

ACCOUNT INFORMATION DISCLOSURE AND SCHEDULE OF SERVICE FEES AND CHARGES



PLUMAS BANK DEPOSIT ACCOUNT AGREEMENT INTRODUCTION

At Plumas Bank, we offer many quality financial services. This Deposit Account Agreement explains the terms and conditions associated with each account we offer. Please carefully read this Agreement and the associated signature card you have signed or will be asked to sign. This Agreement is intended to be used only in conjunction with our Rate Sheet and Schedule of Service Fees and Charges which provide information on minimum balance requirements, monthly maintenance fees, transaction fees, other service fees, and interest rate information on your deposit account(s). Retain this Agreement and other documentation for future reference. By signing the signature card or continuing to maintain your account, you agree to the terms and conditions contained in this Agreement, Rate Sheet, Schedule of Service Fees and Charges and the associated signature card, and to any amendments we may make to them from time to time. In this Agreement, the symbol * shown in the text refers you to our Schedule of Service Fees and Charges. Also in this Agreement, the words 'we,' 'our,' 'us,' and 'Bank' mean Plumas Bank and the words 'you,' 'your,' and 'account holder' mean the owner of the account, or the co-owner if there is more than one of you. If you have any questions or need any additional information, please contact one of our Customer Service Representatives or a Bank Officer. You agree to pay the service fees we charge, and you give us the right to collect the service fees, as earned, directly from the account balance. You will receive a separate schedule of interest rates, qualifying balances, and service fees if they are not included elsewhere in this Agreement. Much of our relationship with our depositors is governed by state and federal law (which may change from time to time). This body of law is too large and complex to be reproduced here. The purpose of this brochure Agreement and related documents is to: (1) summarize the existing rules applicable to the more common transactions; (2) establish rules to govern transactions or events which the law does not regulate; (3) establish rules for certain events or transactions which the law already regulates but permits variation by agreement; and (4) give you our funds availability and/or truth-in-savings policy disclosures. We may permit some variations from this standard agreement, but any such variations must be agreed to in writing either on our signature card for the account or in some other written form.

YOUR AGREEMENT AND LIABILITY: Each of you agrees, for yourself (or as the officer, representative or agent of the account holder) to the terms of this account agreement and to the schedule of service fees that may be imposed. You agree to pay all such service fees and any additional reasonable service fees we may impose for services you request which are not contemplated by this agreement. Each of you also agrees to be jointly and severally liable for any account deficit (whether the deficit results from returned items, setoff, overdraft, or account service fees), whether caused by you or another person authorized by you at any time to withdraw from this account, and for the costs we incur to collect the deficit including, to the extent permitted by law, our reasonable attorneys' fees.

ARBITRATION: Upon the request of either you or Plumas Bank (each being referred to as a "Party" and collectively as the "Parties"), whether made before or after the institution of any legal proceeding, any action, dispute, claim, or controversy of any kind (e.g., whether in contract or in tort, statutory or common law, legal or equitable) now existing or hereafter arising between the parties in any way arising out of, pertaining to or in connection with this Agreement shall be resolved by binding arbitration in accordance with the Commercial Arbitration Rules and Supplemental Procedures for Financial Disputes of the American Arbitration Association ("AAA"). The foregoing matters shall be referred to as a "Dispute." Any of the parties hereto may, by summary proceedings (e.g., a plea in abatement or motion to stay further proceedings), bring an action in court to compel arbitration of any Dispute. The decision of the arbitrator shall be final and binding upon all parties and judgment upon the award may be entered in any court having jurisdiction thereof by a party. Any arbitrator chosen to preside over the dispute must be a member of the California State Bar either actively engaged in the practice of law or a retired member of the California State Bar or federal judiciary, and, unless otherwise agreed in writing, must have expertise in the process of deciding disputes in the deposit account and/or Internet banking services context. No provision of, nor the exercise of any rights under this Arbitration provision shall limit the right of any party to employ other remedies, including, without limitation, (1) exercising self-help remedies (including setoff rights) or (2) obtaining provisional or ancillary remedies such as injunctive relief, sequestration, attachment, garnishment, or the appointment of a receiver from a court having jurisdiction before, during, or after the pendency of any arbitration. The institution and maintenance of an action for judicial relief or pursuit of provisional or ancillary remedies or exercise of self-help remedies shall not constitute a waiver of the right of any party to submit the Dispute to arbitration nor render inapplicable the compulsory arbitration provisions hereof. In Disputes involving indebtedness or other monetary obligations, each party agrees that the other party may proceed against all liable persons; jointly and severally, or against one or more of them, less than all, without impairing rights against other liable person(s). Nor shall a party be required to join the principal obligor or any other liable person(s) in any proceeding against a particular person. A party may release or settle with one or more liable person(s) as the party deems fit without releasing or impairing rights to proceed against any person(s) not so released. The arbitrator shall resolve all Disputes in accordance with the applicable substantive law. These arbitration provisions shall survive any termination, amendment, or expiration of any provision of the Documents, unless otherwise expressly agreed in writing. **UNLESS PROHIBITED BY APPLICABLE LAW, THE PARTIES UNDERSTAND THAT THEY ARE WAIVING THEIR RIGHT TO A JURY TRIAL, OR A TRIAL BEFORE A JUDGE IN A PUBLIC COURT.**

DEPOSITS TO ACCOUNT: We may accept deposits to your account from any source and need not question the authority of the person to make the deposit. If your account is a joint account, we may accept for deposit items drawn payable to any account holder individually and you specifically authorize any other account holder to endorse any item drawn payable to you individually. We reserve the right to decline any deposit that would result in an account balance of more than \$100,000. All deposits are subject to later verification, adjustment, and collection by us. Deposit receipts do not necessarily indicate the correct balance in the account, or the amount being deposited. You authorize us to supply any missing endorsements. If we receive a deposit on the weekend, a holiday, we may treat it as if we had received it on the next banking day (please see your branch for specific times). You warrant that all endorsements on items deposited to your account are genuine. In the event you fail to endorse an item deposited to your account, you agree that we may supply your missing endorsement. You agree to reimburse us for any loss, cost or expense we incur as a result of your failure to endorse an item exactly as drawn. If we receive an affidavit stating that one or more endorsements on a check or other item deposited into your account is forged, we may freeze the amount or charge back the amount of the item to your account, without prior notice to you, even though you have already used the funds. We reserve the right to refuse items which bear more than one endorsement or the endorsements of individuals who are not known to us. If you wish to deposit or cash an item which has been previously endorsed by one or more individuals, we reserve the right to require all endorsers to be present before we accept the item or that their endorsements be guaranteed by their financial institutions. Any credit to an account is subject to final verification, payment, and adjustment by us. We are obligated only to use ordinary care in collecting items on your behalf. We shall not be liable for the negligence of other banks in the collection of checks and other items. If we give provisional credit for an item, we reserve the right to chargeback the amount of the item if we do not receive final payment. Any items, other than cash, accepted for deposit to your account (including items drawn "on us") will be given provisional credit only, until final collection of the item is received. We may charge back against your account any deposited item on which final payment or settlement has been revoked for any reason. Actual credit for deposits of items (or currency) payable in foreign currency will be at the exchange rate in effect on final collection in U. S. dollars. We are not responsible for deposits sent by mail, courier, electronic transmission or through outside depository or ATM until we actually record the deposit on our books.

WITHDRAWALS: Unless otherwise clearly indicated on our records to the contrary, any one person authorized to sign on the account may withdraw or transfer all or any part of the account balance at any time. We may charge against your account any withdrawal, check, transfer order or other item which we reasonably believe has been authorized by you. If you have voluntarily given your account number to a third person by telephone or in an agreement you have signed with the third person, that act authorizes the third person to initiate electronic or paper debits to your account, even though the particular transaction was not intended to be authorized by you. The fact that we may, at our discretion, pay an item or items which overdraw the collected and/or current account balance does not obligate us to do so. Withdrawals will first be made from collected funds in the account and we may, to the extent permitted by law, refuse any withdrawal request against uncollected funds even if our general practice is to the contrary. **Posting Order:** It is the bank's policy to pay checks in the check number order as presented for payment each business day after any Point of Sale, ATM, or Automatic Clearing House (ACH) transactions have posted for that business day. In some cases, the bank may cause a check to post out of sequence due to ensure good funds are available to pay a specific item. We reserve the right to refuse any withdrawal or transfer request which is attempted by any method not specifically permitted, which is for an amount less than any minimum withdrawal requirement, or which exceeds any frequency limitation. Federal law requires us to close certain interest-bearing transaction accounts if the limits on the number of withdrawals in a statement period is exceeded on a regular basis. On savings accounts we reserve the right to require at least seven days written notice of an intended withdrawal before withdrawal is made. Withdrawals from other time deposits prior to maturity or prior to the expiration of any notice period may be restricted and may be subject to penalty. See your notice of penalties for early withdrawal.

OWNERSHIP OF ACCOUNTS: You may open an account (or certificate) in your name alone or as a co-owner with one or more other people. Business accounts may be opened in the legal name of the business. When opening an account, we may require you to provide adequate personal identification and references as well as your social security or tax identification number. We may investigate your credit and other banking relationships as a condition of opening any account for you. The following is a brief summary of the general forms of account ownership available at Plumas Bank.

Note: Because decisions concerning whether an account holder should be held in a particular capacity may have significant legal, tax and estate planning consequences, consultation with your attorney or tax advisor is recommended.

Individual Account: You, as an individual, are the only owner of the account although you may authorize others to sign on the account on your behalf. Upon your death the account passes to your estate and no spouse or other survivor has any automatic claim to the account balance.

Business or Association Account: The owner(s) or authorized representative(s) of a business, association or club may open most accounts in the legal name of the business, association, or club. We may require you to provide proof of the legal existence and good standing of the business, association or club and appropriate authorizing resolutions as a condition of opening the account.

Joint Tenancy: An account with two or more co-owners is a joint account. The law presumes that the ownership rights of the co-owner(s) are equal and undivided which means that any person authorized on the account may withdraw any or all of the money in the account, authorize others to sign on the account, or change the account terms without consent of the other co-owner(s) and the Bank is not responsible for determining shares of ownership between the co-owners. A joint account is considered to be owned by the co-owners as "joint tenants with right of survivorship" unless otherwise shown on the signature card. This means that upon the death of a co-owner, ownership of the account immediately and automatically passes to the surviving co-owners.

Tenants in Common: A joint account on which the owners specify that there is no right of survivorship is a "Tenants in Common" or "Joint Tenants Without Right of Survivorship" account. Upon the death of a tenant in common, that person's ownership share passes to his or her estate. The cotenants are solely responsible for determining the ownership shares in the account and the Bank is not responsible for any withdrawals or transactions in the account by a surviving co-tenant after the death of a co-tenant even if the Bank knows of the death of the co-tenant, nor is the Bank responsible for determining, holding or delivering the decedent's share in the account.

Community Property: A joint account of a husband and wife on which the owners specify that it is subject to the California or Nevada (depending on your domicile) community property law is a "Community Property" account. Upon the death of a spouse, ownership of the decedent's interest in the account does not automatically pass to the surviving spouse. The interest is subject to the California or Nevada community property laws and may be affected by a will.

Informal or Totten Trust Account: An informal (or Totten) trust account is an account owned entirely by the person(s) named as trustee(s) on the signature card. There may be one or more trustees named and one or more beneficiaries named. Upon the death of the last trustee, ownership of the account passes immediately and automatically to the surviving named beneficiary(s) shown on the signature card. If two or more beneficiaries survive the last trustee the account balance belongs to them in equal and undivided shares. The trustee(s) have all ownership rights in the account during the trustee(s) lifetime, and the beneficiary(s) has no rights to the account during that time. If no beneficiary survives the trustee(s), the trust ceases to exist, and the account is an individual or joint tenancy account of the surviving trustee(s).

Payable on Death Account: A Payable on Death (P.O.D.) account is an account owned entirely by the person(s) named as owner(s) on the signature card. The owner(s) specify one or more persons (called the "payable on death beneficiary") to whom the account will be transferred upon the death of the last owner(s). Other than the designation of the owner as a trustee in a Totten Trust account, there is no difference between a P.O.D. account and a Totten Trust account.

Individual Retirement Accounts: Individual Retirement Accounts (IRA's) and Keogh Plan accounts are special investment accounts subject to Federal law. Generally, these accounts are administered by a custodian with deposits and withdrawal rights limited. They have a tax and estate planning significance, and you should consult your tax advisor or attorney regarding such accounts.

Custodian Under Uniform Transfers to Minors Act: An account opened under, and subject to, the California Uniform Transfers to Minors Act (Section 3900, California Probate Code) or the Nevada Uniform Transfers to Minors Act (NRS Chapter 167) (depending on your domicile) is for the purpose of making a gift to a minor person. The account is owned by the minor named on the signature card and the minor's taxpayer identification number is shown on the Bank's records for tax reporting purposes. The account is controlled and managed by the named custodian for the benefit of the minor owner. There can only be one custodian and one minor named for the account, although the law contains provisions for naming a successor custodian. If the custodian resigns, is removed or dies, we will recognize the designated successor custodian. If no successor custodian is named, the determination of a successor custodian will be governed by Section 3918 of the California Probate Code or NRS 167.080, as applicable. If the minor dies before reaching the age of 18 (or later if the time of transfer of the custodial property to the minor is delayed under Section 3920.5 of the California Probate Code or NRS 167.095, as applicable) the account will pass to the estate of the deceased minor. With certain exceptions, the custodian is required by law to transfer management and control of the account to the minor when the minor reaches 18 years of age. The Bank is not responsible for the acts of the custodian in carrying out his or her fiduciary obligations under this form of account. Once the minor reaches the age of 18, (or later if the time of transfer of the custodial property to the minor is delayed under Section 3920.5 of the California Probate Code or NRS 167.95 as applicable) the account will be automatically changed to a Regular Savings Account. See Schedule of Fees and Charges for details related to Regular Savings Account.

Formal Trust or Fiduciary Accounts: An account may be opened by a person or persons acting as legal and formal fiduciary capacity, such as a trustee, conservator, guardian, custodian, executor, or administrator of an estate. If the account is being opened in the name of a formal trust, we may require all of the trustee(s) to execute a Trustee's Certificate describing the trust and the owners of the trustees and we may rely upon that document. If the account is being opened under the supervision or order of a court, we may require a certified copy of the court order or legal document on which the account is based. We may also require any documentation we deem necessary for the purpose of identifying the fiduciary and his or her authority.

Business Trust Accounts: An account may be opened by an individual or business entity for the purpose of handling trust funds in the possession of the individual or business as a trustee or agent. Insurance brokers, real estate brokers, escrow companies and attorneys are examples of businesses which have a need for a business trust account. We may require you to provide evidence of your agency or trust appointment as a condition of this account and we may, at our discretion, verify that appointment with the principal or beneficiary.

No Fiduciary Liability for Trust Accounts: We are not responsible for any act (or failure to act) of any fiduciary in carrying out his or her fiduciary responsibilities under trust accounts and the Bank may rely upon the representations of the fiduciary in all matters including the scope of the fiduciary's powers with respect to the account. The Bank as a depository of trust funds does not incur fiduciary liability as a result of so acting. Section 18100 of the California Probate Code provides: "With respect to a third person dealing with a trustee or assisting a trustee in the conduct of a transaction, if the third person acts in good faith and for a valuable consideration and without actual knowledge that the trustee is exceeding the trustee's powers or improperly exercising them: (a) The third person is not bound to inquire whether the trustee has power to act or is properly exercising a power and may assume without inquiry the existence of a trust power and its proper exercise. (b) The third person is fully protected in dealing with or assisting the trustee just as if the trustee has and is properly exercising the power the trustee purports to exercise." Section 18100.5 (f) of the California Probate Code provides: "A person who acts in reliance upon a certification of trust without actual knowledge that the representations therein are incorrect is not liable to any person for so acting. A person who does not have actual knowledge that the facts contained in the certification of trust are incorrect may assume without inquiry the existence of the facts contained in the certification of trust. Actual knowledge shall not be inferred solely from the fact that a copy of all or part of a trust instrument is held by the person relying on the trust instrument." NRS 162.030 provides that a person who in good faith pays or transfers to a fiduciary any money or other property which the fiduciary as such is authorized to receive, is not responsible for the proper application thereof by the fiduciary; and any right or title acquired from the fiduciary in consideration of such payment or transfer is not invalid in consequence of a misapplication by the fiduciary. NRS 164.430 provides that a person who acts in reliance upon a certification of trust without knowledge that the representations contained therein are incorrect is not liable to any person for so acting. A person who does not know that the facts contained in the certification are incorrect may assume without inquiry the existence of the facts contained in the certification. Knowledge may not be inferred solely from the fact that a copy of all or part of a trust instrument is held by the person relying upon the certification.

Power of Attorney: The individual owner(s) of certain consumer or sole proprietor accounts may grant another individual the power to conduct transactions on the account by way of an instrument called a "Power of Attorney." If you choose to use a power of attorney form other than one provided by us, we may or may not recognize it and it could be subject to review. The best way to determine whether we will recognize a power of attorney is for you to bring the power of attorney form and your agent into our office and we can advise you then if we will recognize and act upon the form you present.

STOP-PAYMENTS: If you want to stop payment on a check that is a consumer account which is \$1,000 or over you must place a signed written stop payment order at the branch; a stop payment order under \$1,000 can be done either by signed written notification request, by verbal stop payment order or through Online Banking. Business accounts require a written stop payment order at the branch regardless of the stop payment amount. All stop payment orders must be submitted to us in time to allow the bank a reasonable opportunity to act upon the stop payment order prior to the check clearing the account. You agree to pay a service fee for placing or renewing a stop payment order as set out in our Schedule of Service Fees and Charges. Stop payment of electronic funds transfers (such as ACH payments) is subject to the rules set out elsewhere in this disclosure. You must precisely identify the number, date, amount, payee, and reason for placing the stop on the item. If you provide us with any incorrect information, we will not be responsible for our failure to stop payment on the check. We have a special form for this purpose. All stop payment orders are effective for 6 months only unless they are renewed in writing. Stop payment orders may be placed at the request by the person signing the particular item or any other person authorized to sign on the account. A release of the stop payment request may be made only by the person who initiated the stop payment and must contain a signature. If we pay a check which has a valid stop payment order on it with correct information, we may be responsible to you up to the face amount of the item if you established that you have suffered a loss because we paid the item. You agree to assign to us all of your rights against the payee and/or other holder of your check. You also agree to cooperate fully with us in any legal actions that we subsequently take against such persons. Anyone holding the check, including the Bank, may be entitled to enforce payment against you despite the stop payment order. You agree to indemnify, defend, and hold harmless all costs (including attorneys' fees), actions, damages, claims and demands related to or arising from our action in stopping payment on the check. The following are some alerts and warnings about stop-payment orders which limit your rights and our responsibility.

1. Stop-Payment Orders are not permanent. A stop payment order will remain in effect (1) for six months from the date of the stop payment order unless you renew it before then, or (2) until the consumer withdraws the stop payment order, whichever occurs earliest.
2. If you fail to confirm or renew the order and the check is later paid against your account, we are not responsible.
3. A Stop-Payment Order will not stop a check that has already been paid, cashed, or which has reached a point in the final payment process where we cannot reasonably return the check in a timely manner. Your Account will then be charged for the amount of the check, in spite of the stop-payment order, even if we don't know or discover the fact of payment before the order is accepted.
4. Verify that the information about the check to be stopped is absolutely accurate. We are not responsible if any of the information on the Stop-Payment Order is incorrect even if the order was filled out for you by one of our employees.
5. Stopping payment of a check does not relieve you of any obligation for which you issued the check. This means that the payee or subsequent holder may be able to enforce the check against you.

AMENDMENTS, MODIFICATIONS, ADDITIONS AND DELETIONS: We reserve the right to amend, modify, add to, or delete from the terms of conditions of any account without prior notice, except as required by law and except as provided in writing at the time an account is opened. We will normally give advance notice of any amendment, modification, addition, or deletion but we are not required to unless provided by law. Any amendments, modifications, additions or deletions will take effect immediately, unless stated otherwise in any notice we send you.

CLOSING OR SUSPENDING ACCOUNTS: We may honor any authorized signers' request to close or suspend an account. At our discretion we may require the signatures of all account holders and/or authorized signers before permitting the withdrawal of funds or the closing or suspension of an account. In the event a dispute arises over any persons' authority to instruct the Bank regarding your account, we reserve the right to freeze the account until we receive satisfactory evidence that the dispute has been resolved. We may return checks or other items, marked "Refer to Maker" (or similar language), in the event there is a dispute over the ownership or control of an account. However, we may, without liability to you, continue to honor checks and other instructions given to us by the individuals who appear as authorized signers according to our records. We may also interplead account funds in the event of a dispute, and you agree to pay our attorneys' fees and other costs associated with any interpleader action or otherwise arising from any adverse claims. We may close your account at any time, with or without cause, and remit the balance to you at the last address we have on file for you. You may close your account at any time upon notice to us, subject to any applicable early withdrawal penalty. However, you will remain liable for the payment of accrued service fees on the account and for checks in the process of collection. We may dishonor any check, withdrawal order, item or transaction presented for payment after an account is closed by you or by us. At our option, we may honor checks, withdrawal orders, items or transactions after an account is closed if the transaction was part of an electronic fund transfer system or if you fail to place a stop payment order for any outstanding checks or other items. You shall remain responsible and liable for such checks, items and transactions. If an interest-bearing account is closed for any reason before accrued interest is actually paid, interest may not be paid.

LEGAL PROCESS CUTOFF HOURS: For purposes of California Commercial Code Section 4303(a) and Nevada Commercial Code Section 104.4108, any knowledge, notice, or legal process served upon the Bank comes too late to affect our right or duty to pay an item or charge your account for the item if the knowledge, notice, or legal process is received or served later than one hour after the opening of the next banking day after the banking day on which the Bank received the item.

STATEMENTS: The bank will make available to you a statement of account, which provides the check or item number, amount and date of payment for all checks or items paid from your account during the period of time covered by the statement of account. The Bank does not include original checks or items with your statement of account but provides an image copy of each check presented for payment during that statement cycle. You have the right to request an image of any check or item paid from your account and agree that the Bank has a right to destroy the original checks or items after 90 days from the date the checks or items are paid. You must examine your statement of account with "reasonable promptness." If you discover (or reasonably should have discovered) any unauthorized payments or alterations, you must promptly notify us of the relevant facts. If you fail to do either of these duties, you will have to either share the loss with us or bear the loss entirely yourself (depending on whether we exercised ordinary care and, if not, whether we substantially contributed to the loss.) The loss could be not only with respect to items on the statement, but other items forged or altered by the same wrongdoer. You agree that the time you must examine your statement and report to us will depend on the circumstances, but that such time will not, in any circumstance, exceed a total of 60 days from when the statement is first made available to you. You further agree that if you fail to report any unauthorized signatures, alterations, forgeries, or any other errors in your account within 60 days of when we make the statement available, you cannot assert a claim against us on any items in that statement, and the loss will be entirely yours. This 60-day limitation is without regard to whether we exercised ordinary care. The limitation in this paragraph is in addition to that previously stated in this paragraph. If you claim a credit or refund because of a forgery, alteration, or any other unauthorized withdrawal, you agree to provide us with an affidavit containing whatever reasonable information we require concerning your account, the transaction and the circumstances surrounding your claim. You also agree to make a report to the police and provide us with a copy of the report upon our request. Your statements and notices will be mailed to the last address we have on file for the account. If your signature card indicates that statements and notices are to be held by us, we may mail them to the last address on file for the account if they are not picked up in 60 days. You assume full responsibility for notices, vouchers, checks, items, statements, and other documents which are lost, destroyed or stolen while in the mail or in transit to or from you or a third party. You agree to promptly return any checks or other items to us which do not belong to you. If two consecutive statements and/or notices are returned to us by the Postal Service for any reason, we may hold subsequent statements and notices of every kind until we receive forwarding information from you and we may destroy such statements and notices if you do not claim them within five years from the date of the mailing.

SAFEGUARDING BLANK CHECKS: You agree to safeguard your blank checks and to take reasonable steps to prevent unauthorized access to or use of your checks. This means you will store them under proper control in a secure location. If you are a business, you agree to store them in a secured, locked location accessible only to authorized signers. This also means you agree to regularly inspect your check supply to ensure that no unauthorized removal of checks has occurred. You further agree to notify us immediately if one or more of your checks are lost or stolen. You agree to accept all responsibility, including financial, for any failure to properly safeguard your blank checks as described above in accordance with California Commercial Code 3406 and Nevada Commercial Code Section 104.3406.

DIRECT DEPOSITS: If, in connection with a direct deposit plan, we deposit any amount in this account which should have been returned to the State or Federal Government for any reason, you authorize us to deduct the amount of our liability to the State or Federal Government from your account or from any other account you have with us, without prior notice and at any time, except as prohibited by law. We may also use any other legal remedy to recover the amount of our liability.

RIGHT OF SETOFF: The law provides that we may, but are not obligated to, take funds on deposit in your account to satisfy a debt you owe us which is not paid when due. This is called the right of setoff. If we exercise this right of setoff, we shall comply with all applicable laws and regulations, and we will notify you promptly of the action taken. To the fullest extent permitted by law, all sums in a deposit account are subject to our right of setoff for liabilities owed to us by any one or more of the account holders, including any other person who is a joint account holder; or any partnership of which you are a general partner; or any other person or entity with whom you are a co-obligor, or have agreed to act as surety or guarantor, or for whose debts you are liable or may be contingently liable. If we exercise our right of setoff against an account that is subject to an early withdrawal penalty, the account will be assessed the applicable early withdrawal penalty.

AUTHORIZED SIGNERS: We do not offer accounts on which two or more signatures are required for a withdrawal. You may not indicate on your signature card or other account documents that more than one signature is required for withdrawal. Therefore, you agree that we may pay out funds from your account if the check, item, or other withdrawal instruction is signed or approved by any one of the persons authorized to sign on the account.

PENDING ACCOUNT DOCUMENTATION: If we have permitted you to open this account on a temporary basis while pending required documentation, we reserve the right to restrict or prohibit further use of the account if you fail to provide the required documentation you have been asked to provide within a reasonable time.

FICTITIOUS BUSINESS NAME ACCOUNTS: If the name in which the account is held is a fictitious or trade name, each owner of the account represents that he or she has the right to use that fictitious name and has fulfilled all legal requirements for using and doing business under that name.

ESCHEAT: By law, we must consider your account abandoned if for a period of three (3) years there has been no deposit or withdrawal activity on your account; we have been unable to contact you and our records show that you have not contacted us or demonstrated any interest in the account. We are required to transfer the balance of an abandoned account to the State of California or the State of Nevada, depending on your domicile and the location of your account. You may claim your money by providing the state with proper identification and proof of ownership. Before we transfer your account, we will attempt to notify you at the most recent address we have on file including by electronic means if you consented to electronic delivery of notices when you opened your account.

CHECK LEGENDS CONDITIONING PAYMENT: You agree not to directly or indirectly present checks or other items bearing restrictive notations such as "Void after 90 days," or "Void if over \$500." You agree that if you directly or indirectly present such checks or other items, we will not be bound by the restrictive language and may pay the checks or other items without regard for the restriction contained therein. In no event will we be liable for our refusal to honor said restrictions (whether or not we had previously honored or dishonored similar restrictions). You further agree to indemnify us and hold us harmless for any claims or losses arising out of our refusal to honor said restrictions.

CHECK PRINTING: If you arrange for the printing of your own checks, the form, encoding and format of the checks must follow our check specification requirements and be approved by us in advance. You agree not to print special limitations on checks, withdrawal orders or other items drawn on your account, such as "void over \$100" or "paid in full" or "void after 90 days." If you do print any special limitations, you agree that we are not bound by such limitations, and you authorize us to pay such items without regard to the limitation(s).

FUNDS AVAILABILITY DISCLOSURE: The following states our policy regarding the length of time we may require you to wait before we permit you to withdraw the amount of checks, cash or wire transfers deposited into your account. Please remember that even after we have made the funds from checks and other items you have deposited available to you and you have withdrawn the funds, you are still responsible for deposited checks and other items that are returned to us unpaid and for any other problems involving your account. If we cash a check for you drawn on another bank or give you immediate credit for a check you deposit, we can delay availability of funds from any account you have with us to the same extent we would be permitted to do so under this policy.

FUNDS AVAILABILITY POLICY: Plumas Bank's general policy is to allow you to withdraw funds deposited into your account on the first business day after the day we receive your deposit. Funds from electronic deposits will be available on the day we receive the deposit. In some cases, we may delay your ability to withdraw funds beyond the first business day. Then, funds will generally be available no later than the seventh business day after the day of deposit. If you make a deposit before 3:00 p.m. on a business day that we are open, we will consider that day to be the day of your deposit. If your deposit is made after 3:00 p.m. on a day that we are open, we may consider that day or the following business day to be the day the deposit was made. All deposits made on a day we are not open; we will consider the next business day we are open as the day the deposit was made. For determining the availability of your deposits, every day is a business day, except Saturdays, Sundays, and federal holidays.

Longer Delays May Apply: In some cases, we will not make all the funds that you deposit by check available to you on the first business day after the day of your deposit. Depending on the type of check you deposit, funds may not be available until the second business day after the day of your deposit. The first \$225 of your deposit(s), however, will be available on the first business day. If we are not going to make all of the funds from your deposit available on the first business day, we will notify you at the time you make your deposit. We will also tell you when the funds will be available. If your deposit is not made directly to one of our employees, or if we decide to take this action after you have left the premises, we will mail you the notice the day after we receive your deposit. If you will need the funds from a deposit right away, you should ask us when the funds will be available. In addition, funds you deposit by check may be delayed for a longer period under the following circumstances: (1) We believe a check you deposit will not be paid. (2) You deposit checks totaling more than \$5,525 on any one day. (3) You redeposit a check that has been returned unpaid. (4) You have overdrawn your account repeatedly over the last six months. (5) There is an emergency, such as failure of communications or computer equipment. We will notify you if we delay your ability to withdraw funds for any of these reasons, and we will tell you when the funds will be available. They will generally be available no later than the seventh business day after the day of your deposit.

SPECIAL RULES FOR NEW ACCOUNTS: If you are a new customer, the following special rules will apply during the first 30 days your account is open. Funds from electronic direct deposits to your account will be available on the day we receive the deposit. Funds from deposits of cash, wire transfers, and the first \$5,525 of a day's total deposits of cashiers', certified, teller's, traveler's, and federal, state, and local government checks will be available on the first business day after the day of your deposit if the deposit meets certain conditions. For example, the checks must be payable to you (and you may have to use a special deposit slip). The excess over \$5,525 will be available on the ninth business day after the day of your deposit. If your deposit of these checks (other than a U.S. Treasury check) is not made in person to one of our employees, the first \$5,525 will not be available until the second business day after the day of your deposit. Funds from all other check deposits will be available on the seventh business day after the day of your deposit.

SUBSTITUTE CHECKS AND YOUR RIGHTS

What is a substitute check? To make check processing faster, federal law permits banks to replace original checks with "substitute checks." These checks are similar in size to original checks with a slightly reduced image of the front and back of the original check. The front of a substitute check states: "This is a legal copy of your check. You can use it the same way you would use the original check." You may use a substitute check as proof of payment just like the original check. Some or all of the checks that you receive back from us may be substitute checks. This notice describes rights you have when you receive substitute checks from us. The rights in this notice do not apply to original checks or to electronic debits to your account. However, you have rights under other law with respect to those transactions.

What are my rights regarding substitute checks? In certain cases, federal law provides a special procedure that allows you to request a refund for losses you suffer if a substitute check is posted to your account (for example, if you think that we withdrew the wrong amount from your account or that we withdrew money from your account more than once for the same check). The losses you may attempt to recover under this procedure may include the amount that was withdrawn from your account and fees that were charged as a result of the withdrawal (for example, returned check fees). The amount of your refund under this procedure is limited to the amount of your loss or the amount of the substitute check, whichever is less. You also are entitled to interest on the amount of your refund if your account is an interest-bearing account. If your loss exceeds the amount of the substitute check, you may be able to recover additional amounts under other law. If you use this procedure, you may receive up to \$2,500 of your refund, plus interest if your account earns interest, within 10 business days after we receive your claim. The remainder of your refund, plus interest if your account earns interest, will be refunded to you no later than 45 calendar days after we receive your claim. We may reverse the refund (including any interest on the refund) if we later are able to demonstrate that the substitute check was correctly posted to your account.

How do I make a claim for a refund? If you believe that you have suffered a loss relating to a substitute check that you received and that was posted to your account, please mail your claim to: Plumas Bank, Electronic Banking Department, 35 S. Lindan Avenue, Quincy, CA 95971. You must contact us within 40 calendar days of the date that we mailed (or otherwise delivered by a means to which you agreed) the substitute check in question or the account statement showing that the substitute check was posted to your account, whichever is later. We will extend this time period if you were not able to make a timely claim because of extraordinary circumstances.

Your claim must include:

- A description of why you have suffered a loss (for example, you think the amount withdraw was incorrect).
- An estimate of the amount of you loss.
- An explanation of why the substitute check you received is insufficient to confirm that you suffered a loss.
- A copy of the substitute check (and/or) the following information to help us identify the substitute check: Identifying information for example the check number, the name of the person to whom you wrote the check and the amount of the check.

AUTOMATED CLEARING HOUSE (ACH)

Notice of Receipt of ACH Items: Under the operating rules of the National Automated Clearing House Association which are applicable to ACH transactions involving your account, we are not required to give next day notice to you of receipt of an ACH item and we will not do so. However, we will continue to notify you of the receipt of payments in the periodic statements we provide to you.

Provisional Payment: Credit given by us to you with respect to an automated clearing house credit entry is provisional until we receive final settlement for such entry through a Federal Reserve Bank. If we do not receive such final settlement, you are hereby notified and agree that we are entitled to a refund of the amount credited to you in connection with such entry, and the party making payment to you via such entry (i.e., the Originator of the entry) shall not be deemed to have paid you the amount of such entry.

Governing Law: We may accept on your behalf payments to your account which have been transmitted through one or more Automated Clearing Houses ("ACH") and which are not subject to the Electronic Fund Transfer Act and your rights and obligations with respect to such payments shall be construed in accordance with and governed by the laws of the State of California as provided by the operating rules of the National Automated Clearing House Association, which are applicable to ACH transactions involving your account.

IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING A NEW ACCOUNT: To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account. What this means for you: When you open an account, we will ask for your name, address, date of birth and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents.

TRUTH IN SAVINGS DISCLOSURES: We offer a number of deposit accounts to fill your particular banking needs. Below is a description of the types of accounts we offer and their features. This is your Truth in Savings Disclosure. It contains information about terms, service fees and interest rates for your account. For a complete description of service fees, refer to the Schedule of Fees and Charges Disclosure. Please retain these disclosures for your records. For current rate information call 1-888-375-8627.

INFORMATION REGARDING YOUR CHECKING, INTEREST BEARING MONEY MARKET ACCOUNTS, REGULAR SAVINGS AND GOAL SAVINGS CLUB ACCOUNTS

CHECKING ACCOUNTS: Regular, Senior, Plumas Gold Club, Grand Checking, Go Green and Green E Accounts: No restrictions on withdrawals. No interest paid on balances. Eligibility limited to individuals. Regular, Senior, Plumas Gold Club & Grand Checking accounts allow unlimited check writing and require a minimum daily balance to avoid monthly service fee. eStatements are required on certain waived Regular accounts to avoid monthly service fee; ask your branch representative about waiver descriptions. Senior accounts are limited to individuals 55 years and older. To avoid a monthly service fee on Senior accounts, a minimum daily balance is required OR the combined cycle to date low ledger balances of DDA and Savings and current balances of CD's and IRAs, in all related personal deposit accounts, must meet a minimum dollar amount. See the Schedule of Fees and Charges for these minimum dollar amounts. Go Green account requires enrollment in eStatements; conducting ten (10) or more signature-based transactions using your Plumas Bank Debit/ATM card per statement cycle (PIN based transactions excluded) and no more than ten (10) checks per statement cycle permitted (including through Personal BillPay) to avoid monthly service fee. Green E Accounts require employer participation; eStatement required to avoid monthly service fee. To calculate the service fee on the Grand Account, we combine the cycle to date average balance in all related personal deposit accounts with the current balance in related personal CD and IRA accounts for each monthly period. Accidental Death & Dismemberment Insurance available with Plumas Gold Club account. Coverage divides equally on joint accounts and reduces by 50% at age 70. Termination Date is the earlier of: (1) The date the policy is terminated; (2) The end of which premiums have been paid; (3) The date you cease to be a member of policyholder as per the records of the program sponsor; or the date your Gold Club checking account is closed.

INTEREST BEARING ACCOUNTS: (Applies to Business Money Market, Business Money Market Sweep and Consumer Money Market Accounts)

Restrictions on withdrawals apply: Consumer Money Market Accounts are limited to a combined total of 10 in person cash withdrawals or checks per statement cycle. Business Money Market Sweep Accounts are limited to a combined total of 50 in person cash withdrawals or checks per statement cycle. Transactions in excess of allowance are subject to one excessive withdrawal charge per statement cycle. See the Schedule of Fees and Charges Disclosure for details. Bank reserves the right to require seven days' notice of withdrawal.

How we calculate and Pay Interest: We use the daily collected balance method to calculate the interest on your account. This method applies a daily periodic rate to the collected principal in the account each day. Interest begins to accrue no later than the business day we receive credit for the deposit of non-cash items (for example, checks). Interest is compounded daily and credited monthly. Refer to the Bank's current rate sheet for the current interest rate and annual percentage yield for your account. You may forfeit any unposted interest at the time you close your account.

Rate Information: At our discretion, we may change the interest rate and annual percentage yield on your account at any time.

HEALTH SAVINGS ACCOUNTS: Unlimited check writing. No restrictions on withdrawals. Bank reserves the right to require seven days' notice of withdrawal. Eligibility limited to individuals.

How we calculate and Pay Interest: We use the daily collected balance method to calculate the interest on your account. This method applies a daily periodic rate to the collected principal in the account each day. Interest begins to accrue no later than the business day we receive credit for the deposit of non-cash items (for example, checks). Interest is compounded daily and credited monthly. Refer to the Bank's current rate sheet for the applicable tiered balances, corresponding current interest rate and annual percentage yield for your account. You may forfeit any unposted interest at the time you close your account. Rate Information: At our discretion, we may change the interest rate and annual percentage yield on your account at any time.

INTEREST BEARING SAVINGS ACCOUNTS: (Applies to Regular Savings, Minor Savings and Goal Savings Club Accounts).

Minimum Opening Balance Requirements and Account Service Fees: We have established minimum opening balance requirements on the following accounts. Any such requirement is disclosed in the accompanying Schedule of Service Fees and Charges along with any fees and charges that may apply.

REGULAR SAVINGS ACCOUNTS: Bank reserves the right to require seven days' notice of withdrawal.

How We Calculate and Pay Interest: We use the daily collected balance method to calculate the interest on your account. This method applies a daily periodic rate to the collected principal in the account each day. Interest begins to accrue no later than the business day we receive credit for the deposit of non-cash items (for example, checks).

Interest is compounded daily and credited monthly. Refer to the Bank's current rate sheet for the applicable tiered balances, corresponding current interest rate and annual percentage yield for your account. You may forfeit any unposted interest at the time you close your account.

Rate Information: At our discretion, we may change the interest rate and annual percentage yield on your account at any time.

Excessive Withdrawals: There is no limit on loan payments at Plumas Bank within the same ownership, Cash Management, transfers at the ATM within the same ownership and ATM withdrawals. However, transactions by mail, to purchase cashier's checks from your savings account, transfers from a savings account to an account at another institution or third parties by preauthorization, automatic ACH, Online Banking, transfers in person or Telephone transfers are limited to 6 per statement cycle. Withdrawals in excess of allowance are subject to one withdrawal charge per statement cycle. Refer to the Schedule of Service Fees and Charges for all fees and charges that may apply. Debit Card and POS transactions are not allowed.

MINOR SAVINGS: Accounts owned by or for the benefit of a minor, which is defined as any person less than 18 years of age. Once minor reaches the age of 18, the account will be automatically changed to a Regular Savings Account. See Schedule of Fees and Charges for details related to Regular Savings Accounts.

How We Calculate and Pay Interest: We use the daily collected balance method to calculate the interest on your account. This method applies a daily periodic rate to the collected principal in the account each day. Interest begins to accrue no later than the business day we receive credit for the deposit of non-cash items (for example, checks). Interest is compounded daily and credited monthly. Refer to the Bank's current rate sheet for the applicable tiered balances, corresponding current interest rate and annual percentage yield for your account. You may forfeit any unposted interest at the time you close your account. **Rate Information:** At our discretion, we may change the interest rate and annual percentage yield on your account at any time.

Excessive Withdrawals: There is no limit on: loan payments at Plumas Bank within the same ownership, Cash Management, transfers at the ATM within the same ownership and ATM withdrawals. However, transactions by mail, to purchase cashier's checks from your savings account, transfers from a savings account to an account at another institution or third parties by preauthorization, automatic ACH, Online Banking, transfers in person or Telephone transfers are limited to 6 per statement cycle. Withdrawals in excess of allowance are subject to one withdrawal charge per statement cycle. Refer to the Schedule of Service Fees and Charges for all fees and charges that may apply. Debit Card and POS transactions are not allowed.

GOAL SAVINGS CLUB ACCOUNTS: Deposits can be made to the account through October 31st each year. On October 31st, the account principal and all accrued interest pays out to the designated account. The account auto-renews for another 12 months until closed. If funds are withdrawn before October 31st accrued interest is forfeited and the account is closed.

How We Calculate and Pay Interest: We use the daily collected balance method to calculate the interest on your account. This method applies a daily periodic rate to the collected principal in the account each day. Interest begins to accrue no later than the business day we receive credit for the deposit of non-cash items (for example, checks). Interest is compounded daily and credited at maturity. Refer to the Bank's current rate sheet for the applicable tiered balances, corresponding current interest rate and annual percentage yield for your account. You may forfeit any unposted interest at the time you close your account. **Rate Information:** At our discretion, we may change the interest rate and annual percentage yield on your account at any time.

INFORMATION REGARDING CERTIFICATES OF DEPOSIT

REGULAR CERTIFICATES OF DEPOSIT: Issued on a fixed maturity or automatic renewal basis (please see your CD receipt to see whether your certificate of deposit has a fixed maturity or automatically renews). Maturities are from 7 days to five years. Withdrawal prior to maturity is subject to penalty. If you elect not to renew an automatically renewable certificate at maturity, you have a ten-calendar day grace period to withdraw the funds without penalty. Each renewal term will be the same time period as the original term, beginning at the maturity date, unless otherwise indicated by you. The interest rate will be the same rate we are offering on new time deposits on the maturity date which have the same term. There is a mandatory penalty for withdrawals of Certificates of Deposit made within seven days of deposit. Certificates of Deposit are non-transferable.

Rate Information: On Certificates of Deposit, rate information is included in the accompanying rate sheet.

How We Calculate and Pay Interest: We use the daily ledger balance method to calculate the interest on your account. This method applies a daily periodic rate to the ledger principal in the account each day. Interest begins to accrue on the business day you deposit non-cash items (for example, checks). Interest is compounded daily and credited on the last day of the period as agreed to at account opening. Interest may also be paid to another Plumas Bank account. If your Certificate of Deposit does not renew automatically, as indicated on your Certificate of Deposit receipt, then interest will not accrue after maturity of a Certificate of Deposit. If your Certificate of Deposit does automatically renew, as indicated on your Certificate of Deposit receipt, then your Certificate of Deposit will continue to accrue interest at the rate in effect at the time of renewal. We are not required to pay interest that accrued after the maturity date for Certificates of Deposit closed during the grace period.

Penalties For Early Withdrawal: For withdrawals made within the first seven days of any initial term, there will be a mandatory penalty equal to 7 days simple interest on the amount withdrawn. If your Certificate of Deposit will mature within one of the following terms, and we allow you to withdraw any of the principal before the maturity date, we may impose a penalty of the amount of interest accrued, or that could have accrued, for the following:

- 1) 7 - 29 days: 7 days' interest or total amount of interest that could have accrued on the amount withdrawn, whichever is greater. Can decrease principal.
- 2) 30 - 179 days: 1 month can decrease principal
- 3) 180 - 364 days: 3 months can decrease principal
- 4) 365 days up to 2 years: 3 months can decrease principal
- 5) 2 years up to 3 years: 6 months can decrease principal
- 6) 3 years and over: 1 year can decrease principal

The assessment of this penalty may result in a reduction in the principal amount deposited. In certain circumstances such as the death or incompetence of an owner of this account, the law permits, or in some cases requires, the waiver of the early withdrawal penalty. See your plan disclosure if this account is part of an IRA or other tax qualified plan.

Transaction Limitation: Once you open your Certificate of Deposit you may not make additional deposits or withdrawals to your Certificate of Deposit until after maturity, within the 10-day grace period.

Minimum Opening Balance Requirements: We have established minimum opening balance requirements for these accounts. Any such requirement is disclosed in the accompanying Business Deposit Account Service Fees & Charges and/or Consumer Deposit Account Service Fees and Charges.

Account Fees: Please see the accompanying Business Deposit Account Service Fees & Charges and/or Consumer Deposit Account Service Fees and Charges for service fees and charges that may apply.

ADVANTAGE CERTIFICATES OF DEPOSIT: Withdrawal prior to maturity is subject to penalty. If you elect not to renew an automatically renewable certificate at maturity, you have a ten-calendar day grace period to withdraw the funds without penalty. We are not required to pay interest that accrued after the maturity date for Certificates of Deposit closed during the grace period. There is a mandatory penalty for withdrawals from Advantage Certificate of Deposit made within seven days of deposit. Advantage Certificates of Deposit are non-transferable.

Rate Information: On Certificates of Deposit, rate information is included in the accompanying rate sheet.

How We Calculate and Pay Interest: We use the daily ledger balance method to calculate the interest on your account. This method applies to a daily periodic rate to the

ledger principal in the account each day. Interest begins to accrue the day the certificate of deposit is opened. Interest is compounded daily and credited on the last day of the period as agreed to at account opening. Interest could be paid to another Plumas Bank account.

ADVANTAGE CERTIFICATE OF DEPOSIT – PENALTIES FOR EARLY WITHDRAWAL Your Advantage Certificate of Deposit will mature within one year and if we allow you to withdraw any of the principal before the maturity date, we may impose a 3-month penalty of the amount of interest accrued or that could have accrued. For withdrawals made within the first seven days of any initial term, there will be a mandatory penalty equal to 7 days simple interest on the amount withdrawn. The assessment of this penalty may result in a reduction in the principal amount deposited. In certain circumstances such as the death or incompetence of an owner of this account, the law permits, or in some cases requires, the waiver of the early withdrawal penalty.

Term: This deposit is for a twelve (12) month term. At maturity, the funds on deposit will automatically rollover to another twelve (12) month term at the current Advantage Certificate rate.

Minimum Opening Amount: We have established minimum opening balance requirements for these accounts. Any such requirement is disclosed in the accompanying Business Deposit Account Service Fees & Charges and/or Consumer Deposit Account Service Fees and Charges.

Additional Deposits: Additions may be made at any time during the term of the deposit. Additional deposits will accrue interest at the same rate currently being paid on the deposit.

Account Service Fees: Please see the accompanying Business Deposit Account Service Fees & Charges and/or Consumer Deposit Account Service Fees and Charges brochure.

INFORMATION REGARDING INDIVIDUAL RETIREMENT ACCOUNT (IRA) CERTIFICATE OF DEPOSIT:

Individual Retirement Account Certificate of Deposit: Individual Retirement Account Certificate of Deposit's are issued on an automatic renewal basis only. Maturities are from 1 month to 5 years. Distributions prior to maturity are subject to penalty. If you elect to redeem your Individual Retirement Account Certificate of Deposit at maturity, you have a 10-calendar day grace period to withdraw the funds without penalty. Each renewal term will be the same time period as the original term, beginning at the maturity date, unless otherwise indicated by you. The interest rate will be the same rate we are offering on new time deposits on the maturity date which have the same term. You have the right to revoke your IRA by providing us with written notice within seven days of receiving this disclosure. Should you revoke your IRA within this time frame, we will return your entire IRA contribution without adjustment for Bank penalty or fees. No earnings will be paid to you upon revocation.

Rate Information: On Individual Retirement Account Certificate of Deposit, rate information is included in the accompanying rate sheet. **How we calculate and Pay Interest:** We use the daily ledger balance method to calculate the interest on your account. This method applies a daily periodic rate to the ledger principal in the account each day. Interest begins to accrue on the business day you deposit non-cash items (for example, checks). Interest is compounded daily and credited on the last day of the period as agreed to at account opening. Interest may also be paid to another Plumas Bank account. Your Individual Retirement Account Certificate of Deposit will automatically renew, as indicated on your Individual Retirement Account Certificate of Deposit. Interest on your Individual Retirement Account Certificate of Deposit will continue to accrue at the rate in effect at the time of renewal. We are not required to pay interest that accrued after the maturity date for Certificates of Deposit closed during the grace period.

Interest Can Be Withdrawn: Monthly, quarterly, semi-annually, annually or at maturity.

Penalties for early distributions: For withdrawals made within the first seven days of any initial term, there will be a mandatory penalty equal to 7 days simple interest on the amount withdrawn. If your Individual Retirement Account Certificate of Deposit will mature within one of the following terms and we allow you to withdraw any of the principal before the maturity date, we may impose a penalty of the amount of interest accrued, or that could have accrued for the following:

- 1) 1 – 5 months: 1 month can decrease principal
- 2) 6 – 11 months: 3 months can decrease principal
- 3) 12 – 23 months: 3 months can decrease principal
- 4) 24 – 35 months: 6 months can decrease principal
- 5) 36 months – 5 years: 1 year can decrease principal

The assessment of this penalty may result in a reduction in the principal amount deposited. In certain circumstances such as the death or incompetence of an owner of this account, the law permits, or in some cases requires, the waiver of the early withdrawal penalty.

Transaction Limitation: Once you open your Individual Retirement Account Certificate of Deposit you may contribute to the Individual Retirement Account Certificate of Deposit at any time as long as you are within your eligible contribution limits.

Minimum Opening Balance Requirements: We have established minimum opening balance requirements for these accounts. Any such requirement is disclosed in the accompanying Consumer Deposit Service Fees and Charges disclosure and charges that may apply.

SAFE DEPOSIT BOXES: You must have a Plumas Bank deposit account to open and maintain a safe deposit box. We will automatically deduct your annual payment from your account unless your account type includes a free Safe Deposit Box. If the annual fee is not paid automatically from a Plumas Bank deposit account, an additional fee will be assessed. Should you close all your Plumas Bank deposit accounts we require that you also close your Safe Deposit Box. Safe Deposit Boxes are considered abandoned after three (3) years of unpaid annual fees. We may transfer your property or the proceeds of the sale of your property to the State of California or the State of Nevada, depending on your domicile and the location of your account at that time. You may claim your property or proceeds from the sale of your property by providing the State with proper identification and proof of ownership. Safe Deposit Box contents are not FDIC insured.

FEDERAL DEPOSIT INSURANCE: Deposits are insured by the Federal Deposit Insurance Corporation up to \$250,000. The FDIC is a corporation organized by the government to insure deposits. For more information, we have a brochure available which explains federal deposit insurance coverage, or you may contact the FDIC directly at 25 Jesse Street, Suite 2300, San Francisco, CA 94105-2780, or call the FDIC at (800) 934-3342.

BUSINESS DAYS: Our business days are Monday through Friday.

CONSUMER REPORTS: New accounts are subject to verification through **ChexSystems** (the "Reporting Agency") and may be declined based in whole or in part on information obtained in a report from the Reporting Agency. You have a right under the Fair Credit Report Act to know the information contained in your file at **ChexSystems**. If we decline to open or otherwise provide deposit services, the Reporting Agency will have played no part in our decision and would be unable to supply specific reasons why we would have denied the account or services. You have the right to a free copy of your report if you are declined an account or service. In addition, if you find that any information contained in a report received by you is inaccurate or incomplete, you have the right to dispute the matter with the Reporting Agency. The Reporting Agencies full name, address and phone number is as follows:

ChexSystems
Attn: Consumer Relations
7805 Hudson Road, Suite 100
Woodbury, MN. 55125
800-428-9623 www.consumerdebit.com

Accounts not maintained in a satisfactory manner at the Bank are subject to closure by the Bank and reported to **ChexSystems**. Plumas Bank may close your account if we are notified by ChexSystems of unsatisfactory handling of your accounts at another institution. We may report information about your account to credit bureaus. Late payments, missed payments, or other defaults on your account may be reflected in your credit report.

FACSIMILE SIGNATURES: If you will be using facsimile or computer generated signatures for checks on your account, you authorize us to charge your account for all such checks on which any facsimile or computer generated signature appears, whether or not the signature resembles any sample we may have on file, regardless of by who or what method the check was created or replicated and including those drawn to the individual order of the person whose facsimile signature appears.

DEMAND DRAFTS: You agree to notify us in advance if you authorize a third party to issue paper or electronic items drawn on your account. You authorize us to honor all such items, even if they contain no maker signature. We may charge your account for all such items, regardless of whether they benefit the parties you intended, including those which may benefit the third party. You also agree not to assert against the Bank a claim that the third party exceeded the scope of its agreement with you. If you decide to terminate this service, we may require you to close your account.

OVERDRAFT PROTECTION SERVICES: We offer three overdraft protection services to protect you from items drawn against insufficient funds: *Savings Overdraft* provides automatic transfers to cover overdraft items from your designated, linked savings or checking account. *Bounce Protection* provides overdraft coverage based on a pre-established limit; Bounce Protection is not a line of credit. Bounce Protection is available to individual/jointly owned personal and sole-proprietor business accounts. *Plumas Plus* is an overdraft line of credit subject to credit approval. Once you authorize the service of your choice, you agree that we may initiate the transactions necessary to cover your overdraft. We may not cover all overdrafts in all cases. We may charge an Overdraft Service Charge* or NSF Returned Item Fee* for each item that, at the time of posting, overdraws the current balance in your account. Returned items may be presented for payment by the payee or their financial institution multiple times, which may result in multiple Overdraft Service Charges or NSF Returned Item Fees. The bank will not charge Overdraft Service Charges or NSF Returned Item Fees in excess of five (5) per business day. Overdraft protection fees may be imposed in connection with checks, ATM withdrawals or other electronic fund transfers. Contact your local branch to learn which service best suits your needs. Please see our current Schedule of Service Fees and Charges for fees regarding these services.

SAVINGS OVERDRAFT PROTECTION or OVERDRAFT PROTECTION COVERAGE: You may choose Overdraft Protection to be linked to your designated savings account or checking account. Items drawn against insufficient funds are covered by automatic transfer from your designated, linked savings or checking account, up to the available balance. At the time you establish the service, you determine the dollar increments that will automatically transfer to your designated checking account. If you have multiple overdraft protection services, such as Plumas + or Bounce Protection, Savings Overdraft Protection or Overdraft Protection will be the primary coverage. Savings Overdraft Protection or Overdraft Protection Coverage will cover overdrafts that originate from the payment of checks, electronic funds transfers, (including ATM withdrawals and Point-of-Sale (POS) transactions) or other withdrawal requests; payments authorized by you; the return of unpaid items deposited by you; bank service charges or deposit of items which according to the bank's Funds Availability Policy, are treated as not yet available or finally paid. In those cases when there is an insufficient balance in your linked savings or checking account to cover your overdraft, those funds will be transferred and applied to the overdraft balance, however, no overdraft protection fee will be charged for this service. Refer to our Schedule of Service Fees and Charges for fees associated with this service.

BOUNCE PROTECTION CUSTOMER POLICY: An insufficient balance can result from several events, such as (1) the payment of checks (2) electronic funds transfers or other withdrawal requests such as Debit Card transactions, ATM withdrawals or telephone-initiated transfers; (3) preauthorized automatic debits or other payments authorized by you; (4) the deposit of items which, according to the bank's Funds Availability Policy, are treated as not yet available or finally paid; (5) Bank service charges; or (6) the return of unpaid items deposited by you. We are not obligated to pay any item presented for payment if your account does not contain sufficient funds. For transactions (1-3) above, we may charge an Overdraft Service Charge* or NSF Returned Item Fee* for each item that at the time of posting, overdraws the current balance in your account. Overdraft Service Charges and NSF Returned Item Fees do not apply to overdrafts caused by ATM or one-time debit transactions on Consumer Accounts unless you Opt-In to Bounce Protection for ATM and one-time debit transactions. **Posting Order:** It is the Bank's policy to pay checks in the check number order as presented for payment each business day after any Point of Sale, ATM, or Automatic Clearing House (ACH) transactions have posted for that business day. In some cases, the Bank may cause a check to post out of sequence due to ensure good funds are available to pay a specific item. As long as you maintain your account in "good standing," we may approve your overdraft items within your current available Bounce Protection limit as a non-contractual courtesy. For overdraft privilege consideration, your account is in "good standing" if you (1) make sufficient deposits to bring your account to a positive end-of-day balance at least once every 20 calendar days (including the payment of all bank fees and charges); (2) avoid excessive overdrafts suggesting the use of Bounce Protection as a continuing line of credit; and (3) have no legal orders or liens against your account. We reserve the right to change the order of payment without notice to you if we suspect fraud or possible illegal activity affecting your account. Also, please be aware that the order of item payment may create multiple overdraft items during a single banking day for which you will be charged our Overdraft Service Charge* for each overdraft item paid but will not exceed five (5) Overdraft Service Charges per business day. In addition, we may assess your account a Daily Overdraft Fee* for each business day the account is consecutively overdrawn beginning the twenty-first (21st) calendar day of the overdraft occurrence and each consecutive business day your account remains overdrawn. You may opt out of the privilege at any time, but you are responsible for any overdrawn balances at the time of opting out. Normally, we will not approve an overdraft for you in excess of the predetermined amount assigned to your account type. So as not to exceed your limit, please note that the amount of the overdraft plus the bank's Overdraft Service Charge* will be deducted from the overdraft limit. We may refuse to pay an overdraft item at any time even though we may have previously paid overdrafts for you. For example, we typically do not pay overdraft items if your account is not in "good standing" as defined above, or, if based upon our review of your account management, we determine that you are using Bounce Protection excessively or seem to be using Bounce Protection as a regular line of credit. You will be charged an NSF Returned Item Fee* for each item returned but will not exceed more than five (5) NSF Returned Item Fees per business day. Returned items may be presented for payment by the payee or their financial institution multiple times, which may result in multiple Overdraft Service Charges or NSF Returned Item Fees. You will be promptly notified of any non-sufficient funds items paid or returned that you may have; however, we have no obligation to notify you before we pay or return any item. The amount of any overdraft including our Overdraft Service Charge* and/or an NSF Returned Item Fee* that you owe us shall be due and payable upon demand, but if no demand is made, no later than 20 calendar days after the creation of the overdraft. If there is an overdraft on an account with more than one owner on the signature card, each owner and agent, if applicable, shall be jointly and severally liable for all overdrafts inclusive of fees. Bounce Protection should not be viewed as an encouragement to overdraw your account. To avoid fees, we encourage you to keep track of your account balance by entering all items in your check register, reconcile your check book regularly, and manage your finances responsibly. If you would like to have this service removed from your account, please call 1.888.3PLUMAS (375.8627). Please note that your Bounce Protection limit may be available for each item paid under the limit created by checks and other transactions made using your checking account number, such as a teller withdrawal, an automatic payment (ACH) transaction, or automatic bill payment and recurring debit card payment; and for sole-proprietor business accounts only, ATM and everyday debit card transactions. For all personal accounts, at your request, we may authorize and pay ATM transfers or withdrawals and everyday debit card purchases using your limit. Your current balance at the time these transactions post will determine the overdraft status and the assessment of fees. Other transactions initiated by you, or a delay in processing authorized transactions by the merchant, may result in previously authorized transactions posting against an insufficient balance. The limit will not be included in the balance provided during an inquiry. To help manage your account, the total fees you have paid for items (both paid and returned) during the current month and for the year-to-date will be reflected on your monthly periodic statement (consumer accounts only). **Limitations:** Bounce Protection is a non-contractual courtesy that is available to individually/jointly owned personal or business accounts in "good standing." Plumas Bank reserves the right to limit participation to one account per household or business and to suspend, revoke, or discontinue this service without prior notice. Unless we advise you differently or you request this service be removed from your account, your limit will be made available to cover overdrafts again after you bring your account to a positive end-of-day balance.

***SCHEDULE OF SERVICE FEES AND CHARGES:** Please see the accompanying Business Deposit Account Service Fees & Charges and/or Consumer Deposit Account Service Fees and Charges.

ADJUSTMENTS: We may make adjustments to your account from time to time. This may be due, for example, to the return of a check you deposited which was unpaid or if a deposit is posted in the wrong amount.

BUSINESS CUSTOMERS: If you have a business account, you agree to notify us promptly of any change in the business name or identity, or a change in the authorized signers on the account.

CASH TRANSACTIONS: Pursuant to federal law and regulation we are required to report large domestic transactions in cash or coin on Form FinCen 104, which is filed with the U.S. Treasury Department, and large transactions which involve transporting, mailing or shipping currency or other monetary instruments from or into the United States on Form 4790, which is filed with the U.S. Customs.

CASHIER'S CHECKS: You do not automatically have the right to stop payment on cashier's checks you purchase from us. In the event that a cashier's check is lost, stolen or destroyed, please contact us for procedures to follow to obtain reimbursement or have the cashier's check reissued. In general, you will have to complete a Declaration of Loss form, describing the cashier's check and how it came to be lost, stolen or destroyed, and sign the Declaration of Loss under penalty of perjury. We must then wait 90 days from the date the check was issued before we can pay your claim. If 90 days have already passed, then we will act on your claim within a reasonable time. If your check is presented during the 90-day waiting period, we may pay the item to a person entitled to enforce the check. If this happens, we will not pay your claim.

CHANGE OF ADDRESS: You agree to notify us in writing in the event that you change your address.

CHARGED BACK ITEMS: If a check or other item (or image of a check, substitute check, remotely created check or other item) that we cash for you or which you deposit to your account is returned to us as unpaid for any reason, we may charge your account for the amount of the check or other item plus a fee. This may include, among other circumstances, checks that are returned because the maker of the check had insufficient funds in its account and checks that were paid originally and later are returned to us accompanied by an affidavit which states that the endorsement is forged or unauthorized or that the item has been altered in any way. We may charge your account for the amount without questioning the truth of such an affidavit. If any check or other item deposited in your account is returned to us through the Federal Reserve, a Clearing House or one of the other normal check return channels, we may accept that return and charge the check or other item back against your account with regard to whether the institution on which the check or other item is drawn returned the check before its midnight deadline. We may, at our option, notify you by telephone if an item has been returned unpaid. If you authorize us to redeposit the item on your behalf, you waive any right to receive a written notice of the returned item and you authorize us to charge back the item to your account if it is returned unpaid again for any reason, plus a fee.

DEATH OR INCOMPETENCY: You agree to immediately notify us regarding the death or court-declared incompetence of any owner or authorized signer on your account. Until we receive such notice in writing, we may continue to honor items drawn on your account by the authorized signer(s). We may suspend, refuse and reverse any transactions or deposits (for example, automatic federal direct deposits of benefit payments belonging to the decedent) if any owner or authorized signer dies or is declared by a court to be incompetent. Refer to the discussion above regarding treatment of "Direct Deposits."

GOVERNING LAW: Except as provided by conflicting federal law or regulations, accounts will be governed by the laws of the State of California.

LOST AND DELAYED RETURNS: We act only as a collection agent for you when we receive a check for deposit or which we cash for you. If that check or other item is lost, stolen or destroyed in the process of collection, we may reverse the credit for any deposit or charge your account for the cashed check or item. You are responsible for the condition of a check or item when you issue it or present it for deposit to your account. If a check or item is returned or payment is delayed as a result of any writing or marking that you or a third party placed on the front or back of the check or item, you will be responsible for any cost or liabilities incurred as a result.

MARIJUANA RELATED BUSINESS (MRB): Plumas Bank does not provide banking services to any Marijuana Related Business, including deposit accounts, lending relationships or safe deposit boxes. An MRB is defined as a business or entity that actually touches the marijuana (aka cannabis) plant, including cultivators, dispensaries, producers of products using the plant including extraction of substances from the plant, and infusion of those products into other substances such as edibles.

MONEY SERVICE BUSINESS (MSB): A registered MSB is a money transmitter business that cashes checks, issues travelers checks, money orders or stored value cards. Please refer to the Schedule of Fees and Charges for the associated monthly service fee that is included in the Analysis Checking calculation, required on MSB accounts.

NOTICES REGARDING AN ACCOUNT: We may send statements and notices to any party to an account by mailing or delivering a notice to the last address we have on file for the account. Notice to any account holder or authorized representative shall be deemed to be notice to all account holders. If we hold statements or notices relating to the account at your request, or because you fail to give us a current address for the account, the notices are deemed delivered to you upon their receipt or preparation by the office of account. Any notice or statement returned to us as undeliverable shall be deemed delivered to you as of the date it is deposited by us in the mail. You must mail, or deliver during normal banking hours, all notices that are requested by this Agreement or by law to us at the office that holds your account and any other address we specify. If you have multiple accounts or services, you may have to send notices to more than one office address. We may not receive a notice sent to the wrong address or it may be delayed.

OTHER AGREEMENTS: You may have another agreement with us which, by its terms, supersedes this Agreement in whole or in part. For example, if you are a business customer, certain provisions of your other agreements may supersede some of the terms of this Agreement, to the extent that they are inconsistent. If you are a consumer, your account may also be governed in part by one or more electronic funds transfer agreements.

OVERDRAFTS: An insufficient balance can result from several events, such as (1) the payment of checks (2) electronic funds transfers or other withdrawal requests such as Debit Card transactions, ATM withdrawals or telephone-initiated transfers; (3) preauthorized automatic debits or other payments authorized by you; (4) the deposit of items which, according to the bank's Funds Availability Policy, are treated as not yet available or finally paid; (5) Bank service charges; or (6) the return of unpaid items deposited by you. We are not obligated to pay any item presented for payment if your account does not contain sufficient funds. If there are insufficient funds available in your account to pay a check or item, it may be returned unpaid. However, at our sole discretion, take the following actions if we receive an item drawn against your account and there are insufficient available funds in your account to cover the item:

Cover the item according to the terms of any written overdraft service that you and the Bank established.

Pay the Item and create an overdraft to your account. We may pay the item and fees from funds from another of your accounts or from funds subsequently deposited in the account including direct deposits of governmental benefits including, but not limited to, Social Security and Supplemental Security Income. Any negative balance on your account is immediately due and payable unless we agree otherwise. We may place a hold on balances in any other account you may have with us until the overdraft is paid.

Return the item unpaid. We may choose, without notice to you, to refuse to pay any item if it would create an overdraft, even though we may have previously established a pattern of honoring such items.

We are not obligated to notify you before we decide to either pay an item that creates an overdraft or to return an item drawn against insufficient available funds. We may assess an Overdraft Service Charge* or a Non-Sufficient Funds (NSF) Returned Item Fee* depending on the actions we take. We will limit these charges to a maximum of six (6) charges per day regardless of how many items are presented which overdraws the current account balance in an account. Should your account become overdrawn for more than 20 consecutive calendar days, Plumas Bank may charge a "daily overdraft fee." We will charge the "Daily Overdraft Fee"* on the twenty-first (21st) and each consecutive business day your account is overdrawn and continues to have a negative (overdraft) balance. The Daily Overdraft Fee* applies to overdrafts created by check, in-person withdrawal, recurring debits, ACH transactions, and ATM or Debit Card transactions. Overdraft Service Charges* and/or NSF Returned Item Fees* apply to overdrafts created by check, in-person withdrawal, recurring debits, ACH transactions and ATM or Debit Card transactions. Overdraft Service Charges*, NSF Returned Item Fees* and Daily Overdraft Fees* do not apply to overdrafts caused by ATM or one-time debit transactions on Consumer Accounts unless you Opt-In to Bounce Protection for ATM and one-time debit transactions. Your balance at the time any ATM or one-time debit transactions post will determine the overdraft status and the assessment of fees. Other transactions initiated by you, or a delay in processing authorized transactions by the merchant, may result in previously authorized transactions posting against an insufficient balance. Returned items may be presented for payment by the payee or their financial institution multiple times, which may result in multiple Overdraft Service Charges or NSF Returned Item Fees. Please see your current Schedule of Service Fees and Charges* for the fee amount. Enrollment

in one of our overdraft protection plans can help you avoid overdrafts and returned items. Ask us for more details regarding overdraft protection. If we pay your item against insufficient funds, you agree to pay the overdraft immediately, without notice or demand from us. Each account holder is jointly and severally responsible for paying any overdraft amounts created by any authorized signer(s) or party to the account, regardless of whether an account holder signed the check or received any benefit from the check. We are not obligated to continue paying checks or items which create an overdraft even if we have done so in the past and we may refuse to do so in the future without any notice to you. To help you manage your account, the total fees you have paid for items (both paid and returned) during the current month and for the year-to-date will be reflected on your periodic statement (consumer accounts only).

***SCHEDULE OF SERVICE FEES AND CHARGES:** Please see the accompanying Business Deposit Account Service Fees & Charges and/or Consumer Deposit Account Service Fees and Charges.

POSTDATED CHECKS: We may charge your account for an item that is otherwise properly payable from the account even though we pay the check before the date on it. If you do not want the item to be payable as of its date, you must give us a stop payment order in time for us to act on it before the date of the item.

REGULATION GG – The Unlawful Internet Gambling Enforcement Act of 2006 (UIGEA): Plumas Bank will not process any transactions through its designated payment systems for any companies, associations, corporations, entities, or individuals creating, or processing transactions for any entries associated with or related to Unlawful Internet Gambling. If unlawful internet gambling is detected, Plumas Bank reserves the right to decline all future online (Internet) gambling transactions, including any chargeback rights; revoke your debit/credit card; and/or close your deposit account.

RELEASING ACCOUNT INFORMATION: You authorize us to release information regarding the current status and history of your account to others. We may release information: (1) where it is necessary or helpful to complete a transaction; (2) to verify the existence and condition of your account for a third party, such as a merchant or another financial institution; (3) to comply with the law or a court order; (4) with your authorization; and (5) for other legitimate business purposes. The Bank, from time to time, enters into agreements with third parties to provide bank related services for the Bank. Services provided by third parties may include check processing services, data processing services or other bank-related services. You authorize us to release information regarding your account to such third-party service providers in connection with the service providers providing bank related services for the Bank.

RESTRICTIONS ON USE: Any message or instructions transmitted by you over the Internet or over any other electronic communications system will not bind the Bank, and the Bank will be under no obligation to respond to or act upon the same. You will bear the risk of any losses that may result from having chosen the particular telecommunications system you choose, including any losses that result from breach of security or from the Bank's not responding or acting on the message. If the Bank in its sole discretion chooses to respond or act upon a message or instruction received in this manner, then the following applies:

- a. If the message or instruction is authentic or validated by you, then you will be bound by the message or instruction.
- b. The Bank will not be deemed to have received the message or instruction until it has reasonable time to act on the message or instruction.
- c. The Bank will not be bound to act on or accept any future message or instruction.
- d. The Bank may use an account number even if the account number identifies a beneficiary different from the beneficiary named by you.
- e. You agree to indemnify the Bank and hold it harmless against any losses, damages or other expenses (including attorney's fees and expenses) arising out of the Bank's actions or inactions in response to your message or instruction.

If you have an agreement (other than this Agreement) with the Bank governing electronic or other messages or instructions, then the terms and conditions of that agreement will control instead of the foregoing.

SEVERABILITY: If any of the provisions of this Agreement are determined to be void or unenforceable, the remainder of this Agreement shall remain in full force and effect.

SIGNATURE CARD ADDITIONAL TERMS & CONDITIONS: Each person signing the Deposit Account Agreement and Signature Card ("the signer") requests that Plumas Bank ("the Bank") open the accounts designated and agrees: 1) either the Bank or the signer(s) may close the checking, savings or Money Market Account at any time and without previous notice; 2) that any one of the signers may open additional account(s) under the same ownership by adding the account to the back of the original signature card and initialing under Customer's Approval; 3) the account(s) and the Bank's practices are subject to the terms of this Account Information Disclosure and Schedule of Fees and Charges, to Federal and State laws and regulations and to the Bank's policies; 4) to pay all charges and follow all practices set forth in this Account Information Disclosure and Schedule of Fees and Charges. For each account opened, the Bank will provide the services listed in this Account Information Disclosure and Schedule of Fees and Charges for that account; 5) to abide by all future changes to the terms and charges for the account(s). Any signer is free to decline such charges by discontinuing the transactions or account(s) to which the charges relate. The Bank will notify the first signer on the account(s) in advance of any such changes; 6) the Bank may endorse checks for deposit to your account and may deposit or cash: checks payable to all of you, but endorsed by only one; and/or checks payable to one of you and endorsed by another of you; 7) the Bank may make any inquiry it considers appropriate for the purpose of evaluating the account(s). This may include ordering a credit report from time to time. If you reside in California or have a driver's license issued by that State, the Bank is authorized to obtain at any time address information from the California Department of Motor Vehicles or any other agency or person and the signer(s) waive the requirements of Section 1808.21 of the California Vehicle Code; 8) the Bank may disclose information about the account(s) to credit reporting agencies and to other persons or agencies that, in its judgment, have a legitimate business purpose for obtaining such information.

STALE DATED CHECKS: Upon presentation of an item for payment more than 6 months after its date, you agree that we may, in our sole discretion and without notice or inquiry to you, charge your account for the item; provided, however, we are not obligated to do so. If you want to ensure that we do not pay a stale-dated item, you should place a stop payment order on the item.

TAXPAYER IDENTIFICATION NUMBERS; BACKUP WITHHOLDING: Federal law and regulations require us to obtain a taxpayer identification number for the account holder of each account, with certain limited exceptions. You are required to provide us with your taxpayer identification number under Section 6109 of the Internal Revenue Code. The taxpayer identification number for an individual is usually a Social Security number. The number is included on reports filed with the IRS concerning interest paid to you by the Bank. You are required to certify under penalty of perjury: (1) that the taxpayer identification number given to us is correct; (2) whether you are exempt from backup withholding; and (3) that you are a U.S. person (including a resident alien). We will furnish you with the form on which you make this certification. If you fail to provide your taxpayer identification number and certify that it is correct, or if you fail to certify that you are not subject to backup withholding or if the IRS notifies us that you have furnished an incorrect taxpayer identification number, then federal tax rules require us to withhold against interest paid to you. We forward amounts withheld to the IRS. Interest paid on deposits made by individuals who are not citizens or residents of the United States is not reported to tax authorities and is not subject to backup withholding. (Note, however, interest reporting for Canadian depositors below). To establish that you are not a citizen or resident of the United States, you must provide a certification of your status on our certification form. Pursuant to IRS regulations we will report interest paid to you if you are an individual who is a nonresident alien of the United States and a resident of Canada. When an account earns \$10 or more of interest in a year, or if backup withholding is imposed, we will report the interest paid and the amount withheld to the IRS (and to the California Franchise Tax Board if your mailing address is in California). You will receive a copy of the information reported to the tax authorities.

TRANSFERS AND ASSIGNMENTS: You may not grant, transfer or assign any of your rights to an account without our prior written consent. We are not required to accept, pass upon, or recognize an attempted assignment of an account, including a savings account, or any interest in it.

WAIVERS: We may delay enforcing our rights under this Agreement without losing them. Any waiver by us shall not be deemed a waiver of other rights or of the same right at another time. You waive diligence, demand, presentment, protest, and notice of every kind, except as otherwise set forth in this Agreement.

Why?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

- ☛ Social Security number
- ☛ Income
- ☛ Account balances
- ☛ Payment history
- ☛ Transaction history

When you are no longer our customer, we continue to share your information as described in this notice.

How?

All financial companies need to share customers’ personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers’ personal information; the reasons Plumas Bank chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Plumas Bank share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes — to offer our products and services to you	Yes	No
For joint marketing with other financial companies	No	No
For our affiliates’ everyday business purposes — information about your transactions and experiences	Yes	No
For our affiliates’ everyday business purposes — information about your creditworthiness	No	We don’t share
For our affiliates to market you	No	We don’t share
For our nonaffiliates to market you	No	We don’t share

Questions?

Call 1.888.3PLUMAS (1.888.375.8627) or go to plumasbank.com/privacy

Who we are	
Who is providing this notice?	Plumas Bank and Plumas Bancorp
What we do	
How does Plumas Bank protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does Plumas Bank collect my personal information?	<p>We collect your personal information, for example, when you</p> <ul style="list-style-type: none"> ☛ give us your contact information ☛ open an account ☛ deposit or withdraw money ☛ pay your bills ☛ apply for a loan ☛ use your credit or debit card <p>We also collect your personal information from others, such as credit bureaus or other companies.</p>
Why can't I limit all sharing?	<p>Federal law gives you the right to limit only</p> <ul style="list-style-type: none"> ☛ sharing for affiliates' everyday business purposes — information about your creditworthiness ☛ affiliates from using your information to market to you ☛ sharing for nonaffiliates to market to you <p>State laws and individual companies may give you additional rights to limit sharing.</p>
Definitions	
Affiliates	<p>Companies related by common ownership or control. They can be financial and nonfinancial companies.</p> <ul style="list-style-type: none"> ☛ <i>Plumas Bank does not share with its affiliate, Plumas Bancorp.</i>
Nonaffiliates	<p>Companies not related by common ownership or control. They can be financial and nonfinancial companies.</p> <ul style="list-style-type: none"> ☛ <i>Plumas Bank does not share with nonaffiliates.</i>
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.