

CUSTOMER ACCOUNT AND CREDIT APPLICATION

908 Lamont St S | Aberdeen, South Dakota 57401 | 1 - 888 - 429 - 4902 | www.agtegra.com The application must be completed in full and signed below on the second page.

SECTION 1: PRIMARY USE OF ACCOUNT

☐ Agricultu or Com	ire, Business imercial the e	ersigned represent event you design to bound by the C	nt and warrant late your accou Cooperative's O	to the Cooperat int as primarily Consumer Credi	ive that for const	this acco umer, pe nt Terms	unt is rsonal, and C	and will be used , family or house onditions as sho	for the prir shold purpo wn on page	nary use a ses, you a 3 and 4 o		
	or Personal purp	ount and Credit ooses, you ackno wn on page 4 of t	wledge and ag	reed to be boun	d by the	Coopera					or agricultural nd Agreement as	
ECTION	2: PRIMARY	APPLICAN	T (as record	ed with IRS)								
					count a	s Joint T	enanc	y with Rights o	f Survivors	ship (appl	icants wish to form	
Type of Account:	☐ Individual / Sole Proprietor	Common (each	h applicant list ided interest in	becoming the becoming the becoming the becoming the becomes the be	whereby he sole o Age 80 P	the deat owner(s)) Patronage	h of an If co- Retire	applicant would applicants select	d result in the this option or Deceden	ne survivo , they will	r(s) automatically not be eligible for the (except in the event	
ast Name		F	irst Name		Mido Initia		Social :	Security Number	r	Date	of Birth	
Iailing Add	dress			Со	unty			City		State	Zip Code	
hysical Ad	dress (if differen	t from mailing a	ddress)	County		(City		State	Zip		
Iome Phon	e	C	Cell Phone			E	E-mail	Address				
FCTION	3: CO-APPL	ICANT (if an	nlicable and	as recorded v	vith IR	(2)						
ast Name	J. CO-AITE	` .	irst Name	Middle Initial		Social Security Number		r	Date	Date of Birth		
Iailing Ado	dress	<u> </u>					City		State	Zip (Code	
hysical Address (if different from mailing ad			ddress)			(City Stat		State	Zip (Zip Code	
Iome Phone Cell Phone				E-mail Address				Relationship to Applicant				
pplicant als	so signing that ap	plication.	(as recorded		count an	ala l				ns 3, 6, 8	and 9 with the co-	
Account:	Corporation Cor			(Partnership)	member	r LLC L		ership		lovernmer	t Trust Estate	
egal Name	,				Doı	ng Busir	iess As	s (DBA) (if appli	icable)			
Iailing Ado	dress			County			Ci	ty		State	Zip Code	
hysical Ad	dress (if differen	t from mailing a	ddress)	County			Ci	ty		State	Zip Code	
Susiness Ph	one		Other Phone			E-n	nail A	ldress				
ederal Tax ID Number			Tax Exempt Number			Date of Incorporation		corporation	State of Incorporation		orporation	
ECTION	5: PRINCIPA	AL AND/OR (OFFICER IN	NFORMATIC	N (only	y requi	red fo	r ENTITY ap	plicants)			
ast Name		First Na	ame	Middle Initial	Last Na	ame			First Nam	ne	Middle Initial	
itle		Primary	Primary Phone				Pri		Primary P	Primary Phone		
Sailing Add	dress	E-Mail Address			Mailing Addres		ess		E-Mail Address			
ity		State	Zip		City				State	Zip		
rincipals ai	nd officers also s	igning that appli	cation.	ete another Cust	omer Ac	ecount ar	nd Cree	dit Application b	y completi	ng Section	s 5, 6, 8 and 9 with the	
	6: AG PROD											
(we), the upplicant(s)	ndersigned, do h is (are):	ereby swear and	certify that the	e above listed							erative (herein "the operative shall only be	
	an agricultural pr				erative.	issued t	to or h	eld by a bona-fic	le producer	"Produ	cer" shall mean and	
NO – n Cooper	NO – not an agricultural producer as defined by the Bylaws of the Cooperative. include any person, association or legal entity actually engaged in the production of any one or more agricultural products, including tenants or							s, including tenants of				
NA – u	nsure if he/she/it	is an agricultura	l producer as o	defined by the B	vlaws	land us	ed for	the production o	f any such	product, a	nd lessors of such land	

of the Cooperative.

NA – unsure if he/she/it is an agricultural producer as defined by the Bylaws

that receive as rent therefor any part of any such product of such land."

SECTION 7: CREDIT	LIMIT							
	ling this confidential informa		tablish R	equested Month	ly Credit Liı	nit Gas	Card: □ YES	□ NO
	and better serve your futu	re business needs.	\$ <u></u>			# of	`Cards:	
Applicant Employer	(Off Farm Income)		# of Yea	ers Position	or Title	N \$	Monthly Income \$	
Co-Applicant Employer (Off Farm Income)			# of Years Position of		r Title		Monthly Income	
SECTION 8: CREDIT	REFERENCES					,		
Loans: Name Of Lender &		ddress	С	ity	State	Zip	Phone Num	oer
Checking Account: Name	Of Bank Mailing A	ddress	С	ity	State	Zip	Phone Num	ber
Supplier	Mailing A	ddress	С	ity	State	Zip	Phone Num	ber
Supplier	Mailing A	ddress	С	ity	State	Zip	Phone Num	ber
SECTION 9: OTHER	INFORMATION				Applicant		Co-App	licant
	including divorce and/or chil	d support orders) which	h nresently				COTLINE	
obligate you to pay or disc		a support oracis) wind	ii presenti	Yes	No		Yes N	No
Have you declared bankru				Yes	No No			No
Are you a part to a lawsuit				Yes	No		Yes No	
Are any of your taxes delin				Yes	No			No
Are you delinquent on any	accounts payable, including	cash rent?		Yes _	No		Yes N	No
If so, to whom and for wha	at amounts:							
FATCA reporting is corr subject to backup withho	S Form W-9 instructions); rect. Certification Instruction olding because you have fail CLES OF INCORPORA	ons: You must cross of led to report all inter-	out item 2 est and div	above if you hav vidends on your	e been notifi tax return. I	ed by the tem 4 doe	IRS that you ar	
hereafter be amended, incl participation in the Cooper Cooperative can be found purposes the total year's p SECTION 12: ACKNO	reby acknowledge and agree uding the provision that the orative under Article IX of the at www.agtegra.com. Furthe atronage allocation from the DWLEDGMENT AND (WE), THE UNDERSIGNED	Cooperative shall have Articles of Incorporat rmore, the undersigned Cooperative, in accord CONSENT	a lien and ion of the (d does here lance with	security interest Cooperative. The by consent to inc 26 U.S.C. 1385 &	in and to all a Articles of Include in his/he & 1388.	membershi neorporatio er/its gross	p interests and b on and Bylaws o income for fede	penefits from If the eral income ta
"APPLICATION") IS CO ANYTHING ON THIS AI BY SIGNING BELOW, I FINANCIAL INFORMAT ENTITY FROM ANY AN THE COOPERATIVE, AI	RRECT AS OF THE DATE PPLICATION CHANGES A (WE), THE UNDERSIGNE TION ABOUT ME THAT SI ID ALL LIABILITY FOR D ND (C) AGREE THAT SUC MED TO BE AN ORIGINA	LISTED BELOW AN T ANY TIME. D (A) AUTHORIZE A JCH PERSON OR EN AMAGES OF ANY K H PERSON OR ENTI	D I (WE) ANY PERS VTITY HA LIND RES	AGREE TO IMN SON OR ENTITY S IN ITS POSSE ULTING FROM	MEDIATELY TO RELEA SSION, (B) PROVIDING	NOTIFY SE TO THE RELEASE GINFORM	THE COOPERAT SUCH PERSONATION ABOU	ATIVE IF IVE ANY N OR IT ME TO
I (WE), THE UNDERSIG TERMS AND CONDITIC POWER AND AUTHORI THE UNDERSIGNED, U	NED, REPRESENT THAT I DNS (INCLUDING THOSE TY TO SIGN THIS CUSTO NDERSTAND THAT (A) IN D IN THIS APPLICATION,	I (WE) HAVE READ TERMS AND CONDI MER ACCOUNT AN N MAKING A DECIS	ITIONS O ID CREDI ION ON T	N SUBSEQUEN T APPLICATIO THIS APPLICAT	T PAGES) A N ON BEHA ION, AGTEO	ND THAT LF OF TH GRA IS RE	TI (WE) HAVE E APPLICANT ELYING ON TH	THE RIGHT (S). I (WE), IE
THE COOPERATIVE RE OR TO TERMINATE AN INTERNAL REVENUE S	SERVES THE RIGHT, AT ACCOUNT OR TO DENY ERVICE DOES NOT REQU UIRED TO AVOID BACKU	CREDIT ON AN AC	COUNT W	ITH THE COO	PERATIVE V	VITH OR	WITHOUT NO	TICE. THE
SIGNATURE(S) (for S			NTITY	SIGNATURE(S) (for Sect	ions 4 an	d 5)	
Applicant's Signature			uthorized S		(30.15.55)		Title	
Printed Name		Pı	rinted Nam	e			Date	
Applicant's Signature		Date A	uthorized S	Signature			Title	
Printed Name		Pı	rinted Nam	e			Date	
FOR OFFICE USE ONL	Y							
Location: CR R	ef Sent: Credit Limit		redit Annr	oval.	rocessor.		Date:	

AGTEGRA COOPERATIVE CONSUMER CREDIT ACCOUNT TERMS AND CONDITIONS (THIS "AGREEMENT") FOR CONSUMER, FAMILY, HOUSEHOLD AND PERSONAL ACCOUNT

Interest Rates and Interest Charges	THE STATE OF THE SECOND SECURITY OF STATE OF THE SECOND SE
Annual Percentage Rate (APR) for Purchases	18%
How to Avoid Paying Interest	Your due date is at least 15 days after the last day of each month. The Cooperative will not charge you interest on new purchases during the month if you pay your entire balance by the due date each month.
For Credit Card Tips from the Consumer Financial Protection Bureau	To learn more about factors to consider when applying for or using a credit card, visit the website for the Consumer Financial Protection Bureaus at http://www.consumerfinance.gov/learnmore
Penalty Fees Returned Check	If any check or similar item you give to the Cooperative for payment under this Agreement is returned dishonored or returned for any reason, you agree to pay a returned check charge in the amount of \$40.00.

HOW WE WILL CALCULATE YOUR BALANCE: The Cooperative figures the interest charge on your account by applying the periodic rate to the amount you owe at the end of each billing cycle (month) after deducting payments and credits made during the billing cycle. Interest will accrue on new purchases during the billing cycle only if they remain unpaid after the due date described above. See this Agreement for more details.

BILLING RIGHTS: Information on your rights to dispute transactions and how to exercise those rights is provided in this Agreement below.

JOINT ACCOUNT: If an applicant and co-applicant(s) are listed on this Credit Application and the account of record, such applicants shall be jointly and severally liable for all amounts owed under this Agreement.

CREDIT REPORT: Each customer/applicant/co-applicant(s) ("Customer", "you" or "your") identified on this Credit Application and the account of record authorizes AGTEGRA COOPERATIVE (the "Cooperative") to obtain credit reports from such credit reporting agencies as the Cooperative deems appropriate regarding Customer for purposes of your application for credit. You agree to provide such additional information as the Cooperative may request from time to time, including without limitation current financial statements.

TERMS: Credit purchases for direct ship transit fuel and gas deliveries (as defined by the Cooperative) made to Customer must be paid in full within 10 days after the date of delivery. For all other credit purchases, the BILLING DATE is the last day of the month in which the purchase was made. The DUE DATE for payment is the 22nd day of the next month. If an account is paid in full by the applicable due date, no interest charge will be assessed. All open accounts are to be paid in full by the applicable due date, unless other arrangements are made with the Cooperative. All payments and other credits will be applied to unpaid interest charges first; then applied to invoices in order of oldest applicable due date first. All invoices and statements delivered to Customer by the Cooperative shall be deemed conclusive as to the items purchased and the related charges unless Customer informs the Cooperative as provided in the Billing Rights Notice.

PROMISE TO PAY: You agree to pay the Cooperative for all purchases made in connection with your account in full when due. Credit approval shall be in the Cooperative's sole discretion. Each of you agrees that you are individually and jointly responsible to pay for all purchases and all other amounts on your account, including without limitation, all interest and finance charges and all other charges described in this Agreement. When you sign this Credit Application for your account or use your account to make purchases, you are agreeing to the terms and conditions of this Agreement.

INTEREST CHARGES AND FEES: Interest charges begin to accrue on new purchases that remain unpaid after the due date disclosed above. Interest charges will continue on the principal of amounts that remain unpaid after the due date. However, no interest shall be charged to you if you pay the balance of your account in full by the due date. All accounts not paid by the applicable due date will be charged a monthly INTEREST CHARGE equal to 1.5% of the unpaid balance of the account that is due (equal to an ANNUAL PERCENTAGE RATE of 18% (provided, however, that at no time shall the INTEREST CHARGE exceed the maximum rate applicable permitted by state law). If any check or similar item you give to the Cooperative for payment under this Agreement is returned dishonored or returned for any reason, you agree to pay a returned check charge in the amount of \$40.00.

FUEL OR GAS CARDS: You agree to promptly notify the Cooperative if your fuel or gas card is lost or stolen or if you believe the card has been used without your permission. If you notice the loss or theft of your fuel or gas card or a possible unauthorized use of your card, you should call the Cooperative at (605) 225-5500 or write to the Cooperative immediately at 908 Lamont Street South, Aberdeen, South Dakota 57401. You will not be liable for any unauthorized use that occurs after the Cooperative receives notification. You may, however, be liable for unauthorized use that occurs before your notice is received by the Cooperative.

BILLING AND PAYMENTS: You will be billed monthly for credit purchases from the Cooperative and for any unpaid balance on your account. You will receive a monthly statement of account for any month in which you have an unpaid balance on in which interest, finance or other charges are imposed. You have the right to pay your account in full at any time. You must make payment in U.S. Dollars by means of check, money order, cash, credit card, ACH or any other means approved by, and acceptable to, the Cooperative.

SUSPENSION OF CREDIT PRIVILEGE: The Cooperative may, in its sole discretion, suspend, limit, or terminate further credit privileges without prior notice. Furthermore, legal action may be taken to collect past due accounts. Suspension or discretion if Customer can provide adequate collateral or an assignment to secure the past due account.

CREDIT CARD PAYMENTS: The Cooperative may, in its sole discretion, accept valid credit card payments. You may call your Cooperative location or our main office at (605) 225-5500 and ask for either the bookkeeping department or credit department to process accepted credit cards. Each Customer agrees that the Cooperative may assess a surcharge for credit card payments. The amount of the current surcharge is posted at our locations and can also be obtained by calling the Cooperative at the telephone number above.

SECURITY INTEREST AND GUARANTY: The Cooperative, pursuant to its Articles

of Incorporation and Bylaws, has a security interest and a first lien on the patronage equities of the Cooperative held by any Customer for any debt due by that Customer. Customer acknowledges and agrees to be bound by the Articles of Incorporation and Bylaws of the Cooperative, as they now exist or hereafter be amended and does hereby consent to include in his/her/its gross income for federal income tax purposes the total year's patronage allocation from the Cooperative, in accordance with 26 U.S.C. 1385 & 1388.

Furthermore, each Customer grants to the Cooperative a security interest in all personal property owned by Customer and held by or owed to Customer by the Cooperative, including without limitation all equity interests in the Cooperative and all dividends owed to Customer by the Cooperative. Your personal property may also be subject to liens or interests created by applicable state law, including, but not limited to: 1) statutory liens such as the North Dakota ag supplier's lien, mechanics liens, and similar liens; or 2) judgment liens if legal action results in a court judgment in the Cooperative's favor. If Customer is a corporation, limited liability company, partnership or other entity, the person executing this Agreement agrees to personally guaranty the full payment and performance of all of Customer's obligations under this Agreement.

DEFAULT AND REMEDIES: If Customer (1) fails to make a payment when due, (2) fails to keep any promise Customer made to the Cooperative, (3) becomes insolvent, files for bankruptcy protection, is unable to pay its debts or becomes subject to a receivership, then the Cooperative may exercise any or all remedies available to it, including without limitation, terminate your account, making all amounts Customer owes to the Cooperative immediately due and payable in full, enforcing any lien or security interest that the Cooperative may hold in the property of Customer, and setting off any amounts owed by Customer against any amounts that the Cooperative owes to the Customer. Neither an extension of time for payment granted to Customer, nor acceptance of partial payment by the Cooperative, shall constitute a waiver of the Cooperative's right to full payment and performance of Customer's obligations under this Agreement. In the event you are in default under this Agreement, you agree to pay all reasonable costs of collection incurred by the Cooperative, including attorney's fees and court costs. Waiver by the Cooperative of any default shall not operate as a waiver of any other default.

CHANGE IN TERMS: Each Customer agrees that the Cooperative may modify the terms of this Agreement from time to time upon prior written notice sent to Customer's address contained in the Cooperative's files or as otherwise set forth on the Cooperative's invoice. No modification of this Agreement is effective unless it is in writing. Your use of your account after notice of modification to the terms of the account will constitute your agreement to the modified terms.

APPLICABLE LAW: This Agreement is governed by the laws of the State of South Dakota. Any action brought in connection with this Agreement must be brought in the state or federal courts for Brown County, South Dakota.

TELEPHONE COMMUNICATIONS: Each Customer authorizes the Cooperative and its service providers and affiliates to contact such Customer for marketing/advertising and other purposes (including both voice calls and text (SMS) messaging) using: (a) the phone or mobile number(s) listed on this Credit Application and the account of record, and/or (b) an automatic telephone dialing system (ATDS) or artificial prerecorded voice. Each Customer understands that (i) such Customer is not required to grant consent as a condition of buying any property, goods, or services, (ii) the Customer may revoke the consent at any time by contacting the Cooperative at (605) 225-5500, (iii) message and data rates may apply, and if Customer's contact information changes, Customer should inform the Cooperative by calling (605) 225-5500

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

EFFECTIVE DATE: The above terms shall become effective December 1, 2019. All inconsistent provisions and outstanding agreements are amended accordingly.

BILLING RIGHTS NOTICE

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: Agtegra Cooperative, 908 Lamont Street South, Aberdeen, South Dakota 57401

You may also contact us on the Web: www.agtegra.com

In your letter, give us the following information:

Account information: Your name and account number.

TERMS AND CONDITIONS CONTINUED ON NEXT PAGE

AGTEGRA COOPERATIVE CONSUMER CREDIT ACCOUNT TERMS AND CONDITIONS (THIS "AGREEMENT") FOR CONSUMER, FAMILY, HOUSEHOLD AND PERSONAL ACCOUNT CONTINUED

- Dollar amount: The dollar amount of the suspected error.
- Description of problem: 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 writing. 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.
- Within 90 days of receiving your letter, we must either correct the error or explain to you why we believe the bill is 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 of the amount you question even if your bill is correct.

AGTEGRA COOPERATIVE CREDIT POLICY, DISCLOSURE STATEMENT AND AGREEMENT (THIS "AGREEMENT")

Statement of Credit Terms and Disclosure of Interest Charges

CREDIT REPORT: Each customer/applicant/co-applicant(s) ("Customer", "you" or "you") identified on the Credit Application authorizes AGTEGRA COOPERATIVE (the "Cooperative") to obtain credit reports from such credit reporting agencies as the Cooperative deems appropriate regarding Customer for purposes of Customer's application for credit. Customer agrees to provide such additional information as the Cooperative may request from time to time, including without limitation current financial statements.

<u>JOINT ACCOUNT:</u> If an applicant and co-applicant(s) are listed on this Credit Application and the account of record, such applicants shall be jointly and severally liable for all amounts owed under this Agreement.

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PROMISE TO PAY: You agree to pay the Cooperative for all purchases made in connection with your account in full when due. Credit approval shall be in the Cooperative's sole discretion. Each of you agrees that you are individually and jointly responsible to pay for all purchases and all other amounts on your account, including without limitation, all interest and finance charges and all other charges described in this Agreement. When you sign this Credit Application for your account or use your account to make purchases, you are agreeing to the terms and conditions of this Agreement.

INTEREST CHARGES AND FEES: All open accounts not paid by the applicable due date will be assessed a monthly INTEREST CHARGE equal to 1.5% of the unpaid balance of the account that is due (equal to an ANNUAL PERCENTAGE RATE of 18%; provided that at no time shall the INTEREST CHARGE exceed the maximum rate applicable permitted by state law. If any check or similar item you give to the Cooperative for payment under this Agreement is returned dishonored or returned for any reason, you agree to pay a returned check charge in the highest amount permitted under the law.

AGTEGRA COOPERATIVE CREDIT POLICY, DISCLOSURE STATEMENT AND AGREEMENT (THIS "AGREEMENT") CONTINUED

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SUSPENSION OF CREDIT PRIVILEGE: The Cooperative may, in its sole discretion, suspend, limit, or terminate further credit privileges without prior notice. Furthermore, legal action may be taken to collect past due accounts. Suspension or termination of credit may, but is not required to, be waived if Customer can provide adequate collateral or an assignment to secure the past due account.

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SECURITY INTEREST AND GUARANTY: The Cooperative, pursuant to its Articles of Incorporation and Bylaws, has a security interest and a first lien on the patronage equities of the Cooperative held by any Customer for any debt due by that Customer. Customer acknowledges and agrees to be bound by the Articles of Incorporation and Bylaws of the Cooperative, as they now exist or hereafter be amended and does hereby consent to include in his/her/its gross income for federal income tax purposes the total year's patronage allocation from the Cooperative, in accordance with 26 U.S.C. 1385 & 1388. Furthermore, each Customer grants to the Cooperative a security interest in all personal property owned by Customer and held by or owed to Customer by the Cooperative, including without limitation all equity interests in the Cooperative and all dividends owed to Customer by the Cooperative. Your personal property may also be subject to liens or interests created by applicable state law, including, but not limited to: 1) statutory liens such as the North Dakota ag supplier's lien, mechanics liens, and similar liens; or 2) judgment liens if legal action results in a court judgment in the Cooperative's favor. If Customer is a corporation, limited liability company, partnership or other entity, the person executing this Agreement agrees to personally guaranty the full payment and performance of all of Customer's obligations under this Agreement.

DEFAULT AND REMEDIES: If Customer (1) fails to make a payment when due, (2) fails to keep any promise Customer made to the Cooperative, (3) becomes insolvent, files for bankruptcy protection, is unable to pay its debts or becomes subject to a receivership, then the Cooperative may exercise any or all remedies available to it, including without limitation, terminating your account, making all amounts Customer owes to the Cooperative immediately due and payable in full, enforcing any lien or security interest that the Cooperative may hold in the property of Customer, and setting off any amounts owed by Customer against any amounts that the Cooperative owes to the Customer. Neither an extension of time for payment granted to Customer, nor acceptance of partial payment by the Cooperative, shall constitute a waiver of the Cooperative's right to full payment and performance of Customer's obligations under this Agreement. In the event you are in default under this Agreement, you agree to pay all reasonable costs of collection incurred by the Cooperative, including attorney's fees and court costs. Waiver by the Cooperative of any default shall not operate as a waiver of any other default.

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EFFECTIVE DATE: The above terms shall become effective December 1, 2019. All inconsistent provisions and outstanding agreements are amended accordingly.