RadiFi CREDIT UNION TRUST AGREEMENT

Name of Trust: _			
2. Account Name:			
Settlor Name:			
 Date Original Tru 	ust Document Executed:		
5. Current Trustee(s	s):		
6. Address:			
7. Successor Truste		`	
8. Tax Identification	n Number for the Trust (or to be used f	or the membership):	
designate the unders Trustee(s), and Succ that RadiFi Federal "Trust"), and agree to of Credit Union now Agreement, agrees o	igned and those persons named in the essor Trustee(s) shall be in the aggreg Credit Union (hereinafter "Credit Union hat any such accounts shall be subject in effect or as amended. The Trustee in behalf of all other Parties and warran	separate trust document, whete ate referred to as the "Parties" n") establish one or more accor- to this Agreement and the byla (s) acknowledges the agreements that Trustee has the authorit	-
Union with a comple Union. The undersign and Successor Truste	ete copy of any Trust Document it requested Trustee(s) warrant and represent the	nests and agree to execute state ne accuracy and completeness o ectively). The Parties acknowle	Document; but the Parties agree to provide Credit ments regarding the Trust if requested by Credit f the identification of the Settlor(s), Current Trustee(s) dge that the Credit Union may rely upon the Certificate the Credit Union.
	l specifically agree and accept to reverse side hereof (paragraph	-	f this agreement for irrevocable living trusts agraph number 21).
Settlor – Member	Date	Date of Birth	Address
Settlor – Member	Date	Date of Birth	Address
Current Trustee	Date	Date of Birth	Address
Current Trustee	Date	Date of Birth	Address
Successor Trustee	Date	Date of Birth	Address
Successor Trustee	Date	Date of Birth	Address
Successor Trustee	Date	Date of Birth	Address
	CERTIFICATION C	OF TAXPAYER IDENTIFICAT	ΓΙΟΝ NUMBER
All earned income on	the account(s) shall be reported under the	e following Social Security Num	nber/Tax Identification Number:
			equired by government tax agencies under the Taxpayer or an account that is to be separately reported.
Under penalty of perj	ury. I certify that:		
	nalty of perjury, I certify that:		
(1) The number shown on this form is the correct Taxpayer Identification Number for the Trust and;			
(2) (Check applicable paragraph)			
,	☐ Neither I nor the Trust is subject to (IRS) that I or the Trust is subject to be notified me that the Trust is no longer	ackup withholding as a result of subject to backup withholding; or	se I have not been notified by the Internal Revenue Service a failure to report all interest or dividends or the IRS has r
(3)	☐ Neither I nor the Trust is subject The Trust is a U.S. person.	to backup withholding.	

Date

Settlor-Member

- 11. By this Agreement, the Parties instruct Credit Union to treat each Trustee as owner of the account for all purposes. Credit Union may discharge its obligation as depository by treating a Trustee as the account owner. If more than one Trustee is named, the Parties agree that each Trustee may act alone in transacting any business with Credit Union. If more than one Trustee is named in this Agreement, Credit Union is authorized to release the funds in any of the accounts established pursuant to their respective Account Agreements with Credit Union upon the signature of any one of the Trustees signing this Agreement.
- 12. In the event Credit Union receives notice of the death, incompetency, resignation or removal of a Current Trustee, the Parties authorize Credit Union to treat any remaining Current Trustee named in this Agreement in the same manner as the Current Trustee, and Credit Union may discharge its obligation as depository by treating the remaining Current Trustee as the account owner. Credit Union may rely upon notice of any such condition given by any Trustee (whether initial or successor) or from any Beneficiary without further inquiry; but Credit Union may elect to require further inquiry. Upon receipt of notice of the death, incompetency or resignation of all Current Trustees named in this Agreement, Credit Union may treat any Successor Trustee in the same manner as the Current Trustee, and Credit Union may discharge its obligation as depository by treating any Trustee as the account owner.
- 13. Upon receipt of notice that all Current Trustees have died, become incompetent, been removed or resigned before a Successor Trustee has been named, Credit Union is authorized to interplead the funds (after deducting attorney's fees) which shall discharge Credit Union's obligation as depository.
- 14. Credit Union has no responsibility to determine whether any Trustee has been appointed and qualified in accordance with the Trust Document or any applicable provision of law. Credit Union shall not be responsible for determining whether any transaction authorized by any Trustee is in accordance with or authorized by any applicable law and/or by the Trust Document. Credit Union shall not be obligated to inquire into the validity or propriety of any instrument executed by or instructions given by any Trustee. Any document signed by Trustee whether or not it designates the Trustee's capacity as Trustee or agent shall be an authorized transaction of Trustee in Trustee's capacity as Trustee or Agent.
- 15. Any payment authorized by any Trustee or Successor Trustee shall be valid and shall discharge Credit Union from any liability for the sums paid. Credit Union has no duty to determine the use of any funds paid as authorized by any Trustee. Credit Union may require that all disbursements shall be made payable to any Trustee, all Trustees, any Beneficiary or all Beneficiaries or any combination of these parties.
- 16. Each of the Parties agrees to defend as well as to indemnify and hold Credit Union harmless from any and all claims, suits, actions, damages, judgments, costs, charges and expenses, including court costs and attorney's fees, against any and all liability, loss and damage of any nature whatsoever that Credit Union shall or may sustain resulting from the establishment, maintenance and transaction of any business related to the accounts established pursuant to this Agreement. Each of the Parties agrees to pay any necessary expenses, attorney's fees or costs incurred in the enforcement of this indemnification and hold harmless agreement. All parties agree that Credit Union may interplead or otherwise request a court to determine ownership of any funds held by it if Credit Union believes there is a dispute or the Credit Union otherwise believes a court should determine to whom it should deliver the funds. If Credit Union does interplead or otherwise request a court to determine ownership of the funds, the parties agree that any costs incurred by Credit Union, including, but not limited to, attorney fees and court costs, will be paid from the funds in the accounts and may be withdrawn by Credit Union prior to paying out account funds and applied to reimburse Credit Union for such costs.
- 17. The Settlor Member may revoke the Trust, after written notice of which the Credit Union will comply with requests from the with Settlor(s) as the account owner.
- 18. The Parties warrant that the Trust is a Revocable Trust and that the terms of the Trust Document do not in any way conflict with this Agreement. The Parties hereby warrant that each account established and maintained in Credit Union by the Trustee is established and maintained in a manner that is wholly consistent with the governing Trust Document and all federal and state law. Each of the Parties represents and warrants that the Trust Document imposes no responsibility or obligation on Credit Union other than as a depository for the Trust Funds. Credit Union does not have and shall not be charged with notice of any terms or provisions of the Trust Document. The provisions set forth in this Account Agreement, together with the provisions of any Account Agreements and any other agreements established under this account number or sub-accounts, solely define the obligation of Credit Union.
- 19. The above signatories hereby acknowledge their consent and agreement to the above stated terms of this Agreement for themselves individually and as fiduciaries if applicable and for all Beneficiaries of the Trust whether current, contingent or future and all of the heirs and assigns of these persons.
- 20. The above signatories Trustee(s) warrant and represent that he/she/they are all of the current Trustee(s) of the Trust. In the event that anyone claims to be a successor Trustee, Credit Union has the discretion to do any of the following: accept such representation without documentation; require further documentation that such person is the Successor Trustee; require further consents by other Trustees; require consents or acknowledgments by Beneficiaries; interplead the funds into a court of competent jurisdiction; file other litigation regarding Credit Union's obligation to deal with the claims of Successor Trustee; or take other actions calculated to assure Credit Union that any action is appropriate. The costs incurred by Credit Union in the filing or pursuing any interpleader or any other litigation shall be paid from this account and any initial attorney's fees or costs may be deducted from any funds paid into court.
- 21. By signing this Agreement, I/we agree to the terms and conditions of the Membership and Account Agreement, Truth-in-Savings Disclosure, Fee Schedule, Funds Availability Policy Disclosure, and to any amendment the Credit Union makes from time to time which are incorporated herein. I/we acknowledge receipt of a copy of the Agreement and Disclosure applicable to the accounts and services requested above. If a debit car or access device is requested and provided, I/we agree to the terms of and acknowledge receipt of the Electronic Funds Transfer Agreement and Disclosure. The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.