This entire form must be completed, signed by the member, notarized, and returned to AAEC Disputes in order for this claim to be processed.

SUNCOAST CREDIT UNION UNAUTHORIZED REMOTELY CREATED CHECK AFFIDAVIT, RELEASE AND INDEMNITY AGREEMENT

		ed authority, personally appea	Accour ared the Member referenced al	pove ("Affiant"), who swore or affirmed,
as fol		ze ratify sign or receive any	henefit from or related to the fo	Ilowing described check ("the "Check")
Alliai	drawn on Suncoast Credit U		beliefit from or related to the ic	mowing described check (the "Check")
	Date of Transaction	Check Number	Check Amount	Payee
2.	to indemnify and hold Credit limitation, attorneys' fees and	t Union harmless from and ag d court costs) resulting from a	gainst any loss, liability, damaq ny claim, demand, action, suit	e's Credit Union Account, Affiant agrees ge, cost or expense (including, without or proceeding brought or made by any rit, Release and Indemnity Agreement
3.	Affiant, on behalf of Affiant and Affiant's heirs, beneficiaries, dependents, executors, administrators, assigns, agents, an representatives (collectively "Affiant"), hereby (a) releases and discharges Credit Union from all rights, claims, and actions whether known or unknown, foreseen or unforeseen, arising now or hereafter, arising from or related to the Check; (b) assign to Credit Union all rights, claims, demands, or causes of action of Affiant against all persons and entities arising from or in an way related to the Check; (c) warrants that Affiant has not assigned any rights, claims, demands or causes of action describe above to any person or entity other than Credit Union; (c) agrees to provide reasonable cooperation to Credit Union in Cred Union's pursuit of any such rights, claims, demands, or causes of action, including, without limitation, information, documents records, affidavits, depositions and testimony as reasonably requested by Credit Union; and (d) may not assign this Agreemer or any rights or obligations thereunder without the prior written consent of Credit Union, which may be withheld for any or n reason.			
4.	This Agreement shall be governed and construed in accordance with the laws of the State of Florida. Any disputes regarding this Agreement shall be within the jurisdiction of the courts of Hillsborough County, Florida. If legal action is necessary to enforce this Agreement or collect any amounts owing under this Agreement, the prevailing party has the right, subject to applicable law to payment by the other party of all attorney's fees and costs, including fees on any appeal and any post-judgment collection actions. The parties agree that such legal action shall be filed and heard in Hillsborough County, Florida, except as prohibite by applicable law. This Agreement contains the entire agreement of the parties hereto with respect to the matters covere hereby, and no other agreement, statement, or promise made by any party hereto, or to any employee, officer or agent of an party hereto, which is not contained herein, shall be binding or valid. This Agreement may not be modified except by writte instrument executed between the Affiant and Credit Union.			
STAT COUI	E OF		- Affiant	Signature
				□ online notarization, this day of rsonally known to me or □ who has
				ure of person taking acknowledgment)
			(Signal	g downomodginom)
				(Name typed, printed or stamped)