## Member Service Agreement for a POA Part 1



OWNER-PRINCIP	PAL INFORMATI	ION (An owner ma	y start, conduct transactio	ns on, maintain, change, ad	d and terminate an accour	nt, product or service.)		1
Owner 1 Name			Address		City	State	ZIP	
Mobile Phone Work Phone			Mailing Addre	ess (if different from phy	City	State	ZIP	
E-mail					Social Security Num	ber Date of	Birth	
Member Number	ID Type	State Nu	mber	Issue Date	Exp. Date	Occupation/Profession		Chex Systems ID
Principal Relationship	to Attorney-in-Fact	t #1	Explanation (	Optional)				
ACCOUNT(S)								2
SERVICE(S) Debit	:/ATM Card: O	1 AIF1	AIF2 Debit Cards is:	sued to accounts with	both checking & sav	ings. ATM cards issued to acco	ounts with sav	ngs only.
OD Transfer (in o	order ): 1		2		3	4		
ATTORNEY-IN-FA	ACT DESIGNATI	ION ON PART	1 INFORMATION	(Please see Part 2, Provision	on 4.g.)			
Attorney-in-Fact 1 Na	ame		Address			City	State	ZIP
Mobile Phone	Work Phon	ne	Social Securi	ty Number	Date of Birth	E-mail Address		
								0 0 1
Member Number	ID Type	State Nu	mber	Issue Date	Exp. Date	Occupation/Profession		Chex Systems ID
Attorney-in-Fact Relation	ionship to Principal		Explanation (	Optional)				
Attorney-in-Fact 2 Na	ame		Address			City	State	ZIP
Mobile Phone	Work Phon	10	Social Securi	ty Number	Date of Birth	E-mail Address		
Member Number	ID Type	State Nu	mber	Issue Date	Exp. Date	Occupation/Profession		Chex Systems ID
Attorney-in-Fact Relation			Explanation (	· ,		# HO (*) # O :	10 " 11	/ (OON)/F / =
TAX INFORMATION IN	(EIN) shown is my am subject to back	r∕the correct ident	ification number and (if a result of a failure to	iii) I am NOT, unless de	signated below, subjec	n or other US person, (ii) the Socia to backup withholding because a IRS has notified me that I am no I am not a United States	l am exempt o o longer subjec	or I have not been noti t to backup withholding
(the MSA Parts 1 & 2) 2 of the MSA, which Part 2 has been email account and employm you. You affirm that the us to be incorrect. You services the principal exclusively on the ten tack to sterminated for a the MSA. You affirm a accounts, products, sowner and attorney-in us with a mobile phor artificial voice calls. To changes and addition and Part 2 from our w consent to and accurate.	a). All owners and at includes the Electri illed to Owner 1's ac nent reports to verifie power of attorney u as the principal's has with us. You agms of the MSA. As any reason. You also all information you purvices and other as a fact may conduct the number, you agrether to see the principal services and other as a fact may conduct the number, you agrether to see the principal services and other as a part 1 form a website at your convacy of the MSA, we	torneys-in-fact ("y onic Funds Trans didress if provided by your eligibility for (POA) is current attorney-in-fact als gree as an attorne the principal's attorney-in-fact als gree to indemire the principal's attorney-inde is accurate a spects of your relater ansactions on are we we may text one equired for members we allow, and the venience. You main any require a Painter in provide is a superior of the provide is a superior of the provide is a current of the provide in the provide is a current of the provide is a current of the provide is a current of the provide in the provide is a current of the provide is a current of the provide is a current of the provide in the provide is a current of t	ou" & "your") request the fer, Funds Availability.  To identify and providor membership and accept you alid and effective and so affirm that the power as affirm that the power affect in fifty and defend us again, and that this Part 1 hat the power and take action to start, or call you at that numbership, accounts, products of the provided and action to start, or all you at that numbership, accounts, products and action to start, or all you at that numbership, accounts, products and action to start, or all you at that numbership accounts, products and action to start, or a start, and action to start, or a start, and action to start, and the start and action to start, and the start	he accounts, products a Privacy Notice and Raf e you with excellent ser counts, products and ser nd has not been revoked or of attorney provides you solely responsible for full you agree to notify us ir nst and hold us harmles as been completed acco gree we may rely solely maintain, change, add o er about accounts, prod icts or services. You ma it it on terming on you, w, change, add or terming e-completed and re-sigries.	and services selected of the & Charges disclosuring wice, we may review a vices we may offer. To dor changed in any may be with the authority to filling the duties and rennediately in the even so from any loss, damagrating to your instruction on the MSA and have in terminate accounts, put call, email or write us you. You may call us with nate an account, produced. By signing or auth	thorized to take action, according to this Part 1 form, and acknowler rees, and which, along with our record image your current identifications serve your currency needs, we ranner that would cause any represent act on behalf of the principal with sponsibilities of the power of attor to the principal's death or if your ge, claim or liability for reliance on the serve you understand the MSA gove no obligation to rely on any other conducts and services, as address have or that we may offer. Calls rest to opt out of these calls. We may the questions or obtain a copy of the cyservice or membership at any orizing this Part 1, using any accome certification required to avoid be	dge receiving of cords, comprise on. We may als may require addition made respect to the mey, and that is authority as the the power of a rns membership documentation, ed in Part 2 of may include auty change the M e MSA from use time according unt, product or	r being offered the Par the terms of the MSA o o obtain and use credit ditional information from in this Part 1 form or to accounts, products and we may refer to and rely e principal's attorney-in ttorney and the terms of the mean of the mean of the MSA. If you provide odialed, prerecorded o SA, and you may make so during business hours to the MSA. To assure service, or by receipt of
Owner 1 Signature			Attorney-in-Fa	ct 1 Signature	Attorney-in-Fact 2 Signature	Attorney-in-Fact 2 Signature		
I agree to be removed a	as an Attorney-in-Fact							
I agree to be removed a	s an Attorney-in-Fact					_		6