CONSENT TO RECEIVE ELECTRONIC COMMUNICATIONS REGARDING
YOUR AGRICULTURE FEDERAL CREDIT UNION ACCOUNT

LICENSING AGREEMENT FOR ONLINE WEB SITE VIEWING OF E-STATEMENTS, E-LERTS AND ELECTRONIC DOCUMENTS
WITHIN THE ELECTRONIC DOCUMENT MANAGEMENT SERVICE (EDMS) AND THE CUSTOMER COMMUNICATION CENTER
(CCC)

The EDMS and CCC Web Site (the “Service”) is an on-line electronic services and electronic document viewing product
provided by Agriculture Federal Credit Union (AgFed) and its Licensor, DigitalMailer, Inc.

Please read this Agreement carefully before accessing or using the Service. By accessing or using the Service, you agree
to be bound by the terms and conditions below. If you do not accept the terms and conditions of this Agreement, you
may not access or use the Service. AgFed may modify this Agreement from time to time, and such modifications shall
be effective immediately upon posting of the modified Agreement. By continuing to access or use the Service following
such modifications, you agree to be bound by the modified Agreement.

Information. We are providing you with access to various types of information through the Service which may include,
without limitation, your account and other financial information directions (the “Information”) solely for your own use
and not for further redistribution. The Information is AgFed’s property and is protected by applicable law. We reserve any
rights not expressly granted herein. AgFed does not warrant or guarantee such accuracy or timeliness.

Availability/Interruption. The Service and System are available through your Equipment or Computer when it has an
active connection to the Internet. The Service is subject to transmission limitation or interruption. You acknowledge and
agree that we are not responsible for performance degradation and delays due to conditions on the Internet or due to
the Equipment, your Computer or actions of the Content or Technology Providers. You acknowledge that AgFed shall
not be liable to you if the Service in a given location is not available. If the Service is not available within your intended
location, you agree that your sole remedy shall be to terminate this Agreement.

Password and Security. After the initial login, the Service may be accessible through a password chosen by you. You
agree not to give or make available your password to any unauthorized individuals. If you believe that your password has
been lost or stolen or that someone may attempt to use your password without your consent, you must notify AgFed at
once.

Use of Service/Equipment. You must not restrict or inhibit any other user from using the Service. You may not use
the Service to send any unlawful, fraudulent, libelous, defamatory, obscene, pornographic, threatening, offensive, or
otherwise objectionable information of any kind. You may not use the Service to conduct any illegal activity or solicit the
performance of any illegal activity, including without limitation the U.S. export control laws and regulations.

Consent to Electronic Contracting. You also agree that AgFed may make agreements with you concerning the Service
by electronic means. All agreements entered into by electronic means will be deemed valid, authentic and shall have the
same legal effect as agreements entered into on paper. You will be deemed to have received any electronic messages
sent to you if such messages are sent to the latest e-mail address you have provided to the institution. You further agree
that electronic copies of communications are valid as “originals” and you will not contest the validity of the electronic
copies, absent proof of altered data or tampering. This consent to the use of electronic agreements and communications
shall apply to all agreements and communications made in conjunction with this agreement and the Service.
Consent to Electronic Disclosures. If you agree, you will receive communications and disclosures from AgFed regarding the Service only in electronic form (not in paper) and you agree not to circumvent receiving any messages. At no time does a paper communication sent from AgFed alter this agreement. You promise to inform us promptly in writing of any change in your e-mail address or your U.S. Mail address. You may choose to receive a copy of this Agreement and any other related communications in paper format, and you have the right to withdraw your consent to entering into electronic agreements and receiving electronic communications and disclosures; however, paper format may not always be available and, if available, may be subject to fees. To receive paper copies of this agreement or other electronic communications, to withdraw your consent to electronic agreements and communications, or to update information needed to contact you electronically, please contact AgFed directly.

Equipment Requirements. In order to access the institution agreements and communications electronically, you must have a personal computer equipped with a 128-bit JavaScript enabled Browser, Internet access, and a valid e-mail account supported by software to enable you to receive e-mail messages. In order to store institution agreements and communications made electronically, you need to have a printer connected to your computer so that you can print such agreements or communications, or you need to have a hard drive or disk drive to download such agreements or communications electronically.

Charges. As a customer of the Service, you may not be charged by AgFed for receiving an eStatement or e-LERT electronically. As part of the Service, AgFed will provide a history of prior month's statements for you to review and print as needed (see AgFed's web site for the number of months that will be made available as part of the Service). There may be a charge for additional transactions, including a request for a paper copy of your statement from AgFed, and other optional services.

EXCLUSION OF WARRANTIES. AGFED IS PROVIDING THE SERVICE “AS IS” WITHOUT ANY WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON INFRINGEMENT AND TITLE. AGFED DOES NOT WARRANT THAT THE SERVICE IS ERROR-FREE, OR THAT ACCESS TO AND USE OF THE SERVICE WILL BE UNINTERRUPTED OR ERROR-FREE.

LIMITATION OF LIABILITY. IN NO EVENT SHALL AGFED OR ITS LICENSORS OR SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES) ARISING OUT OF THE DELIVERY, PERFORMANCE, OR USE OF THE SERVICE, WHETHER INCURRED BY YOU OR ANY THIRD PARTY, EVEN IF AGFED OR ITS LICENSORS OR SUPPLIERS HAVE BEEN ADVISED OR MAY OTHERWISE KNOW OF THE POSSIBILITY OF SUCH DAMAGES. IF ANY LIABILITY IS IMPOSED ON AGFED, ITS LICENSORS OR SUPPLIERS, AGFED AND ITS LICENSORS OR SUPPLIERS TOTAL LIABILITY TO YOU OR ANY THIRD PARTY SHALL NOT EXCEED THE AMOUNT YOU PAID FOR THE SERVICE. Some jurisdictions prohibit exclusion or limitation of liability for implied warranties or consequential or incidental damages, so the above limitation may not apply to you. You may also have other legal rights that vary from jurisdiction to jurisdiction.

THE FOREGOING SHALL CONSTITUTE AGFED’S ENTIRE LIABILITY AND YOUR EXCLUSIVE REMEDY HEREUNDER.

Assignment. You may not assign this Agreement to any other party. AgFed may assign this Agreement to any future, directly or indirectly, affiliated company. AgFed may also assign or delegate certain of its rights and responsibilities under this Agreement to independent contractors or other third parties.

General. This Agreement is governed and shall be construed in accordance with the laws of the State of Virginia, excluding its choice of law rules. This Agreement constitutes the entire agreement and supersedes any prior agreements or understandings, oral or written, between AgFed and you concerning the Service and may only be amended in a writing signed by both parties. Failure or delay in enforcing any right or provision of this agreement shall not be deemed a waiver of such provision or right with respect to any subsequent breach or a continuance of an existing breach. If any provision of this Agreement shall be held to be unenforceable that provision will be enforced to the maximum extent possible, and the remaining provisions of this Agreement will remain in full force and effect.

Rev. 201605