

## **CORPORATION AUTHORIZATION RESOLUTION**

Between:

	tate Employees Credit Union this document as "PSECU"	AND	Referred to in this document	as "Corporation"
I,organized under t	the laws of Pennsylvania, Federal	, certif	y that I am the Secretary of the abov	e-named Corporation in business under the
trade name of				, and that the
			tions adopted at a meeting of all mer	
			eld on nave not been rescinded or modified.	
These resolutions	appear in the initiates of this frice	ting and i	lave not been resemada or mounted.	
AGENTS: Any agent listed b	elow, subject to any written limitat	ions, is au	thorized to exercise the powers granted	d as indicated below:
NAME / TITLE			SIGNATURE	% OWNERSHIP
٨	/		X	
3			X	
<b>.</b>	/		X	
)			X	
Ξ			X	
ndicate A, B, C, D, and/or E from the names above	nd/or É from		of Power	Indicate number of signatures required
			resolution and have full access to ion related to this Corporation	
	(2) Open any share account(s) in	the name	e of the Corporation	
	(3) Endorse checks and orders fo deposit with PSECU	r payment	of money and withdraw funds on	
			name of, this Corporation, sign, or other evidences of indebtedness	
	hat the Board of Directors of the C		n has, and at the time of adoption of	
	rity to adopt the resolutions on page wful authority to exercise the same		o confer the powers granted above to seal below as appropriate.)	the persons named w
			bscribed my name to this document a	
CORPORATE SEAL HI	ERE			
	Attest by one other	Officer	Secretary	

## The Corporation named on this resolution further resolves that:

- (1) PSECU is designated as the depository for the funds of the Corporation and to provide other financial accommodations indicated in this resolution.
- (2) This resolution shall continue to be in effect until express written notice of its rescission or modification has been received and recorded by PSECU. Any and all prior resolutions adopted by the Board of Directors of the Corporation and certified to PSECU as governing the operation of this Corporation's account(s) are in full force and effect until PSECU receives and acknowledges an express written notice of its revocation, modification, or replacement. Any revocation, modification, or replacement of a resolution must be accompanied by documentation, satisfactory to PSECU, establishing the authority for the changes.
- (3) The signature of an agent on this resolution is conclusive evidence of their authority to act on behalf of the Corporation. Any agent, so long as they act in a representative capacity as an agent of the Corporation, is authorized to make any and all other contracts, agreements, stipulations, and orders which they may deem advisable for the effective exercise of the powers indicated on page one, from time to time with PSECU, subject to any restrictions on this resolution or otherwise agreed to in writing.
- (4) All transactions, if any, with respect to any deposits, withdrawals, and borrowing by or on behalf of the Corporation with PSECU prior to the adoption of this resolution are hereby ratified, approved, and confirmed.
- (5) The Corporation agrees to the terms and conditions of any account agreement properly opened by any agent of the Corporation. The Corporation authorizes PSECU, at any time, to charge the Corporation for all checks, drafts, or other orders for the payment of money that are drawn on PSECU, so long as they contain the required number of signatures for this purpose.