

Money Market Investment Account Application With Joint Account Provisions

Health Care Family Credit Union (CU) is hereby authorized to recognize any of the signatures subscribed below in the payment of funds or the transaction of any business for this account. The owner(s) of this account hereby agrees with CU that all sums now or hereafter paid in on shares by any or all of said owner(s) for credit as such owner(s) with all accumulations thereon, are and shall be owned with right of survivorship and be subject to the withdrawal or receipt of any owner, and payment to any owner or the survivor(s) shall be valid and discharge CU from any liability for such payment. The owner(s) further agree to pay CU an additional charge of 18% per annum or the highest rate allowable by Missouri law as well as all reasonable court and legal fees required to effect collection. The owner(s) also agree to the terms and conditions of the account as established and amended from time to time by CU. Owners hereby grant a security interest in this account for all loans or deficiencies which arise in the use of this account or other obligations whether jointly or individually made. The right or authority of CU under this agreement shall not be changed or terminated by said owners, or any of them except by written notice to CU which shall not affect transactions previously made.

I/We hereby authorize CU to establish a special share account for me/us to be known as a Money Market (hereafter, Account). The CU is authorized to pay checks signed by me (or by any of us if this agreement is signed by multiple persons) and to charge the payments against the Account. It is agreed that: a) only blank checks and other methods approved by the CU may be used to withdraw funds from the Account; b) unless otherwise agreed, the CU is under no obligation to pay a check which exceeds the balance in the Account or a check on which the date is more than six months old; c) except for negligence, the CU is not liable for any action it takes regarding the payment or nonpayment of a check; d) all non-cash payments deposited in the Account will be credited subject to final payment; e) the Account shall be subject to service charges in accordance with the rate schedules adopted by CU from time to time; f) in the event that any of the undersigned writes a check which would result in this account being overdrawn, and if at that time any of the undersigned is eligible to receive advances from their credit union Overdraft Protection line of credit, such check shall be deemed to be a request to CU to prepare an application for an advance under such loan account sufficient to permit CU to honor such check, if the application is approved, CU will credit the advance to Account; g) in the event the loan account reaches its pre-approved limit and a check is presented for payment which would overdraw Account, the amount will be withdrawn from the regular share account in order that the check may be honored provided that withdrawal does not access the minimum balance required, nor exceed Regulation D limitations; h) the use of the Account is subject to other such terms, conditions, and service charges as CU may establish from time to time; i) if signed by more than one person, the persons signing shall be the joint owners of Account and subject to the additional terms and conditions of any joint account agreement that applies to a share account in our joint names.

EACH JOINT OWNER MUST SIGN.

Application is not valid without **minimum initial deposit** and copy of current, valid **driver's license** for all account owners. Your initial deposit should cover the cost of your initial check order.

Money Market Applied for: Individual Joint

HCFCU Account No.

Print Name	Member Signature	Date Signed
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Print Name	Member Signature	Date Signed
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