

SERVING OUR COMMUNITIES

Aroostook, Hancock, Penobscot, Piscataquis, and Washington counties







acadiafcu.org 1.855.MY.ACADIA (692-2234)

> Federally Insured by NCUA 12/2023





Keep This Section Date

Acadia Federal Credit Union Visa Credit Card Agreement

This Agreement establishes the terms and conditions of your Visa Credit Card Agreement with the Credit Union. In this Agreement, the words "you" and "your" mean any person who signs this Agreement or who uses any card or other access device that may be issued in connection with this Agreement "Card" means the Visa credit card and any duplicates and renewals the Credit Union issues. "Account" means your Visa credit card account with the Credit Union. "Credit Union," "we," "us," and "our" mean the Credit Union. You must be a member of the Credit Union to apply for a credit card.

USING THE ACCOUNT: If you are approved for an account, the Credit Union will establish a line of credit for you. By using the card for the first time, or authorizing another person to use your account, you agree to and accept all of the terms and conditions in this Agreement. You agree that your credit limit is the maximum amount (purchases, cash advances, balance transfers, plus "other charges") which you will have outstanding on your account at any time. Unless disclosed otherwise, the Credit Union will not allow advances over the credit limit. If the Credit Union has a program whereby it allows payment of advances that exceed your credit limit, the Credit Union will provide you with notice, either orally, in writing, or electronically (notwithstanding the requirements of the paragraph entitled "Statements and Notices") explaining your right to opt in to the Credit Union's program whereby it will honor advance requests over the credit limit. In the event you opt in to such a program, you agree to the terms of such a program. You may request an increase in your credit limit only by a method acceptable to the Credit Union. The Credit Union may increase or decrease your credit limit, refuse to make an advance and/or terminate your account at any time for any reason not prohibited by law. If you are permitted to obtain cash advances on your account, we may, from time to time, issue convenience checks to you that may be drawn on your account. Convenience checks may not be used to make a payment on your account balance. If you use a convenience check, it will be posted to your account as a cash advance. We reserve the right to refuse to pay a convenience check drawn on your account for any reason and such refusal shall not constitute wrongful dishonor.

You may request that we stop the payment of a convenience check drawn on your account. You agree to pay any fee imposed to stop a payment on a convenience check issued on your account. You may make a stop payment request orally, if permitted, or in writing. Your request must be made with sufficient time in advance of the presentment of the check for payment to give us a reasonable opportunity to act on your request. In addition, your request must accurately describe the check including the exact account number, the payee, any check number that may be applicable, and the exact amount of the check. If permitted, you may make a stop payment request orally but such a request will expire after 14 days unless you confirm your request in writing within that time. Written stop payment orders are effective only for six (6) months and may be renewed for additional six month periods by requesting in writing that the stop payment order be renewed. We are not required to notify you when a stop payment order expires. If we re-credit your account after paying a check or draft over a valid and timely stop payment order, you agree to sign a statement describing the dispute with the payee, to assign to us all of your rights against the payee or other holders of the check or draft and to assist us in any legal action. You agree to indemnify and hold us harmless from all costs and expenses, including attorney's fees, damages, or claims, related to our honoring your stop payment request or in failing to stop payment of an item as a result of incorrect information provided to us or the giving of inadequate time to act upon a stop payment request.

RESPONSIBILITY: You promise to pay any and all charges incurred by you or by any person whom you authorize to use the Credit Card issued to you, and any fees or charges incurred in the recovery of a credit card, retrieval of transaction data, or collection of this account in accordance with the terms and conditions issued by Visa in accordance with the policies established by the Credit Union.

Your obligation to pay the amount owed on your account continues until paid in full even though an Agreement, divorce decree or other court judgment to which the Credit Union is not a party may direct someone else to pay the account balance.

JOINT ACCOUNT: If more than one person applies for the card each is individually responsible for all amounts owed on the account and is jointly and severally responsible for all amounts owed. This means the Credit Union can enforce the Agreement against any of you individually or all of you together. Each may obtain credit advances without the knowledge of the other and both are obligated to repay all advances made to the account. You agree to notify the Credit Union of any address change.

USING THE CARD: You may use the card issued to you to make purchases from anyone who accepts Visa Credit Cards. You may also obtain cash advances from the Credit Union, from other financial institutions participating in the Visa program and from automated teller machines (ATM's) that provide access to the Visa system. Your Visa Personal Identification Number (PIN) is needed to obtain cash advance from an ATM (not all ATMs accept Visa). You agree not to use the card for any illegal transactions such as advances for gambling or wagering where these practices are in violation of the law. Even if you use your card for an illegal transaction, you will be responsible for all amounts and charges incurred in connection with the transaction.

PERSONAL IDENTIFICATION NUMBER (PIN): We will furnish you with a Personal Identification Number (PIN). You agree to keep the PIN secret. You also agree you won't write the PIN on the Card or anything you keep with the card. Your use of the PIN and Card in making a purchase or obtaining a cash advance constitutes your Agreement to be responsible for all amounts and charges incurred in connection with such transactions.

FINANCE CHARGES: For purchase, cash advance, and balance transfer transactions on your Account, the balances subject to a finance charge are identified on your monthly statement as "Average Daily Balance" (including new purchases, new cash advances and new balance transfers). The "Average Daily Balance" is determined as follows. Each day we take the balance at the beginning of the day, add any new purchases, cash advances, balance transfers, insurance premiums, and debit adjustments or other charges, and subtract any payments, credits, unpaid finance charges, late charges, over-the-credit limit fees, and cash advance fees that are processed that day. This gives us the "Daily Balance." To get the "Average Daily Balance" for the billing cycle, we add up all the Daily Balances for each calendar day of the billing cycle, and divide the total by the number of days in the billing cycle. Purchase transactions posted to your Account during the billing cycle period are included in the total only if the "New Balance" on your previously assessed bill was not paid in full by the end of the grace period, as explained below.

A finance charge will be imposed on Credit Purchases only if you elect not to pay the entire New Balance shown on your monthly statement for the previous billing cycle within 25 days from the date of that statement. If you elect not to pay the entire New Balance shown on your previous monthly statement within that 25 day period, a Finance Charge will be imposed on the unpaid average daily balance of such Credit Purchases from the date of posting to your Account during the current billing cycle, and will continue to accrue until the date of the

billing cycle preceding the date on which the entire New Balance is paid in full or until the date of payment if more than 25 days from the closing date.

At the time of this Agreement, your Account is subject to the following terms:

PURCHASES, CASH ADVANCE AND BALANCE TRANSFERS: The monthly periodic rate for purchases, cash advances and balance transfers for your Visa Credit Card with a corresponding ANNUAL PERCENTAGE RATE is shown on the Account Opening Disclosure on page 4.

OTHER CHARGES: The following other charges (fees) will be added to your Account, as applicable:

- a) Expedited Card Fee: varies;
- b) Copy of Sales Draft Fee: \$5.00;
- c) Copy of Statement Fee: \$1.00;
- d) Returned Check Fee: \$25.00;
- e) Lost Card/Reorder: \$10.00.

LATE CHARGE: If your payment is 30 or more days late you will be charged \$20.00.

MONTHLY PAYMENTS: Each payment you make on the account will restore your credit limit by the amount of the payment that is applied to the outstanding principal of the purchases, cash advance and balance transfer features of your account. At any time, if your total new balance exceeds your credit limit, you must immediately pay the amount that exceeds your credit limit.

A PAYMENT IS REQUIRED EACH MONTH: You must pay at least the minimum payment shown on your statement by the date specified on your monthly statement. You can repay any outstanding balance prior to maturity in whole or in part at your option without penalty. Your monthly payment must be made directly to the address shown on your statement. If available, you may have your minimum payment automatically deducted from your checking or savings account

The minimum periodic payment required for your Account will be 2.00% of your total new balance or \$20.00, whichever is greater, unless your outstanding balance is less than \$20.00, in which case your minimum payment will be your outstanding balance. Any portion of minimum payments shown on prior statements which remain unpaid, any amounts by which you exceed your credit limit, and any other applicable charges will also be added to your required minimum monthly payment.

Subject to applicable law, payments will be applied in the following order or in any manner the credit union chooses. First to any previously billed and unpaid Finance Charges on purchases, cash advances and balance transfers, then to any billed fees, then to the principal balance of purchases in the order they were posted to your account and then to the principal balance of cash advances. However, in every case, in the event you make a payment in excess of the required minimum periodic payment, the Credit Union will allocate the excess amount first to the balance with the highest annual percentage rate and any remaining portion to the other balances in descending order based on applicable annual percentage rate. If two or more purchases were posted on the same day, your payment will be applied to the lowest amount first. You understand that any payment that delays the repayment of your unpaid balance will increase Your Finance Charge and any payment that accelerates the reduction of your unpaid balance will decrease Your Finance Charges.

CREDIT BALANCES: If there is a credit balance due, you may request in writing a full refund of this credit balance at our address shown in this Agreement.

SECURITY: You grant us a security interest under the Uniform Commercial Code and under any common law rights the Credit Union may have in any goods you purchase. If you give the Credit Union a specific pledge of shares by signing a separate pledge of shares, your pledged shares will secure your account. You may not withdraw amounts that have been specifically pledged to secure your account until the Credit Union agrees to release all or part of the pledged amount.

CONSENSUAL SECURITY INTEREST: To secure repayment of amounts you owe on your Account, you give the Credit Union a consensual security interest in all other shares you have in any individual or joint accounts you have with the Credit Union, now and in the future (other than those accounts that would have an adverse tax consequence if pledged as collateral). These other shares may be withdrawn unless you are in default under this Agreement. You authorize the Credit Union to apply the balance in your individual or joint share accounts to pay any amounts due on your Account if you should default.

MILITARY LENDING ACT DISCLOSURES. If you are a "covered borrower" as defined in the Military Lending Act and applicable regulations, the following disclosure applies to you: Federal law provides important protections to members of the Armed Forces and their dependents relating to extensions of consumer credit. In general, the cost of consumer credit to a member of the Armed Forces and his or her dependent may not exceed an annual percentage rate of 36 percent. This rate must include, as applicable to the credit transaction or account: The costs associated with credit insurance premiums; fees for ancillary products sold in connection with the credit transaction; any application fee charged (other than certain application fees for specified credit transactions or accounts); and any participation fee charged (other than certain participation fees for a credit card account).

Please call us at 1.855.692.2234 to receive disclosures concerning your payment obligations under this Agreement.

CROSS-COLLATERAL: If you have other loans with us, or take out other loans with us in the future, collateral securing those loans (other than household goods or any dwelling) will also secure your obligations under this Agreement if those other Agreements indicate that they may secure other obligations you may have with us.

DEFAULT: You will be in default: (1) if you fail to make any minimum payment or other required payment by the date that it is due, (2) if you break any promise you make under this Agreement, (3) if you die, file for bankruptcy or become insolvent, that is, unable to pay your obligations when they become due, (4) if any attachment or garnishment proceedings are initiated against you or your property, (5) if you default on any other indebtedness to the Credit Union, (6) if you make any false or misleading statement in any credit application or credit update, (7) if something happens that the Credit Union believes may substantially reduce your ability to repay what you owe.

When you are in default, the Credit Union has the right to demand immediate payment of your full account balance without notice. If immediate payment is demanded, you will continue to pay Finance Charges, at the periodic rate charged before default, until what you owe has been paid, and any shares that were given as security will be applied towards what you owe.

If collections efforts are required by the Credit Union, you agree to pay all costs and expenses incurred in the collection of any sum due, and in addition, if the holder hereof, after default, shall place this Agreement in the hands of an attorney or collection agency, for collection, to pay reasonable attorneys' fees, interest and fees due on this Agreement at the time of the employment of such attorney or collection agency.

CREDIT INFORMATION: You understand that the Credit Union will review your accounts periodically, and you hereby give your permission to and authorize the Credit Union to investigate and reassess your creditworthiness. You authorize the Credit Union to obtain information concerning your credit history from all available sources now and in the future. You authorize the Credit Union to disclose information regarding your account to credit bureaus and creditors who inquire about your credit standing.

LIABILITY FOR UNAUTHORIZED USE/LOSS OR THEFT: If you notice the loss or theft of your credit card or a possible unauthorized use of your card, you should write to us immediately at: 9 E. Main St., Fort Kent, ME 04743, or call us at (855) 692-2234 twenty-four (24) hours a day, seven (7) days a week. You will not be liable for any unauthorized use that occurs after you notify us. You may, however, be liable for unauthorized use that occurs before your notice to us. In any case, your liability will not exceed \$50.00.

MERCHANT DISPUTES: The Credit Union is not responsible for the refusal of any merchant or financial institution to honor the card. Please refer to the section titled "Your Billing Rights" for more information.

RETURNS AND ADJUSTMENTS: Merchants and others who honor your card may give credit for returns or adjustments, and they will do so by sending the Credit Union a credit slip which will be posted to your account. If your credits and payments exceed what you owe the Credit Union, the amount will be applied against future purchases and cash advances. If the credit balance amount is \$1.00 or more, it will be refunded upon your written request or automatically after six (6) months.

CHANGING OR TERMINATING YOUR ACCOUNT: You agree that the Credit Union may change the terms of this Agreement from time to time after giving you any advance notice required by law at your last known address. To the extent the law permits, and indicated in the notice to you, the change will apply to your existing account balance as well as to future transactions. Your use of the card after receiving notice or a change will also indicate your Agreement to the change.

You may request an increase in your credit limit either by written application or by phone. The Credit Union has the right to reduce or terminate your credit limit at any time. You understand and acknowledge that such action shall not affect your obligation to pay any outstanding balance PLUS any finance and other charges you owe under this Agreement. Accounts that have been inactive for one (1) year may be subject to termination at the renewal date. The card(s) you receive remain the property of the Credit Union and you must recover and surrender to the Credit Union ALL cards upon request or upon termination of this Agreement whether by you or the Credit Union.

FOREIGN TRANSACTIONS: Purchases and cash advances made in foreign currencies will be debited from your account in U.S. dollars. The exchange rate between the transaction currency and the billing currency used for processing international transactions is a rate selected by Visa from a 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 the government-mandated rate in effect for the applicable central processing date. The exchange rate used on the processing date may differ from the rate that would have been used on the purchase date or cardholder statement posting date.

A fee (finance charge), calculated in U.S. dollars, will be imposed on all multiple currency foreign transactions, including purchases, cash advances and credits to your account. A fee (finance charge), calculated in U.S. dollars, will be imposed on all single currency foreign transactions, including purchases, cash advances and credits to your account. A foreign transaction is any transaction that you complete or a merchant completes on your card outside of the United States, with the exception of U.S. military bases, U.S. territories, U.S. embassies or U.S. consulates. The Foreign Transaction Fee is set forth on the Account Opening Disclosure on page 1 of this Agreement.

EFFECT OF AGREEMENT/WAIVER: This Agreement is the contract which applies to all transactions on your account even though the sales, cash advances, credit or other slips you sign or receive may contain different terms. The Credit Union can delay enforcing any of its rights any number of times without losing them. Each provision of this Agreement must be considered as part of the total Agreement and cannot in any way be severed from it. However, you also agree that should any part of this Agreement be found invalid, it will in no way affect the remainder of the Agreement.

STATEMENT AND NOTICES: You will receive a statement each month showing transactions on your account. You are responsible for your minimum monthly payment even in the event your statement is late or returned to the Credit Union. Statements and notices will be mailed to you at the most recent address you have given the Credit Union. Notice to any one of you will be considered notice to all.

GOVERNING LAW: Except to the extent that Federal Law is applicable, the laws of the state in which this document is written shall govern the validity, construction and enforcement of this Agreement and all matters arising out of the issuance and use of the Card.

Your Billing Rights: Keep This Document For Future Use

This notice tells you about your rights and our responsibilities under the Fair Credit Billing Act.

What To Do If You Find A Mistake On Your Statement

If you think there is an error on your statement, write to us at:

Acadia Federal Credit Union

9 E. Main St

Fort Kent, ME 04743

You may also contact us on the Web: acadiafcu.org In your letter, give us the following information:

- Account information: Your name and account number.
- Dollar amount: The dollar amount of the suspected error.
- <u>Description of problem</u>: If you think there is an error on your bill, describe what you believe is wrong and why you believe it is a mistake.

You must contact us:

- Within 60 days after the error appeared on your statement.
- At least 3 business days before an automated payment is scheduled, if you want to stop payment on the amount you think is wrong.

You must notify us of any potential errors in <u>writing</u> [or electronically]. You may call us, but if you do we are not required to investigate any potential errors and you may have to pay the amount in question.

What Will Happen After We Receive Your Letter

When we receive your letter, we must do two things:

- Within 30 days of receiving your letter, we must tell you that we received your letter.
 We will also tell you if we have already corrected the error.
- 2. Within 90 days of receiving your letter, we must either correct the error or explain why we believe the bill was correct.

While we investigate whether or not there has been an error:

- We cannot try to collect the amount in question, or report you as delinquent on that amount.
- The charge in question may remain on your statement, and we may continue to charge you interest on that amount.
- While you do not have to pay the amount in question, you are responsible for the remainder of your balance.
- We can apply any unpaid amount against your credit limit.

After we finish our investigation, one of two things will happen:

- If we made a mistake: You will not have to pay the amount in question or any interest or other fees related to that amount.
- If we do not believe there was a mistake: You will have to pay the amount in question, along with applicable interest and fees. We will send you a statement of the amount you owe and the date payment is due. We may then report you as delinquent if you do not pay the amount we think you owe.

If you receive our explanation but still believe your bill is wrong, you must write to us within 10 days telling us that you still refuse to pay. If you do so, we cannot report you as delinquent without also reporting that you are questioning your bill.

We must tell you the name of anyone to whom we reported you as delinquent, and we must let those organizations know when the matter has been settled between us.

If we do not follow all of the rules above, you do not have to pay the first \$50.00 of the amount you question even if your bill is correct.

Your Rights if You Are Dissatisfied With Your Credit Card Purchases

If you are dissatisfied with the goods or services that you have purchased with your credit card, and you have tried in good faith to correct the problem with the merchant, you may have the right not to pay the remaining amount due on the purchase.

To use this right, all of the following must be true:

- 1. The purchase must have been made in your home state or within 100 miles of your current mailing address, and the purchase price must have been more than \$50.00. (Note: Neither of these are necessary if your purchase was based on an advertisement we mailed to you, or if we own the company that sold you the goods or services.)
- You must have used your credit card for the purchase. Purchases made with cash advances from an ATM or with a check that accesses your credit card account do not qualify.
- 3. You must not yet have fully paid for the purchase.

If all of the criteria above are met and you are still dissatisfied with the purchase, contact us \underline{in} writing [or electronically] at:

Acadia Federal Credit Union

9 E. Main St.

Fort Kent, ME 04743

acadiafcu.org

While we investigate, the same rules apply to the disputed amount as discussed above. After we finish our investigation, we will tell you our decision. At that point, if we think you owe an amount and you do not pay, we may report you as delinquent.

SIGNATURES

By signing below you agree to be bound by the Terms and Conditions of this Agreement. You acknowledge that you have received a completely filled-in copy of this Agreement, that you have read it, and that you understand it.

CONSENSUAL SECURITY INTEREST. You further acknowledge and agree that you give the Credit Union a consensual security interest in the shares you have in all individual and joint accounts you have with the Credit Union, now and in the future (other than those accounts that would have an adverse tax consequence if pledged as collateral), to secure repayment of amounts you owe to the extent of any unpaid balance on your Account.

X		X						
Borrower Signature	Date	Co-Borrower Signature	Date					

Annual Percentage Rate (APR) for purchases	Credit Score	Α	В	C	D							
(Al R) for purchases	Annual Percentage Rate	10.90%	11.90%	12.90%	15.90%							
We will tell you in writing which ra	ate applies upon ap	proval of your	application.	Rate based on	credit score.							
ANNUAL PERCENTAGE RATE Balance Transfers	10.90% - 15.90% When you open your account based on your for credit worthiness. Your APR will vary with the market based on the Prime Rate.											
ANNUAL PERCENTAGE RATE for Cash Advances	credit worth	10.90% - 15.90% When you open your account based on your credit worthiness. Your APR will vary with the market based on the Prime Rate.										
How to Avoid Paying Interest on Purchases	not charge	Your due date is 25 days after the close of each billing cycle. We will not charge interest on purchases if you pay your entire balance by the due date each month.										
For Credit Card Tips from the Consumer Financial Protection Bureau	credit card,	To learn more about factors to consider when applying for or using a credit card, visit the website of the Consumer Financial Protection Bureau at https://www.consumerfinance.gov/learnmore.										
FEES												
· Copy of Sales Draft	\$5											
· Copy of Statement	\$1											
· Lost Card / Reorder	•	\$10										
· Expedited Card	Fee Varies	Fee Varies										
Transaction Fees												
· Foreign Transaction Fees	1% for currency conversion. 1% for non-currency conversion.											
	0.15% + U	0.15% + US \$0.50 cash disbursement fee at surcharge ATMs										
	Europe, Mic Latin Amer	Asian Pacific, 0.52% + US \$0.65; Canada, US \$1.25; Central/Eastern Europe, Middle East and Africa, 0.42% + US \$0.55; Europe, US \$1.50 Latin America and the Caribbean, 0.52% + US \$0.65 cash disbursement fees at surcharge-free ATMs										
	Please refer to Foreign Transactions section for more information.											
Penalty Fees												
· Late Payment	If your payr	nent is 30 or r	nore days late	e, you will be c	harged \$20							
· Returned Check	\$25											

How We Will Calculate Your Balance: We use a method called "average daily balance (including new purchases)."

The information about the cost of the card described on this application was printed on November 30, 2023 and was accurate as of that date, but is subject to change after that date.

You should call the credit union at 207-834-6167 or write to: Acadia Federal Credit Union, 9 East Main Street, Fort Kent, ME 04743 for any changes in the information about the cost of the card since the time of printing.

Billing Rights: Information on your rights to dispute transactions and how to exercise those rights is provided in your account agreement.











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Street S							Social Secu	rity Number	D		Driver's Licer	nse Number and S	ate		
City, State, Zip						Н	Home Phon			N	Number of D	ependents As	ges		
Gross Annual Income \$		Net Monthly Pa	v \$		Email Address	A						Are you self en			
· 		The montany is		Ta							☐ Yes ☐ No (Must provide 2 years of tax returns)				
Current Employer B				Business Phor		I					Title/Rank/Gr	ade			
Type of Business B				Business Addı	ress						S		Start Da	te	
Previous Employer P			Previous Bus	iness Address	Т						Title/Rank/Gr	ade S	Start Da	te/End Date	
CHECK ONE		A	UTHORIZED US	ER NAME			Date of Birt	h			Mother's Mai	den Name			
Street							Social Secu	rity Number			Driver's Licer	ise Number and S	ate		
City, State, Zip							Home Phon	e			Number of D	ependents Ag	ges		
Gross Annual Income \$		Net Monthly Pa	y \$		Email Address						Are you self employed? Yes No (Must provide 2 years of tax returns)				
Current Employer		·		Business Pho	ne Number						Title/Rank/Grade				
Type of Business				Business Add	Iress								Start Da	te	
Previous Employer			Previous Bus	iness Address							Title/Rank/Gr	ade	Start Da	te/End Date	
LIST ALL DEBTS. Attach other sheets if	necessary.			NOTE: Alim	ony, child supp	ort, or separ	ate mainten	ance incon	ne need not b	e revea	led if you d	o not choose to	have it	considered.	
Debts Owed to		A	Address					Accor	ınt No.	Presen	t Balance	Monthly Payn	ents	Amount Past Due	
Mortgage or Rent Child Support,															
Alimony or Maintenance															
FINANCIAL REFERENCES Share Draft or Checking Account Number / Amou	unt I	Name and address o	f depository		P						Phone				
Savings Account Number / Amount		Name and address o	f depository		Р						Phone				
The credit union is relying on what you stated Union to obtain credit reports in connection wand your credit report to make its decision. If	vith this app	plication for credit	and for any u	pdate, increase,	renewal, extension	n, or collecti	on of the cred	dit received.	You understand	d that tl					
Applicant Signature			Date	:		Co-Applic	ant Signatur	re				Date			
X						Х									
This Contract i	is volunta	ary and not rec	quired to o	btain credit	. We will not	consider v	hether or	not You	elect protec	tion i	n making	a credit deci	sion.		
YOU ELECT THE	_	Disability & employment	Life	Disability	Life Disa	bility	Disabil	ity	Life			Involuntary Unemploymen	, \square	No Protection	
FOLLOWING OPTION: (check only one box)	Loss	s of Life		of Life	Death - Joint		Disability		Loss of Life			One in proying in	`		
(2000)	Invo	ability oluntary employment	Disa	bility	Disability - S	ingle									
Program Fee:		Single	Single	Joint	Single	е	Single	Joint	Single	Join	t	Single			
Cost per \$1,000 of the Monthly Outstanding Loan Balance*		2.25	\$1.93		\$2.21		\$1.45	\$2.75	\$0.48	\$0.7		\$0.45			
					<u> </u>									-	
For the Option elected above, You che This Contract protects the Borrower(s				t Protection	☐ Single	Protection 1	or Borrowei	rl L	Single Prof	tection	for Borrow	er 2			
The protected Borrower(s) may not qu															
NOTICES: *If the Outstanding Balanc The Contract contains certa	_								gible for prot	oction	under this	Contract if Vo	ı aro a F	Parrawar on the	
Loan on the Effective Date						ILIUIIS AIIU E	xciusions,	Tou are en	Riple for brot	ection	under tins	Contract II 10	ı ale a c	ourrower on the	
ELIGIBILITY QUESTIONS: If electing Di		-			_										
1. Are You working twenty-five (25) h If you answered "No" to Question 1,		•		1 ∟Yes ∟ nemployment			Yes □N Borrower ar		es" to Questi	ion 1,	both Borrov	vers are eligibl	e for Dis	sability.	
We will give You additional information before You exclusions that could prevent You from receiving t	are required	d to pay for Acadia For Acadia For Acadia FCU Payme	CU Payment Pent Protection.	rotection. This int	formation will included	de a copy of th	e Contract cor planation of th	ntaining the te	erms of Acadia F adia FCU Paym	CU Payi	ment Protection	on. There are eligib ay terminate protec	ility requir	rements, conditions and	
Your signature or authentication below means: agree to the Contract; (d) that You agree to p	(a) that You pay for and I	u meet the eligibilit let Us add the Prog	y requirement ram Fee to Y	ts show above; ((b) that Your elect e each month, and	ion above wil	remain in et ject to financ	ffect, accord e charges lik	ing to the term te the rest of Y	s of the	Contract, ur	less subsequentl	y modifie	d; (c) that You	
protection is subject to change; and (f) if the						ions section,	You do not ha							-	
Borrower 1						Borrower 2	!								
Borrower 1 Signature			Date			Borrower 2	? Signature					Date			