

License Agreement

This License Agreement (“Agreement”) is between NAFCU Services Corporation, Inc. (“NSC”) and each credit union (“you”) which downloads and uses one or more credit union ads (“Ad” or “Ads”) from the NSC website. This Agreement describes your rights and obligations as a user of such Ads. By downloading and using an Ad, you understand and agree that the terms and conditions of this Agreement will apply.

NAFCU Membership. Only members in good standing of the National Association of Federal Credit Unions (“NAFCU”) may download and use the Ads. You agree that you will only download and use an Ad while you are a member in good standing of NAFCU.

Ownership. You acknowledge and agree that NSC owns all rights to the Ads.

Grant of License. NSC grants to you a non-exclusive license to brand each Ad with the name and other details of your organization, and use it in any media of your choice. The license granted by NSC is personal to your use and may not be transferred to any other person or organization (specifically including non-NAFCU Member credit unions) without the prior written consent of NSC.

Branding. You agree to have each Ad branded with the name and other details of your organization. If you choose to use the Ad’s creator to brand it, you will be responsible for paying the Ad’s creator a one-time fee of \$150. Neither the name nor logo of NSC or NAFCU may be used in conjunction with an Ad.

Indemnification. You agree to indemnify and hold harmless NSC and NAFCU, their officers, directors, employees, and agents from and against any and all liability, claims, losses, damages, expenses and costs, including reasonable attorney’s fees, arising out of your use of the Ads and any breach of your responsibilities under this Agreement.