

### **Visa® and MasterCard® Platinum Cash Rebate Program Rules**

1. Your Visa and MasterCard account ("Account") is issued by Central Florida Educators' Federal Credit Union (herein after "we," "our," "CFE," or "us") located in Orlando, FL. In these Program Rules, "you," "your," means the CFE Cardholder obligated on the Account enrolled in the Platinum Cash Rebate Program noted below.
2. Your ability to earn points and redeem earnings will be based on the status of your Account. If your Account is in default as described in your Cardholder Agreement, we reserve the right to prohibit you from earning or redeeming points and to cause you to forfeit any points in your Account. If your Account is closed for any reason, your membership in the Program will be terminated and the total balance of your accumulated rebate earnings will be forfeited. You will also forfeit any unredeemed points if you cancel your Program membership or the Program is terminated. Additionally, any fraud or abuse related to the accrual or redemption of points will result in forfeiture of accrued points as well as cancellation of membership in the Program. If your points are forfeited for any reason, we will not reinstate points to your Account.
3. Membership in the Program will be renewed automatically each year, so long as your Account is open and not in default as defined in your Cardholder Agreement, unless you notify us of cancellation.
4. Every dollar in "Net Purchases" (purchases of goods and services made by you or any authorized user on your Account minus any returns or refunds) Cardholder makes with a CFE Visa® Platinum Cash or MasterCard® Platinum Cash credit card account covered by this program and that appears on your statement during the program period earns a cash rebate as provided for in these rules under Issuer's most current cash rebate schedule. The cash rebate is earned with purchases beginning on the first day in which your program begins and is posted to your account annually, up to a maximum rebate of \$2,000. We reserve the right to determine if Net Purchases qualify for the 1% per \$1 rebate. Accrual will begin upon the Enrollment Date in the Program. ("Enrollment Date" is the day on which we approve you as a Program member.) No retroactive points will be awarded. You will not earn points on balance transfers, cash advances, overdraft protection advances, convenience checks, money orders, finance charges, unauthorized or fraudulent charges, or fees of any kind, including fees for products that protect or insure the balances of your Account. Points will be deducted for any returns or credits made on your Account. Points will appear on your monthly statement. From time to time there may be promotional offers for the Program, which provide the opportunity to earn additional points as defined by the terms of the promotion.
5. Points earned are not transferable and cannot be used as payment of obligation to us. If there is any abuse of the Program, failure to follow Program terms or any misrepresentation by you, all unredeemed points shall be forfeited and no additional points shall accumulate. Points from separate, enrolled Accounts may not be combined onto one Account.
6. Your periodic statement will normally include a year-to-date total of your cash rebate credits, but may be adjusted as provided for in these rules. Cash rebate credits will be deducted from your current total of points earned for corresponding retail purchase returns posted to your credit card account.
7. You are responsible for any personal tax liability related to participating in the Program.
8. We reserve the right to approve, deny or revoke membership in the Program to any individual for any reason.
9. The Program and benefits are offered at our sole discretion. We reserve the right to alter or waive any Program feature or benefit prospectively or retroactively, including, without limitation, participation fees, point accrual or redemption criteria, or to cancel or temporarily suspend the Program at any time. The Program is void where prohibited by federal, state, or local law. These rules and regulations set forth all the terms of the Program; we have no other obligation with respect to the Program beyond those described in these Rules.

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### **Visa® and MasterCard® Platinum Rewards Program Rules**

1. Points can be used to order the awards described in the current brochure or the program web site, [www.CURewards.com](http://www.CURewards.com), which may be updated from time to time. Point requirements assigned to any award are subject to change from time to time without notice, and awards may be discontinued or substituted at any time. Award suppliers have agreed that, to the best of their ability, merchandise featured in this Program will be available in sufficient quantities to meet expected demand. However, there may be instances in which product demand exceeds supply, in which case the Program reserves the right to substitute a similar item of equal value or withdraw the offer for that product. If it is not replaced Participant will be advised to make an alternate selection.
2. Accounts must be open and in good standing (not canceled or terminated by either party; not delinquent, over limit, or otherwise not available to use for charges) at time of redemption. Awards are not available when a cardholder is in default under the card agreement. The sponsoring credit union reserves the right to suspend the cardholder's participation in the program until the account is in good standing.
3. Merchandise will be shipped via a parcel delivery service or by the U.S. Postal Service and should arrive in 4-6 weeks after the order is received; otherwise, the Participant will receive an acknowledgement stating the anticipated alternative delivery date, except as noted on items shipped directly from the manufacturer. Items that need to be shipped from the manufacturer may not be available in some locations. There will be no charge for Standard Delivery. Shipments cannot be made to a post office box or outside the 50 United States and its territories, no international shipments are permitted. A street address and home phone number are required to accept an order.
4. A product which is received damaged or defective may be returned to the shipper within 10 days of receipt for replacement. All parts, instructions, warranty cards and original packaging materials must be returned with the product. Instructions on how to return such damaged merchandise will be included with each shipment. Be sure to note any exceptions, damages or shortages on the delivery receipt before signing to accept freight shipment delivery from the carrier.
5. The merchandise offered in this Program may be subject to standard manufacturers' warranties. Any warranty information will accompany the merchandise shipment. The Program makes no warranty, express or implied, concerning the merchantability or fitness

for a particular purpose of products and/or services provided through this Program. Warranty claims must be directed to the manufacturer.

6. Points have no cash value.
7. Points in this Program cannot be exchanged for cash or credit, may not be used with any other offer, promotion or discount, cannot be combined with cash to obtain awards, cannot be earned from or transferred to or combined with any other account's points for redemption and cannot be used to pay off any obligation on the cardholder's account.
8. Points will be deducted from the total points available for redemptions and for any returns or credits associated with the account. Points deducted for credits to an account will be at the same rate at which the original charges earned those points. The Participant's credit card account may be charged for the actual cash difference between the cost of the award redeemed and the net value of the actual points available for redemption in the event the Participant redeems unearned Points.
9. Points may be forfeited due to Rules violations.
10. This Program is void where prohibited or restricted by law.
11. Participant is responsible for any federal, state or local income or other taxes or gratuities, if applicable.
12. Participant agrees to hold PSCU Financial Services, Inc. (PSCU-FS) and any vendors associated with the Program, as well as any credit card association that their Sponsor is a member of, totally harmless if their Sponsor fails to meet its contractual and other obligations with PSCU-FS which results in the Program being interrupted or terminated prior to giving the participant the opportunity to redeem the Points or receive the gift/travel awards. Also, the Participant agrees to hold PSCU-FS harmless if a vendor files for bankruptcy or otherwise goes out of business, after points are redeemed for an award from the vendor but before the Participant was able to receive the award.
13. Certain restrictions may apply to travel certificates, tickets and documents. Travel certificates, tickets and documents are not exchangeable, refundable, transferable or redeemable for cash. All travel certificates, tickets and documents will be mailed first class U.S. Mail and will not be replaceable in the event of loss, destruction or theft. Participant may request travel certificates, tickets and documents to be delivered by overnight carrier and agrees to pay the associated additional delivery fees by credit card. Participant is responsible for any applicable fees and taxes associated with travel redemptions.
14. This Program is available to cardholders ("Participant") whose Sponsor (1) has enrolled as a sponsoring member of PSCU-FS, and (2) has contracted with PSCU-FS for this Program for the Participant. All Program Rule determinations by PSCU-FS are final. The Participant's use of their card(s) following receipt of these Rules will indicate their agreement to comply with and abide by these Rules.
15. The Program reserves the right to terminate the Program or portions thereof at any time without restriction or penalty. This means that regardless of a Participant's level of activity in the program, the ability to accumulate points or claim awards can be terminated with or without prior notice. The redemption value of Points already accumulated may be changed at any time without notice and without restriction or penalty.
16. The list of merchandise, airlines, hotel, rental car, cruise or tour companies and any other listed award available in the Program is subject to change and may be discontinued all or in part without notice.
17. All travel awards are subject to specific terms and conditions. Unless otherwise noted, airline reservations must originate from the contiguous 48 United States. Airline reservations must be made 21 days in advance of travel, require a Saturday night stay and may have restrictions, blackout dates, and exclusions. The Program reserves the right to book all airline tickets on the carrier with the lowest available fare for the round trip between the cities requested. Certificates have no value except when used under the terms and conditions accompanying them. The terms and conditions of any travel offer may be amended by the Program at any time. Certificates and tickets issued travel awards must be issued in the name of the redeeming account holder or a member of their immediate family. The Program is not responsible for the performance of the travel providers associated with the Program. All reservations are made subject to the conditions of carriage, supply or business of the party providing the service, which include exclusions and limitations of liability.
18. All travel awards are subject to the rules and restrictions imposed by the individual travel companies, airlines, hotels, rental car, and cruise line and tour companies. Compliance with these rules is the responsibility of the Participant. Airline ticket travel awards are not refundable nor may they be returned to the Program for a credit of points to the original account. They are non-changeable unless permitted by the airline issuing the ticket. Fees that apply due to permitted changes by the airline are the responsibility of the traveler. En-route stopovers are not permitted unless they are to make direct connections within the carrier's rules. Air travel must be all on the same airline. Minimum or maximum stays required by the carrier may apply.
19. Issuance of some travel certificates does not constitute a reservation. In such cases the certificate holder is responsible for making all reservations with the company that issues the certificate.
20. Every effort has been made to ensure that the information in the Program communications is accurate. The Program is not responsible for errors or omissions and reserves the right to correct such errors at any time, even if it affects a pending award redemption order.
21. Some sponsoring credit unions of CURewards may choose to add local additional rules and Program opportunities. Please inquire with your sponsor to see if such are applicable to your participation in the Program.

To see additional rules regarding certificate redemptions for airline tickets, cruises, car and hotel awards, please see the travel section of the CURewards web site or contact your sponsoring credit union. These terms and conditions, combined with the General Program Rules and Conditions (available at the CURewards web site), and any local rules published by your sponsoring credit union, constitute the full set of Program Rules.