	TNBANK 401 S. ILLINOIS AVE. OAK RIDGE, TN 37830
ACCOUNT HOLDER(S)	FINANCIAL INSTITUTION

AUTOMATIC TRANSFER AUTHORIZATION

In this authorization, the words "we," "our," or "us" mean the Financial Institution and the words "you" or "your" mean the Account Holder(s). Text following a box which is not checked does not apply to this agreement. You authorize us to make the following transfer of funds:

From Debited Account:	To Credited Account:
Account No. Account Title	Account/Loan No. Account Title/Loan Description
Type □ Savings/Share ☐ Checking/Share Draft □ NOW □	Type □ Savings/Share □ Checking/Share Draft □ NOW □ Club Acct. □ Safe Deposit Fee □ Mortgage Loan Payment □ Installment Loan Payment □ X □ Type □ Savings/Share □ Checking/Share Draft □ NOW □ Club Acct. □ Safe Deposit Fee □ Mortgage Loan Payment □ Installment Loan Payment
We will make transfers on the following basis: PERIODIC TRANSFERS Amount to be Transferred \$ Effect Frequency: Weekly Monthly Monthly	ctive DateTermination Date
minimum of \$ and to transfer and depart and transfer shall equal the amount necessary to raminimum balance (if any). We will make all transfers in	en the account balance of your Credited Account falls below a posit these funds in this account. The amount we can charge aise your Credited Account balance to equal or exceed the multiples of \$
cover each overdraft on your Credited Account. We	I to transfer and deposit money into your Credited Account to will make all transfers in multiples of \$ for each
If a transfer date is a non-processing day for us then the transthe scheduled transfer date.	sfer will be made on the first processing day \square before \square after
By signing below, the undersigned agree(s) to all the term page 2 of this Authorization.	ns and conditions beginning on page 1 through the bottom of
Signature	Signature
Authorization Number	Date
TERMINATION OF THIS AGREEMENT: Any one of your notice will be effective(may cancel this agreement by giving us written notice. Your () days after we receive it.
Effective(date) t	he undersigned cancels this Automatic Transfer Authorization.
Signed	

GENERALLY - The accounts listed on page one are covered by their individual terms and conditions, unless modified by this Authorization. If a transfer is made from a savings account, we reserve the right to require not less than 7 days written notice of withdrawal.

You agree to keep enough money in your Debited Account to cover the transfers you request by this Authorization. If your Debited Account balance is insufficient to cover the transfers you authorize, we may cancel this Authorization immediately without notice. We may use our rights and remedies under applicable law and our rules and regulations governing these types of accounts. These may include returning your checks or drafts unpaid and closing your account(s) by mailing a proper notice to you with a check or draft equal to the balance in the account.

You agree, in consideration of this service rendered by us, to indemnify (repay us for any loss) and hold us harmless (release us from any responsibility) from any liability or loss occurring due to the dishonor of any check or draft presented which results from any charge made or refused to be made by us under this Authorization. You agree to abide by our rules and regulations governing your account(s) as stated on your account agreement and as amended from time to time. We may take any security measures that we believe are necessary (such as recording telephone transfer conversations) without notice to you.

LOAN PAYMENT AUTHORIZATION - If your Credited Account listed on page one is a debt you owe us (e.g. a mortgage or installment loan), then you agree that we may continue to charge the Debited Account until the loan is paid or until you provide us with written notice of cancellation.

If your Debited Account does not have a sufficient balance on a day that a payment is to be debited, we may stop further efforts to debit your Debited Account and ask you for the payment and all subsequent payments until all payments under the loan are current. We will not use the availability of any credit line that you may have with us in determining whether your Debited Account has a sufficient balance. At our option and discretion, we may resume charging the Debited Account without further instruction from you once all payments are current. If we do not resume charging your Debited Account, we will notify you in writing that we have cancelled this Authorization. Cancellation of this Authorization does not excuse you from making timely payment under the terms of the loan.

AMENDMENTS AND TERMINATION - We will give you reasonable notice when we amend this Authorization. If this Authorization needs to be amended because of a change in State or Federal law, the change shall be effective immediately without notice. If no termination date is specified on page one, this Authorization will remain in effect until terminated by any one of you. We may terminate this Authorization by giving you written notice at the address stated on page one. Any notice will be effective immediately when mailed or delivered by us. Notice to any one of you is notice to all of you.