

401(k) Employee Loan Application

Use this form to request a loan from your Retirement Plan. Please note, your Plan must allow loans for you to request a loan. Please complete the following steps to obtain a loan: 1) Complete a loan application and submit it to your employer (Plan Administrator); 2) Your employer (Plan Administrator) approves the loan application and mails or faxes it to Saturna Capital; 3) A loan package, including Promissory Note and Truth-In-Lending disclosure, is mailed or faxed to you; 4) You sign the promissory note and mail the originals back to Saturna Capital; 5) A check is prepared and mailed to you; 6) Loan payments are made by your employer who deducts the payment amount from your pay as an additional salary reduction.

Employee Information:	Employer Information:
First Name M.I. Last Name	Name of Business
Street Address:	
	Plan Administrator / Contact Person
	Telephone:
City State Zip Social Security Number:	
Email:	
Daytime Phone:	
Type of Employee Loan:	
Minimum Loan: \$1,000 Maximum Loan: Generally the lesser of 50% of the lesser of 50\% of the lesser of 50\% of the lesser of 50\% of the lesser of 50	of your vested account balance or \$50,000
General Purpose Loan Choose repayment term: 1 Year 2 Years 3	Years 4 Years 5 Years
Principal Residence Loan: Available ONLY to purchase or build a Principal Residence Please attach an executed sales contract for the Principal Residence being purchased.	(not available to renovate or refinance a Principal Residence).
Choose repayment term: 🔲 10 Years 🔲 11 Years 🔲 12 Years 🔲 13 Years	14 Years 15 Years
Note: If the amount requested exceeds the available funds, the loan will be processed for the n	naximum amount available.
Amount of Employee Loan:	
You must be an Active Employee in order to take out a 401(k) loan. Repayments must be ma	ade through payroll deductions. If you are a terminated employee
you may not take out a loan. Your repayment schedule is determined by how often contril	
Optional Fax Information:	

Fax my Loan Promissory Note and Truth-In-Lending Disclosure to:	Amount of Loan:
	Check Amount*:

(If no number is provided, information is mailed only)

Check Amount*:	

* Check amount should be equal to the Loan Amount less a \$60 Annual Loan Fee

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Employee Authorization:

L hereby acknowledge that I have read, understand and agree to all pages of this 401(k) Employee Loan Application form. I affirm that all information that I have provided is true and correct. I understand that funds may impose redemption fees on certain transfers, redemptions or exchanges if assets are held less than the period stated in the fund's prospectus or other disclosure documents. I will refer to the fund's prospectus and/or disclosure documents for more information. I certify that the amount requested does not exceed the allowable amount described in the Terms and Conditions on Page 2. I understand that payments are to be made by payroll deduction and are due according to the amortization schedule that I receive.

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(Please sign and submit to your Employer/Plan Administrator.)

Date:

Plan Administrator Signature: _



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Terms and Conditions

Cost – A loan fee in the amount of \$60 shall be deducted from the loan amount approved. An annual maintenance fee of \$60 will be charged to your account every year the loan is outstanding.

Optional Express Delivery – Prevailing rates apply to expedited courier service. Delivery times cannot be guaranteed, and charges are non-refundable. Express delivery is available for deliveries Monday through Friday only and is not available to P.O. boxes. Delivery is not guaranteed to all areas.

Amount of Loan – The maximum loan amount, when added to the outstanding balance of all other loans from all qualified plans sponsored by your employer, is generally the lesser of 50% of your vested account balance, or \$50,000 reduced by the excess, if any, of your highest total outstanding balance of all such loans for the one-year period ending on the day before the date the loan is made, over the outstanding balance of loans from all such qualified employer plans on the date the loan is made.

Source and Application of Funds – Loan disbursements will be made on a prorated basis from each of your current investment options and contribution sources or Saturna Capital may decide which funds to liquidate to fund the loan proceeds.

Eligibility – You must be actively employed to take a loan. Note that if you file bankruptcy, the bankruptcy court may prohibit the plan from processing your repayments through payroll deduction.

Interest Rate Determination – For loans originating in any given month, interest due will be based on the designated rate for your Plan on the first business day of each month, and such rate is fixed for the life of the loan. The interest rate is set at the current Prime Rate as published in the Wall Street Journal.

Repayment – Payments must be made by payroll deduction. Saturna Capital will notify your employer's payroll department at the time a loan is made, indicating the dollar amount your employer must begin deducting from your pay each pay period according to the payroll frequency indicated on the front of the form. You should refer to your Truth-in-Lending Disclosure and promissory note and/or amortization schedule for information as to the amount and due date of each payment. It is entirely your responsibility to ensure that timely loan repayments are being remitted to Saturna Capital by your employer's payroll department to avoid the tax consequences associated with a defaulted plan loan.

Principal repayments and interest payments shall be reinvested in your account in accordance with your current investment elections.

Default – If the sum of all loan payments due in a calendar quarter is not made and payment is not received by the end of the following calendar quarter, pursuant to Internal Revenue Code rules and regulations, the loan will be in default and the entire outstanding loan balance, including accrued but unpaid interest, shall be deemed distributed and will be tax reported to you. This entire amount must be included in your gross income in the calendar year of default. An IRS premature withdrawal penalty may also apply. Borrowers who default on a loan from the Plan may be prohibited from obtaining future loans from the Plan.

Prepayment – Prepayment in full of the outstanding loan principal and the accrued interest may be made no earlier than the next loan payment due date. Arrangements for a full payment must be made by contacting Saturna Capital for a prepayment figure no more than two weeks before the payoff.

Full Distributions – Before a full distribution can be processed, you must have experienced a distributable event and elect to treat the loan as a taxable distribution. All outstanding loan principal and accrued interest shall be treated as a distribution from the Plan on the date of death. The loan cannot be transferred to, or assumed by, your beneficiary. In addition, the amount of the outstanding loan will be tax reported as a distribution to you or your estate, as applicable.

Indemnification – Saturna Capital Corporation accepts no responsibility for any adverse tax consequences to you resulting from your failure to adhere to the terms of this agreement and all applicable federal and state loan laws, and you hereby hold Saturna Capital harmless from any claim, of whatever nature, from yourself, your creditors, your family, your heirs, successors and assigns in connection with this agreement.

Please forward completed paperwork to Saturna at:

Saturna Capital Corporation Attn: Loan Processing Dept. 1300 North State Street Bellingham, WA 98225 Phone: 1-800-SATURNA Fax: 1-360-734-0755 Online: www.saturna.com