (a) any computer or Mobile Device used by the Company for these Imaged Deposits Services uses a reliable computer virus detection product in order to detect and remove any computer viruses, spyware, malware or similar device, and (b) the Company will immediately notify TIAA Bank if for any reason the Company believes the confidentiality of information, or the security of any computer used to access these Imaged Deposit Services has been or may have been breached.

4.7.6.1.2. If the Company uses Mobile Check Deposit, security precautions are in place to limit access to the Mobile Device(s) used, which may include an access code to unlock the device prior to use.

4.7.6.1.3. If we made arrangements with you to provide, or facilitated the installation of, a scanner, then, without our prior written consent, you have not used that scanner at any physical location other than at the physical location where we provided it to you, or facilitated the installation thereof.

4.7.6.2. General Security Certifications.

4.7.6.2.1. That the Company has established and maintains procedures to safeguard against unauthorized deposits transmissions, and that the Company has taken appropriate steps to maintain the confidentiality of passwords, codes and system access.

The purpose of these procedures and steps is to ensure the following:

- Checks deposited via image are deposited only one time;
- Checks are held in a secure location after imaging and transmission to TIAA Bank until the Checks are destroyed as provided herein; and
- Separation of duties are in place within the Company process and procedures where feasible.

4.7.6.2.2. That the Company maintains the confidentiality of all user logins, IDs, passwords, or codes for accessing and using the Imaged Deposits Service(s).

4.7.6.2.3. That existing and new employees of the Company are trained by the Company in regard to policies, procedures, and obligations associated with the use of the Imaged Deposits Service.

4.7.6.2.4. That the Company maintains contingency plans for making deposits if the Imaged Deposits Service is not available. Such contingency plans may include, but are not limited to, delivering Check deposit(s) to the Company's

TIAA Bank account by one of the following: (1) in person, at a TIAA Bank Financial Center, (2) U.S. Mail; or (3) overnight delivery.

4.7.6.3. Physical Security of Original Checks Certifications.

4.7.6.3.1. That the Company does and will securely store all original Items for a period of 30 days after the deposit date and that the Company takes appropriate security measures to ensure only authorized personnel shall have access to the original Item, and to ensure the information contained on the Item shall not be disclosed to unauthorized persons.

4.7.6.3.2. That until such time as the original Item is destroyed as provided below, Company will provide to TIAA Bank within five (5) Business Days, any retained Item upon request, to aid in the clearing and collection process, to resolve claims by third parties with respect to any Item or for any other legal purpose.

4.7.6.3.3. That original Items, once scanned for deposit, are not available to be deposited or negotiated in any form and that if a deposited Item is returned for any reason, the scanned and deposited Item replaces the original Item for all purposes and can be scanned for deposit only one time.

4.7.6.3.4. That the Company does and shall destroy the original Item upon the expiration of the retention period specified herein, using commercially reasonable destruction methods, which may include, without limitation, shredding the original Item(s) in such a manner that information contained cannot be read or reconstructed.

4.7.6.4. Notification and Responsibility for Errors Certifications.

4.7.6.4.1. That the Company will verify all account transactions and will reconcile any out-of-balance condition, and that the Company will promptly notify TIAA Bank of any errors in the foregoing within the time periods established and in the manner specified herein.

4.7.6.4.2. That the Company assumes full responsibility for the consequences of any errors and any misuse or unauthorized use of or access to the Imaged Deposits Service or disclosure of any confidential information or instructions of the Company's by its employees, agents, third-party processors, or other third parties.

4.8. Lockbox Service

The Lockbox Service allows you to direct persons or entities making payments and other remittances to you to mail the payment and certain documentation to a Lockbox Address, from which you have authorized us to remove the contents. It is your responsibility to notify remitters that remittances must be mailed to the appropriate Lockbox Address. We will deposit into your Treasury Account the collected payments and other remittances that meet the requirements described in the Services Documentation.

4.8.1. Setup and Access

4.8.1.1. We will establish the Lockbox Address on your behalf, and that Lockbox Address will be located in the city described and set forth in Services Documentation. After we have established the Lockbox Address, we will notify you of its exact address.

4.8.1.2. You must designate the Treasury Account in the Services Documentation to which you want payments deposited through the Lockbox Service. You may change the choice of designated Treasury Account only in writing delivered to us, and any such change will take effect only after we have received the written notice of change and had a reasonable opportunity to process it.

4.8.1.3. We will access your Lockbox Address only on Business Days. You understand that payments received by our lockbox processing system from your Lockbox Address when we access your Lockbox Address will generally be processed on that same Business Day. We will process payments, and deposit them in your designated Treasury Account, in accordance with the relevant options selected in the Services Documentation.

4.8.2. Payments not Deposited

4.8.2.1. Generally. We will use commercially reasonable efforts to not process payments as instructed in any relevant options selected in Services Documentation.

4.8.2.2. Payers on Stop Payment File, if applicable. Depending on the Lockbox Service that we are providing you, you may have the option to instruct us not to deposit payments that are received from certain payors through a stop payment file. In such a case, we will not deposit payments that are received from these payors provided that the requirements described in the relevant Services Documentation are met. You agree to maintain and promptly submit any desired changes to your stop payment file, which will take effect only after we have had a reasonable opportunity to process such changes. Any payments not deposited in accordance with a stop payment file, or otherwise, shall be returned to you in accordance with the relevant option selected in the Services Documentation.

4.8.2.3. Alterations. If we, in our sole judgment, determine that any payment has been altered, may have been altered, or otherwise suspect that a payment may be fraudulent, we shall forward such payment to you in accordance with the relevant option selected in the Services Documentation. Except in the case of our gross negligence or willful misconduct, we shall have no liability whatsoever for depositing payments containing an alteration of any kind or are otherwise fraudulent in nature, or for not depositing payments that we suspects may have been altered or may be fraudulent.

4.8.3. TIAA Bank Image Lockbox Website

4.8.3.1. Depending on the Lockbox Service that we are providing to you, we may upload, on a daily basis, to the TIAA Bank Image Lockbox Website your payment file. In such a case, you agree to visit the TIAA Bank Image Lockbox Website daily in order to acquire your daily payment file. We recommend that you download and save each payment file for your records.

4.8.3.2. You are responsible for reviewing all lockbox processing reports that are available each day on the TIAA Bank Image Lockbox Website.

4.8.3.3. You are responsible for performing your own payment processing inquiries as provided by the TIAA Bank Image Lockbox Website.

4.8.3.4. You are responsible for assigning User access and authority levels for the TIAA Bank Image Lockbox Website. You are responsible for any actions taken in the TIAA Bank Image Lockbox Website by any User.

4.8.3.5. You are responsible for maintaining confidentiality of all payment information that can be accessed via the TIAA Bank Image Lockbox Website.

4.8.3.6. You agree to report to us any errors or other problems involving the Lockbox Service by calling us, within one Business Day of identifying the error or other problem.

4.8.3.7. We will make reasonable efforts to correct any errors that you report to us and will make any necessary information available to you for you to complete the processing of any payment. In the event that you fail to report any error to us within one Business Day after such error is reflected in your statements, reports or files, available on the TIAA Bank Image Lockbox Website, we shall have no liability to you if we are unable to correct the error due to your delay.

4.9. Online Banking Bill Pay Service

The Online Banking Bill Pay Service allows you to provide us with the names and account information of persons or entities to whom you wish us to direct payment. By using the Online Banking Bill Pay Service, you authorize us to follow the payment instructions that you enter through the Online Banking Bill Pay Service.

Please note that payment of taxes or court-ordered payments through the Online Banking Bill Pay Service is prohibited.

4.9.1. Processing Of Payment Requests/Recommended Timing

When you provide us with payment instructions, you authorize us to charge your designated Treasury Account and remit funds on your behalf on the Send Date. Subject to the following paragraphs, we will charge your Treasury Account and send the funds to your designated payee on the Send Date. We recommend that you schedule the Send Date for your requested payment to be at least five (5) Business Days before the actual due date of the payment. Because of the possibility for delays in processing or posting of your payment, we do not recommend that you schedule for payments to be received by your designated payee on the due date or at the end of a grace period.

In order for us to be able to send your payment on your selected Send Date, your selected Send Date must be at least one Business Day after the Business Day on which we receive your request, as explained in this paragraph. If your request for a payment is received by us before the Cut-Off Time, we will process your payment request on that same Business Day, and we will withdraw the necessary funds from your Treasury Account and send your payment to your designated payee on the next Business Day that is your requested Send Date. If your request for a payment is received by us on a day other than a Business Day, or it is received by us after the Cut-Off Time on a Business Day, we will process your payment request on the next Business Day, and withdraw the necessary funds from your Treasury Account and send the payment to your designated payee on the later of (a) your selected Send Date or (b) two Business Days after you made your request to us. Some payees are unable to accept electronic payments. For those payees, we will mail a Check to the payee. After we have sent the payment, the payee typically will receive the payment in three (3) Business Days if the payment is sent electronically or five (5) Business Days if the payment is sent via Check. If you properly follow the procedures to access your Treasury Account, and we fail to send a payment on your designated Send Date, we will bear responsibility for the late charges (up to a maximum of \$50 per payment or transaction), subject to the seven exceptions listed below. In any other event, including, but not limited to, your choosing a Send Date too close to your payment due date to allow for receipt of your payment by your payee, the responsibility for paying any and all late charges or penalties imposed by your payee shall be borne by you.

We will not be responsible for payments sent to your designated payee after your requested Send Date if you fail to provide us with adequate time to process your request, as described above. In addition, we will not be liable to you or to anyone else if your requested transactions cannot be completed on the day you designated, if the delay is caused by circumstances beyond our control that prevent us from processing your transaction on the requested date. Such circumstances could include, without limit, a computer or power failure, fire, or flood. In addition, delays in handling and posting of payments by your designated payee may delay your transactions.

We will use reasonable efforts to complete all your payments properly. However, we shall incur no liability if we are unable to complete any payments initiated by you through us because of the existence of one or more of the following circumstances:

1. your Treasury Account does not contain sufficient funds to complete the payment. Payments are based on available funds per our Funds Availability Disclosure;
2. you know or have been advised by us not to use the payment system due to temporary malfunction;

3. the merchant or other payee mishandles or delays a payment sent by us;
4. you have not provided us with the correct names or account information for those persons (or entities) to whom you wish to direct payment. We shall incur no liability for payments made improperly, or for payments we do not make, if you have provided us with incorrect information (even if the information you did provide was a close approximation of the correct information);
5. circumstances beyond our control (such as, but not limited to, fire, flood, or interference from an outside force) prevent the proper execution of the transaction and we have taken reasonable precautions to void those circumstances;
6. you instruct us to make a payment of taxes or court-ordered payments. As noted above, we cannot make these types of payments; or
7. you schedule your payment date to be during the grace period for that merchant/payee.

We will not be responsible for any late fees associated with payments that you have scheduled to be made after the due date on the bill. This is the case even if the vendor allows a grace period. You may schedule payments during the grace period, but any late charges associated with payments scheduled as such will be your responsibility, regardless of the cause of the late payment.

If we cause an incorrect amount of funds to be removed from your Treasury Account or cause funds from your Treasury Account to be directed to a person (or entity) who does not comply with your payment instructions and none of the above seven exceptions apply, we will return the improperly transferred funds to your Treasury Account.

4.9.2. Charges and Fees

Refer to the Deposit Account Fee Schedule.

4.9.3. Insufficient Funds

If you have instructed us to make a payment for which there are insufficient available funds in your designated Treasury Account, we have no obligation to make the payment.

4.9.4. Bill Payment Service Limitations

4.9.4.1. Merchant or Payee Limitations. We reserve the right to refuse to pay any person (or entity) to whom you may direct a payment. We are obligated to notify you promptly if we decide to refuse to pay a person (or entity) designated by you. This notification is not required if you attempt to pay taxes or court-ordered payments, which you are prohibited from doing using this Service.

4.9.4.2. Dollar Limits. For security, risk management, or other purposes, we may limit the amount of a single payment or aggregate totals.

4.9.5. Expedited Payment Services

As part of our Online Banking Bill Pay Services, we offer an expedited payments service, to speed up the time it takes to get your Bill Pay payment to its recipient. The expedited payments service is available as either expedited electronic bill payments or overnight check bill payments. You will be charged a fee for this expedited service. The fee for expedited electronic bill payments and overnight check bill payments are disclosed in your Deposit Account Fee Schedule and will be disclosed to you at the time you initiate the payment.

4.9.5.1. General. You may select either an expedited electronic payment or overnight check bill payment at the time you schedule your payment through the Online Banking Bill Payment Service. Not all payment recipients are able to receive expedited electronic payments and you will not be presented with the option of an electronic expedited payment if your payment recipient cannot receive your payment electronically. Your transaction will be completed in accordance with the delivery date presented when you initiate the payment. You are solely responsible for providing accurate information on the delivery address for the payment and the account numbers or other information needed by the payment recipient in order to credit your account.

4.9.5.2. On-Time Guarantee. In the event that an expedited payment is not delivered by the delivery date as a result of our fault, we shall reimburse you for the fee that we charged you for the Online Banking Bill Pay Service, plus any late payment fee paid by you up to \$50. This guarantee is not available if the delivery date presented when you initiate the payment is after the due date for the bill. We reserve the right to request documentation of any late fee for which you seek reimbursement.

4.9.5.3. Expedited Payment Service Limitations. Availability of expedited payment options will be limited based on payment recipient capabilities, time of day, payment delivery mechanisms and other factors. Expedited overnight checks will be unavailable for delivery to PO. Box addresses or locations in AK, HI, or any foreign or United States territory outside of the contiguous 48 states and District of Columbia. You are responsible for entering and verifying any address for overnight check payments to ensure the address is correct and is specified as a valid overnight package address by the payment recipient.

We are not responsible for late delivery if you enter an undeliverable address for an overnight check. We are not responsible for errors made by you, the overnight delivery service, or the payment recipient.

Due to the inherent need to expedite the payment, payment instructions will be completed immediately upon submission of a request from you. You will not have the ability to edit or cancel the payment instruction after you have confirmed the payment request.

For security, risk management, or other purposes, we may limit the amount of a single payment or aggregate totals.

4.9.6. Bill Delivery and Presentment (also known as “eBills”)

With the eBills Service your bills from certain service providers are presented to you electronically as part of your Online Banking Bill Pay Service. This feature is for the presentment of eBills only. It remains your sole responsibility to contact your service provider directly if you do not receive your statements or do not receive your statements on time.

4.9.6.1. Information Provided to the Service Provider. eBills is unable to update or change your personal information, such as, but not limited to, name, address, phone numbers, and email addresses, with the service provider. Any changes will need to be made by contacting the service provider directly. Additionally, it is your responsibility to maintain all Usernames and passwords for all service provider sites. You also agree not to use someone else’s information to gain unauthorized access to another person’s bill. We may, at the request of the service provider, provide to the service provider your email address, service address, or other data specifically requested by the service provider at the time of activating the eBill for that service provider.

4.9.6.2. Activation. Upon activation of eBills, we may notify the service provider of your request to receive electronic billing information. The time for the presentment of your first eBill may vary by service provider and may take up to 60 days.

Additionally, your ability to receive a paper copy of your statement(s) in addition to your eBill is at the sole discretion of the service provider. While your eBill feature is being activated and afterward, it is your sole responsibility to keep your accounts current. Each service provider reserves the right to accept or deny your request to receive eBills.

4.9.6.3. Authorization to Obtain Bill Data. Your activation of eBills for a service provider shall be deemed by us to be your authorization for us to obtain bill data from the service provider on your behalf. For some service providers, you will be asked to provide us with your Username and password for that service provider. By providing us with such information, you authorize us to use the information to obtain your bill data.

4.9.6.4. Notification. We will use our best efforts to present all of your eBills promptly. In addition to notification within our Online Banking Bill Pay Service, we may send an unencrypted email notification regarding the availability of the bill to the email address

listed for your designated Treasury Account. It is your sole responsibility to ensure that we have a current and accurate email address for you. You may opt out of these email notifications by contacting the client solutions team. Regardless of whether you receive any notification, it is your responsibility to periodically log in to the Online Banking Bill Pay Service and check for the delivery of new eBills. The time for notification may vary by service provider. You have the sole responsibility for ensuring timely payment of all bills.

4.9.6.5. Cancellation of eBill Notification. The service provider reserves the right to cancel the presentment of eBills at any time. You may cancel electronic bill presentment at any time. The timeframe for cancellation of your electronic bill presentment may vary by service provider. It may take up to 60 days, depending on the billing cycle of each service provider. We will notify your service provider(s) as to the change in status of your account and it is your sole responsibility to make arrangements for an alternative form of bill delivery. We are not responsible for presenting any eBills that are already in process at the time of cancellation.

4.9.6.6. Non-Delivery of eBill(s). You agree to hold us harmless should the service provider fail to deliver your statement(s) timely. You have the sole responsibility for ensuring timely payment of all bills. Copies of previously delivered bills must be requested from the service provider directly.

4.9.6.7. Accuracy and Dispute of eBill. We are not responsible for the accuracy of your eBill(s). We are only responsible for presenting the information we receive from the service provider. Any discrepancies or disputes regarding the accuracy of your eBill summary or detail must be addressed with the service provider directly.

4.9.6.8. Your Obligations to Your Service Providers. The terms of the Online Banking Bill Pay Service do not alter your liability or obligations that currently exist between you and your service providers.

4.10. Positive Pay Service

The Positive Pay Service allows you to authorize or confirm the payment or return of certain Items presented for payment against your Treasury Account(s). The Positive Pay Service(s) can be used to help identify fraudulent or otherwise unauthorized Items attempting to clear your Treasury Account(s). The options and features available for the Positive Pay Service are described in the applicable Services Documentation. The Services Documentation will require that you select a default decision under each Positive Pay Service that you select and will indicate the date on which the Positive Pay Service will be implemented, which will be the date that you will be responsible for complying with the terms and conditions described herein and in the Services Documentation. Until such date, the terms and conditions for any other service related to the payment or return of Items, including, but not limited to, ACH Debit Blocks or another Positive Pay Service, will remain in full force and effect, including your responsibilities thereunder.

We will not be required to pay any Item presented against your Treasury Account if the Treasury Account does not have sufficient available funds to pay the Item.

4.10.1. The Positive Pay ACH Service

You will define all of the Entry rules for your Treasury Account(s). An Entry Rule can include, among other criteria, the originating company, standard entry class, and maximum authorized dollar amount. Debit Entries that are presented to us but that do not meet an Entry Rule will be an Exception.

4.10.2. The Positive Pay Check Service

You are solely responsible for ensuring the completeness and accuracy of each Check Issue File.

There are three Positive Pay Check Service options:

1. **“Check Positive Pay”**: You will upload a Check Issue File to the BOB Platform on a regular and timely basis, and as soon as practical, after the last Check Issue File that you uploaded. The Check Issue File for the Check Positive Pay Service must include the following elements: check number, account number, issue date, and dollar amount. Checks that are presented against the designated Treasury Account(s) to us for payment but that do not precisely match the required elements that are on your Check Issue File, or are not included in your Check Issue File, will be an Exception.
2. **“Check Payee Positive Pay”**: You will upload to the BOB Platform on a regular and timely basis, and as soon as practical, Check Issue Files that include payee information. The Check Issue File for the Check Payee Positive Pay Service must include the following elements: check number, account number, issue date, dollar amount, and the payee name. Checks that are presented against the Treasury Account(s) to us for payment but that do not precisely match the required elements that are on your Check Issue File, or are not included in your Check Issue File, will be an Exception.
3. **“Check Reverse Positive Pay”**: All Checks that are presented against the Treasury Account(s) to us will be considered an Exception.

4.10.3. Default Decisions

We highly recommend that you select a default decision of “return” for all Exceptions; however, you may elect, in your discretion and at your own risk, to select a default decision of “pay” for all Exceptions. If you use a combination of Check Positive Pay and Check Payee Positive Pay, the default decision must be the same.

4.10.4. Entry and Check Rules; Exceptions; Pay/Return Decisions

4.10.4.1. Once a Positive Pay Service has been established, you agree to: (a) designate an Authorized Representative(s) to access the Positive Pay Service through the BOB Platform, (b) identify and define the Entry Rules and/or Check Rules for all pre-authorized Items and/or define filters for blocking certain Items, (c) set up alerts about Exceptions for each Positive Pay Service, and (d) access the Positive Pay Service each Business Day through the BOB Platform during the applicable Review Time to review Exceptions. You must submit a pay or return decision on each Exception prior to the applicable Cut-Off Time described in the Services Documentation. If you fail to review Exceptions or submit pay or return decisions prior to the applicable Cut-Off Time or if you do not determine Entry Rules, Check Rules, or filters, then Items will be paid or returned in accordance with the then-existing default decision, and we shall not be responsible or liable for anything that may result from paying or returning any Item in accordance with the then-existing default decision.

4.10.4.2. Entry Rules, Check Rules, and/or filters will be compared against Items presented for payment. All Exceptions will require a pay or return decision. As to an Entry Rule, Check Rule, or filter, note the following:

- Any Item that is presented as an Exception will require a pay or return decision, even if an Entry Rule, Check Rule, and/or filter was intended to pre-authorize such Items; and
- Any Item that meets any Entry Rule or Check Rule that has been defined will be considered a pre-authorized Item and will be automatically paid, even if an Entry Rule, Check Rule, and/or Filter was not intended to pre-authorize such Item.

4.10.4.3. The Review Time and Cut-Off Time for each Positive Pay Service may be changed in our discretion, and we will provide notice to you of any such change. Please note that the Review Times and the Cut-Off Times may be different for the different Positive Pay Services, and you are responsible for meeting the applicable Cut-Off Time for each Positive Pay Service.

4.10.4.4. Once a pay or return decision has been made, we will process the Item according to your instructions. You agree that if you select a default decision of return

and you do not use the Positive Pay Service to provide instructions to pay an Exception, your inaction will constitute an affirmative instruction to us to return the Item.

4.10.4.5. We may, in our sole and absolute discretion, set up for you and/or require you to set up alerts for each Treasury Service and for each Positive Pay Service. In addition, each Authorized Representative may set up additional alerts for each Treasury Account and each Positive Pay Service. Alerts will be sent via email to the Authorized Representative prior to the Review Time. It is your sole responsibility to ensure that we have a current and accurate email address for you. Without regard to any alerts that we may have set up for you, that we may have required you to set up, or that you may have set up, all Exceptions will be presented for a return or pay decision on the BOB Platform during the applicable Review Time, and we are under no obligation to provide you any additional notifications regarding such Exceptions or the applicable Review Time.

4.10.4.6. We may, in our sole and absolute discretion, require you to accept and implement a Positive Pay Service, a particular option for a Positive Pay Service, and/or specific Entry Rules, Check Rules, or filters if we believe, in our good faith judgment, based on your ACH or Check activity and other relevant factors, that such Positive Pay Service, Positive Pay Service option, and/or Entry Rules, Check Rules, or filters are necessary to protect us, you, or both of us, from a potential loss or fraud. However, we are under no obligation to do so.

4.10.5. Provisional Payments

Notwithstanding the Entry Rules, Check Rules, and/or filters you set-up, you agree to comply with the Rules for all Entries. Under the Rules, credit Entries are provisional and may be revoked prior to final settlement. If a credit Entry is revoked for any reason, including because of an Entry Rule, before final settlement and we do not receive final settlement, we may charge your Treasury Account for any amount credited. The person who sent the credit Entry is considered not to have paid you. If this happens, we do not send a separate notice; we notify you of these credits and charges on your Treasury Account statement.

4.10.6. Security Procedure

4.10.6.1. Company and TIAA Bank shall comply with the requirements described in the “Security Procedures” section above, in this section, and in the Services Documentation related to this Positive Pay Service (collectively, the “Positive Pay Security Procedure”). Company acknowledges that the purpose of the Positive Pay Security Procedure is for verification of authenticity and not to detect an error in the transmission or content of an Entry. No security procedure for the detection of any such error has been agreed upon between TIAA Bank and Company. You and we shall comply with the Positive Pay Security Procedure with respect to the Positive Pay Services. We highly recommend implementation of dual approval/controls for the Positive Pay Service.

4.10.6.2. Your Authorized Representatives will access a Positive Pay Service through the BOB Platform by utilizing the prearranged log on procedures. You are strictly responsible for establishing and maintaining procedures to safeguard against unauthorized access to the BOB Platform and to the Positive Pay Service.

4.10.6.3. You warrant that no individual will be allowed to set-up Entry Rules, Check Rules, or filters, or make decisions on Exceptions in the absence of proper supervision and safeguards, and all Authorized Representatives will comply with the Positive Pay Security Procedure.

4.10.7. Your Acknowledgements

4.10.7.1. You acknowledge and authorize us to return or to pay any Item in accordance with (a) the instructions you provide to us through the BOB Platform and/or (b) the current default procedure.

4.10.7.2. You acknowledge that we will have no liability for payment of an Item that is unauthorized or fraudulent if any of the following occur:

- the Item was included as an Exception, you selected a default decision to “pay” Items, and you did not timely instruct us to return the Item,
- the Item was included as an Exception and you select to “pay” the Item, or
- the Item was not included as an Exception for any reason, including but not limited, the Item satisfying an Entry Rule, Check Rule, and/or filter, even if an Entry Rule, Check Rule, and/or filter was not intended to pre-authorize Item but, in fact, did so for any reason.

4.10.7.3. You acknowledge that the Positive Pay Services do not preclude our standard Item processing procedures, which may cause an Item to be returned even if your instructions or the default procedure does not otherwise direct us to return such Item.

4.10.7.4. You acknowledge that the return of a debit Entry is subject to dispute on the part of the sender. In the event of such a dispute, we must act according to applicable laws, regulations, and the Rules.

4.10.7.5. You acknowledge that the Positive Pay Services are intended to be used to identify and return Items that you suspect in good faith to be fraudulent or otherwise unauthorized. The Positive Pay Services are not intended to be used as a substitute for authorization instructions, delaying your pay or return decisions on Exceptions, including and not limited to stop payment orders on Items that you do not suspect in good faith to be unauthorized. If we suspect or deem, in our sole and absolute discretion, that you are using a Positive Pay Service contrary to those intentions, we may require you to provide evidence to us that Items we return pursuant to your instructions were in fact unauthorized. In addition, we may hold you liable for any Loss we sustain on any Item that you have instructed us to return and that you do not reasonably establish as an unauthorized Item.

4.10.7.6. You acknowledge that (a) you are solely responsible for meeting your obligations in connection with the Positive Pay Services on each Business Day and (b) TIAA Bank has no obligation or responsibility to (1) contact you regarding any Exception (except with respect to any Alerts you may set up) or your failure to correctly use the Positive Pay Services on each Business Day or (2) assist you in making any pay or return decision if you are unable, for any reason, to make those decisions. We recommend that you have policies and procedures in place to ensure that you have sufficient Authorized Representatives available on each Business Day to meet your obligations in connections with the Positive Pay Services.

4.10.7.7. You acknowledge that if you do not use the Positive Pay Service properly, fail to meet the Cut-Off Time for making return or pay decisions, or incorrectly define any Entry Rule, Check Rule, or filter, as between you and us, you will bear the full loss for Items paid or returned by us, in good faith.

4.10.7.8. You acknowledge that in the event that a Positive Pay Service is unavailable for any reason or we are required to utilize our business continuity procedures, we will, if feasible, apply the default procedure that you have selected, and as between you and us, you will bear the full loss for Items paid or returned by us in accordance with the default procedure.

4.11. Sweep Service

The Sweep Service permits you to link certain accounts and/or lines of credit that you have with us and to transfer funds among those accounts and/or lines of credit, as requested by you in the applicable Services Documentation.

4.11.1. Commercial Loan Sweep Service

The Commercial Loan Sweep Service permits you to link your designated Treasury Account to

your Line of Credit with us to allow available funds in your Treasury Account to be used to pay down loan advances under the Line of Credit, and to allow available funds from the Line of Credit to be applied to debits and other withdrawals made from your Treasury Account.

4.11.1.1. Transfers. To minimize the outstanding Line of Credit balance, you hereby irrevocably authorize and direct us, for so long as you are using the Commercial Loan Sweep Service, to conduct the following:

1. On each Business Day when there is an outstanding balance on the Line of Credit and there is no excess of available funds over the Target Balance, we shall first process all debits and credits for your Treasury Account. Once all debits and credits have been processed, we will Sweep from the Treasury Account the amount equal to the lesser of either (a) the amount by which available and collected funds in your Treasury Account exceed the Target Balance of your Treasury Account; or (b) the outstanding balance of the Line of Credit, and then apply such Sweep as a payment to the Line of Credit.
2. On each Business Day, after all debits and credits have been processed for your Treasury Account, we shall make an Advance from the Line of Credit (to the extent of any credit availability) in an amount equal to the extent of any deficiency between your Treasury Account balance and the Target Balance.

4.11.1.2. Sufficient Funds Required. We will make payments to the Line of Credit only if sufficient available and collected funds are available in your Treasury Account, and we will make transfers from the Line of Credit only if there is available credit in the Line of Credit consistent with the credit limit for the Line of Credit and if Advances are permitted in accordance with the Loan Documents. It is your responsibility to maintain sufficient funds in your Treasury Account or maintain sufficient available credit under the Line of Credit. If at any time an Advance cannot be made under the Line of Credit and available funds in the Treasury Account are insufficient to pay Checks, debits or other withdrawals as presented, we may dishonor Items as described in the Account Agreement.

4.11.1.3. Loan Documents. The Loan Documents shall remain in full force and effect, subject to the terms of such Loan Documents. The use of the Commercial Loan Sweep Service does not alter, amend, or modify any of the Loan Documents, and instead reflects a continuing written request from you for TIAA Bank to make Advances under the Line of Credit and to apply available funds to pay down any outstanding loan balance under the Line of Credit as provided in the Account Agreement. You affirm that you are authorized to request Advances as provided in the Loan Documents.

4.11.2. Zero/Target Balance Account Service

The Zero/Target Balance Account Service provides a demand deposit account processing arrangement whereby the balance in one or more designated Sub-Accounts in your name is maintained at a certain Target Balance. You are responsible for establishing this Target Balance, and it can be \$0. We then transfer funds each Business Day to or from the Sub-Account(s) to or from a designated Master Account.

4.11.2.1. Transfers. On each Business Day, after all debits and credits have been processed for the Sub-Accounts, we will make transfers between the Sub-Accounts and the Master Account based upon the amount necessary to maintain the Sub-Accounts at the Target Balance.

4.11.2.2. Sufficient Funds Required. We will make transfers to Sub-Accounts from the Master Account only if sufficient Collected and Available Funds are available in the Master Account. It is your responsibility to maintain sufficient funds in the Master Account. If on any Business Day there are not sufficient Collected and Available Funds in the Master Account to allow us to make a transfer to a Sub-Account to meet your selected Target Balance, we will not transfer any funds to a Sub-Account on that Business Day. If at any time Collected and Available Funds in the Master and/or Sub-Accounts are

insufficient to pay Checks, debits or other withdrawals as presented, we may dishonor Items as described in your Account Agreement.

4.11.2.3. Designating Accounts and the Target Balance. The designation of the Master Account and Sub-Accounts, as well as the Target Balance, shall be established from time to time as agreed between you and us in the applicable Services Documentation.

4.12. Wire Transfer Service

The Wire Transfer Service(s) allows you to wire funds from your designated Treasury Account to any account held at a domestic financial institution or to an account held at certain foreign institutions. The following terms and conditions shall govern all wire transactions. Unless otherwise defined below, the terms used in this section describing the Wire Transfer Services shall have the same meaning as set forth in Article 4A of the Uniform Commercial Code of Florida.

Note: As a general matter and as described in more detail below, wire transfer requests, once processed, cannot be cancelled or modified, and thus wire transfers pose a potentially significant risk of loss due to fraud or other unauthorized activity.

4.12.1. Compliance with Security Procedure

4.12.1.1. Company and TIAA Bank shall comply with the requirements described in the “Security Procedures” section above, in this section, and in the Services Documentation related to this Wire Transfer Service (collectively, the “Wire Transfer Security Procedure”). Company acknowledges that the purpose of the Wire Transfer Security Procedure is for verification of authenticity and not to detect an error in the transmission or content of a wire transfer request. No security procedure for the detection of any such error has been agreed upon between TIAA Bank and Company. You and we shall comply with the Wire Transfer Security Procedure with respect to the Wire Transfer Services. **We highly recommend implementation of dual approval/controls for the Wire Transfer Service.**

4.12.1.2. If a wire request (or request for cancellation or amendment of a wire request) received by TIAA Bank purports to have been transmitted or authorized by Company, it will be deemed effective as Company's wire request, and Company shall be obligated to pay TIAA Bank the amount of such wire transfer even if the wire transfer (or request) was not authorized by Company, provided TIAA Bank accepted the wire request in good faith and acted in compliance with the Wire Transfer Security Procedure with respect to such wire request.

4.12.1.3. If a wire request (or request for cancellation or amendment of a wire request) received by TIAA Bank was transmitted or authorized by Company, Company shall pay TIAA Bank the amount of the wire transfer, whether or not TIAA Bank complied with the Wire Transfer Security Procedure with respect to that wire request and whether or not that wire request was erroneous in any respect or that error would have been detected if TIAA Bank had complied with such procedure.

4.12.1.4. In the event Company fails to comply with the Wire Transfer Security Procedure and maintain the safeguards as required by this section and TIAA Bank receives a fraudulent wire request (or a fraudulent request for cancellation or amendment of a wire request), but TIAA Bank believes in good faith that the wire request is authorized by Company, Company shall pay TIAA Bank the amount of the wire transfer, whether or not TIAA Bank complied with the Wire Transfer Security Procedure with respect to that wire request and whether or not that wire request was erroneous in any respect or that error would have been detected if TIAA Bank had complied with such procedure.

4.12.2. Information Supplied by You

You agree that we may rely on the information that you provide to us in any wire transfer request or related communication. You agree that any errors in that information, including

without limitation misidentification of beneficiary(ies), incorrect or inconsistent account names and numbers, and misspellings, are your responsibility. You agree to supply us any information that we may reasonably request in order to execute your wire transfer request.

4.12.3. Execution of Wire Transfer

4.12.3.1. If we receive a wire transfer request that has been verified according to the Wire Transfer Security Procedure, you authorize and direct us to debit your designated Treasury Account(s). You also authorize us to implement any instructions, including amendments or cancellations of prior wire transfer requests, upon verification of such instructions. We are authorized to rely on any wire transfer request believed by us in good faith to have been given by an Authorized Representative and in accordance with the Wire Transfer Security Procedures, including, if and as contemplated by the Wire Transfer Security Procedures, any oral instructions.

4.12.3.2. We may handle wire transfer requests received in any order selected by us and, unless otherwise requested by you and we agree to your request, we may use any means, intermediaries or funds transfer systems that may have operating rules governing the execution of wire transfer requests to effect the transfer as we, in our sole discretion, shall determine.

4.12.3.3. You agree to deliver each wire transfer request in accordance with the requirements described herein and in any applicable Services Documentation. You also agree that you shall not initiate any wire transfer request that would cause the applicable Treasury Account balance, including any available line of credit, to be exceeded.

4.12.3.4. We must receive all wire transfer requests before the Cut-Off Times on a Business Day to be able to complete your request on that day. Any wire transfer requests received after such applicable Cut-Off Time or on days that are not Business Days, or on days that are holidays for the bank or institution to receive the transfer, or the funds transfer system to be used, will be treated as received on the next Business Day. You will make reasonable efforts to submit large dollar wire requests, those in excess of \$5 million, as early in the Business Day as possible. We will make reasonable efforts to execute all wire transfer requests received prior to the Cut-Off Time.

4.12.4. Use of Identifying Codes and Routing Numbers

4.12.4.1. Your responsibilities. It is your responsibility and obligation to provide to us all of the appropriate identifying numbers, including, but not limited to, Routing Numbers and account numbers, and codes for your wire transfer request. In the event a wire transfer request identifies a beneficiary, beneficiary's bank, or intermediary bank inconsistently by name and an identifying number (such as an account number, S.W.I.F.T. address or universal identification number), (a) your wire might not be deliverable or could be delayed, (b) you could be charged additional fees, or (c) the beneficiary bank or intermediary bank may make payment based solely on the identifying number, even if the identifying number identifies a person or entity different from the named person or entity in your wire transfer request, and in such cases, the payment will be final even if the identifying number you provided does not correspond to the beneficiary you have identified. Any losses, including additional fees, resulting from an incorrect identifying number are your responsibility and not the responsibility of TIAA Bank. Your obligation to pay the wire transfer shall not be excused by your error. For wires sent in to TIAA Bank, we are also entitled to rely on the identifying number as proper identification of a beneficiary and to credit the account based solely on that identifying number. We have no duty to determine if the name and identifying number are consistent.

4.12.4.1. International wires. International wires require different numbers depending on the receiving foreign country. We will process your international wires based solely on information provided by you. It is your responsibility to confirm these requirements and provide the appropriate numbers and codes to us.

4.12.5. Rejection of Wire Transfer Requests

We reserve the right to reject any wire transfer request. We may reject your wire transfer request for any reason, including without limitation, if: (a) you have insufficient available funds in your Treasury Account; (b) your instruction is received by us by a communication means not authorized by us; (c) your instruction is unclear or incomplete; (d) we are unable to confirm your instruction; (e) you do not comply with 12 C.F.R. 1010.410(f), commonly known as the "Travel Rule"; or (f) for any reason, the instruction is unsatisfactory to us.

4.12.6. Cancelling or Changing a Wire Transfer Request

If you decide to cancel or change a wire transfer request, you may only do so if we receive that cancellation- or change-request before we have sent the wire transfer and provided we had a reasonable time to act on your request. In general, after we have sent the wire transfer request, you will not be able to cancel or change it unless the beneficiary bank consents to such a request. We and/or the beneficiary bank may impose a charge for canceling or changing a wire transfer and for any required currency conversion. We will not be liable for any losses resulting from the failure of a beneficiary bank to cancel or change your wire transfer.

4.12.7. Notice of Wire Transfers

Unless otherwise agreed in writing, we will not provide a next-day wire transfer summary statement or confirmation. If you are enrolled in the BOB Platform, the Online Financial Center, and/or Mobile Banking, your wire activity can be reviewed online, and we will notify you of a receipt or payment by wire transfer in any periodic statement provided to you.

4.12.8. Fees Imposed by Other Institutions

You agree that any intermediary bank or beneficiary bank that assists in the processing of your wire transfer request may charge a fee for processing your wire transfer request. TIAA Bank has no control over these fees and is not responsible for these fees. These fees may be deducted by the intermediary bank or beneficiary bank from the amount to be credited to the beneficiary of your wire transfer or, in the case of wire transfers into TIAA Bank, deducted from the amount sent to you.

4.12.9. Additional Provisions for International Wires

4.12.9.1. You may be able to send your international wire in U.S. dollars or in Foreign Currency. If you request that we send your international wire in U.S. dollars, the beneficiary's bank may elect to pay the beneficiary in Foreign Currency at that bank's buying rate of exchange for wire transfers. It is your responsibility to advise the beneficiary of this possibility.

4.12.9.2. You may send your international wire in the Foreign Currency only if you have a sufficient amount of that Foreign Currency in your Treasury Account with us. You may request that we convert U.S. dollars in your Treasury Account to the Foreign Currency. If you do so, we will disclose to you an indicative rate of the exchange rate that you will receive when you convert to the Foreign Currency you are requesting be sent via international wire. The exchange rate that you actually receive may vary with final settlement. By submitting an international wire request, you are expressly agreeing to the exchange rate that you ultimately receive, as it may vary with final settlement, including any charges that may be imposed as disclosed in the Business Deposit Account Fee Schedule. Please note that if you have a foreign currency account with us, the exchange rate for an international wire request may not be the same as the terms for a Customer Exchange Rate described in the Specific Terms – World Currency® Deposit Accounts section of your Account Agreement.

4.12.9.3. We are not responsible for any handling fees that foreign and/or domestic banks may charge to process or complete your international wire. Foreign currency transfer orders are final when made to us. However, pursuant to your request, and only if possible, we may cancel or amend any wire transfer request before the transfer is effected. We shall incur no liability if we are unable, for any reason, to cancel or amend a wire transfer request. If your

wire transfer is returned for any reason, you agree to accept the refund in the currency of the Treasury Account the wire was originated from in the amount of Foreign Currency credit based on the then-current buying rate of the bank converting the currency to U.S. dollars on the date of the refund, less any charges or expenses we incur and any fees charged by any intermediary institution handling the wire transfer. You bear all risk of loss due to any fluctuation in currency values and no transfer fee shall be refunded by us.

4.12.9.4. Information on the purpose of the payment is required for the international wire transfers. We may send any message relative to an international wire order in explicit language, code or cipher. We also may need to obtain additional identifying information on any intended recipient of an international wire. If you are unable or unwilling to provide this information, we may not be able to process your international wire request for you.

4.12.10. Wire-Transfer Specific Indemnification Provisions

In addition to any indemnification provisions described elsewhere in the Account Agreement, you expressly agree that we shall be liable to you only for our erroneous execution of a wire transfer request. We shall not be liable for any errors on the part of any third party including, without limitation, third parties used by us in executing a payment order or performing a related act and no such third party shall be deemed to be our agent. We shall not be liable for our refusal to honor any request if we, in good faith, are unable to determine to our satisfaction that such request is valid, based upon our adherence to the Wire Transfer Security Procedures.

5.0. Specific Terms—Business And Non-Personal Deposit Accounts

This Specific Terms portion of the Account Agreement contains information about TIAA Bank Business Deposit Accounts and TIAA Bank Non-Personal Deposit Accounts.

5.1. Specific Terms For Business & Non-Personal Deposit Accounts

Checking Accounts

5.1.1. Attorney Trust Checking Account (Available through a TIAA Bank Financial Center.)

5.1.1.1. Eligibility Requirements. Available only for use as trust account by attorneys or law firms in the state of Florida.

5.1.1.2. Rate Sheets. The annual percentage yield (APY), interest rate and related information are disclosed in our rate sheet for your account. You will receive the rate sheet in your welcome package when you open your account or, if you agreed to electronic disclosures when submitting your application online, you will receive the rate sheet online at that time.

5.1.1.3. Interest Rate Information. This is a tiered, variable rate account. The interest rate, annual percentage yield (APY), and tiers may change. Refer to the rate sheet you have or will receive, which is incorporated herein by reference, for the interest rates, APYs, and tiers applicable to your account at the time it was opened. For current interest rates, APYs, and tiers visit the Banking Rates section of our website or you may call the client solutions team (contact information is listed at the end of the Booklet). The average daily balance of your account will determine the interest rate tier for your account each month, and this interest rate will apply to the entire balance in your account. We reserve the right to establish a rate schedule according to banking channel and service level.

5.1.1.4. Determination Of Rate. In our sole discretion, we may change the interest rate or tiers on your account.

5.1.1.5. Frequency Of Rate Changes. We may change the interest rate or tiers on your account at any time, without notice.

5.1.1.6. Limitations On Rate Changes. There are no maximum or minimum interest rate limits for this account.

5.1.1.7. Balance Computation Method. We use the average daily balance method to calculate the interest on your account. This method applies a periodic rate to the average daily balance in the account for the period. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period.

5.1.1.8. Compounding And Crediting Frequency. Interest will be compounded daily and will be reported and remitted to the Florida Bar Foundation monthly. Interest will accrue on the average daily collected balance. Interest begins to accrue no later than the Business Day we receive credit for the deposit of non-cash items (for example, checks) or cash. We rely on the Federal Reserve Bank's availability schedules to determine when credit for non-cash items has been received by us. If you close your account before interest is credited, the Florida Bar Foundation will receive interest that has accrued through the last full day before the date of withdrawal.

5.1.1.9. Minimum Balance Requirements. A minimum balance is required to open this account; however, there is no monthly minimum balance required for the account. Refer to the Deposit Account Fee Schedule for minimum requirements and fees specific to your account.

5.1.1.10. Fees. Refer to the Deposit Account Fee Schedule.

5.1.1.11. Statements. Statements will be available to you monthly.

5.1.2. Business Analysis Checking Account

5.1.2.1. Interest Rate Information. The Business Analysis Checking Account does not earn interest.

5.1.2.2. Balance Computation Method. The monthly earnings credit is calculated by applying the earnings credit rate to the investable balance in your account. The investable balance is based on the average collected balance minus the applicable reserve requirement. The average collected balance is calculated by subtracting average float from the average ledger balance in the account. The earnings credit rate is determined by the Bank and is subject to change at the Bank's discretion. You pay a service charge when your fees exceed your earnings allowance in a given month. For the current earnings credit rate visit the Banking Rates section of our website or you may call the client solutions team (contact information is listed at the end of the Booklet).

5.1.2.3. Uncollected Funds Charge. You will be charged for any negative collected balance in the account at an annual rate equal to TIAA Bank's Prime Lending Rate plus 2%, not to exceed 18%. Each change in the rate charged will become effective without notice to you on the effective date of each change in the TIAA Bank Prime Lending Rate.

5.1.2.4. Minimum Balance Requirements. A minimum balance is required to open this account; however, there is no monthly minimum balance required for the account. Refer to the Deposit Account Fee Schedule for minimum requirements and fees specific to your accounts.

5.1.2.5. Fees And Earnings Credit. Total analysis fees and charges, as set forth in the Deposit Account Fee Schedule, will be calculated monthly and may be reduced by a discretionary earnings credit calculated using the average daily collected balance less the reserve requirement of this account. The earnings credit will begin to accrue on non-cash items when items are collected.

5.1.2.6. Statements. Statements will be available to you monthly.

5.1.3. Business Checking Account

5.1.3.1. Interest Rate Information. The Business Checking Account does not earn interest.

5.1.3.2. Minimum Balance Requirements. Minimum balances are required for this account, and will be calculated based on the average daily balance. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period. Refer to the Deposit Account Fee Schedule for minimum requirements specific to your account and fees that may be associated with failing to maintain the required minimum balance.

5.1.3.3. Fees. Refer to the Deposit Account Fee Schedule.

5.1.3.4. Statements. Statements will be available to you monthly.

5.1.4. Business Interest Checking Account

5.1.4.1. Rate Sheets. The annual percentage yield (APY), interest rate and related information are disclosed in our rate sheet for your account. You will receive the rate sheet in your welcome package when you open your account or, if you agreed to electronic disclosures when submitting your application online, you will receive the rate sheet online at that time.

5.1.4.2. Special Offers. The terms of any introductory or other special offer, including any bonus or new account interest rate and APY applicable on your Business Interest Checking account, if any, are set forth in the rate sheet or the disclosure specific to the special offer that you have or will receive, which is incorporated herein by reference.

5.1.4.3. Interest Rate Information. This is a tiered, variable rate account. The interest rate, annual percentage yield (APY), and tiers may change. Refer to the rate sheet you have or will receive, which is incorporated herein by reference, for the interest rates, APYs, and tiers applicable to your account at the time it was opened. For current interest rates, APYs, and tiers visit the Banking Rates section of our website or you may call the client solutions team (contact information is listed at the end of the Booklet). The average daily balance in your account will determine the interest rate tier for your account each month, and this interest rate will apply to the entire balance in your account. We reserve the right to establish a rate schedule according to banking channel and service level.

5.1.4.4. Determination Of Rate. In our sole discretion, we may change the interest rate or tiers on your account.

5.1.4.5. Frequency Of Rate Changes. We may change the interest rate or tiers on your account at any time, without notice.

5.1.4.6. Limitations On Rate Changes. There are no maximum or minimum interest rate limits for this account.

5.1.4.7. Balance Computation Method. We use the average daily balance method to calculate the interest on your account. This method applies a periodic rate to the average daily balance in the account for the period. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period.

5.1.4.8. Compounding And Crediting Frequency. Interest will be compounded daily and will be credited to your account monthly. Interest will accrue on the average daily collected balance. Interest begins to accrue no later than the Business Day we receive credit for the deposit of non-cash items (for example, checks) or cash. We rely on the Federal Reserve Bank's availability schedules to determine when credit for non-cash items has been received by us. If you submit a request to close your account before interest is credited, you will receive interest that has accrued through the last full day before the date of the final withdrawal. If you do not submit a request to close your account and then close your account by reducing your balance to zero before interest is credited, you will not receive the accrued interest.

5.1.4.9. Minimum Balance Requirements. Minimum balances are required for this account, and will be calculated based on the average daily balance. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period. Refer to the Deposit Account Fee Schedule for minimum requirements specific to your account and fees that may be associated with failing to maintain the required minimum balance.

5.1.4.10. Fees. Refer to the Deposit Account Fee Schedule.

5.1.4.11. Statements. Statements will be available to you monthly.

5.1.5. Small Business Checking Account

5.1.5.1. Eligibility Requirements. This account is available for use by sole proprietors.

5.1.5.2. Rate Sheets. The annual percentage yield (APY), interest rate and related information are disclosed in our rate sheet for your account. You will receive the rate sheet in your welcome package when you open your account or, if you agreed to electronic disclosures when submitting your application online, you will receive the rate sheet online at that time.

5.1.5.3. Special Offers. The terms of any introductory or other special offer, including any bonus or new account interest rate and APY applicable on your Small Business Checking account, if any, are set forth in the rate sheet or the disclosure specific to the special offer that you have or will receive, which is incorporated herein by reference.

5.1.5.4. Interest Rate Information. This is a tiered, variable rate account. The interest rate, annual percentage yield (APY), and tiers may change. Refer to the rate sheet you have or will receive, which is incorporated herein by reference, for the interest rates, APYs, and tiers applicable to your account at the time it was opened. For current interest rates, APYs, and tiers visit the Banking Rates section of our website or you may call the client solutions team (contact information is listed at the end of the Booklet). The average daily balance of your account will determine the interest rate tier for your account each month, and this interest rate will apply to the entire balance in your account. We reserve the right to establish a rate schedule according to banking channel and service level.

5.1.5.5. Determination Of Rate. In our sole discretion, we may change the interest rate or tiers on your account.

5.1.5.6. Frequency Of Rate Changes. We may change the interest rate or tiers on your account at any time, without notice.

5.1.5.7. Limitations On Rate Changes. There are no maximum or minimum interest rate limits for this account.

5.1.5.8. Balance Computation Method. We use the average daily balance method to calculate the interest on your account. This method applies a periodic rate to the average daily balance in the account for the period. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period.

5.1.5.9. Compounding And Crediting Frequency. Interest will be compounded daily and will be credited to your account monthly. Interest will accrue on the average daily collected balance. Interest begins to accrue no later than the Business Day we receive credit for the deposit of non-cash items (for example, checks) or cash. We rely on the Federal Reserve Bank's availability schedules to determine when credit for non-cash items has been received by us. If you submit a request to close your account before interest is credited, you will receive interest that has accrued through the last full day before the date of the final withdrawal. If you do not submit a request to close your account and then close your account by reducing your balance to zero before interest is credited, you will not receive the accrued interest.

5.1.5.10. Minimum Balance Requirements. A minimum balance is required to open this account; however, there is no monthly minimum balance required for the account. Refer to the Deposit Account Fee Schedule for minimum requirements and fees specific to your account.

5.1.5.11. Fees. Refer to the Deposit Account Fee Schedule.

5.1.5.12. Statements. Statements will be available to you monthly.

5.1.6. Non-Profit Checking Account

5.1.6.1. Eligibility Requirements. This account is available for use by Not-for-Profit and certain charitable organizations; Government Agencies; and other clubs or groups.

5.1.6.2. Rate Sheets. The annual percentage yield (APY), interest rate and related information are disclosed in our rate sheet for your account. You will receive the rate sheet in your welcome package when you open your account or, if you agreed to electronic disclosures when submitting your application online, you will receive the rate sheet online at that time.

5.1.6.3. Special Offers. The terms of any introductory or other special offer, including any bonus or new account interest rate and APY applicable on your Non-Profit Checking account, if any, are set forth in the rate sheet or the disclosure specific to the special offer that you have or will receive, which is incorporated herein by reference.

5.1.6.4. Interest Rate Information. This is a tiered, variable rate account. The interest rate, annual percentage yield (APY), and tiers may change. Refer to the rate sheet you have or

will receive, which is incorporated herein by reference, for the interest rates, APYs, and tiers applicable to your account at the time it was opened. For current interest rates, APYs, and tiers visit the Banking Rates section of our website or you may call the client solutions team (contact information is listed at the end of the Booklet). The average daily balance of your account will determine the interest rate tier for your account each month, and this interest rate will apply to the entire balance in your account. We reserve the right to establish a rate schedule according to banking channel and service level.

5.1.6.5. Determination Of Rate. In our sole discretion, we may change the interest rate or tiers on your account.

5.1.6.6. Frequency Of Rate Changes. We may change the interest rate or tiers on your account at any time, without notice.

5.1.6.7. Limitations On Rate Changes. There are no maximum or minimum interest rate limits for this account.

5.1.6.8. Balance Computation Method. We use the average daily balance method to calculate the interest on your account. This method applies a periodic rate to the average daily balance in the account for the period. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period.

5.1.6.9. Compounding And Crediting Frequency. Interest will be compounded daily and will be credited to your account monthly. Interest will accrue on the average daily collected balance. Interest begins to accrue no later than the Business Day we receive credit for the deposit of non-cash items (for example, checks) or cash. We rely on the Federal Reserve Bank's availability schedules to determine when credit for non-cash items has been received by us. If you submit a request to close your account before interest is credited, you will receive interest that has accrued through the last full day before the date of the final withdrawal. If you do not submit a request to close your account and then close your account by reducing your balance to zero before interest is credited, you will not receive the accrued interest.

5.1.6.10. Minimum Balance Requirements. Minimum balances are required for this account, and will be calculated based on the average daily balance. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period. Refer to the Deposit Account Fee Schedule for minimum requirements specific to your account and fees that may be associated with failing to maintain the required minimum balance.

5.1.6.11. Fees. Refer to the Deposit Account Fee Schedule.

5.1.6.12. Statements. Statements will be available to you monthly.

Money Market Account

5.1.7. Business Money Market Account

5.1.7.1. Rate Sheets. The annual percentage yield (APY), interest rate and related information are disclosed in our rate sheet for your account. You will receive the rate sheet in your welcome package when you open your account or, if you agreed to electronic disclosures when submitting your application online, you will receive the rate sheet online at that time.

5.1.7.2. Special Offers. The terms of any introductory or other special offer, including any bonus or new account interest rate and APY applicable on your Business Money Market Account, if any, are set forth in the rate sheet or the disclosure specific to the special offer that you have or will receive, which is incorporated herein by reference.

5.1.7.3. Interest Rate Information. This is a tiered, variable rate account. Your interest rate, annual percentage yield (APY), and tiers may change. Refer to the rate sheet you have or will receive, which is incorporated herein by reference, for the interest rates, APYs, and

tiers applicable to your account at the time it was opened. For current interest rates, APYs, and tiers visit the Banking Rates section of our website or you may call the client solutions team (contact information is listed at the end of the Booklet). The average daily balance of your account will determine the interest rate tier for your account each month, and this interest rate will apply to the entire balance in your account. We reserve the right to establish a rate schedule according to banking channel and service level.

5.1.7.4. Determination Of Rate. In our sole discretion, we may change the interest rate or tiers on your account.

5.1.7.5. Frequency of Rate Changes. We may change the interest rate or tiers on your account at any time, without notice.

5.1.7.6. Limitations On Rate Changes. There are no maximum or minimum interest rate limits for this account.

5.1.7.7. Balance Computation Method. We use the average daily balance method to calculate the interest on your account. This method applies a periodic rate to the average daily balance in the account for the period. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period.

5.1.7.8. Compounding And Crediting Frequency. Interest will be compounded daily and will be credited to your account monthly. Interest begins to accrue no later than the Business Day we receive credit for the deposit of non-cash items (for example, checks) or cash. We rely on the Federal Reserve Bank's availability schedules to determine when credit for non-cash items has been received by us. If you submit a request to close your account before interest is credited, you will receive interest that has accrued through the last full day before the date of the final withdrawal. If you do not submit a request to close your account and then close your account by reducing your balance to zero before interest is credited, you will not receive the accrued interest.

5.1.7.9. Transaction Limitations. Per federal regulation, you are limited to six (6) transfers or withdrawals per month. If the transfer or withdrawal is initiated in person, by mail or at an ATM, then there is no limit on the number of payments that may be made directly to you, directly to us for amounts you owe us, or transfers to other accounts you have with us. Withdrawals by phone are also unlimited if you are requesting that a check be mailed to you. If you exceed these restrictions, you may incur service charges (refer to the Deposit Account Fee Schedule), and federal law requires us to close or convert your account to a checking account for repeated violations. As authorized by federal law, we reserve the right at any time to require not less than seven days' notice in writing before each withdrawal from this account.

5.1.7.10. Minimum Balance Requirements. Minimum balances are required for this account, and will be calculated based on the average daily balance. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period. Refer to the Deposit Account Fee Schedule for minimum requirements specific to your account and fees that may be associated with failing to maintain the required minimum balance.

5.1.7.11. Fees. Refer to the Deposit Account Fee Schedule.

5.1.7.12. Statements. Statements will be available to you not less than quarterly.

5.1.8. Insured Cash Sweep Deposit Placement Account

5.1.8.1. Eligibility Requirements. This account is available for use by Corporations, Limited Liability Companies (LLC) and Partnerships (General, Limited, or Limited Liability Partnerships (LLP)).

5.1.8.2. Insured Cash Sweep (ICS) Service. TIAA Bank participates in the Insured Cash Sweep (ICS) Service offered through Promontory Interfinancial Network, LLC. This

service provides for the transfer, or “sweep,” of funds from your business checking account with us into money market or checking deposit accounts at other depository institutions through an ICS Deposit Placement Account. The ICS Deposit Placement Account is subject to approval based on ICS participation limits, and subject to your execution of an ICS Deposit Placement Agreement and a Custodial Agreement. Many of the terms of your ICS Deposit Placement Account with us, and the terms applicable to your money market or checking deposit accounts at the other depository institutions, are included with those agreements.

5.1.8.3. FDIC Insurance. Until the ICS Service is activated, deposits in the ICS Deposit Placement Account above single institution FDIC insurance limits will not benefit from higher insurance protection.

5.1.8.4. Interest Rate Information. This is a variable rate account. Your interest rate and annual percentage yield (APY) may change. Refer to the rate sheet you received, which is incorporated herein by reference, for the interest rates and APYs applicable to your account at the time it was opened. For current interest rates and APYs, visit the Banking Rates section of our website or you may call the client solutions team (contact information is listed at the end of the Booklet).

5.1.8.5. Determination of Rate. In our sole discretion, we may change the interest rate on your account.

5.1.8.6. Frequency of Rate Changes. We may change the interest rate on your account at any time, without notice.

5.1.8.7. Limitations on Rate Changes. There are no maximum or minimum interest rate limits for this account.

5.1.8.8. Balance Computation Method. We use the average daily balance method to calculate the interest on your account. This method applies a periodic rate to the average daily balance in the account for the period. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period.

5.1.8.9. Compounding and Crediting Frequency. Interest will be compounded daily and will be credited to your account monthly. Interest begins to accrue no later than the Business Day we receive credit for the deposit of non-cash items (for example, checks) or cash. We rely on the Federal Reserve Bank’s availability schedules to determine when credit for non-cash items has been received by us. If you submit a request to close your account before interest is credited, you will receive interest that has accrued through the last full day before the date of the final withdrawal. If you do not submit a request to close your account and then close your account by reducing your balance to zero before interest is credited, you will not receive the accrued interest.

5.1.8.10. Minimum Balance Requirements. Refer to the Deposit Account Fee Schedule for account opening minimums.

5.1.8.11. Fees. Refer to the Deposit Account Fee Schedule.

5.1.8.12. Statements. Statements will be available to you monthly.

Certificate Of Deposit Accounts

5.1.9. Business Certificate Of Deposit (CD) Account

5.1.9.1. Interest Rate Information. The interest rate and annual percentage yield (APY) for the Business CD is fixed and will be paid from the date of the deposit until the maturity date of the CD. Refer to the CD confirmation you will receive after your CD has been opened, which is incorporated herein by reference, for the interest rate and APY applicable to your account. We reserve the right to establish a rate schedule according to banking channel and service level.

5.1.9.2. Balance Computation Method. We use the average daily balance method to calculate the interest on your account. This method applies a periodic rate to the average daily balance in the account for the period. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period.

5.1.9.3. Compounding And Crediting Frequency. Interest will be compounded daily and will be credited to your account monthly. Interest begins to accrue no later than the Business Day we receive credit for the deposit of non-cash items (for example, checks) or cash. You may elect to have your interest credited to your CD balance, or credited to your TIAA Bank business checking account or business money market account. Only interest credited to your CD account will be compounded. Subject to Early Withdrawal penalty described below, if you close your account before interest is credited, you will receive interest that has accrued through the last full day before the date of the final withdrawal.

5.1.9.4. Early Withdrawal Penalties. We will impose an Early Withdrawal penalty on withdrawals made before the maturity date of the CD. This penalty will be the total interest that would have been earned on the principal balance of the account if funds had not been withdrawn prior to the maturity date as follows:

Length of CD	Days of simple interest	Length of CD	Days of simple interest
3-month	22	2-year	182
6-month	45	2.5-year	228
9-month	68	3-year	273
1-year	91	4-year	365
1.5-year	136	5-year	456

5.1.9.5. Withdrawal Of Interest Prior To Maturity. Interest earned and credited to the Business CD account may be withdrawn; however, in order to earn the APY, interest must remain in the account until the stated maturity date. The disclosed APY assumes that interest will remain on deposit until maturity. A withdrawal will reduce earnings.

5.1.9.6. Renewal Policies. Your account will automatically renew at maturity for an additional term equal to the original term, with unlimited renewals. Following the maturity date, you will have a grace period that begins on the first calendar day following the maturity date and is ten (10) calendar days long, unless the last day of the grace period is a non-Business Day, in which case the grace period ends on the last Business Day before that non-Business Day. For example, if your CD matures on January 1, the grace period begins on January 2 and ends on January 11 (if January 11 is a Business Day). One time during the grace period, you may make a deposit or withdrawal, or change the term of the CD, and if you take one of these actions, the grace period ends on the day you take such action. The interest rate and APY for any renewal term will be the interest rate and APY we are offering as of the maturity date for a new Business CD of the same length of term.

5.1.9.7. Transaction Limitations. You may not make any deposits into your account before maturity of the certificate. As authorized by federal law, we reserve the right at any time to require not less than seven days' notice in writing before each withdrawal from this account.

5.1.9.8. Minimum Balance Requirements. Refer to the Deposit Account Fee Schedule for account opening minimum deposits.

5.1.9.9. Fees. Refer to the Deposit Account Fee Schedule.

5.1.9.10. Statements. At the time your CD is opened, you will receive a confirmation of CD(s) purchased, incorporated herein by reference, which sets forth your maturity date and other important terms. Statements will be available on combined statements with a checking account. Otherwise, you will receive a maturity notice prior to the expiration of the CD term.

5.1.10. Business CDARS® Certificate Of Deposit (CD) Account

Funds may be submitted for placement into a CDARS CD account only after a depositor enters into a CDARS Deposit Placement Agreement with us. The CDARS Deposit Placement Agreement contains important information and conditions regarding the Placement of funds by us. Accounts are Placed each week on Thursday or the next Business Day thereafter. Early Withdrawal penalties apply. CDARS and Certificate of Deposit Account Registry Service are registered service marks of Promontory Interfinancial Network, LLC. Published rates and APYs are not applicable to CDs in excess of \$5 million; please call for a rate quote.

5.1.10.1. Holding Account. All accounts are subject to approval based in part on your chosen CD term and our Certificate of Deposit Account Registry Service (CDARS) participation limits. Accounts are not funded and opened (“Placed”) immediately. Until your account is Placed, your opening deposit will be held in a designated Business Money Market Account opened in your name. See the Business Money Market Account section above for information on the terms and conditions for this holding account. The Business Money Market Account will close after your CDARS CD Account is Placed.

5.1.10.2. Funding Deadlines. In order for your CDARS CD account to be Placed, funds must be received by the deadlines set forth on our website and on the CDARS Deposit Placement Agreement (Schedule 2).

5.1.10.3. FDIC Insurance. Deposits above single institution FDIC insurance limits will not benefit from higher insurance protection until the CDARS CD account is Placed.

5.1.10.4. Interest Rate Information. The interest rate and annual percentage yield (APY) for the CDARS CD is fixed and will be paid from the date of the deposit until the maturity date of the CD. Refer to the CD confirmation you will receive after your CD has been opened, which is incorporated herein by reference, for the interest rate and APY applicable to your account. We reserve the right to establish a rate schedule according to banking channel and service level.

5.1.10.5. Balance Computation Method. We use the average daily balance method to calculate the interest on your account. This method applies a periodic rate to the average daily balance in the account for the period. The average daily balance is calculated by adding the principal in the account for each day of the period and dividing that figure by the number of days in the period.

5.1.10.6. Compounding And Crediting Frequency. Interest will be compounded daily and will be credited to your account with the frequency set forth in your separate Notice of New Account provided to you at the time you opened your CDARS CD, which is incorporated herein by reference. Interest will be compounded from the date of deposit to the last full day before the date of withdrawal, using the average daily balance method. Interest will begin to accrue for non-cash deposits (for example, checks) as well as for cash deposits on the day the account is Placed. You may elect to have your interest credited to your CD balance, or credited to your TIAA Bank business checking or business money market account. Only interest credited to your CD account will be compounded. Subject to Early Withdrawal penalty described below, if you close your account before interest is credited, you will receive interest that has accrued through the last full day before the date of the final withdrawal.

5.1.10.7. Early Withdrawal Penalties. This product is intended to be held to maturity. In the event of Early Withdrawal, significant penalties may apply and may vary based on the

CD Term. Penalties are imposed against interest that would have been earned on the principal balance of the account if funds had not been withdrawn prior to the maturity date as follows:

Length of CD	Days of simple interest	Length of CD	Days of simple interest
4-week	28	2-year	360
13-week	90	3-year	540
26-week	90	5-year	900
52-week	180		

5.1.10.8. Withdrawal Of Interest Prior To Maturity. Interest earned and credited to the CDARS CD Account may be withdrawn; however, in order to earn the APY, interest must remain in the account until the stated maturity date. The disclosed APY assumes that interest will remain on deposit until maturity. A withdrawal will reduce earnings.

5.1.10.9. Renewal Policies. This CD product does not automatically renew. Maturity instructions are required for all maturing CDs.

5.1.10.10. Transaction Limitations. You may not make any deposits into your account before maturity of the certificate. As authorized by federal law, we reserve the right at any time to require not less than seven days' notice in writing before each withdrawal from this account.

5.1.10.11. Minimum Balance Requirements. Refer to the Deposit Account Fee Schedule for account opening minimum deposits.

5.1.10.12. Fees. Refer to the Deposit Account Fee Schedule.

5.1.10.13. Statements. At the time your CD is opened, you will receive a confirmation of CD(s) purchased, incorporated herein by reference, which sets forth your maturity date and other important terms. Periodic statements are not provided for the CDARS CD account. You will receive a maturity notice prior to the expiration of the CD term.

5.2. Overdraft Protection

5.2.1. Business Checking Or Money Market Overdraft Protection (Not available with Attorney Trust Checking)

You may use your TIAA Bank business checking or money market account (a "Source Account") to fund overdrafts on your other business checking account. To use your Source Account for overdraft protection, you must request this feature. If you elect to use a Source Account as overdraft protection for your business checking account, we will advance funds from your Source Account to your business checking account when any debit on your checking account is presented for payment in an amount in excess of the available balance in your checking account ("Overdraft Amount"). Transfers from your Source Account will be made in the exact amount necessary to cover the Overdraft Amount provided. However, we are not obligated to transfer such funds, and we may dishonor the debit, if such transfer would cause you to overdraw your Source Account. In addition, each transfer of an Overdraft Amount will be considered a transaction subject to the transaction limitations on your business money market account and you may incur fees and other penalties for exceeding the allowable transactions on your business money market account. See the Specific Terms section in the Booklet related to your account for transaction limitations. Note: If you have a Business Overdraft Protection credit line, we will exhaust the Business Overdraft Protection for credit advances before using the funds in your Source Account. See the Deposit Account Fee Schedule for the applicable fees. No WorldCurrency Account, or Metals Select Account may be used as a Source Account to fund overdrafts in any other account.

5.2.2. Business Credit Account Overdraft Protection (Not available with Attorney Trust Checking)

You may apply for Business Credit Account Overdraft Protection (“Credit Account”), and by applying for a Credit Account, or by using or consenting to the use of the Credit Account, you agree to the terms and conditions in the Business Overdraft Protection Agreement and that the Business Overdraft Protection Agreement will govern the Credit Account and all credit extended under the Business Overdraft Agreement. You understand that the use of this Credit Account will constitute your acceptance of, and will be subject to, the Business Overdraft Agreement. You agree to be responsible for all charges incurred according to the Business Overdraft Agreement.

6.0. Specific Terms—WorldCurrency® Deposit Accounts

These WorldCurrency Account Terms and Conditions are a part of your Account Agreement and include important disclosures and agreements related to your WorldCurrency Access Deposit Accounts and WorldCurrency Certificates of Deposit (CDs). In the event of a conflict between the Account Agreement and these WorldCurrency Account Terms and Conditions, these WorldCurrency Account Terms and Conditions control to the extent of the conflict.

Refer to the applicable rate sheets and Deposit Account Fee Schedule for additional important terms and conditions related to your WorldCurrency Account.

In addition to the specific terms, conditions and disclosures set forth below, some key risk considerations you should bear in mind before opening any WorldCurrency Account are as follows:

1. PURCHASING OR OWNING FOREIGN CURRENCIES BY OPENING A WORLDCURRENCY ACCOUNT INVOLVES RISKS AND YOU CAN LOSE SOME OR ALL OF THE VALUE IN YOUR WORLDCURRENCY ACCOUNT. YOU SHOULD CONSIDER THESE RISKS BEFORE OPENING OR RENEWING A WORLDCURRENCY ACCOUNT.
2. YOU SHOULD CONSULT YOUR OWN LEGAL, TAX, OR INVESTMENT ADVISORS REGARDING THE RISKS RELATING TO (A) WORLDCURRENCY ACCOUNTS, INCLUDING NON-DELIVERABLE CURRENCY (NDC) ACCOUNTS, (B) FOREIGN CURRENCIES, INCLUDING NDCs, (C) CURRENCY EXCHANGE TRANSACTIONS, OR (D) ANY OTHER TRANSACTION IN ANY FOREIGN CURRENCY.
3. YOU ARE SOLELY RESPONSIBLE FOR ANY DECISION THAT YOU MAKE TO (A) OPEN, CLOSE, MAINTAIN OR RENEW A WORLDCURRENCY ACCOUNT, INCLUDING AN NDC ACCOUNT, (B) ENGAGE IN ANY TRANSACTION RELATING TO A FOREIGN CURRENCY, INCLUDING AN NDC, (C) CONDUCT A CURRENCY EXCHANGE, OR (D) ENGAGE IN ANY OTHER TRANSACTION IN ANY FOREIGN CURRENCY.
4. WE DO NOT PROVIDE LEGAL, TAX, OR INVESTMENT ADVICE OR OPINIONS ON THE MERITS OR SHORTCOMINGS OF (A) ANY WORLDCURRENCY ACCOUNT, INCLUDING AN NDC ACCOUNT, (B) ANY FOREIGN CURRENCY, INCLUDING A NDC, (C) ANY CURRENCY EXCHANGE, OR (D) ANY OTHER TRANSACTION IN ANY FOREIGN CURRENCY. YOU SHOULD NOT CONSTRUE ANY STATEMENT BY ANY OF OUR EMPLOYEES, INCLUDING ANY MEMBER OF OUR TRADING DESK, TO BE AS INVESTMENT ADVICE ABOUT ANY FOREIGN CURRENCY OR RELATED TRANSACTION.
5. FOREIGN EXCHANGE MARKETS ARE VOLATILE AND UNPREDICTABLE. THIS MEANS THAT THE VALUE OF ANY FOREIGN CURRENCY MAY FLUCTUATE WIDELY AGAINST THE U.S. DOLLAR. THE VALUE OF ONE FOREIGN CURRENCY MAY ALSO FLUCTUATE WIDELY AGAINST ANOTHER FOREIGN CURRENCY. YOUR WORLDCURRENCY ACCOUNT COULD LOSE SIGNIFICANT VALUE IF THE VALUE OF FOREIGN CURRENCIES CHANGES ADVERSELY TO THE U.S. DOLLAR (OR TO ANOTHER FOREIGN CURRENCY).
6. THE U.S. DOLLAR VALUE OF YOUR WORLDCURRENCY ACCOUNT WILL CHANGE OVER TIME AND MAY NOT BE WORTH AS MUCH AS THE AMOUNT OF YOUR ORIGINAL DEPOSIT. YOU MAY HAVE A GAIN OR LOSS FROM ANY CURRENCY EXCHANGE, INCLUDING ANY (A) EXCHANGE OF U.S. DOLLARS FOR A FOREIGN CURRENCY, (B) EXCHANGE OF A FOREIGN CURRENCY FOR U.S. DOLLARS, OR (C) EXCHANGE OF ONE FOREIGN CURRENCY TO ANOTHER FOREIGN CURRENCY.
7. FEDERAL DEPOSIT INSURANCE CORPORATION (FDIC) DEPOSIT INSURANCE DOES NOT INSURE AGAINST ANY LOSS IN THE VALUE OF YOUR WORLDCURRENCY ACCOUNT DUE TO FOREIGN CURRENCY VALUE FLUCTUATIONS. THE AMOUNT OF FDIC DEPOSIT INSURANCE AVAILABLE FOR A WORLDCURRENCY ACCOUNT WILL BE DETERMINED AND PAID BY THE FDIC IN THE U.S. DOLLAR EQUIVALENT OF THE FOREIGN CURRENCY IN WHICH THE ACCOUNT IS DENOMINATED. IF APPLICABLE, THE FDIC WILL DETERMINE THE U.S. DOLLAR EQUIVALENT VALUE OF SUCH FOREIGN CURRENCY IN THE MANNER SET FORTH IN THE FDIC'S REGULATIONS AS OF THE DATE OF DEFAULT.

6.1. Definitions And Meanings For WorldCurrency® Accounts

Capitalized terms as used with respect to these WorldCurrency Account Terms and Conditions have the meanings provided in this section 6.1. Capitalized terms not defined below have the meanings otherwise provided in the Account Agreement.

- 6.1.1. "Access Account"** means a WorldCurrency Access® Deposit Account. This may take the form of either a money market deposit account or, in cases where transaction limits are exceeded, a demand deposit account.
- 6.1.2. "Account Opening Date"** means the Business Day on which (a) we receive your request to open a WorldCurrency Account during business hours and (b) you have a balance in your Cash Management Account sufficient to fund your WorldCurrency Account. Your new WorldCurrency Account will have a zero balance on the Account Opening Date and will not be funded with your selected Foreign Currency until the Settlement Date.
- 6.1.3. "Business Day"** means, for purposes of a WorldCurrency Account, Monday through Friday, except federal holidays and any day of the week on which trading is not open in the Foreign Currency in which your WorldCurrency Account is or will be denominated. Holidays in foreign countries and in locations where some foreign currencies are traded do not necessarily coincide with days that banks are open in the United States. If you have a question about a Business Day, contact the World Markets Trading Desk for clarification at 1-800-926-4922.
- 6.1.4. "Cash Management Account"** means a U.S. dollar deposit account that you are required to open with us before opening any WorldCurrency Account (other than an IRA) and are required to maintain, as described more fully in Section 6.2.3.1 of these WorldCurrency Account Terms and Conditions.
- 6.1.5. "CD"** means a WorldCurrency Certificate of Deposit Account, or WorldCurrency CD Basket Account that consists of one or more certificates of deposit.
- 6.1.6. "Currency Exchange"** means a transaction where you ask us to convert (a) U.S. dollars to a Foreign Currency, (b) a Foreign Currency to U.S. dollars, or (c) one Foreign Currency to another Foreign Currency.
- 6.1.7. "Customer Exchange Rate"** means the exchange rate that will apply to each of your Currency Exchanges. In these WorldCurrency Account Terms and Conditions, the Customer Exchange Rate is expressed as U.S. dollars per unit of Foreign Currency. Please see Section 6.2 of these WorldCurrency Account Terms and Conditions for more information about the Customer Exchange Rate.
- 6.1.8. "Cut-Off Time"** means the time on a Business Day after which we will not be able to determine your Customer Exchange Rate or price your Currency Exchange as of that Business Day. The Cut-Off Time is 9 a.m. Central Time in the United States.
- 6.1.9. "Fees"** means the fees and charges that apply to your WorldCurrency Account(s) as disclosed in the Deposit Account Fee Schedule. These fees may change from time to time and you may access current fees by viewing the most recent Deposit Account Fee Schedule in the Booklet posted on our website at TIAABank.com/business/terms or you may call the Trading Desk at 1-800-926-4922.
- 6.1.10. "Non-Deliverable Currency" or "NDC"** means a Foreign Currency that we are unable to deliver to you due to foreign governmental controls or rules. When you close or withdraw funds from a WorldCurrency Account denominated in a Non-Deliverable Currency, you can only withdraw U.S. dollars or a Foreign Currency that is not a Non-Deliverable Currency after you have conducted a Currency Exchange of the NDC.
- 6.1.11. "NDC Account"** means a WorldCurrency Account that is denominated in a Non-Deliverable Currency. For a current list of NDC Accounts and rates, please call our Trading Desk at 1-800-926-4922. The NDC Accounts that we may offer may change from time to time.
- 6.1.12. "NDC Transaction"** means a deposit into or withdrawal from a NDC Account.

6.1.13. “Pricing Date” means the Business Day on which we determine your Customer Exchange Rate.

6.1.14. “Lock-In Rate” means the Customer Exchange Rate that we will use to price your Currency Exchange if you ask us and we agree to establish (“Lock-In”) your Customer Exchange Rate prior to the Business Day that would have been your Pricing Date if we did not Lock-In your price. This rate may be higher than the standard Customer Exchange Rate that would otherwise apply due to potential volatility in the Foreign Currency and our risk in committing to such advance pricing.

6.1.15. “Quoted Spread” means the difference between (a) the Lock-In Rate we quote you based on the current Wholesale Rate at the time of your Lock-In request and (b) the Wholesale Rate as of the otherwise applicable Pricing Date. The Quoted Spread will vary, depending on the volatility of the Foreign Currency being exchanged, but will typically be greater than 0.75% and will usually be less than 1%.

6.1.16. “Settlement Date” means the Business Day on which the Currency Exchange occurs. When you open a new WorldCurrency Account, the Settlement Date will occur two Business Days following the Account Opening Date. When you ask us during business hours on a Business Day to withdraw funds from your Access Account and convert the Foreign Currency in the Access Account to U.S. dollars or another Foreign Currency, the Settlement Date will usually occur two Business Days following the date of your request. Upon your request, we may (but are not obligated to) cause the Settlement Date to occur at an earlier date, if the Wholesale Market will facilitate your request. If you have a WorldCurrency Certificate of Deposit Account or WorldCurrency CD Basket Account, when your CD matures, the Settlement Date will occur on the (a) maturity date, if the maturity date is a Business Day, or (b) the Business Day immediately following the maturity date, if the maturity date is not a Business Day.

6.1.17. “Spot Rate” means any published third-party price for a Foreign Currency including, but not limited to, the prices published by Bloomberg, Reuters, and the Wall Street Journal. Spot Rates are generally only available for large volume transactions conducted by institutional investors at a specific point in time and are generally not the same as Customer Exchange Rates or the Wholesale Rates available to TIAA Bank.

6.1.18. “Spread” with respect to a Currency Exchange means the difference between the applicable Wholesale Rate and the Customer Exchange Rate. Our Standard Spread will be less than 1% of the Wholesale Rate available to us. Quoted Spreads may be higher and apply in cases where you have a Lock-In Rate. For more information about our Standard Spread, see section 6.2.6. For information about Spread in the context of Precious Metals, please see the Metals Select® Account Terms and Conditions.

6.1.19. “Trading Desk” means the TIAA Bank World Markets Trading Desk.

6.1.20. “We,” “Us,” “Our,” and “TIAA Bank” refer to TIAA, FSB and to any of our successors or assignees.

6.1.21. “Wholesale Market” means the over-the-counter market where participating banks trade Foreign Currencies.

6.1.22. “Wholesale Rate” means the market prices that we determine are available to us in the Wholesale Market for a specific amount of Foreign Currency at a specific point in time. In these WorldCurrency Account Terms and Conditions, the Wholesale Rate is expressed as U.S. dollars per unit of Foreign Currency.

6.1.23. “WorldCurrency® Account” means any WorldCurrency Access® Deposit Account, WorldCurrency Certificate of Deposit Account, or WorldCurrency CD Basket you may open and maintain with us.

6.1.24. “You,” “Your,” and “Account Holder” refer to each person applying for, opening, or authorized to control the account, and each Authorized Signer of a WorldCurrency Account, or anyone else with the authority to exercise control over the WorldCurrency Account.

6.2. General Terms And Conditions Applicable To WorldCurrency Accounts

6.2.1. Foreign Exchange Controls May Limit Our Ability To Conduct Currency Exchanges

1. Our ability to conduct a Currency Exchange or provide you with a Customer Exchange Rate is limited by conditions beyond our control. These conditions may include foreign or U.S. government restrictions (including, without limitation, the denial or cancellation of any export or other necessary license), wars, insurrections, economic conditions in the foreign country or the United States, and any “Acts of God.”
2. If you open a WorldCurrency Account, there is a risk that a government may impose foreign exchange controls or prohibit transactions in its currency. These exchange controls could prevent us from conducting a Currency Exchange for that Foreign Currency, providing you with a Customer Exchange Rate, or continuing to hold that Foreign Currency on your behalf.
3. If such exchange controls or other conditions occur, we will use reasonable efforts to follow your instructions, but may not be able to do so. These exchange controls also could require us to convert your Foreign Currency to U.S. dollars without advance notice to you, even if you have asked us not to do so. We will not have any liability to you for any losses you incur as a result.

6.2.2. We May Close Your Accounts And Convert Your Foreign Currency Under Certain Conditions

1. We may close your WorldCurrency Account or conduct a Currency Exchange without your permission at any time if we believe that such action is prudent, necessary or appropriate, in our sole discretion, in response to government restrictions (including, without limitation, the denial or cancellation of any export or other necessary license, Non-Deliverable Currency or other currency restrictions), wars, insurrections and/or any other cause beyond our reasonable control.
2. If we close any of your WorldCurrency Accounts or convert any of your Foreign Currency to U.S. dollars in the manner described above, we will not have any liability to you resulting from changes in the value of the Foreign Currency or resulting from the timing of our closing your WorldCurrency Account or converting the Foreign Currencies in your WorldCurrency Account. The Currency Exchange transacted under these circumstances will be conducted at the Customer Exchange Rate (see section 6.2.6 of these WorldCurrency Account Terms and Conditions).

6.2.3. Opening Your WorldCurrency Account

1. **Getting started.** If you have never opened a WorldCurrency Account with us before, you will need to submit an application to become a World Markets client. After we process your application and you have provided us with all necessary information and related documents, we will open the Cash Management Account that you have elected to be opened in your name as part of your Asset Manager Service. You will use the Cash Management Account as a vehicle to: (a) fund each new WorldCurrency Account you open with us (we will convert any U.S. dollars in your Cash Management Account to your selected Foreign Currency in which your WorldCurrency Account will be denominated), (b) fund additional Foreign Currency balances in existing WorldCurrency Accounts, and (c) receive funds transferred from your WorldCurrency Account (we will convert the Foreign Currency in your WorldCurrency Account to U.S. dollars prior to depositing such funds into your Cash Management Account). You agree to maintain the Cash Management Account with us, and, as described in more detail below in Sections 6.5.1.13, 6.5.2.5, 6.5.3.14, and 6.5.4.15, as applicable, in the event that you close your Cash Management Account before closing all of your WorldCurrency Accounts, you hereby expressly consent to us

opening a new account in your name to serve as your Cash Management Account in order to provide the services described in subsections (a), (b), and (c) above.

- Opening with U.S. dollars.** If you open a WorldCurrency Account with U.S. dollars, you must deposit that currency into your Cash Management Account and we will convert your U.S. dollars to the Foreign Currency in which your WorldCurrency Account will be denominated on the Settlement Date. See Section 6.2.6 of these WorldCurrency Account Terms and Conditions for more information on how this Currency Exchange works and our Spread. To open or fund an NDC Account (a WorldCurrency Account denominated in a Non-Deliverable Currency), you must first deposit U.S. dollars into your Cash Management Account.
- Opening with Foreign Currency.** You may also deliver acceptable Foreign Currency to us to open and fund a WorldCurrency Account that is not an NDC Account. Acceptable Foreign Currencies are those that we offer in a WorldCurrency Account. We generally accept Foreign Currency wires and Foreign Currency drafts sent to and verified by us as cleared deposits; however, we do not accept physical Foreign Currency.

6.2.4. Withdrawing Funds From And Closing Your WorldCurrency Account

- WorldCurrency Certificate of Deposit Account.** When your CD matures, you may generally: (a) renew the CD in the same Foreign Currency, (b) open a new WorldCurrency Access Deposit Account in the same Foreign Currency, (c) ask us to convert the Foreign Currency to U.S. dollars and deliver the U.S. dollars to your Cash Management Account, or (d) ask us to deliver the Foreign Currency to you (unless the CD is denominated in a Non-Deliverable Currency, in which case we can only deliver U.S. dollars to you). See Section 6.2.6 below for information on how we convert your Foreign Currency to U.S. dollars or to another Foreign Currency.
- WorldCurrency Access Deposit Account.** Subject to applicable withdrawal limits pursuant to federal law, you may withdraw all or part of the funds in your Access Account. If you do so, you may: (a) ask us to convert the Foreign Currency to U.S. dollars and deliver the U.S. dollars to your Cash Management Account, (b) ask us to convert the Foreign Currency to U.S. dollars and deliver the U.S. dollars to you, (c) ask us to convert the Foreign Currency to a different Foreign Currency and deliver the different Foreign Currency to your Access Account of that Foreign Currency (if you do not have an Access Account of that different Foreign Currency, we will establish a new Access Account for that Foreign Currency), or (d) ask us to deliver the Foreign Currency to you (unless the Access Account is denominated in a Non-Deliverable Currency, in which case we can only deliver U.S. dollars to you). See Section 6.2.6 below for information on how we convert your Foreign Currency to U.S. dollars or to another Foreign Currency.

6.2.5. How We Accept Foreign Currency From You Or Deliver It To You

- In most cases, you are not obligated to conduct Currency Exchanges with us in order to hold a WorldCurrency Account. Opening a WorldCurrency Account means that you deliver acceptable Foreign Currency to us to fund the account. In general, we accept Foreign Currency wires and Foreign Currency drafts sent to and verified by us as cleared deposits. As a service, we will sell Foreign Currency to you to fund your WorldCurrency Account as described in these WorldCurrency Account Terms and Conditions.
- For Foreign Currencies other than NDCs, you may ask us to deliver Foreign Currency held in your (a) WorldCurrency Access Deposit Account at any time, and (b) WorldCurrency CD Account or CD Basket when it matures or otherwise becomes available. At your request, and if the currency is readily deliverable, we will try to obtain Foreign Currency and deliver it to you as permitted under applicable law, except as described below for NDC Accounts. However, we will not deliver physical Foreign Currency to you. You may direct us to deliver Foreign Currency to you by a Foreign Currency wire, or to move your Foreign Currency into another WorldCurrency Access Deposit Account. We may charge you a fee as disclosed in

the Deposit Account Fee Schedule and available on our website. These fees may change from time to time and you may access current fees by viewing the most recent Deposit Account Fee Schedule posted on our website.

3. Non-Deliverable Currencies can never be delivered to you by us. When you withdraw funds from or close a WorldCurrency Account denominated in a Non-Deliverable Currency, you can only withdraw U.S. dollars, and only after having converted your Non-Deliverable Currency into U.S dollars or another Foreign Currency that is not a Non-Deliverable Currency.
4. One of the risks of having an account denominated in a Foreign Currency is the possibility of that Foreign Currency not being readily available for delivery. We will deliver Foreign Currency to you, as described above, if it is readily available and delivery is permitted under applicable law. However, as described in Section 6.2.1 of these WorldCurrency Account Terms and Conditions, a foreign government may impose restrictions or foreign currency exchange controls, or other circumstances or conditions may be present, which could severely limit the amount of Foreign Currency that may be removed from a foreign country. If this happens, we may not be able to obtain that Foreign Currency and deliver it to you. We will make reasonable efforts to obtain the Foreign Currency on your behalf, but we cannot guarantee that we will be successful in these efforts.

6.2.6. How Your Customer Exchange Rates Are Determined

1. We will determine your Customer Exchange Rate each time you ask us to enter into a Currency Exchange transaction. This rate is based on the application of our Spread to Wholesale Rates available to us.
2. Foreign Currencies do not trade on a centralized exchange. Instead, Foreign Currencies trade primarily in the Wholesale Market, which is an over-the-counter market between participating banks. We are a participant in the Wholesale Market. When we exchange a Foreign Currency in the Wholesale Market, we receive a Wholesale Rate, which is provided to us by another Wholesale Market participant based on the specific amount of that Foreign Currency at a specific point in time. There are no published exchange rates specific to our Wholesale Rate. This means there are no published exchange rates specific to your Currency Exchange transaction that you may use to independently calculate your Customer Exchange Rate.
3. Customer Exchange Rate. Under our standard pricing, your Customer Exchange Rate will be:

Currency Exchange	Customer Exchange Rate
Opening or adding funds to Account	Wholesale Rate on Pricing Date Plus the Spread
Closing or withdrawing funds from Account	Wholesale Rate on Pricing Date Minus the Spread

4. The Spread. Our Spread is the difference between the Wholesale Rate available to us and the Customer Exchange Rate we make available to you. The amount of your Standard Spread depends on the amount of your Currency Exchange:

Amount of Currency Exchange	Spread
≤ \$99,999.99	0.75%
\$100,000 - \$399,999.99	0.50%
\$400,000 - \$749,999.99	0.375%
≥ \$750,000	0.25%

Quoted Spreads may be higher and apply in cases where you have a Lock-In Rate. For more information on Lock-In Rates, see sections 6.2.8, 6.5.3.7, and 6.5.4.7 of the Booklet.

5. Wholesale Rates may not always be available. There are times when a Wholesale Rate for a Foreign Currency may not be available to us. In that case, we will not be able to calculate your Customer Exchange Rate for that Foreign Currency. Our ability to obtain a Wholesale Rate depends on many factors, including market liquidity and governmental restrictions. We are under no obligation to provide you with a Customer Exchange Rate for a specific Foreign Currency at any time if we do not believe there are reliable indicators for a Wholesale Rate. See Section 6.2.1 and Section 6.3.2 of these WorldCurrency Account Terms and Conditions for information about Foreign Currency deliveries when we are unwilling or unable to convert a Foreign Currency in your Account to U.S. dollars.

6.2.7. When We Determine Your Customer Exchange Rate

When we determine your Customer Exchange Rate (your Pricing Date) depends on what type of Currency Exchange transaction you are requesting and when we receive your request.

1. The following applies when you open a new WorldCurrency Account:
 - a. If we receive your request and related funds prior to the Cut-Off Time on the Account Opening Date, your Pricing Date will be the Account Opening Date.
 - b. If we receive your request and related funds after the Cut-Off Time on the Account Opening Date, the Pricing Date will be the following Business Day, unless we agree to Lock-In your Customer Exchange Rate on the Account Opening Date.
 - c. If we receive your request and related funds after the Cut-Off Time on the Account Opening Date and we agree to Lock-In your Customer Exchange Rate on the Account Opening Date, the Pricing Date will be the Account Opening Date.
2. The following applies when you ask us to withdraw funds from your WorldCurrency Access Account and convert the Foreign Currency in your Access Account to U.S. dollars or to another Foreign Currency:
 - a. If we receive your request prior to the Cut-Off Time on a Business Day, your Pricing Date will be the same Business Day.
 - b. If we receive your request after the Cut-Off Time on a Business Day, the Pricing Date will be the following Business Day, unless we agree to Lock-In your Customer Exchange Rate on the Business Day of your request.
 - c. If we receive your request after the Cut-Off Time on a Business Day and we agree to Lock-In your Customer Exchange Rate on that Business Day, the Pricing Date will be the same Business Day.
3. The following applies when your WorldCurrency CD matures:
 - a. The maturity date will typically occur on a Wednesday, if that day is a Business Day. If a Wednesday is not a Business Day, the maturity date will occur on the following Business Day.
 - b. The Pricing Date will be two Business Days prior to the maturity date (unless you Locked-In).
 - c. If we agree to Lock-In your Customer Exchange Rate at any time prior to the otherwise applicable Pricing Date, the Pricing Date will be the Business Day on which we Locked-In your pricing.

6.2.8. Locking-In Your Customer Exchange Rate

1. Lock-In Rates at Account Opening.
 - When opening any new WorldCurrency Account, you may ask us to Lock-In your Customer Exchange Rate after the Cut-Off Time on a Business Day. We may, but are not obligated to, agree to Lock-In your pricing as of that Business Day. If we agree, we will give you a Lock-In Rate.

- If you accept the Lock-In Rate, your Customer Exchange Rate will be the Lock-In Rate, which will include a Quoted Spread instead of our Standard Spread, and your Pricing Date will be the Account Opening Date. If you do not accept the Lock-In Rate, your Pricing Date will be the Business Day following the Account Opening Date and your Customer Exchange Rate will equal the Standard Spread plus the Wholesale Rate in effect on that Pricing Date.
 - Depending on the actual Wholesale Rate in effect on the Business Day following the Account Opening Date, your Lock-In Rate may be more or less favorable than the Customer Exchange Rate that you would have received if you had not Locked-In your pricing, but you will have the advantage of knowing in advance what your Customer Exchange Rate will be.
2. Lock-In Rates when adding funds to, or withdrawing funds from, your WorldCurrency Access Account.
- If, after the Cut-Off Time on a Business Day, you ask us to Lock-In the Customer Exchange Rate for the Foreign Currency to be added to or withdrawn from your existing Access Account, we may, but are not obligated to, Lock-In your pricing as of that Business Day. If we agree, we will give you a Lock-In Rate.
 - If you accept the Lock-In Rate, your Customer Exchange Rate will be the Lock-In Rate, which will include a Quoted Spread instead of our Standard Spread, and your Pricing Date will be the Business Day on which we gave you the Lock-In Rate. If you do not accept the Lock-In Rate, your Pricing Date will be the Business Day following the day on which we gave you the Lock-In Rate, and your Customer Exchange Rate will equal (a) the Standard Spread plus the Wholesale Rate in effect on that Pricing Date if you are adding funds to your Access Account or (b) the Wholesale Rate in effect on that Pricing Date minus the Standard Spread if you are withdrawing funds from your Access Account.
 - Depending on the actual Wholesale Rate in effect on the Business Day following the day when we gave you the Lock-In Rate, your Lock-In Rate may be more or less favorable than the Customer Exchange Rate that you would have received if you had not Locked-In your pricing, but you will have the advantage of knowing in advance what your Customer Exchange Rate will be.
3. Lock-In Rates during the term of your WorldCurrency CD.
- We may, in our sole discretion, allow you, at any time during the term of your WorldCurrency CD, to Lock-In the Customer Exchange Rate for the Foreign Currency to be transferred from your CD upon maturity and converted to U.S. dollars. If you elect to Lock-In, we will give you a Lock-In Rate.
 - If you accept the Lock-In Rate, your Customer Exchange Rate will be the Lock-In Rate and your Pricing Date will be the Business Day on which we gave you the Lock-In Rate. You may exercise this Lock-In option only once during the term of your CD.
 - If you do not accept the Lock-In Rate, your Pricing Date will occur two Business Days before the CD maturity date, if the maturity date is a Business Day. If the CD maturity date is not a Business Day, your Pricing Date will occur two Business Days prior to the Business Day immediately following the maturity date.
 - Depending on the actual Wholesale Rate in effect two Business Days prior to the maturity date (or two Business Days prior to the Business Day immediately following the maturity date if the maturity date is not a Business Day), your Lock-In Rate may be more or less favorable than the Customer Exchange Rate you would have received if you had not Locked-In your pricing, but you will have the advantage of knowing in advance what your exchange rate will be.

6.2.9. Disclosing Your Customer Exchange Rate To You In Advance Of A Transaction

Unless we have given you a Lock-In Rate as described above:

1. We can tell you your Customer Exchange Rate for a specific Currency Exchange only if you ask us to convert your currency before our Cut-Off Time, which is 9 a.m. Central Time on a Business Day.
2. If you ask us to conduct a Currency Exchange on a day that is not a Business Day, or on a Business Day after the Cut-Off Time, your Currency Exchange will usually not occur until the next Business Day. In these cases, we will not know the exact Customer Exchange Rate for your Currency Exchange until the time that it actually occurs.

6.2.10. There Are No Published Exchange Rates Specific To Your Currency Exchanges

Unless we have given you a Lock-In Rate as described above:

1. The specific Customer Exchange Rate that you receive for any Currency Exchange is not published in any newspaper, website or other publicly available source.
2. Third party websites and other publications may from time to time publish indicative rates or "Spot Rates" for certain Foreign Currencies. However, these published rates may change frequently throughout the course of each day and usually reflect only possible rates for large volume transactions conducted by institutional investors at a specific point in time.
3. These published exchange rates do not necessarily reflect transaction costs and do not accurately reflect exchange rates actually available to you or us at any point in time for any of your Currency Exchanges.

6.3. Non-Deliverable Currency Deposit Account Disclosures

Special risks and limitations apply to NDC Accounts. This section 6.3 applies only to NDC Currency Accounts and describes some of those risks and limitations.

6.3.1. Opening And Withdrawing Funds From An NDC Account

1. To open or fund a NDC Account, you must deposit U.S. dollars. We then determine the number of units of the Non-Deliverable Currency that are equal to the amount of U.S. dollars that you provide to us. We do that by determining the Customer Exchange Rate that we will provide to you, which will include our Spread.
2. When you withdraw funds from your NDC Account, you can only withdraw U.S. dollars. The number of U.S. dollars available to you will depend on the Customer Exchange Rate applicable to that withdrawal.

Depending on the Customer Exchange Rate for the Non-Deliverable Currency as of the time we process your deposit to your NDC Account as compared to when we process your withdrawal from the NDC Account, you may receive fewer or more U.S. dollars than you deposited.

6.3.2. NDC Currency Exchange Rate Limitations; Delivery Of Non-Deliverable Currencies

1. We generally price NDC Currency Exchanges the same as we do other Currency Exchanges. That means we apply our Standard Spread to the applicable Wholesale Rate, unless we you ask us and we agree to Lock-In your Customer Exchange Rate, in which case Quoted Spreads apply.
2. There will generally be a delay between the date you request a NDC Transaction and the date on which we process the transaction. The length of that delay will depend on many factors, including the dollar amount of your NDC Transaction request and other NDC Transaction requests for the same Non-Deliverable Currency that we have received at the same approximate time. Except in the case of Lock-In Rates, we cannot determine the NDC Wholesale Rate available to us until we actually process the related NDC Transactions.
3. If you are not satisfied with the Customer Exchange Rate at the time you are considering making a withdrawal from your NDC Account, you may be able to choose to make your withdrawal at a later time. If your NDC Account is a CD, you can roll it over upon maturity of

that CD so long as your CD is renewable, or you can typically move your Foreign Currency into an Access Deposit Account. The Customer Exchange Rate available to you when you withdraw the funds may be more favorable or less favorable to you than the Customer Exchange Rate that would have been available if you had withdrawn the funds on an earlier date. We cannot promise what Customer Exchange Rate will be available to you from us when you choose to withdraw funds from your account.

4. There are times when we may not be able to determine a NDC Wholesale Rate. In such cases, we will not be able to calculate a Customer Exchange Rate. Our ability to determine a NDC Wholesale Rate depends on many factors, including market liquidity and governmental restrictions. If we make reasonable efforts for 60 days to identify a NDC Wholesale Rate, but cannot identify one, we will use a NDC Wholesale Rate that we determine.
5. WE CANNOT DELIVER NON-DELIVERABLE CURRENCIES TO YOU. WE CANNOT SEND YOU SUCH CURRENCIES IN PHYSICAL FORM, BY CHECK, BY WIRE OR THROUGH ANY OTHER METHOD. THIS MEANS THAT, IF YOU OPEN A NDC ACCOUNT, YOU WILL BE ABLE TO WITHDRAW YOUR FUNDS ONLY IN U.S. DOLLARS OR IN A FOREIGN CURRENCY THAT IS NOT AN NDC, AND AFTER THE NDC HAS BEEN CONVERTED. IF THE CURRENCY EXCHANGE RATE THAT WE CAN PROVIDE TO YOU WHEN YOU WITHDRAW FUNDS IS LESS FAVORABLE TO YOU THAN WHEN YOU OPENED YOUR NDC ACCOUNT, YOU MAY LOSE MONEY. DO NOT OPEN A NDC ACCOUNT IF YOU CANNOT AFFORD THIS RISK OF LOSS.

6.4. Automatic Purchase Plan

As described below and in the Deposit Account Fee Schedule, WorldCurrency Accounts have a required minimum opening deposit amount. This minimum opening deposit amount may be satisfied as part of an Automatic Purchase Plan, which requires the following:

1. You must open a TIAA Bank deposit account to serve as your funding source for the Automatic Purchase Plan;
2. You must set-up an automatic purchase of Foreign Currency that occurs at least monthly and is at least \$100 each month (with the funds coming from the TIAA Bank deposit account serving as your funding source); and
3. Your automatic purchases must be made timely and consistently.

By setting up a WorldCurrency Account Automatic Purchase Plan, you understand and agree that the price you pay for the Foreign Currency each month will vary depending on the then-current Customer Exchange Rate (including our Spread) and that we are under no obligation to attempt to time your purchase (whether between days or intra-day) in an effort to obtain a better price on your behalf. You further understand and agree that we will acquire the Foreign Currency each month at a date and time conducive to our internal operations, without regard to price or market fluctuation. An Automatic Purchase Plan is not appropriate for all people, and TIAA Bank makes no recommendation that an Automatic Purchase Plan is either appropriate or suitable for you.

TIAA Bank reserves the right, without notice, to terminate your Automatic Purchase Plan or your involvement in the plan at any time, for any reason, including but not limited to overdrafts on your TIAA Bank deposit account serving as the funding source or failure to meet the requirements described above. If we terminate your Automatic Purchase Plan or your involvement in the plan, we will provide you notice of the termination, and no additional automatic purchases of Foreign Currency will be made, unless you set-up a new Automatic Purchase Plan.

6.5. Specific Terms For WorldCurrency Deposit Accounts

This section contains important additional information about the specific types of WorldCurrency Accounts we offer. The information in this section does not apply to any other account type.

6.5.1. WorldCurrency Access® Deposit Account—Money Market

6.5.1.1. Exchange Rate Information. This WorldCurrency Access Account may be used to hold funds denominated in a currency other than U.S. dollars. If you request funds in this Access Account to be denominated in a currency other than the currency sent to us by you to fund the Access Account, we will convert your funds on the Settlement Date using a Customer Exchange Rate. Please see the General Terms and Conditions Applicable to WorldCurrency Accounts section of the Booklet for more information on funding your account and how we determine your Customer Exchange Rate.

6.5.1.2. Special Offers. The terms of any introductory or other special offer, including any bonus or new account interest rate and annual percentage yield (APY) applicable on your WorldCurrency Access Deposit Account, if any, are set forth in the rate sheet you will receive in your welcome package or disclosure specific to the special offer, which is incorporated herein by reference.

6.5.1.3. Interest Rate Information. This is a tiered, variable rate Account, which may become eligible to earn interest depending on the amount of Foreign Currency held in this Access Account. The interest rate, APY, and tiers may change. Refer to the rate sheet you will receive in your welcome package, which is incorporated herein by reference, for the interest rates, APYs, and tiers applicable to your Access Account at the time it was opened. The average daily balance for your Access Account will determine the interest rate tier for your Access Account each month, and this interest rate will apply to the entire balance in your Access Account. For current interest rates, APYs, and tiers visit the Currency Rates section of our website or contact the World Markets Trading Desk (contact information is listed at the end of the Booklet). Please note, the APY does not reflect the potential capital gains or losses that may occur due to fluctuations in the currency market. We reserve the right to establish a rate schedule according to banking channel. Fees may reduce earnings.

6.5.1.4. Determination of Rate. In our sole discretion, we may change the interest rate or tiers on your Access Account.

6.5.1.5. Frequency of Rate Changes. We may change the interest rate or tiers on your Access Account at any time, without notice.

6.5.1.6. Limitations on Rate Changes. There are no maximum or minimum interest rate limits for this Access Account.

6.5.1.7. Balance Computation Method. We use the average daily balance method to calculate the interest on your Access Account. This method applies a periodic rate to the average daily balance in the Access Account for the period. The average daily balance is calculated by adding the principal in the Access Account for each day of the period and dividing that figure by the number of days in the period.

6.5.1.8. Compounding and Crediting Frequency. Interest will be compounded monthly and will be credited to your Access Account monthly in the currency in which your Access Account is denominated. If you notify us in writing or by telephone of your intention to close your Access Account and then close your Access Account before interest is credited, you will receive interest that has accrued through the last full day before the date of the final withdrawal. If you do not notify us of your intention to close your Access Account and then close your Account by reducing your balance to zero before interest is credited, you will not receive the accrued interest.

6.5.1.9. Accrual of Interest On Non-Cash Deposits. If you deposit non-cash items (like checks) denominated in U.S. dollars to fund your foreign currency denominated WorldCurrency Accounts, your U.S. dollar deposit will be made to your Cash Management Account. Funds from U.S. dollar deposits will be available in accordance with the Funds Availability Disclosure in the Booklet. On the day your U.S. dollar funds are available, those

funds will be transferred to your WorldCurrency Account for the Currency Exchange you have requested. Interest begins to accrue in your foreign currency denominated Account on the same day funds are transferred into the WorldCurrency Account. For U.S. dollar-denominated Access Accounts, non-cash deposits denominated in U.S. dollars begin to accrue interest no later than the Business Day we receive credit for the deposit of the non-cash item. We rely on the Federal Reserve Bank's availability schedules to determine when credit for non-cash items has been received by us. If you make a deposit by a wire transfer of a foreign currency, interest begins to accrue on the Business Day after we receive your wire transfer. If you make a deposit by sending us a check payable in a foreign currency, interest generally begins to accrue on the second Business Day after we receive finally collected funds. This may take several weeks. See the Funds Availability Disclosure section in the Booklet for information on collection of foreign currency checks.

6.5.1.10. Transaction Limitations. Per federal regulation, you are limited to six (6) transfers or withdrawals per month. You may not write checks on this Access Account, and debit or ATM cards are not issued on this Access Account. If the transfer or withdrawal is initiated in person or by mail, then there is no limit on the number of payments that may be made directly to you, directly to us for amounts you owe us, or transfers to other accounts you have with us. Withdrawals by phone are also unlimited if you are requesting that a check be mailed to you. If you exceed these restrictions, you may incur service charges (refer to the Deposit Account Fee Schedule), and federal law requires us to close or convert your Access Account to an Access Deposit Transaction Account for repeated violations. As authorized by federal law, we reserve the right at any time to require not less than seven days' notice in writing before each withdrawal from this Access Account.

6.5.1.11. Minimum Balance Requirements. Refer to the Deposit Account Fee Schedule for Access Account opening minimum deposits.

6.5.1.12. Fees. Refer to the Deposit Account Fee Schedule for a list of standard fees. For any monthly maintenance fee, see either (a) the rate sheet you will receive in your welcome package, which is incorporated herein by reference, at the time that you open your Access Account, or (b) the separate disclosure, which is incorporated herein by reference, that we will provide to you at least 30 days prior to imposing or changing any monthly maintenance fee on any Access Account that you have with us. We reserve the right to impose any monthly maintenance fee in our discretion, subject to the 30-day advance notice described above. The monthly maintenance fee, if any, will be charged in the Foreign Currency in which the applicable Access Account is denominated and will be based on the average daily balance in the Access Account for the period. The average daily balance is calculated by adding the principal in the Access Account for each day of the period and dividing that figure by the number of days in the period.

6.5.1.13. U.S. Dollar Account. In order to facilitate Currency Exchanges, or other transactions associated with your WorldCurrency Accounts, you hereby expressly consent to us opening a U.S. dollar-denominated Access Account in your name to serve as your Cash Management Account if at any time you do not otherwise maintain a U.S. dollar-denominated Account with us that is serving as your Cash Management Account. Please see your WorldCurrency Account Terms and Conditions for more information on such an Access Account, if applicable.

6.5.1.14. Statements. Statements for this WorldCurrency Account will be available to you not less than quarterly.

6.5.2. WorldCurrency Access® Deposit Account—Transaction

6.5.2.1. Exchange Rate Information. This Access Account may be used to hold funds denominated in a currency other than U.S. dollars. If you request funds in this Access Account to be denominated in a currency other than the currency sent to us to fund the

Access Account, we will convert your funds using a Customer Exchange Rate. Please see the General Terms and Conditions Applicable to WorldCurrency Accounts section of the Booklet for more information.

6.5.2.2. Interest Rate Information. This Access Account does not earn interest.

6.5.2.3. Minimum Balance Requirements. Refer to the Deposit Account Fee Schedule for account opening minimum deposits.

6.5.2.4. Fees. Refer to the Deposit Account Fee Schedule for a list of standard fees. For any monthly maintenance fee, see either (a) the rate sheet you will receive in your welcome package, which is incorporated herein by reference, at the time that you open your Access Account, or (b) the separate disclosure, which is incorporated herein by reference, that we will provide to you at least 30 days prior to imposing or changing any monthly maintenance fee on any Access Account that you have with us. We reserve the right to impose any monthly maintenance fee in our discretion, subject to the 30-day advance notice described above. The monthly maintenance fee, if any, will be charged in the Foreign Currency in which the applicable Access Account is denominated and will be based on the average daily balance in the Access Account for the period. The average daily balance is calculated by adding the principal in the Access Account for each day of the period and dividing that figure by the number of days in the period.

6.5.2.5. U.S. Dollar Account. In order to facilitate Currency Exchanges, or other transactions associated with your WorldCurrency Accounts, you hereby expressly consent to us opening a U.S. dollar-denominated Access Account in your name to serve as your Cash Management Account if at any time you do not otherwise maintain a U.S. dollar-denominated Account with us that is serving as your Cash Management Account. Please see your WorldCurrency Account Terms and Conditions for more information on such an Access Account, if applicable.

6.5.2.6. Statements. Statements for this WorldCurrency Account will be available to you not less than quarterly.

6.5.3. WorldCurrency® Certificate Of Deposit (CD) Account

6.5.3.1. Exchange Rate Information. This WorldCurrency CD Account will be used to hold funds denominated in a currency other than U.S. dollars. If you request funds in this WorldCurrency CD Account to be denominated in a currency other than the currency sent to us to fund the WorldCurrency CD Account, we will convert your funds using a Customer Exchange Rate. Please see the General Terms and Conditions Applicable to WorldCurrency Accounts section of the Booklet for more information on funding your account and how we determine your Customer Exchange Rate.

6.5.3.2. Special Offers. The terms of any introductory or other special offer, including any bonus or new account interest rate and APY applicable on your WorldCurrency CD Account, if any, are set forth in the rate sheet you will receive in your welcome package or disclosure specific to the special offer, which is incorporated herein by reference.

6.5.3.3. Interest Rate Information. The interest rate and APY for this CD is fixed and will be paid from the date of the deposit until the maturity date of the CD. Refer to the rate sheet you will receive in your welcome package, which is incorporated herein by reference, for the interest rates and APYs applicable to your WorldCurrency CD Account at the time it was opened. The quoted APYs assume that interest will remain on deposit until maturity. Interest will be paid in the currency of the denomination of the CD. The APY does not reflect the potential capital gains or losses that may occur due to fluctuations in the currency market. We reserve the right to establish a rate schedule according to banking channel. Fees may reduce earnings.

6.5.3.4. Balance Computation Method. We use the average daily balance method to calculate the interest on your Account. This method applies a periodic rate to the average

daily balance in the Account for the period. The average daily balance is calculated by adding the principal in the Account for each day of the period and dividing that figure by the number of days in the period.

6.5.3.5. Compounding and Crediting Frequency. Interest does not compound and is credited to your WorldCurrency CD Account only at maturity. The Balance Computation Method (above) describes only how interest is calculated and does not mean that interest is compounded or that interest is credited prior to maturity. At maturity, you may elect to have your interest (a) added to your CD principal and rolled over to a new CD, (b) credited to an Access Deposit Account denominated in that Foreign Currency; or (c) converted to U.S. dollars at the applicable Customer Exchange Rate and credited to your Cash Management Account. If you close your WorldCurrency CD Account before interest is credited, you will not receive the accrued interest.

6.5.3.6. Accrual of Interest On Non-Cash Deposits. If you deposit non-cash items (like checks) denominated in U.S. dollars to fund your foreign currency denominated WorldCurrency Accounts, your U.S. dollar deposit will be made to your Cash Management Account. Funds from U.S. dollar deposits will be available in accordance with the Funds Availability Disclosure in the Booklet, subject to the terms of the WorldCurrency CD. On the day your U.S. dollar funds are available, those funds will be transferred to your WorldCurrency Account for the Currency Exchange or NDC Transaction you have requested. Interest begins to accrue in your foreign currency denominated Account on the same day funds are transferred into the WorldCurrency Account. For U.S. dollar-denominated Access Accounts, non-cash deposits denominated in U.S. dollars begin to accrue interest no later than the Business Day we receive credit for the deposit of the non-cash item. We rely on the Federal Reserve Bank's availability schedules to determine when credit for non-cash items has been received by us. If you make a deposit by a wire transfer of a foreign currency, interest begins to accrue on the Business Day after we receive your wire transfer. If you make a deposit by sending us a check payable in a foreign currency, interest generally begins to accrue on the second Business Day after we receive finally collected funds. This may take several weeks. See the Funds Availability Disclosure section in the Booklet for information on collection of foreign currency checks.

6.5.3.7. Lock-In Rate. You may elect not to renew your WorldCurrency CD at maturity and withdraw your funds through a transaction that requires a Currency Exchange. In such a case, you may request that we Lock-In your currency conversion rate prior to maturity by contacting the Trading Desk by telephone or in writing. When you ask us and we agree to do this, we will offer you a Customer Exchange Rate that takes into consideration the current rates we believe we can obtain in the Wholesale Market and a Quoted Spread. In such a case, our currency specialist will quote your locked currency conversion price and you will have the opportunity to agree to the locked conversion price (the Lock-In Rate) or you can reject the price and continue to float with the market. You may exercise this Lock-In Rate option only once during the term of your WorldCurrency CD. After your Lock-In Rate is exercised, no further fluctuations in the currency conversion rate applicable to your WorldCurrency CD can occur during the term of your WorldCurrency CD. After exercising this option, we will send you written confirmation of your Lock-In Rate and the date it became effective. As a result of exercising the Lock-In option, your WorldCurrency CD will not automatically renew and you will be required to redeem your CD at maturity. If you Lock-In your currency conversion rate, and the standard rate available when your CD matures is more favorable than your Lock-In Rate, you will not be able to take advantage of that more favorable rate. However, if the standard rate we are able to offer when your CD matures is less favorable than your Lock-In Rate, your Lock-In Rate will allow you to preserve gains or reduce losses.

6.5.3.8. Early Withdrawal Penalties. You may not withdraw any part of the CD prior to maturity (an "Early Withdrawal") without consent from us. In the event that extenuating

circumstances exist, and you need the funds, we may allow an Early Withdrawal, imposing withdrawal penalties. In the event of an Early Withdrawal, we will either send a U.S. dollar check or place the funds into your U.S. dollar Cash Management Account. The Early Withdrawal penalty imposed by us is all interest accrued on the CD, beginning with the opening date of the CD, up to and including the Early Withdrawal date. In addition, the remaining value of the CD will be converted to U.S. dollars at a conversion price based on the conversion rates that we determine in our judgment to be available to us for your Foreign Currency at the time of the conversion, minus a conversion cost of up to 1.5%. It is possible that you may receive fewer U.S. dollars on Early Withdrawal than you originally deposited, due to the Early Withdrawal penalty and changes in currency values. The Early Withdrawal penalty will be waived in the event of the death or legal incompetence of all of the Account Holders shown in our records who are Rhode Island residents.

6.5.3.9. Withdrawal of Interest Prior To Maturity. You may not withdraw interest prior to the maturity of your WorldCurrency CD. Interest earned will be paid on the date of the maturity of your WorldCurrency CD Account in the Foreign Currency in which the WorldCurrency CD Account is denominated. The disclosed APY assumes that interest will remain on deposit until maturity.

6.5.3.10. Renewal Policies. Except as otherwise provided in the Booklet, your WorldCurrency CD Account will automatically renew at maturity for an additional term equal to the original term, with unlimited renewals. However, you may select one of the following options by providing instructions to the Trading Desk at least three (3) Business Days prior to the CD maturity date:

1. liquidate your WorldCurrency CD Account (principal plus interest) upon maturity;
2. remove the interest and/or any portion of the principal and re-invest the remaining principal in a WorldCurrency CD of the same Foreign Currency and an additional term equal to the original term; or
3. elect to invest all or any portion of the funds from your maturing WorldCurrency CD in another Foreign Currency product or in the same WorldCurrency CD for a different maturity (subject to the terms and conditions, including, but not limited to, minimum opening balances, for any such different Foreign Currency product).

Note: If you do not contact the Trading Desk at least three (3) Business Days prior to the CD maturity date to provide specific maturity instructions, your WorldCurrency CD will be re-invested in a new WorldCurrency CD of the same Foreign Currency for the same term, at the current prevailing interest rate. There is no grace period after the maturity date of your WorldCurrency CD during which you may withdraw the funds in the WorldCurrency CD Account without being charged an Early Withdrawal penalty.

6.5.3.11. Transaction Limitations. You may not make any deposits into your WorldCurrency CD Account before maturity of the CD. You may not withdraw any part of the CD prior to maturity without our consent. If we do consent to a withdrawal prior to maturity, an Early Withdrawal penalty will be imposed as described above. As authorized by federal law, we reserve the right at any time to require not less than seven days' notice in writing before each withdrawal from this WorldCurrency CD Account.

6.5.3.12. Minimum Balance Requirements. Refer to the Deposit Account Fee Schedule for account opening minimum deposits.

6.5.3.13. Fees. Refer to the Deposit Account Fee Schedule.

6.5.3.14. U.S. Dollar Account. In order to facilitate Currency Exchanges, or other transactions associated with your WorldCurrency Accounts, you hereby expressly consent to us opening a U.S. dollar-denominated Access Account in your name to serve as your Cash Management Account if at any time you do not otherwise maintain a U.S. dollar-denominated Account with us that is serving as your Cash Management Account. Please

see your WorldCurrency Account Terms and Conditions for more information on such an Access Account, if applicable.

6.5.3.15. Confirmations and Notices. You will receive (a) a confirmation of CD(s) purchased at the time your CD is opened which includes your maturity date and other important terms, (b) a maturity notice 30 days prior to the maturity date, and (c) a CD closing notice. You will also receive a closing confirmation and an opening confirmation when rolling over a WorldCurrency CD.

6.5.3.16. IRA CD Provisions. All withdrawals, including withdrawals that are part of a required minimum distribution, are subject to the Early Withdrawal penalty policy described above. IRAs are subject to limitations and/or penalties imposed by the IRS. Contact your tax advisor for additional information. To avoid penalties, purchase CDs only with money you will not need to access prior to the maturity date.

6.5.4. WorldCurrency® CD Basket

6.5.4.1. This WorldCurrency CD Basket Account will be used to hold funds denominated in a currency other than U.S. dollars. Each WorldCurrency CD Basket (“Basket”) will consist of two or more separate CDs, depending on the terms of the Basket, each for a different Foreign Currency. The percentage of your deposited amount that will be allocated to each of the separate Foreign Currency CDs (the weighting) will depend on the terms of the particular Basket as are disclosed to you before you open the Basket. For example, if you deposit U.S. dollars and the terms for the Basket provide for four different Foreign Currencies with each weighted at 25%, then your deposited amount would be divided into four equal amounts and each portion would be converted into a separate Foreign Currency at the applicable Customer Exchange Rate.

6.5.4.2. Exchange Rate Information. Any required Currency Exchange when opening the WorldCurrency CD Basket Account would be performed at the then-applicable Customer Exchange Rate. If you want to make your deposit by sending us the applicable Foreign Currencies by wire transfer, we will tell you the amount of each Foreign Currency that we need to receive for the appropriate weighting of the entire Basket. Please see the General Terms and Conditions Applicable to WorldCurrency Accounts section of the Booklet for more information on funding your account and how we determine your Customer Exchange Rate.

6.5.4.3. Special Offers. The terms of any introductory or other special offer, including any bonus or new account interest rate and APY applicable on your WorldCurrency CD Basket, if any, are set forth in the rate sheet you will receive in your welcome package or disclosure specific to the special offer, which is incorporated herein by reference.

6.5.4.4. Interest Rate Information. The interest rate and APY of the WorldCurrency CD Basket Account is fixed and will be paid from the date of the deposit until the maturity date of the component CDs. Refer to the rate sheet you received, which is incorporated herein by reference, for the interest rate and APY applicable to your WorldCurrency CD Basket Account. The APY does not reflect the potential capital gains or losses that may occur due to fluctuations in the currency market. We reserve the right to establish a rate schedule according to banking channel. Fees may reduce earnings.

6.5.4.5. Balance Computation Method. We use the average daily balance method to calculate the interest on your component CDs. This method applies a periodic rate to the average daily balance in the WorldCurrency CD Basket Account for the period. The average daily balance is calculated by adding the principal in the WorldCurrency CD Basket Account for each day of the period and dividing that figure by the number of days in the period.

6.5.4.6. Compounding and Crediting Frequency. Interest does not compound and is credited to your component CDs only at maturity. The Balance Computation Method

(above) describes only how interest is calculated and does not mean that interest is compounded or that interest is credited prior to maturity. Interest earned on each component CD of your Basket will be credited to your WorldCurrency CD Basket Account in the Foreign Currency of the component CD. At maturity, you may elect to have your interest (a) added to your component CD principal and rolled over to a new component CD; (b) credited to an Access Deposit Account denominated in that Foreign Currency; or (c) converted to U.S. dollars at the applicable Customer Exchange Rate and credited to your Cash Management Account. If you close your WorldCurrency CD Basket Account before interest is credited, you will not receive the accrued interest.

6.5.4.7. Lock-In Rate. You may elect not to renew your WorldCurrency CD Basket at maturity and withdraw your funds through a transaction that requires a Currency Exchange. In such a case, you may request that we Lock-In your currency conversion rates on all component Foreign Currencies prior to maturity by contacting the Trading Desk by telephone or in writing. When you ask us and we agree to do this, we will offer you Customer Exchange Rates on each component Foreign Currency that take into consideration the current rates that we believe we can obtain in the Wholesale Market and a Quoted Spread. In such a case, our currency specialist will quote your locked currency conversion price for each component Foreign Currency and you will have the opportunity to agree to the locked conversion prices (the Lock-In Rate) or you can reject the prices and continue to float with the market. You may exercise this Lock-In option only once during the term of your WorldCurrency CD Basket and only for all Foreign Currency components within the WorldCurrency CD Basket. After your Lock-In option is exercised, no further fluctuations in the currency conversion rates applicable to each component of your WorldCurrency CD Basket can occur during the term of your WorldCurrency CD Basket. After exercising your Lock-In option, we will send you written confirmation of your Lock-In Rates and the date they became effective. As a result of exercising the Lock-In option, your WorldCurrency CD Basket will not automatically renew and you will be required to redeem your CD at maturity. If you Lock-In your currency conversion rates, and any standard rate available when your CD matures is more favorable than any of your Lock-In Rates, you will not be able to take advantage of any of those more favorable rates. However, if the any standard rate we are able to offer when your CD matures are less favorable than any of your Lock-In Rates, your Lock-In Rate will allow you to preserve gains or reduce losses.

6.5.4.8. Accrual of Interest On Non-Cash Deposits. If you deposit non-cash items (like checks) denominated in U.S. dollars to fund your foreign currency denominated WorldCurrency Accounts, your U.S. dollar deposit will be made to your Cash Management Account. Funds from U.S. dollar deposits will be available in accordance with the Funds Availability Disclosure in the Booklet. On the day your U.S. dollar funds are available, those funds will be transferred to your WorldCurrency Account for the Currency Exchange or NDC Transaction you have requested. Interest begins to accrue in your Foreign Currency denominated Account on the same day funds are transferred into the WorldCurrency Account. For U.S. dollar-denominated Access Accounts, non-cash deposits denominated in U.S. dollars begin to accrue interest no later than the Business Day we receive credit for the deposit of the non-cash item. We rely on the Federal Reserve Bank's availability schedules to determine when credit for non-cash items has been received by us. If you make a deposit by a wire transfer of a Foreign Currency, interest begins to accrue on the Business Day after we receive your wire transfer. If you make a deposit by sending us a check payable in a Foreign Currency, interest generally begins to accrue on the second Business Day after we receive finally collected funds. This may take several weeks. See the Funds Availability Disclosure section in the Booklet for information on collection of Foreign Currency checks.

6.5.4.9. Early Withdrawal Penalties. You may not withdraw any part of a component CD prior to maturity without consent from us. In the event that extenuating circumstances exist, and you need the funds, we may allow an Early Withdrawal, imposing withdrawal penalties. In the event of an Early Withdrawal, we will either send a U.S. dollar check or place the funds into your U.S. dollar Cash Management Account. The withdrawal penalty imposed by us is all interest accrued on the CD, beginning with the opening date of the CD, up to and including the Early Withdrawal date. In addition, the remaining value of the CD will be converted to U.S. dollars at a conversion price based on the conversion rates that we determine in our judgment to be available to us for your Foreign Currency at the time of the conversion, minus a conversion cost of up to 1.5%. It is possible that you may receive fewer U.S. dollars on Early Withdrawal than you originally deposited, due to the Early Withdrawal penalties and changes in currency values. Early withdrawal penalties will be waived in the event of death or legal incompetence of all of the Account Holders shown in our records who are Rhode Island residents.

6.5.4.10. Withdrawal of Interest Prior To Maturity. You may not withdraw interest prior to the maturity of your WorldCurrency CD Basket. Interest earned will be paid on the date of the maturity of your WorldCurrency Basket component CDs in the Foreign Currency in which the component CD is denominated. The disclosed APY assumes that interest will remain on deposit until maturity.

6.5.4.11. Renewal Policies. Except as provided in the Booklet, your WorldCurrency CD Basket Account will automatically renew at maturity for an additional term equal to the original term, with unlimited renewals. However, you may select one of the following options by providing instructions to the Trading Desk at least three (3) Business Days prior to the maturity date of the component CDs:

1. liquidate your WorldCurrency CD Basket Account (principal plus interest) upon maturity;
2. remove the interest and/or any portion of the principal and re-invest the remaining principal in the same WorldCurrency CD Basket with an additional term equal to the original term; or
3. elect to invest all or any portion of the funds from your maturing WorldCurrency CD Basket in another Foreign Currency product or in the same World Currency CD Basket for a different maturity (subject to the terms and conditions, including, but not limited to, minimum opening balances, for any such different Foreign Currency product).

Note: If you do not contact the Trading Desk at least three (3) Business Days prior to the maturity date of the WorldCurrency CD Basket to provide specific maturity instructions, your WorldCurrency CD Basket will be re-invested in a the same WorldCurrency CD Basket for the same term, at the current prevailing interest rates on the component CDs. There is no grace period after the maturity date of your WorldCurrency CD Basket during which you may withdraw the funds in the WorldCurrency CD Basket without being charged an Early Withdrawal penalty.

6.5.4.12. Transaction Limitations. You may not make any deposits into your WorldCurrency CD Basket Account before maturity of the component CDs. You may not withdraw any part of the component CDs prior to maturity without our consent. If we do consent to a withdrawal prior to maturity, an Early Withdrawal penalty will be imposed as described above. As authorized by federal law, we reserve the right at any time to require not less than seven days' notice in writing before each withdrawal from this WorldCurrency CD Basket Account.

6.5.4.13. Minimum Balance Requirements. Refer to the Deposit Account Fee Schedule for account opening minimum deposits.

6.5.4.14. Fees. Refer to the Deposit Account Fee Schedule.

6.5.4.15. U.S. Dollar Account. In order to facilitate Currency Exchanges, or other transactions associated with your WorldCurrency Accounts, you hereby expressly consent to us opening a U.S. dollar-denominated Access Account in your name to serve as your Cash Management Account if at any time you do not otherwise maintain a U.S. dollar-denominated Account with us that is serving as your Cash Management Account. Please see your WorldCurrency Account Terms and Conditions for more information on such an Access Account, if applicable.

6.5.4.16. Confirmations and Notices. You will receive (a) a confirmation of CDs purchased at the time a component CD in a Basket is opened, which includes your maturity date and other important terms, (b) a maturity notice 30 days prior to the maturity date, and (c) a CD closing notice. You will also receive a closing confirmation and an opening confirmation when rolling over the component CD of a WorldCurrency Basket.

6.5.4.17. IRA CD Provisions. All withdrawals, including withdrawals that are part of a required minimum distribution, are subject to the Early Withdrawal penalty policy described above. IRAs are subject to limitations and/or penalties imposed by the IRS. Contact your tax advisor for additional information. To avoid penalties, purchase CDs only with money you will not need to access prior to the maturity date.

7.0. Specific Terms—MarketSafe® Certificate Of Deposit Accounts

These MarketSafe Certificate of Deposit (CD) Account Terms and Conditions are a part of your Account Agreement and include important disclosures and agreements related to your MarketSafe CD. MarketSafe CDs are indexed, U.S. dollar-denominated deposit accounts. Each MarketSafe CD issuance is accompanied by a Term Sheet that describes in detail the Reference Index and key dates related to the value of your account. In the event of a conflict between the Account Agreement and these MarketSafe CD Account Terms and Conditions, these Terms and Conditions control to the extent of the conflict. In the event of a conflict between these Terms and Conditions and the applicable Term Sheet, the Term Sheet provisions control to the extent of the conflict.

Refer to the applicable rate sheets and Deposit Account Fee Schedule for more important terms and conditions related to your account.

In addition to the specific terms, conditions and disclosures set forth below, some key risk considerations you should bear in mind before opening any MarketSafe CD Account are as follows:

THIS PRODUCT MAY NOT BE SUITABLE FOR SOME INDIVIDUALS. YOU SHOULD NOT DEPOSIT YOUR MONEY IN THIS PRODUCT IF YOU DO NOT HAVE THE INTENT OR ABILITY TO KEEP THIS PRODUCT FOR THE FULL TERM, AS EARLY WITHDRAWALS ARE NOT PERMITTED EXCEPT IN THE EVENT OF THE DEATH OR ADJUDICATION OF INCOMPETENCE OF THE ACCOUNTHOLDER. YOU SHOULD NOT DEPOSIT YOUR MONEY IN THIS PRODUCT IF YOU WANT PERFORMANCE TIED DIRECTLY TO THE APPLICABLE REFERENCE INDEX. YOU ARE NOT INVESTING IN A STOCK MARKET OR OTHER INDEX BY DEPOSITING YOUR MONEY IN THIS PRODUCT. PAST PERFORMANCE OF THE REFERENCE INDEX IS NO GUARANTEE OF FUTURE PERFORMANCE. NOT ALL MARKETSAFE CDS PAY INTEREST. THE MARKETSAFE CD WILL EARN INTEREST ONLY IF DISCLOSED IN THE APPLICABLE TERM SHEET. IF INTEREST IS PROVIDED FOR IN THE TERM SHEET, YOU WILL RECEIVE INTEREST AS DISCLOSED THERE IN ADDITION TO ANY MARKET UPSIDE PAYMENT. ALWAYS REFER TO THE TERM SHEET FOR THE SPECIFIC PRODUCT ISSUE YOU ARE CONSIDERING, FOR INTEREST (IF ANY) AND REFERENCE INDEX INFORMATION SPECIFIC TO THAT MARKETSAFE CD.

YOU SHOULD CONSULT YOUR OWN TAX ADVISOR CONCERNING THE U.S. FEDERAL INCOME TAX CONSEQUENCES OF OWNING THIS PRODUCT IN YOUR OWN PARTICULAR SITUATION, AS WELL AS ANY CONSEQUENCES UNDER THE LAWS OF OTHER RELEVANT TAXING JURISDICTIONS (INCLUDING THE INCOME TAX LAWS OF THE STATES AND LOCALITIES OF WHICH YOU ARE A RESIDENT OR IN WHICH YOU TRANSACT BUSINESS). PLEASE ALSO SEE THE "CERTAIN U.S. FEDERAL INCOME TAX CONSEQUENCES" AND "INTEREST AND MARKET UPSIDE PAYMENT" SECTIONS OF THESE MARKETSAFE CERTIFICATE OF DEPOSIT ACCOUNT TERMS AND CONDITIONS.

7.1. Definitions And Meanings For MarketSafe CD Accounts

Capitalized terms as used with respect to MarketSafe CDs or MarketSafe Cash Accounts have the meanings provided in this section 7.1. Capitalized terms not defined below have the meanings otherwise provided in the Account Agreement.

7.1.1. "Annual Percentage Yield" or "APY" means a percentage rate reflecting the total amount of interest as calculated pursuant to the federal Truth in Savings Act.

7.1.2. "Business Day" means Monday through Friday, excluding federal holidays.

7.1.3. "Collected Funds" means funds collected by TIAA Bank from the Depositor to open the MarketSafe CD. In order for funds to be considered collected and a Prospective Depositor to be eligible to open a MarketSafe CD, the Prospective Depositor must provide documents

to open the MarketSafe Cash Account and/or MarketSafe CD as required by TIAA Bank, and funds must be available to TIAA Bank on or prior to the Issue Date according to the Funds Availability Disclosure in the Booklet.

7.1.4. “Deemed Interest Rate” means the rate at which funds are accrued and reported for U.S. federal income tax purposes.

7.1.5. “Deposit Amount,” with respect to any MarketSafe CD, means the total amount deposited by a holder of such MarketSafe CD that are Collected Funds.

7.1.6. “Depositor” means any person or entity that makes a deposit in a MarketSafe Cash Account and/or MarketSafe CD and who is an owner of such account. Within this section, references to “You” and its derivatives herein shall mean the Depositor and the applicable derivatives.

7.1.7. “Final Value Date” means the final date for calculations pertaining to your MarketSafe CD which may be subject to adjustment as described under the Market Disruption section below. The Final Value Date is disclosed in the Term Sheet.

7.1.8. “Funding Deadline” means the date on which TIAA Bank ceases to accept applications and deposits for the purchase of a particular MarketSafe CD.

7.1.9. “Initial Market Value” means the beginning value of the Reference Index on the Initial Value Date.

7.1.10. “Initial Value Date” means the beginning date for calculations pertaining to your MarketSafe CD, as disclosed in the Term Sheet, which may be subject to adjustment as described under the Market Disruption section below or in the Term Sheet. This is also the date upon which the Product Term commences.

7.1.11. “Interest” means, with respect to MarketSafe CDs, the amount (if any) that TIAA Bank will pay to the Depositor on the funds in the MarketSafe CD based on a periodic rate of return or APY, if any, but except as otherwise described in the applicable Term Sheet, does not include any Market Upside Payment. Not all MarketSafe CDs pay Interest. The amount of Interest (if any) will be determined, earned, credited and paid on the Maturity Date according to the calculation method disclosed in the Term Sheet. For purposes of the MarketSafe Cash Account, the interest and APY are addressed in Section 6.3.2, MarketSafe Cash Account.

7.1.12. “Issue Date” means the date on which a specific Product Issue is initiated and the MarketSafe CD is issued by TIAA Bank to the Depositor.

7.1.13. “Market Disruption Event” means a disruption in the market that prevents the pricing and/or settlement of currencies or their associated derivatives or any other Reference Index components in accordance with the terms and conditions of a particular MarketSafe CD Term Sheet.

7.1.14. “MarketSafe Cash Account” means a deposit account with TIAA Bank where the Depositor’s Collected Funds will be held during the period between deposit and the Issue Date for that MarketSafe CD.

7.1.15. “MarketSafe® CD” means MarketSafe Certificates of Deposit offered and/or issued by TIAA Bank where all or a portion of the return is based on the performance of a defined Reference Index. MarketSafe CDs and their associated Reference Index and return computation methods are individually described in a Term Sheet specific to the MarketSafe CD Product Issue.

7.1.16. “Market Upside Payment” means a payment, if any, based on the performance in the Reference Index. The calculation and terms of the Market Upside Payment are set forth in the Term Sheet for the MarketSafe CD Product Issue you open.

7.1.17. “Maturity Amount,” with respect to any MarketSafe CD, means the Deposit Amount plus any Market Upside Payment, Interest, or other return as specified in the applicable Term Sheet.

7.1.18. “Maturity Date” means the completion date of the Product Term.

7.1.19. “Offering Bank or Advisor” means any bank or affiliate of such bank, or financial advisor, that has entered into a service agreement with TIAA Bank to issue or sell MarketSafe CDs.

7.1.20. “Offering Period” means the period of time from the Opening Date to Funding Deadline.

7.1.21. “Opening Date” means the date on which TIAA Bank begins to accept applications and deposit of funds from Depositors applying to purchase a particular MarketSafe CD Product Issue.

7.1.22. “Participation Factor” means a percentage of the Reference Index performance which applies to the Market Upside Payment calculation.

7.1.23. “Pricing Date(s)” means date(s) that determine the valuation of the Reference Index used in the current MarketSafe CD(s) Product Issue as outlined in the Term Sheet.

7.1.24. “Principal Protection” means the guaranteed return of your MarketSafe CD Deposit Amount. Principal Protection only applies to MarketSafe CDs held to maturity and is separate from Federal Deposit Insurance Corporation (FDIC) insurance, if any.

7.1.25. “Product Issue” means specific MarketSafe CDs designed by TIAA Bank with unique design features, which may be subject to change from issue to issue, such as Reference Index(es), Product Term, Participation Factor, Reference Index value determination, Interest, Market Upside Payment, and/or other features unique to that Product Issue.

7.1.26. “Product Term” means the duration of the CD, as described in the Term Sheet, from the Initial Value Date to the Maturity Date.

7.1.27. “Prospective Depositor” means an individual or entity who has submitted an application to become a Depositor, but the deposit has not been initiated or accepted.

7.1.28. “Reference Index” means the index or indices on which the performance of any MarketSafe CD Product Issue is based as defined in the applicable Term Sheet.

7.1.29. “Term Sheet” means the complete description of the unique provisions applicable to each MarketSafe CD Product Issue. The Term Sheet for a Product Issue shall contain detailed information regarding the Reference Index, Participation Factor and return calculation method specific to that Product Issue and is incorporated herein by reference.

7.2. General MarketSafe CD Account Terms And Conditions

This General MarketSafe CD Account Terms and Conditions section sets forth general information about MarketSafe CDs and has not been approved by any governmental agency, nor has any state securities commission approved, recommended, or disapproved of these deposits or confirmed the accuracy or completeness of this document. MarketSafe CDs are deposit products and therefore are not subject to registration under the Securities Act of 1933, as amended, or the securities laws of any state. The information contained herein may not be modified by any oral representation made prior or subsequent to the purchase of any MarketSafe CDs. You must rely on your own assessment of the offering and the merits and risks involved, for making any deposit to a MarketSafe CD Account.

7.2.1. Basic Provisions

7.2.1.1. All MarketSafe CDs offered by TIAA Bank have returns that are based in part on, or are tied to, a Reference Index. The Reference Index for each MarketSafe CD is defined in the Term Sheet for that CD. Depositor funds held in a MarketSafe CD are held in United States dollars.

7.2.1.2. MarketSafe CDs are available from time to time from TIAA Bank as issuer. The MarketSafe CDs issued by TIAA Bank are the obligations solely of TIAA Bank, and are not obligations of and are not guaranteed by, any other Offering Bank or Advisor, or any affiliate of TIAA Bank.

7.2.1.3. Applications for MarketSafe CDs are subject to acceptance and confirmation by TIAA Bank. The MarketSafe CDs are being offered by TIAA Bank subject to TIAA Bank's right to reject orders in whole or in part and subject to certain other conditions.

7.2.2. No Additional Deposits

No additional deposits may be made to a MarketSafe CD after the Issue Date of the CD.

7.2.3. Bank Procedure

7.2.3.1. Funds Held Prior To Issue Date. TIAA Bank will accept applications and deposits for MarketSafe CDs during the Offering Period for such MarketSafe CDs. During the Offering Period, funds that you designate for the MarketSafe Product Issue will be held in an interest earning MarketSafe Cash Account at TIAA Bank, opened on your behalf to hold funds until the Issue Date. On the Issue Date, TIAA Bank will transfer the funds from the MarketSafe Cash Account into the MarketSafe CD, including interest earned up to the Issue Date.

7.2.3.2. Issue Date. TIAA Bank does not guarantee or warrant that any orders received shall be executed on any specific Issue Date, and in no event shall TIAA Bank assume any liability for any direct compensatory, special, punitive, indirect or consequential damages, including lost profits, as a result of any failure on the part of TIAA Bank to issue any MarketSafe CD on any specific Issue Date. The Product Term for each MarketSafe CD will commence on the Initial Value Date for the specific MarketSafe CD.

7.2.3.3. Execution of Orders. A MarketSafe CD is only issued on the Issue Date as described in the Term Sheet for that MarketSafe CD, as determined by TIAA Bank. TIAA Bank reserves the right to change the Funding Deadline, Issue Date and corresponding Maturity Date to a later date in the event that an issue is undersubscribed. In the event that the Issue Date does not fall on a Business Day, the Issue Date shall be the Business Day immediately following the proposed Issue Date. TIAA Bank must receive Collected Funds from a Prospective Depositor no later than the close of business on the Funding Deadline to enable TIAA Bank to issue the MarketSafe CD on the Issue Date. Terms contained in the Term Sheet are subject to change up until the Funding Deadline. In addition, TIAA Bank does not guarantee or warrant that any orders received shall be executed on any specific Issue Date or that any specific Initial Value Date will be applicable, and in no event shall TIAA Bank assume any liability for any direct compensatory, special, punitive, indirect or consequential damages, including lost profits, as a result of any failure on the part of TIAA Bank to issue any MarketSafe CD, on any specified proposed date or for the failure of any particular Initial Value Date to be applicable. TIAA Bank reserves the right to cancel an undersubscribed MarketSafe CD issue prior to the Issue Date. In the event of cancellation of an issue, funds held in a MarketSafe Cash Account will be returned to you, including any accrued interest.

7.2.3.4. Verification of Pricing Dates. The Pricing Dates for this product, method of calculation and market measures, together with the relevant Reference Index are stated in the Term Sheet for the specific MarketSafe CD. The Initial Market Value of the Reference Index will be stated in the Product Issue confirmation TIAA Bank provides you when the MarketSafe CD is issued.

7.2.4. Principal Protection

MarketSafe CDs, if held to the Maturity Date, will have a guaranteed return of the Deposit Amount (“Principal Protection”). Principal Protection is not available if you for any reason withdraw funds from the MarketSafe CD prior to the Maturity Date. Please see the “Penalty and Loss of Principal Protection for Early Withdrawals” section below for additional details and limitations.

7.2.5. Penalty And Loss Of Principal Protection For Early Withdrawals

Except in the event of death or adjudication of incompetence of the holder of the MarketSafe CD, you may not withdraw any part of the CD prior to maturity (any such withdrawal prior to maturity, an “Early Withdrawal”). YOU SHOULD NOT DEPOSIT YOUR MONEY IN THIS PRODUCT IF YOU DO NOT HAVE THE INTENT OR ABILITY TO KEEP THIS PRODUCT FOR THE FULL TERM.

Early Withdrawals do NOT receive Principal Protection and are NOT subject to any upside potential of the Reference Index. You also will NOT receive any interest on the MarketSafe CD if you make any withdrawal prior to the Maturity Date.

7.2.5.1. Early Withdrawal Price. The amount you will receive from your MarketSafe CD if you withdraw early, called the “Early Withdrawal Price,” will be determined by TIAA Bank in its sole discretion. In determining the Early Withdrawal Price, TIAA Bank will consider a number of different variables which may include, but are not limited to: (a) the termination value, cost of liquidating or the volatility of any of the hedges TIAA Bank or any of its affiliates entered into in connection with the applicable MarketSafe CD; (b) the then-current value of the Reference Index on the date of the Early Withdrawal and its relation to the Initial Market Value; (c) interest rates or anticipated interest rates for the period from the date of Early Withdrawal to the Maturity Date; (d) the projected dividend yield of the Reference Index; (e) the volatility of the Reference Index; and (f) the period of time between the date of the Early Withdrawal and the Maturity Date.

THE EARLY WITHDRAWAL PRICE WILL BE COMPUTED DIFFERENTLY FROM THE MATURITY AMOUNT AND IS LIKELY TO DIFFER, PERHAPS SIGNIFICANTLY, FROM THE MATURITY AMOUNT.

7.2.6. FDIC Insurance From Bank Insolvency

Funds in your MarketSafe CD are eligible for insurance coverage by the FDIC. The total amount of insurance coverage you have at TIAA Bank depends on the number of accounts you have with us and the ownership categories of those accounts. If you would like additional information on FDIC insurance, you may ask us or contact the FDIC (see www.fdic.gov).

7.2.7. Fees

There are no monthly or other periodic maintenance fees for the MarketSafe CD. Other fees may apply for bank services you use in connection with a MarketSafe CD. See our Deposit Account Fee Schedule available on our website at TIAABank.com for General Service Fees that may apply. See also Section 7.2.5., “Penalty and Loss of Principal Protection for Early Withdrawals” for fees and penalties associated with Early Withdrawals.

7.2.8. Interest And Market Upside Payment

The calculation and terms of the Market Upside Payment are set forth in the Term Sheet for the MarketSafe CD you open. Each Product Issue may be tied to a different Reference Index and/or may involve a different interest calculation. Except for interest income that is imputed for U.S. federal income tax purposes, interest on the MarketSafe CDs, if any, will be determined, earned, credited and paid on the Maturity Date as defined and disclosed in the Term Sheet. No interest will be earned, credited or payable prior to the Maturity Date. Notwithstanding anything herein to the contrary, in the event that the Maturity Date is not a Business Day, payments due on the MarketSafe CDs shall be due and payable on the immediately succeeding Business Day, without interest for such deferral. The amount of interest on the MarketSafe CDs, if any, may or may not exceed the interest that could be earned on a conventional fixed rate certificate of deposit of similar maturity and other terms and conditions.

7.2.9. Index Information

7.2.9.1. The Reference Index. The performance of the MarketSafe CD will be tied to a specific Reference Index. The Term Sheet shall contain detailed information regarding the Reference Index.

7.2.9.2. Disclaimer. Any third-party trademark associated with the Reference Index is licensed or otherwise permitted for use by TIAA Bank.

The Reference Index service or trademark may be a registered service or trademark of a Reference Index licensor as disclosed on the Term Sheet. Such a Reference Index licensor has no relationship to TIAA Bank, other than the licensing of the Reference Index

and its service or trademarks for use in connection with MarketSafe CDs. Reference Index licensors do not:

- Sponsor, endorse, sell or promote MarketSafe CDs;
- Recommend that any person deposit funds in MarketSafe CDs or any other product;
- Have any responsibility or liability for or make any decisions about the timing, amount or pricing of MarketSafe CDs;
- Have any responsibility or liability for the administration, management or marketing of MarketSafe CDs; or
- Consider the needs of the MarketSafe CDs or the owners of the MarketSafe CDs in determining, composing or calculating the Reference Index or have any obligation to do so.

Reference Index licensors will not have any liability in connection with MarketSafe CDs. Specifically, Reference Index licensors do not make any warranty, express or implied, and Reference Index licensors disclaim any warranty or liability for:

- The results to be obtained by the MarketSafe CDs, the owner of the MarketSafe CDs or any other person in connection with the use of the Reference Index and the data included in the Reference Index;
- The accuracy or completeness of the Reference Index and its data;
- The merchantability and the fitness for a particular purpose or use of the Reference Index and its data;
- Any errors, omissions or interruptions in the Reference Index or its data; or
- Any lost profits or indirect, punitive, special or consequential damages or losses, even if Reference Index licensor knows that they might occur.

7.2.9.3. Contingency Plans for Cessation of or Material Change to a Reference Index.

In the event that a Reference Index (or any component of the Reference Index) is materially changed or not calculated on any relevant date or the Reference Index (or any component of the Reference Index) ceases to exist or is materially changed during the term of a MarketSafe CD, TIAA Bank shall select as a substitute index a comparable index which, in the reasonable judgment of TIAA Bank, is based on information substantially the same as and calculated in a similar manner as was the Reference Index (or the relevant component of the Reference Index), and in such event, the Reference Index (or the relevant component of the Reference Index) at any time shall be the value of such substitute index at such time. In the event that, prior to the Maturity Date, a Reference Index licensor or component provider makes a change in the formula or the method of calculating a particular Reference Index (or a component of the Reference Index) or in any other way modifies the Reference Index (or a component of the Reference Index) in a way that in TIAA Bank's view is material, TIAA Bank will make such calculations as may be determined by it to be appropriate to calculate a value that will be used as the Reference Index for purposes of calculating the return, if any, on the MarketSafe CDs.

7.2.9.4. Market Disruption. A disruption in the market that prevents the pricing and/or settlement of currencies or their associated derivatives or any other Reference Index components in accordance with the terms and conditions of a particular Term Sheet is a "Market Disruption Event." If a Market Disruption Event occurs, the date of the Initial Value Date or the Final Value Date or other relevant pricing date may be adjusted as described in the Term Sheet for the specific MarketSafe CD. In addition, if a Market Disruption Event occurs on the Initial Value Date, TIAA Bank may elect not to issue the MarketSafe CDs.

7.2.10. Maturity Information

A MarketSafe CD is not a renewable deposit and will not automatically renew at maturity. At maturity, MarketSafe CD funds will automatically be paid into your Cash Management Account. If your Cash Management Account is an interest-bearing account, then interest will be paid after maturity. However, if your Cash Management Account is a non-interest-bearing account, then interest will not be paid after maturity. In the event that at maturity you do not have a U.S. dollar-denominated Account with us that is serving as your Cash Management Account, you hereby expressly consent to us opening an interest-bearing, U.S. dollar-denominated Access Account in your name to serve as your Cash Management Account. Please see the WorldCurrency Account Terms and Conditions for more information on such an Access Account, if applicable.

7.2.11. Risk Considerations

7.2.11.1. Suitability. PLEASE NOTE THAT THIS PRODUCT MAY NOT BE SUITABLE FOR SOME INDIVIDUALS. YOU SHOULD NOT DEPOSIT YOUR MONEY IN THIS PRODUCT IF YOU DO NOT HAVE THE INTENT OR ABILITY TO KEEP THIS PRODUCT FOR THE FULL TERM. YOU SHOULD NOT DEPOSIT YOUR MONEY IN THIS PRODUCT IF YOU WANT PERFORMANCE TIED DIRECTLY TO THE APPLICABLE REFERENCE INDEX. YOU ARE NOT INVESTING IN A STOCK MARKET OR ANY OTHER INDEX BY DEPOSITING YOUR MONEY IN THIS PRODUCT. PAST PERFORMANCE OF THE REFERENCE INDEX IS NO GUARANTEE OF FUTURE PERFORMANCE.

7.2.11.2. Tax Considerations. For U.S. federal income tax purposes, TIAA Bank intends to treat a MarketSafe CD as a “contingent payment debt instrument” subject to taxation under the “noncontingent bond method.” Accordingly, a U.S. holder of a MarketSafe CD will be required to accrue interest income on a MarketSafe CD in its gross income each year on a constant yield to maturity based on a comparable yield in accordance with the original issue discount rules (subject to adjustment to reflect differences between actual and projected payments). The Depositor should also be aware that, for purposes of calculating the interest, if any, payable on the MarketSafe CD(s) at maturity, appreciation will be determined based upon the Product Calculation Rules noted in the Term Sheet, and treated for U.S. federal income tax purposes as ordinary income, not capital gains. Please also see the “Certain U.S. Federal Income Tax Consequences” and “Interest and Market Upside Payment” sections of this disclosure.

7.2.11.3. Bank Hedging and Other Permitted Transactions. TIAA Bank, or an affiliate thereof, expects to enter into transactions with respect to the Reference Index in order to hedge TIAA Bank’s exposure with respect to the MarketSafe CDs and may adjust its positions on the Reference Index from time to time. In addition, TIAA Bank and its affiliates may from time to time engage in permissible transactions in the Reference Index and its underlying components for TIAA Bank’s accounts and other accounts under its management. While TIAA Bank and such affiliates do not expect these transactions to affect the value of the Reference Index in a material way, no assurance can be given that such transactions will not affect the Reference Index in a manner that could be adverse to holders of MarketSafe CDs.

7.2.12. Certain U.S. Federal Income Tax Consequences

7.2.12.1. General. The following is a summary of certain U.S. federal income tax considerations that may be relevant to you if you are a U.S. citizen or resident alien. This summary is based on laws, regulations, rulings and decisions now in effect, all of which are subject to change that, in some cases, may have retroactive effect. This summary applies only if you hold MarketSafe CDs as a capital asset and does not address tax considerations that apply to you if:

- You are a nonresident alien,

- You are a foreign corporation,
- You are a foreign estate or trust,
- You are a foreign partnership, or
- You hold the Product Issue as part of an integrated financial strategy (including a “straddle”) comprised of the Product and one or more other positions.

YOU SHOULD CONSULT YOUR OWN TAX ADVISOR CONCERNING THE U.S. FEDERAL INCOME TAX CONSEQUENCES OF OWNING THIS PRODUCT IN YOUR OWN PARTICULAR SITUATION, AS WELL AS ANY CONSEQUENCES UNDER THE LAWS OF OTHER RELEVANT TAXING JURISDICTIONS (INCLUDING THE INCOME TAX LAWS OF THE STATES AND LOCALITIES OF WHICH YOU ARE A RESIDENT OR IN WHICH YOU TRANSACT BUSINESS).

PLEASE BE ADVISED THAT (A) THIS SUMMARY AND ANY OTHER TAX DISCUSSION CONTAINED IN THIS COMMUNICATION (INCLUDING ANY ATTACHMENTS) IS NOT INTENDED OR WRITTEN TO BE USED, AND CANNOT BE USED, FOR THE PURPOSE OF AVOIDING PENALTIES UNDER THE INTERNAL REVENUE CODE OR STATE OR LOCAL TAX LAW AND (B) THIS SUMMARY IS WRITTEN TO SUPPORT THE PROMOTING OR MARKETING BY TIAA BANK OF THIS PRODUCT.

7.2.12.2. Long Term Contingent Market Linked Deposits. There are significant tax implications if you do not hold this product in a qualified tax deferred account. For U.S. federal income tax purposes, TIAA Bank intends to treat a MarketSafe CD as a “contingent payment debt instrument” subject to taxation under the “noncontingent bond method.” Under U.S. federal income tax regulations applicable to contingent payment debt instruments such as the product, you are required to include on your federal income tax return as interest income an amount of original issue discount (“OID”) for each year that you hold the product, even though actual interest payments on the product (if any) will not be made until maturity. The Deemed Interest Rate is used to determine accruals of interest for tax purposes only and are not assurances by TIAA Bank with respect to the actual yield of, or payments to be made in respect of, the MarketSafe CD. Further, the Deemed Interest Rate does not necessarily represent TIAA Bank’s expectations regarding such yield or the amount of such payments. The amount of OID is calculated by accruing interest compounded annually on the principal amount of the product, and then allocating to each day of each year you hold the product a ratable portion of the interest that accrues in such year. The Deemed Interest Rate will be based on an assumed interest rate that will be fixed following the Issue Date of the product. For each calendar year prior to the year in which the MarketSafe CD matures, during which you hold the product, TIAA Bank will issue you an IRS Form 1099-OID after the end of each year that will report the amount of interest that you are deemed to receive on the product. These amounts will also be reported to the Internal Revenue Service.

BECAUSE YOU MAY NOT WITHDRAW FUNDS DEPOSITED IN THE PRODUCT PRIOR TO MATURITY AND WILL NOT RECEIVE ACTUAL PAYMENTS OF INTEREST PRIOR TO MATURITY, YOU MUST BE PREPARED TO PAY INCOME TAX ON THIS INTEREST INCOME WITH ANOTHER SOURCE OF FUNDS. BECAUSE OF THE RULES THAT APPLY IF YOU HOLD THE PRODUCT OUTSIDE OF A QUALIFIED TAX DEFERRED ACCOUNT, IT IS POSSIBLE THAT YOU WILL BE REQUIRED TO PAY TAX ON INTEREST INCOME THAT YOU NEVER RECEIVE. IN THIS EVENT, HOWEVER, YOU SHOULD BE ENTITLED TO DEDUCT THE EXCESS AMOUNT AS AN ORDINARY LOSS IN THE YEAR OF MATURITY.

If at maturity the amount of interest actually paid on the MarketSafe CD is greater than the OID reported to you as interest on the MarketSafe CD in prior years, you must report this amount as income for the year of maturity. You will receive a Form 1099-OID from TIAA Bank reporting this amount. If the OID reported to you in prior years exceeds the total interest payable at maturity, you will not report any interest income upon the maturity of the MarketSafe CD. You should be entitled to claim an ordinary loss in the

year of maturity equal to the excess of the previously reported OID over the amount of interest you actually receive. If this amount exceeds your income after other deductions for the year, the excess may be carried over and deducted in subsequent years.

TIAA BANK WILL NOT PROVIDE YOU WITH A STATEMENT RECONCILING THE AMOUNTS OF INTEREST YOU ARE DEEMED TO RECEIVE UNDER THE OID RULES ON THE PRODUCT AND THE AMOUNTS OF INTEREST YOU ACTUALLY RECEIVE ON THE PRODUCT, THUS, AS THE OID REPORTED TO YOU IN PRIOR YEARS MAY EXCEED THE TOTAL INTEREST PAYABLE TO YOU AT MATURITY, IT IS CRUCIAL THAT YOU RETAIN FOR YOUR TAX RECORDS EACH FORM 1099-OID YOU RECEIVE OVER THE TERM OF THE PRODUCT OR OTHERWISE MAINTAIN RECORDS THAT WILL ALLOW YOU TO CALCULATE THE AMOUNT OF ANY GAIN OR LOSS YOU MAY CLAIM IN THE YEAR OF MATURITY. YOU WILL NEED TO CONSULT WITH YOUR TAX ADVISOR REGARDING THE APPROPRIATE MANNER TO CLAIM ANY SUCH GAIN OR LOSS IN THE YEAR OF MATURITY.

7.2.13. Other Tax-Related Matters

7.2.13.1. Issues upon Death. In the event that a Depositor dies prior to the Maturity Date, and a subsequent beneficial owner and/or authorized holder elects to exercise the Early Withdrawal option, the owner/holder may be precluded from recovering the benefit of any taxes paid on this MarketSafe CD by the decedent/owner during his/her lifetime.

7.2.13.2. Backup Withholding Tax. Certain non-corporate U.S. holders may be subject to backup withholding tax on payments of the interest on, and the proceeds from a disposition of, MarketSafe CDs. Backup withholding tax will be imposed only if the holder (a) fails to furnish its taxpayer identification number ("TIN") which, for an individual, would be his or her Social Security number, (b) furnishes an incorrect TIN, (c) is notified by the Internal Revenue Service that it has failed to properly report payments of interest or dividends or (d) under certain circumstances, fails to certify, under penalty of perjury, that it has furnished a correct TIN and has not been notified by the Internal Revenue Service that it is subject to backup withholding tax for failure to report interest or dividend payments. Holders of MarketSafe CDs should consult their tax advisors regarding their qualification for exemption from backup withholding tax and the procedure for obtaining such an exemption if applicable. The amount of any backup withholding tax imposed on a payment to a holder of a MarketSafe CD will be allowed as a credit against such holder's U.S. federal income tax liability and may entitle such holder to a refund, provided that the required information is furnished to the Internal Revenue Service.

7.2.13.3. Non U.S. Depositors. A beneficial owner of a MarketSafe CD that is, with respect to the United States, a nonresident alien individual or foreign corporation should not be subject to any U.S. federal income or withholding tax in respect of income or any payments on a MarketSafe CD, provided that income in respect of the MarketSafe CD is not effectively connected with the conduct by such foreign depositor of a trade or business within the United States. Such income and payments should also be exempt from information reporting on form 1099-OID and backup withholding tax if the foreign depositor provides TIAA Bank (either directly or indirectly through a financial institution holding a MarketSafe CD as nominee for the foreign depositor) with an Internal Revenue Service Form W-8BEN (or a substitute statement in a form substantially similar to the Form W-8BEN) in which the foreign depositor states his or its name and address and certifies, under penalty of perjury, that he or it is the beneficial owner of the MarketSafe CD and is not an individual citizen or resident of the United States, an entity formed in the United States or otherwise treated as a United States person for U.S. federal income tax purposes. In general, a non-U.S. partnership, trust or other flow-through vehicle will be required to provide such certification (or the TIN referred to in the Backup Withholding Tax section above) on behalf of its partners, beneficiaries, or other beneficial owners in order to establish an exemption from information reporting and backup withholding tax. Any

gain or income realized upon the sale, exchange or other disposition of an MarketSafe CD (including upon an Early Withdrawal or the repayment of the MarketSafe CD on the Maturity Date) by a beneficial owner of an MarketSafe CD that is, with respect to the United States, a nonresident alien individual or foreign corporation should not be subject to U.S. federal income or withholding tax if (a) such gain or income is not effectively connected with the conduct of a trade or business by the foreign depositor in the United States and (b) in the case of a nonresident alien depositor such depositor is not present in the United States for 183 days or more in the taxable year of the disposition.

POTENTIAL DEPOSITORS SHOULD CONSULT THEIR OWN TAX ADVISORS CONCERNING THE U.S. FEDERAL INCOME TAX CONSEQUENCES OF EXERCISING THE EARLY WITHDRAWAL PROVISION UPON DEATH OR ADJUDICATION OF LEGAL INCOMPETENCE, AS WELL AS ANY OTHER TAX CONSEQUENCES THAT MAY EXIST UNDER THE LAWS OF OTHER JURISDICTIONS RELEVANT TO THIS ISSUE.

7.3. Specific Terms For MarketSafe Accounts

7.3.1. MarketSafe Certificate Of Deposit (CD) Account

7.3.1.1. Interest Rate Information. Refer to the Term Sheet for this product for information on any APY or interest rate. Not all MarketSafe CDs pay Interest.

7.3.1.2. Balance Computation Method. Refer to the Term Sheet for this product for information on the balance computation method.

7.3.1.3. Compounding and Crediting Frequency. Refer to the Term Sheet for this product for information on interest compounding and crediting frequency.

7.3.1.4. Early Withdrawal Penalties. Except in the event of death or adjudication of incompetence of the holder of the MarketSafe CD, you may not withdraw any part of the CD prior to Maturity. **Early Withdrawals do NOT receive Principal Protection and are NOT subject to any upside potential of the Reference Index. You also will NOT receive any interest on the MarketSafe CD if you make any withdrawal prior to the Maturity Date.** The Early Withdrawal Price, which will reflect a penalty for Early Withdrawal, will be determined by TIAA Bank in its sole discretion. In determining the Early Withdrawal Price, TIAA Bank will consider a number of different variables that may include, but are not limited to: (a) the termination value or cost of liquidating or the volatility of any of the hedges TIAA Bank or any of its affiliates entered into in connection with the applicable MarketSafe CD; (b) the then-current value of the Reference Index on the date of the Early Withdrawal and its relation to the Initial Market Value; (c) interest rates or anticipated interest rates for the period from the date of Early Withdrawal to the Maturity Date; (d) the projected dividend yield of the Reference Index; (e) the volatility of the Reference Index; and (f) the period of time between the date of the Early Withdrawal and the Maturity Date.

7.3.1.5. Withdrawal of Interest Prior To the Maturity Date. There is no interest earned, credited or available for withdrawal prior to the Maturity Date.

7.3.1.6. Renewal Policies. This CD does not renew automatically. Upon the Maturity Date, you may apply for another MarketSafe CD Product Issue if we are offering one at the time. Upon maturity, proceeds will be directed to your dedicated Cash Management Account. If your Cash Management Account is an interest-bearing account, then interest will be paid after maturity. However, if your Cash Management Account is a non-interest-bearing account, then interest will not be paid after maturity. In the event that at maturity you do not have a U.S. dollar-denominated Account with us that is serving as your Cash Management Account, you hereby expressly consent to us opening an interest-bearing, U.S. dollar-denominated Access Account in your name to serve as your Cash Management Account. Please see the WorldCurrency Account Terms and Conditions for more information on such an Access Account, if applicable.

7.3.1.7. Transaction Limitations. You may not make any additional deposits into this MarketSafe CD Account after opening the account. Except in the event of death or adjudication of incompetence of the holder of the MarketSafe CD, you may not withdraw any part of the CD prior to the Maturity Date.

As authorized by federal law, we reserve the right at any time to require not less than seven days' notice in writing before each withdrawal from this account.

7.3.1.8. Minimum Balance Requirements. Refer to the Deposit Account Fee Schedule for account opening minimum deposits.

7.3.1.9. Fees. There are no monthly or other periodic maintenance fees for the MarketSafe CD. Other fees may apply for bank services you use in connection with this account. See our Deposit Account Fee Schedule available on our website for General Service Fees that may apply.

7.3.1.10. Statements. At the time your CD is opened, you will receive a confirmation of the CD(s) purchased, incorporated herein by reference, which sets forth your Maturity Date and other important terms. You will receive a maturity notice prior to the expiration of the CD term.

7.3.2. MarketSafe Cash Account

7.3.2.1. General Information. The MarketSafe Cash Account is a temporary deposit account where your Collected Funds will be held during the period of time between your deposit and the Issue Date for that MarketSafe CD.

7.3.2.2. Interest Rate Information. This is a variable rate account. The interest rate and annual percentage yield (APY) may change. For current interest rates and APYs, visit the Banking Rates section of our website or you may call the client solutions team. The rate and APY for the MarketSafe Cash Account is that which is quoted on our website for the highest tier of our Yield Pledge Money Market Deposit Account. We reserve the right to establish a rate schedule according to banking channel and service level. Fees may reduce earnings.

7.3.2.3. Determination of Rate. In our sole discretion, we may change the interest rate on your MarketSafe Cash Account.

7.3.2.4. Frequency of Rate Changes. We may change the interest rate on your MarketSafe Cash Account at any time, without notice.

7.3.2.5. Limitations on Rate Changes. There are no maximum or minimum interest rate limits for this MarketSafe Cash Account.

7.3.2.6. Balance Computation Method. We use the average daily balance method to calculate the interest on your MarketSafe Cash Account. This method applies a periodic rate to the average daily balance in the MarketSafe Cash Account for the period. The average daily balance is calculated by adding the principal in the MarketSafe Cash Account for each day of the period and dividing that figure by the number of days in the period.

7.3.2.7. Compounding and Crediting Frequency. Interest will be compounded monthly and will be credited to your MarketSafe Cash Account monthly. Interest will accrue on the daily collected balance. Interest begins to accrue no later than the Business Day we receive credit for the deposit of non-cash items (for example, checks) or cash. We rely on the Federal Reserve Bank's availability schedules to determine when credit for non-cash items has been received by us. If you submit a request to close your MarketSafe Cash Account before interest is credited, you will receive interest that has accrued through the last full day before the date of the final withdrawal. If you do not submit a request to close your MarketSafe Cash Account and then close your MarketSafe Cash Account by reducing your balance to zero before interest is credited, you will not receive the accrued interest.

7.3.2.8. Transaction Limitations. Per federal regulation, you are limited to six transfers or withdrawals per month. You may not write checks on this MarketSafe Cash Account, and debit or ATM cards are not issued on this MarketSafe Cash Account. If the transfer or withdrawal is initiated in person or by mail then there is no limit on the number of payments that may be made directly to you, directly to us for amounts you owe us, or transfers to other accounts you have with us. Withdrawals by phone are also unlimited if you are requesting that a check be mailed to you. If you exceed these restrictions, you may incur service charges (refer to the Deposit Account Fee Schedule), and federal law requires us to close or convert your MarketSafe Cash Account to a checking account for repeated violations. As authorized by federal law, we reserve the right to require at any time not less than seven days' notice in writing before each withdrawal from this MarketSafe Cash Account.

7.3.2.9. Minimum Balance Requirements. Refer to the Deposit Account Fee Schedule for account opening minimum deposits.

7.3.2.10. Fees. There are no monthly or other periodic maintenance fees for the MarketSafe Cash Account. Other fees may apply for bank services you use in connection with this MarketSafe Cash Account. See our Deposit Account Fee Schedule available on our website for General Service Fees that may apply.

7.3.2.11. Statements. Statements will be available to you not less than quarterly.

8.0. Specific Terms—Metals Select® Accounts

These Metals Select Account Terms and Conditions are a part of your Account Agreement and include important disclosures and agreements related to your Metals Accounts (defined below). In the event of a conflict between the Account Agreement and these Metals Select Account Terms and Conditions, these Terms and Conditions control to the extent of the conflict.

Refer to the applicable rate sheets and Deposit Account Fee Schedule for more important terms and conditions related to your account.

Metals Select products:

Are not FDIC insured	Are not bank or government guaranteed	Are not deposits	May lose value
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Purchasing or owning metals involves degrees of risk that make them unsuitable for certain individuals. You should carefully consider the suitability of such metals before making any decision. Metals Select transactions will not occur until your account is approved and sufficient funds are available.

8.1. Definitions And Meanings Specific To Metals Accounts

Capitalized terms as used with respect to Metals Accounts have the meanings provided in this section 8.1. Capitalized terms not defined below have the meanings otherwise provided in the Account Agreement.

8.1.1. “Allocated Account” means an account in which you own specific allocated and identified quantities and types of Precious Metals (defined below). An Allocated Account includes an account that temporarily holds your Precious Metals that are to be delivered immediately, although such accounts can be used again to hold more allocated Precious Metals or to receive Precious Metals for delivery.

8.1.2. “Allocated Cut-Off Time” means 4 p.m. (ET) on a Business Day.

8.1.3. “Business Day” means Monday through Friday, except federal holidays and any day of the week that trading in the Precious Metal that you are attempting to buy or sell is not open. Holidays in foreign countries and in locations where some Precious Metals are traded do not necessarily coincide with days that businesses are open in the United States. If you have a question about a Business Day, contact the World Markets Trading Desk for clarification at 1-800-926-4922.

8.1.4. “Close of Business” means, for Business Days, 5:30 p.m. (ET) on Monday through Thursday and 4 p.m. (ET) on Fridays.

8.1.5. “Customer Price” means the price at which we sell Precious Metals to you or buy Precious Metals from you. See Section 7.3.3 of these Metals Select Account Terms and Conditions for more information about the Customer Price.

8.1.6. “Dealer Fee” means the fee charged to TIAA Bank by third-party dealers in connection with the purchase or sale of Precious Metals. The Dealer Fees may vary at the discretion of the dealers without advance notice. The cost of each Dealer Fee is passed on to you and is a component of your Customer Price.

8.1.7. “Dealer Quote” means the price that a third-party dealer quotes to us for the purchase or sale of a Precious Metal upon request. Dealer Quotes vary at the discretion of the dealers, are not published, and do not include Dealer Fees.

8.1.8. “Fixing” means the London Morning Gold Price, the London Morning Platinum Price, the London Afternoon Palladium Price or the London Silver Price, as applicable.

Metals Select products:

Are not FDIC insured	Are not bank or government guaranteed	Are not deposits	May lose value
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8.1.9. “Lock-In Price” means the Customer Price for a purchase or sale of Precious Metals for an Allocated Account that we will use if you ask us and we agree to establish (“Lock-In”) your Customer Exchange Rate prior to the Business Day that would have been your Pricing Date if we did not Lock-In your price.

8.1.10. “London Afternoon Palladium Price” means the “London Palladium Fix” of the Spot Price of palladium set by the London Platinum & Palladium Market at or about 2 p.m. London time each Business Day, as made available at www.lppm.com.

8.1.11. “London Bullion Market Association” means the trade association that represents certain members of the wholesale over-the-counter market for gold and silver in London.

8.1.12. “London Morning Gold Price” means the “London A.M. Fix” of the Spot Price of gold administered by ICE Benchmark Administration (IBA) at or about 10:30 a.m. London time each Business Day, as made available at www.lbma.org.uk.

8.1.13. “London Morning Platinum Price” means the “London Platinum Fix” of the Spot Price of platinum set by the London Platinum & Palladium Market at or about 9:45 a.m. London time each Business Day, as made available at www.lppm.com.

8.1.14. “London Platinum & Palladium Market” means the market organization that facilitates the trading and dealing in platinum and palladium by certain members in the United Kingdom.

8.1.15. “London Silver Price” means the Spot Price of silver set by the CME Group/ Thomson Reuters at or about 12 p.m. London time each Business Day, as made available at www.lbma.org.uk.

8.1.16. “Metals Account” means any Metals Select Account that holds Precious Metals held in custody by us, including an Allocated Account and/or an Unallocated Account (as defined below). A Metals Account may hold any Precious Metals that you buy from us and certain other Precious Metals that we, in our sole discretion, allow to be held in the account.

8.1.17. “Precious Metals” refers to gold, silver, palladium and platinum products you purchase from or sell to us including, without limitation, bars, ingots, coins and/or bags of coins.

8.1.18. “Pricing Date” means the Request Date, in the case of Allocated Accounts. For Unallocated Accounts, it means the Business Day following the Request Date.

8.1.19. “Repositories” refers to third-party storage facilities where Precious Metals are held by us in custody or for our own inventory. Repositories may be located in the U.S. or outside the U.S.

8.1.20. “Request” means you ask us to sell or buy Precious Metals for your Metals Account.

8.1.21. “Request Date” means the Business Day on which we consider your Request to have been received. Requests received before the Allocated Cut-Off Time or the Unallocated Cut-Off Time (respectively) are considered received that Business Day. Requests received after the Allocated Cut-Off Time or the Unallocated Cut-Off Time (respectively), or on a day that is not a Business Day, are considered received on the next Business Day.

8.1.22. “Spot Price” means any published price for Precious Metals including, but not limited to, the Fixings and prices published by Bloomberg, Reuters, London Bullion Market and the Wall Street Journal. Examples of Spot Prices include the London Morning Gold Price, the London Morning Platinum Price, the London Afternoon Palladium Price, and the London Silver Price. Spot Prices may only be available to a very limited number of commercial parties engaging in extremely large Precious Metals transactions and are generally not the same as Customer Prices or the Wholesale Prices available to TIAA Bank.

8.1.23. “Spread” means the difference between the Wholesale Price and the Customer Price. The Spread will be no more than one percent (1%) of the Wholesale Price in effect at the time you buy Precious Metals from us or we buy Precious Metals from you, although we reserve the

Metals Select products:

Are not FDIC insured	Are not bank or government guaranteed	Are not deposits	May lose value
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right for the Spread to be higher if we agree to give you a Lock-In Price for Allocated Precious Metals, as described in Section 8.3.3.5.

8.1.24. “Trading Desk” means the TIAA Bank World Markets trading desk.

8.1.25. “UCC” means the Florida Uniform Commercial Code, Fl. Stat. Ann. § 678.1011, et seq., as amended from time to time.

8.1.26. “Unallocated Account” means a Metals Account where we hold on your behalf an unallocated or undivided interest in a pool of Precious Metals. In an Unallocated Account, you do not own specific allocated bars or coins of Precious Metals.

8.1.27. “Unallocated Cut-Off Time” means 30 minutes prior to the Close of Business on a Business Day.

8.1.28. “We,” “Us,” “Our,” and “TIAA Bank” refer to TIAA, FSB and to any of our successors or assignees.

8.1.29. “Wholesale Market” means the over-the-counter market where participating banks, metals producers, refiners, fabricators and other metals traders trade Precious Metals.

8.1.30. “Wholesale Price” means the price at which we determine we are able to buy or sell Precious Metals at any specific point in time in order to complete a specific purchase or sale for you, and it is the basis for the Customer Price that you receive (after the application of our Spread). Wholesale Prices are not published and are not necessarily the same as any published Spot Price. Wholesale Prices vary with the Wholesale Market and depend on a number of factors, including but not limited to Fixings and applicable Dealer Fees.

8.1.31. “You,” and “Your” refer to the person obtaining the Metals Account from Us.

8.2. Metals Select Account Fee Schedule And Details

Metals Select Transaction Spread

Up to 1% of the Wholesale Price*

* When you buy or sell Precious Metals from or to us, your transaction will be settled using a Customer Price. This price is based on the application of our Spread to the prevailing Wholesale Price. The Spread will be up to 1% of the Wholesale Price. For more information on our Spread, Wholesale Prices and Metals Account Customer Prices, see Section 8.3.3 of these Metals Select Account Terms and Conditions.

Metals Delivery Fees

Gold	Silver	Platinum	Palladium
1.0%	1.75%	1.5%	1.0%

Delivery Fees are calculated as follows:

- If you take immediate delivery of your Precious Metals order from us, then your Delivery Fee will be calculated as a percentage of your Customer Price.
- If you did not take immediate delivery of your Precious Metals and we have, therefore, stored those Precious Metals for you, then your Delivery Fee will be calculated as a percentage of what the Customer Price would be if you were purchasing your Precious Metals from us on the date you make your delivery request.

For more information on Metals Account Delivery Fees, see Section 8.4.6 of these Metals Select Account Terms and Conditions.

Metals Select Allocated Account Details

Minimum required to open Account	\$7,500 USD
Annual Account Fee Based on Average Daily Account Values	

Metals Select products:

Are not FDIC insured	Are not bank or government guaranteed	Are not deposits	May lose value
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Allocated Account Fees – Annual Rates

Gold	Silver	Platinum	Palladium
1.5%	2.5%	1.5%	2.0%

The foregoing fees are calculated each month and charged annually on or about July 1 by applying the above periodic rates to the Average Daily Value (calculated in accordance with Section 8.4.6.1.1) of the Precious Metals in your Allocated Account. For more information on this Fee, see Section 8.4.6 of these Metals Select Account Terms and Conditions.

Metals Select Unallocated Account Details

Minimum required to open Account \$5,000 USD*

* In lieu of the minimum opening funding amount of \$5,000, the Metals Select Unallocated Account Automatic Purchase Plan is available starting at a minimum amount of \$100 per month. For more information on the Automatic Purchase Plan, see Section 8.4.4 of these Metals Select Account Terms and Conditions.

There is no Annual Account Fee for Unallocated Accounts.

8.3. Precious Metals Pricing Disclosures

8.3.1. Buying And Selling Precious Metals

8.3.1.1. No obligation. We are not obligated to sell Precious Metals to you or buy Precious Metals from you. In addition, there is no guarantee that we will be able to execute any request by you to buy Precious Metals from us or sell Precious Metals to us.

8.3.1.2. Metals Account Necessary for Us to Buy Precious Metals. We will buy Precious Metals from you only if you hold such Precious Metals in a Metals Account immediately prior to the time of your sale to us.

8.3.1.3. U.S. Dollar Account. In order to facilitate your Precious Metals transactions, you hereby expressly consent to us opening a U.S. dollar-denominated TIAA Bank WorldCurrency Access Account in your name to serve as your Cash Management Account if at any time you do not otherwise maintain a U.S. dollar-denominated Account with us that is serving as your Cash Management Account. Please see your WorldCurrency Account Terms and Conditions for more information on such WorldCurrency Access Account, if applicable.

8.3.1.4. Repurchase of Precious Metal Coins. We may, but are not obligated to, repurchase from you Precious Metal coins that we originally sold to you, even if you have taken delivery of such Precious Metals. However, you will need to pay the cost of shipping such coins to us if we decide to buy them from you. You may also need to pay us certain other costs, including, without limitation, assay fees, to determine the authenticity and purity of the coins.

8.3.2. No Central Trading Exchange

Precious Metals do not trade on a centralized exchange. Instead, Precious Metals trade primarily in an over-the-counter Wholesale Market among participating banks, metals producers, refiners, fabricators and other metals traders.

8.3.3. How We Determine Your Customer Price

8.3.3.1. In General. We will determine your Customer Price each time we sell Precious Metals to you or to buy Precious Metals from you. Upon request, we will explain our pricing to you. We base your Customer Price on the application of our Spread to Wholesale Prices available to us at the time of the transaction.

8.3.3.2. Spot Prices. Generally, we cannot buy or sell Precious Metals at Spot Prices, and Spot Prices are not available to you through us. They are typically not the same as

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Wholesale Prices available to us. Examples of Spot Prices include the London Morning Gold Price, the London Morning Platinum Price, the London Afternoon Palladium Price, and the London Silver Price. Information about Spot Prices for gold and silver is available to the public at the London Bullion Market Association’s website located at www.lbma.org.uk and through other sources. Information about Spot Prices for platinum and palladium is available to the public at the London Platinum & Palladium Market’s website at www.lppm.com. Spot Prices are often quoted to provide the market with a general reference point as to what the pricing for gold, silver, platinum or palladium might be as of a specific point in time. Actual Wholesale Prices change through the course of each Business Day and also vary depending on the size of the transaction. Spot Prices may only be available to a very limited number of commercial parties engaging in extremely large Precious Metals transactions.

8.3.3.3. Calculating the Customer Price; Our Spread. We calculate Customer Prices by applying our Spread to the Wholesale Prices we determine are available to us for the specific Precious Metal purchase or sale you request of us. When we sell Precious Metals to you, the Customer Price will be the Wholesale Price plus the Spread. When we buy Precious Metals from you, the Customer Price will be the Wholesale Price minus the Spread. Wholesale Prices are a function of several variables, including the applicable Fixings, Dealer Quotes, and/or Dealer Fees, as well as the volume and nature of Precious Metals transactions in which we are engaging on behalf of other customers at that time.

8.3.3.4. Special Pricing. From time to time we may price Precious Metals in other ways through special offers. Any special offer that we make will describe the details of the pricing associated with the offer.

8.3.3.5. Lock-In Price for Allocated Precious Metals. If you ask us, we may, but are not obligated to, agree in advance to give you a specific Customer Price for Precious Metals for an Allocated Account before the execution of your purchase or sale on a given Pricing Date. If we do so, your Customer Price will be this agreed-upon amount and will not be based on our standard pricing in effect at the time of your purchase from us (Wholesale Price plus Spread) or sale to us (Wholesale Price minus Spread). The actual Spread in these cases may be more or less than one percent (1%) because of the intraday market risk assumed by TIAA Bank by Locking-In your Customer Price. Depending on the actual Wholesale Price in effect at the time of such purchase or sale, your Lock-In Price may be more or less favorable than the Customer Price that you would have received under our standard pricing. We do not provide a Lock-In Price for unallocated Precious Metals.

8.3.3.6. When We Determine Your Customer Price. We will not know your actual Customer Price until the Pricing Date. Your Pricing Date will depend on the type of Request you make and when we receive the request as described below.

8.3.3.7. Allocated Accounts. Generally, Requests to purchase or sell Precious Metals held in an Allocated Account received by us before the Allocated Cut-Off Time will be considered received on that Business Day, and that Business Day will be the Request Date. Requests to purchase or sell Precious Metals held in an Allocated Account received by us after the Allocated Cut-Off Time will be considered to be received on the following Business Day, which will be considered the Request Date. The Pricing Date for Requests to purchase or sell Precious Metals held in an Allocated Account will be on the applicable Request Date. These Requests will be settled two Business Days after the applicable Request Date.

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8.3.3.8. Unallocated Accounts. Generally, Requests to purchase or sell Precious Metals held in an Unallocated Account received before the Unallocated Cut-Off Time will be considered received on that Business Day, and that Business Day will be the Request Date. Requests to purchase or sell Precious Metals held in an Unallocated Account received by us after the Unallocated Cut-Off Time will be considered to be received on the following Business Day, which will be considered the Request Date. The Pricing Date for Requests to purchase or sell Precious Metals held in an Unallocated Account will be one Business Day after the applicable Request Date. These Requests will be settled two Business Days after the applicable Request Date.

8.3.4. There Are No Published Wholesale Or Customer Prices

Wholesale Prices and Customer Prices are not published in any newspaper, website or other publicly available source. Wholesale Prices and Customer Prices are determined on a transaction-by-transaction basis as described in Section 8.3.3 above. Spot Prices are only one factor used in calculating Wholesale Prices and generally do not reflect Customer Prices actually available to you at any point in time. Published Spot Prices may be available to a very limited number of commercial parties engaging in extremely large Precious Metals transactions.

8.3.5. RISK OF LOSS

8.3.5.1. YOU CAN LOSE YOUR PRINCIPAL. PRECIOUS METALS IN YOUR METALS ACCOUNT ARE NOT INSURED OR GUARANTEED BY THE FDIC OR ANY OTHER GOVERNMENT AGENCY, DO NOT CONSTITUTE DEPOSITS WITH US, AND ARE NOT GUARANTEED BY TIAA BANK TO HAVE OR RETAIN ANY VALUE. PURCHASING OR OWNING PRECIOUS METALS INVOLVES RISKS AND YOU CAN LOSE SOME OR ALL OF THE VALUE OF YOUR METALS ACCOUNT. THE VALUE OF PRECIOUS METALS WILL CHANGE OVER TIME AND MAY NOT BE WORTH AS MUCH AS YOUR ORIGINAL PURCHASE COST. IF YOU SELL PRECIOUS METALS, YOU MAY HAVE A CORRESPONDING GAIN OR LOSS RESULTING FROM THAT SALE. PRECIOUS METALS PRODUCTS PROVIDE NO INTEREST OR YIELD SO THAT METALS PRICES MUST GENERALLY RISE DURING THE HOLDING PERIOD TO REALIZE A RETURN EQUAL TO THAT OF INCOME-PRODUCING ASSETS. YOU SHOULD CONSIDER THESE RISKS BEFORE OPENING A METALS ACCOUNT. PURCHASING OR OWNING PRECIOUS METALS INVOLVES DEGREES OF RISK THAT MAKE THEM UNSUITABLE FOR CERTAIN INDIVIDUALS.

8.3.5.2. YOU SHOULD MAKE YOUR DECISIONS CAREFULLY. YOU ARE SOLELY RESPONSIBLE FOR ANY DECISION THAT YOU MAKE, INCLUDING BUT NOT LIMITED TO A DECISION TO (A) OPEN, CLOSE, MAINTAIN OR RENEW A METALS ACCOUNT OR (B) ENGAGE IN ANY TRANSACTION RELATING TO A PRECIOUS METAL. YOU SHOULD CAREFULLY CONSIDER THE SUITABILITY OF PRECIOUS METALS BEFORE MAKING ANY DECISION TO ESTABLISH A METALS ACCOUNT OR PURCHASE PRECIOUS METALS.

8.3.5.3. YOU SHOULD CONSULT YOUR OWN ADVISORS BECAUSE WE DO NOT PROVIDE INVESTMENT OR OTHER ADVICE. WE DO NOT PROVIDE LEGAL, TAX OR INVESTMENT ADVICE, OR OPINIONS ON THE MERITS OR SHORTCOMINGS OF (A) ANY METALS ACCOUNT; (B) THE MERITS OR SHORTCOMINGS OF PURCHASING OR OWNING PRECIOUS METALS OR (C) ANY OTHER TRANSACTION IN ANY PRECIOUS METAL. YOU SHOULD NOT CONSIDER ANY STATEMENT BY ANY OF OUR EMPLOYEES, INCLUDING ANY MEMBER OF OUR TRADING DESK, TO BE INVESTMENT ADVICE OR OPINIONS ABOUT ANY PRECIOUS METALS OR RELATED TRANSACTION. YOU SHOULD CONSULT YOUR OWN LEGAL, TAX, OR INVESTMENT ADVISOR CONCERNING RISKS OF PURCHASING OR OWNING PRECIOUS METALS.

8.3.5.4. PRECIOUS METALS MARKETS ARE VOLATILE AND UNPREDICTABLE. PRECIOUS METALS MARKETS ARE VOLATILE AND UNPREDICTABLE. THIS MEANS THAT THE VALUE OF PRECIOUS METALS MAY FLUCTUATE WIDELY. YOUR METALS ACCOUNT COULD LOSE SIGNIFICANT VALUE IF THE VALUE OF PRECIOUS METALS FALLS.

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8.4. Other Specific Terms And Services

8.4.1. Storage

8.4.1.1. Storage in Repositories. Precious Metals that you purchase through TIAA Bank are credited to your Metals Account and, unless you elect to take delivery in accordance with Section 7.4.2 of these Metals Select Account Terms and Conditions, are held by us at Repositories we may from time to time select in our sole discretion. You may elect to have your entitlement to the Precious Metals you purchase maintained through an Allocated Account or through an Unallocated Account.

8.4.1.2. Allocated Accounts. If you open an Allocated Account and do not take delivery of the Precious Metals, the specific quantity and type of Precious Metals to which you are entitled, as shown on your account statement, is stored together with the Precious Metals holdings to which other customers of ours are entitled, and are separately identified by us or the designated Repository as an allocated account maintained for us for the benefit of our customers.

8.4.1.3. Unallocated Accounts. If you choose an Unallocated Account, the Precious Metals shown on your account statement are stored by us or the Repository under circumstances where TIAA Bank, for the benefit of its customers, is the owner in common of a proportionate, undivided interest in a pool of Precious Metals that is maintained by us or the Repository in unsegregated bulk form with other owners, including holdings of ours or the Repository itself, without the designation of particular types of Precious Metals to a particular owner. Precious Metals in an Unallocated Account may be used by us or the Repository for its own purposes subject to your entitlement to sell your interest in the pool.

8.4.1.4. Minimum Transaction Value. The minimum transaction value of Precious Metals through an Allocated Account is \$7,500 USD, and, unless enrolled in our Automatic Purchase Plan, the minimum holding through an Unallocated Account is \$5,000 USD. We reserve the right to execute orders and hold Precious Metals for you below these minimums at our sole discretion, but any decision to do so does not in any way imply a continuing waiver of these stated minimums.

8.4.2. Delivery

8.4.2.1. Allocated Accounts. Only Precious Metals in an Allocated Account are available for delivery, and deliveries may only be made to you at your address of record with us. If you wish to take delivery of Precious Metals you have purchased and hold in your Allocated Account, we must receive instructions from you that are acceptable to us. We are not obligated to deliver Precious Metals to you unless all amounts due to us have been paid and the minimum transaction value has been satisfied for the Allocated Account. You acknowledge that our liability to deliver Precious Metals will be discharged by delivering the Precious Metals in accordance with your instructions, subject to the Terms and Conditions set forth herein. We will not be liable or responsible for failures or delays in delivery that are due to government acts, wars, strikes, mechanical failure, unusual market behavior or activity, other “acts of God,” or other causes beyond our control. We will also not be liable or responsible for failures or delays attributable to compliance with reporting or other provisions of anti-money laundering or similar laws governing financial transfers.

8.4.2.2. Unallocated Accounts. Precious Metals allocated to an Unallocated Account cannot be delivered. However, you may convert your Unallocated Account to an Allocated Account, and Precious Metals in an Allocated Account may then be delivered as described above. See section 8.4.3 on Converting an Unallocated Account in these Metals Select Account Terms and Conditions for details and information on applicable costs.

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8.4.3. Converting An Unallocated Account

You may convert some or all of the Precious Metals in your Unallocated Account into an Allocated Account at any time, subject to the minimum transaction value for an Allocated Account. In order to convert Precious Metals in your Unallocated Account to an Allocated Account, we will sell the Precious Metals in your Unallocated Account at the then-current Wholesale Price and use the proceeds to purchase Precious Metals in bars or coins, also at the applicable Wholesale Price. On conversion, you will be charged the difference in cost between the Wholesale Price for the purchase of the allocated Precious Metals and the Wholesale Price for the sale of the unallocated Precious Metals. You will not be required to pay a Spread in connection with the sale of the unallocated Precious Metals or the purchase of the allocated Precious Metals. We reserve the right to determine the number and size of the bars or coins purchased. On conversion, you may incur accrued Account Fees applicable to Allocated Accounts.

8.4.4. Automatic Purchase Plan

As described in the Metals Select Account Fee Schedule and Details, Unallocated Accounts have a required minimum opening funding amount. This minimum opening funding amount may be satisfied as part of an Automatic Purchase Plan, which requires the following:

- (a) you must open a TIAA Bank deposit account to serve as your funding source for the Automatic Purchase Plan;
- (b) you must set-up an automatic purchase of Precious Metals that occurs at least monthly and that is set-up to purchase at least \$100 each month (with the funds coming from the TIAA Bank deposit account serving as your funding source); and
- (c) your automatic purchases must be made timely and consistently.

By setting up an Unallocated Account Automatic Purchase Plan, you understand and agree that the price you pay for the Precious Metals each month will vary depending on the then-current Customer Price and that we are under no obligation to attempt to time your acquisition (whether between days or intra-day) in an effort to obtain a better price on your behalf. You further understand and agree that we will acquire the Precious Metals each month at a date and time conducive to our internal operations, without regard to price or market fluctuation. An Automatic Purchase Plan is not appropriate for all people, and TIAA Bank makes no recommendation that an Automatic Purchase Plan is either appropriate or suitable for you.

TIAA Bank reserves the right, without notice, to terminate your Automatic Purchase Plan or your involvement in the plan at any time, for any reason, including but not limited to overdrafts on your TIAA Bank deposit account serving as the funding source or failure to meet the requirements described above. If we terminate your Automatic Purchase Plan or your involvement in the plan at any time, for any reason, then we will provide you notice of the termination, and no additional automatic purchases of Precious Metals will be made, unless you set-up a new Automatic Purchase Plan.

8.4.5. Metals Accounts

8.4.5.1. Your Instructions. We will endeavor to buy or sell on your behalf Precious Metals products in accordance with your reasonable written (including electronic) or oral instructions pursuant to these Metals Select Account Terms and Conditions. We may justifiably rely upon your instructions and you hereby authorize us to act on your instructions as well as the instructions of anyone who represents that he/she has the actual, implied or apparent authority to act on your behalf and who knows your account number. We reserve the right, in our sole judgment and discretion, to refuse to buy or sell for you if your instructions are unreasonable or if we are otherwise unable to comply with your instructions in a commercially reasonable manner.

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8.4.5.2. Confirmation. Confirmation of each buy order or sell order execution will be sent to you. If you believe that any such confirmation inaccurately describes a transaction, you agree to notify us promptly. The confirmation will be considered correct unless we are notified to the contrary in writing no later than 60 days after the date of the confirmation.

8.4.5.3. Joint Accounts. If your Metals Account is a joint account, you acknowledge that you are joint owners of the Metals Account that you have opened in your names with us, and of the Precious Metals described in your account statement. Each of you acknowledges that you have full power, either before or after the death of the other, to take any action with regard to the Metals Account. Upon the death of either, you agree that the balance then remaining in such Metals Account shall be the absolute property of the surviving Account Holder and we are hereby authorized and directed to deal with the surviving Account Holder as sole and absolute owner of the Metals Account.

8.4.5.4. UCC. Each asset in your Metals Account will be deemed to be a “financial asset” for purposes of determining the applicability of Article 8 of the UCC. Your Metals Account with us will constitute a “securities account” within the meaning of UCC Section 678.5011. We hold your Metals Account on your behalf and you are entitled to exercise all the rights that comprise your Metals Account. We further acknowledge that we are acting in our capacity as a “securities intermediary” within the meaning of UCC Section 678.1021(1)(m) with respect to your Metals Account and will act in accordance with the provisions of UCC Article 8 while acting in such capacity. We agree that we shall not transfer your Metals Account to an account maintained by a third party without your consent. However, your consent will be deemed given if we provide you with 30 days prior written notice of a proposed transfer and you do not object to such transfer in writing during such 30 day period. NOTE: METALS ACCOUNTS DO NOT HOLD AND DO NOT CONSTITUTE “SECURITIES” WITHIN THE MEANING OF THE SECURITIES EXCHANGE ACT OF 1933 OR STATE SECURITIES LAWS.

8.4.5.5. Statements. Statements will be available to you not less than quarterly. Statements will be considered correct unless you notify us to the contrary in writing within 60 days after the date of the statement.

8.4.5.6. Unable to Settle Buy Order. If you are unable to settle a buy order by reason of your failure to make timely payment for Precious Metals ordered, you authorize us to sell the Precious Metals you purchased and you agree to reimburse us for all costs, losses, penalties, interest, or liabilities incurred as a result of such failure to pay timely.

8.4.5.7. Assets Held in an IRA. TIAA Bank’s policy is that Metals Account holdings within a Traditional or Roth Individual Retirement Account (IRA) may consist only of gold and silver American Eagle Coins.

8.4.6. Fees And Other Charges

8.4.6.1. Allocated Account Fee. An annual “Account Fee” will be charged for your Allocated Account as stated in the Metals Select Account Fee Schedule. There is no Account Fee for Unallocated Accounts. This Allocated Account Fee will accrue monthly based on the Average Daily Value of your Allocated Account, beginning when your Precious Metals are purchased. The Account Fee will be paid annually, except that if you sell or take delivery of all of the remaining Precious Metals in your Allocated Account, any accrued and unpaid Account Fees will be collected at the time of the sale.

8.4.6.1.1. How We Calculate the Account Fee. The Account Fee will be calculated each month by applying a Monthly Periodic Rate to the Average Daily Value of the Precious Metals in your Allocated Account each month. The Monthly Periodic Rate will be 1/12th of the Annual Rate provided below. The

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Daily Value of your Allocated Account is calculated by multiplying the number of ounces of Precious Metals in the Allocated Account by the end of day Spot Price per ounce applicable to your Precious Metals. The Average Daily Value is calculated each month by adding the Daily Value of the Metals Account for each day of the period and dividing that sum by the number of days in the period. For the purposes of this calculation, the Spot Price will be determined by TIAA Bank using a third party data provider who is in the business of providing this type of data. There is no Account Fee for temporary accounts opened for purposes of immediate delivery of Precious Metals.

Allocated Account Fees – Annual Rates

Gold	Silver	Platinum	Palladium
1.5%	2.5%	1.5%	2.0%

8.4.6.1.2. Annual Payments. Each year, on or about July 1, we will send to you an invoice reflecting the total Account Fee that has accrued during the prior year. The Account Fee is charged in arrears. If a customer takes delivery or sells their entire position prior to July 1, then the Account Fee is collected at the time of sale/delivery. The accrued Account Fee will be deducted from your linked TIAA Bank U.S. dollar account on the date indicated on your invoice unless you make other payment arrangements with us.

8.4.6.1.3. Payment on Sale or Delivery. When you sell or take delivery of all of the Precious Metals in your Allocated Account, any unpaid Account Fees that have accrued become due and payable at the time of sale or delivery request. Unless you make other arrangements for the payment of the fee, we will deduct the accrued Account Fees from your sale proceeds. All Account Fees that are due and payable must be paid before any delivery order will be processed.

8.4.6.2. Delivery Fee. We will assess a Delivery Fee when you request Precious Metals from your Allocated Account to be delivered to you. As described in the Metals Select Account Fee Schedule, the Delivery Fee calculation depends on whether you take immediate delivery of your Precious Metals or if you did not take immediate delivery of your Precious Metals and we have, therefore, stored your Precious Metals. If you take immediate delivery of your Precious Metals order from us, then your Delivery Fee will be calculated as a percentage of your Customer Price. If you did not take immediate delivery of your Precious Metals and we have, therefore, stored those Precious Metals for you, then your Delivery Fee will be calculated as a percentage of what the Customer Price would be if you were purchasing your Precious Metals from us on the date you make your delivery request. The Delivery Fee covers our shipping, insurance and handling costs and is charged as set forth in the Metals Select Account Fee Schedule. The applicable Delivery Fee will be deducted from your linked TIAA Bank U.S. dollar account. If you do not have a TIAA Bank U.S. dollar account with us, then the applicable Delivery Fee must be paid by you in advance of shipping your Precious Metals.

8.4.7. General Terms

8.4.7.1. You hereby grant us a security interest in your Metals Account and entitlement to assets therein to secure any debt you owe to us. You agree to execute such documents as we may require to perfect a security interest in your Metals Account and the entitlement to assets therein, and you grant us a limited power of attorney to sign such documents on your behalf. We may liquidate assets in your Metals Account, close your Metals Account, and/or debit other accounts you have with us in an amount sufficient to pay any amount

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you owe hereunder. We shall have the right, at any time and without notice, to set off any liability or obligation of you to us and, in furtherance thereof, to convert Precious Metals to United States dollars at the prevailing market price at the time of setoff.

8.4.7.2. Neither your TIAA Bank Metals Account nor the assets it contains may be pledged or assigned by you without our prior written consent.

8.4.7.3. We reserve the right to change the terms of these Metals Select Account Terms and Conditions upon notification to you. Your continued use of our services will constitute acceptance of those changes. We may monitor and electronically record any conversation between you and us, our employees, and our agents.

8.4.7.4. Notwithstanding anything to the contrary in these Metals Select Account Terms and Conditions or the Account Agreement, neither you nor we shall be liable in damages for any delay or default in performing hereunder, if such delay or default is caused by conditions beyond your or our control including, but not limited to, acts of God, government restrictions (including, without limitation, the denial or cancellation of any export or other necessary license), wars, insurrections and/or any other cause beyond the reasonable control of the party whose performance is affected. We may close your TIAA Bank Metals Account(s) or convert Precious Metals to United States dollars at any time, if we deem such action prudent, necessary or appropriate, in our sole discretion, in response to acts of God, government restrictions (including, without limitation, the denial or cancellation of any export or other necessary license), wars, insurrections and/or any other cause beyond our reasonable control. If we do close your TIAA Bank Metals Account(s) or convert the Precious Metals in such Metals Account(s) to United States dollars as described above, we will not have any liability to you resulting from changes in the value of those Precious Metals resulting from the timing of our closing the Metals Account or converting the Precious Metals to United States dollars.

8.4.7.5. You understand that we provide no investment advice in connection with your Metals Account nor do we give advice or offer any opinion with respect to the suitability of any transaction in Precious Metals for you. If you request delivery, you acknowledge that once out of our control, the condition, authenticity, and/or integrity of the Precious Metals can no longer be guaranteed by us or our designated Repositories. Precious Metals in your personal possession normally must be physically presented to us at the time you wish to sell it. This may involve a time-consuming delivery process through a commercial shipper, during which time the value of the Precious Metals may change due to market fluctuations. Furthermore, we or our Repositories may require that Precious Metals out of their control and re-presented to them be assayed and/or refined by a qualified party to ensure its authenticity, before agreeing either to purchase it or to accept it as an Allocated Account for storage on your behalf. If any assay or refinement is required, it normally will be performed at your expense and may delay completion of the desired sale or transaction. Under these circumstances, you may assume additional price risk, as the market value of the Precious Metals could change significantly during the time in which the required assay or refinement process is being performed.

8.4.7.6. Metals Accounts that are inactive for a period of time prescribed by the law in your State of residence may be subject to that State's provisions governing unclaimed property. Although we will endeavor to contact you at the last known address of record to provide notice of unclaimed property, you authorize us to deal with the Precious Metals reflected on your account statement in accordance with the law in your State of residence, which may include selling the Precious Metals in accordance with the terms described in these Metals Select Account Terms and remitting the net proceeds (less any fees, including but not limited to accrued storage fees, if applicable) to the applicable State.

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Credit cards: 1-800-738-2615



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