



LOAN AND SECURITY AGREEMENTS AND DISCLOSURE STATEMENT

® (000) 123-4567					AND DISC	CLOSURE STATEMEN
Loan Date	Loan Number		Account N	umber	Certif	ficate Number AX
Borrower 1 Name and Address			Borrower	2 Name (and address	s if different from Bo	prrower 1)
	TRUTH IN	I ENDING	DISCLOSURE	'e' means an est	timate	
ANNUAL PERCENTAGE RATE FIN		Amount F		Total of Paymer	nts	Total Sale Price
	dollar amount the credit will cost y	The energy	nt of credit provided to y	ou The amount you w	ill have paid after you nents as scheduled.	The total cost of your purchase on credit
% \$		\$		\$		\$
· ·	g Insurance					which includes your downpayment of
\$ \$ Prepayment: If you pay off early you	 will not have to pay a per	naltv. Require	ed Deposit: The Ann	ual Percentage Rate	does not take into	\$ account vour required deposit, if an
Property Insurance: You may obta						
⊅ Late Charge:						
Your Payment Number of Schedule will be:	of Payments An	nount of Paym	nents Wh	en Payments Are Du	16	
Security: Collateral securing other I deposits and interest in the credit ur Collateral Prop				are giving a security	r interest in your s Type/Lien Amou	77
Other (Describe):					($\Rightarrow (O)/ \leftarrow \sim$
Pledge of Shares \$	in Account Number		T NIONIDAN/A SEAST SEE	\$	in Account Nu	
SEE YOUR CONTRACT DOCUMENTS FOR						NEULL BEFORE THE SCHEDULED DAY.
Itemization of Amount Financed of	Amount Given to You D			aid on Your Account		paid Finance Charge
\$	\$		\$ <	~ 110	\$	A MO
Amount Paid to Others \$ on Your Behalf		t Insurance	\	1 3/1/0		an Oly
\$ LOAN AGREEMENT continue	To	П	CONSTIMERS, CLAIN	AS AND DEPENSES N	TO TO	KED, SEE REVERSE SIDE FOR NOTIC
Promise to Pay: You promise to p the interest rate is Collection Costs:	pay \$ to see the see that the s	to the credit ureements are (nton plus interest or governed by the law	n the unpaid balance s of	until What you ow	ve has been repaid. For fixed rate loa
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Disclosure, you also acree to the terms of the Security Adreemen NOTICE TO CONSUMER: 1 Do the unpaid balance at any time	not sign this agreem without penalty.	en before	70			agreement. 3. You may prep
\ <u>\</u>	(SEA)	L) DATE	BORROW	(ED 2		(SEAL) DATE
BOHHOWER I	<u> </u>	DATE	X	EH 2		DATE
OTHER BORROWER PODWIER OF F	(SEA	DATE		R BORROWER OV	NNER OF PROPERTY	(SEAL) WITNESS DATE
CREDIT INSURANCE ENROL						701-0391 • Phone: 800.356.264
"You" or "Your" means the membered it insurance is voluntary and You may select any insurer of yoif you check the "yes" box below Your signature below means you or profit for 25 hours a week or	I not required in order ur choice. You can get and sign your name ar agree that: surance only if you are	to obtain the this insuran nd write in the working for	you we ce only ne date. NOTE: wages	vill be considered a ir age will be over of your loan, insur THE LIFE AND D	at work. The Maximum A ance will be prov ISABILITY INSUI UDING A PRE-EX	e or vacation, but soon to resun Age for Insurance on the matur vided up to the Maximum Age. RANCE CONTAINS CERTAIN BE XISTING CONDITION EXCLUSIO OR DETAILS
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YOU ELECT THE FOLLOWING INSUR SINGLE CREDIT DISABILITY	ANCE COVERAGE(S)	YES NO		C	OVERED MEMBER (please print)	3
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Sheeti eii e						
Initial Amount of Loan Insured Insurance CD CD	ce Charge Mont	thly Payment/B	Senefit Term of C	Certificate in Months	Effective Date of Ce	ertificate Expiration Date of Certification
CL CL			CL			
If you are totally disabled for m	ore than 30 day	ys, then the	INSURANCE MAX			DISABILITY LIFE
disability benefit will begin with th			MAX. MONTHLY	TOTAL DISABILIT		\$ XXX N/A
GROUP POLICY NUMBER	RATE OF INTEREST ON TH		MAX. AGE FOR			\$XX,XXX \$XX,XX XX XX
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CREDIT UNION COPY

DATE

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LOAN AGREEMENT

In this Loan Agreement ("Agreement"), which begins on the reverse side, all references to "Credit Union," "we," "our," or "us," mean the Credit Union whose name appears on this document and anyone to whom the Credit Union assigns or transfers this Agreement. All references to "you," or "your" mean each person who signs this Agreement as a borrower.

- 4. PAYMENTS You promise to make payments of the amount and at the time shown in the Truth in Lending Disclosure. You may prepay any amount without penalty. If you prepay any part of what you owe, you are still required to make the regularly scheduled payments, unless we have agreed to a change in the payment schedule. Because this is a simple interest loan, if you do not make payments exactly as scheduled, your final payment may be more or less than the amount of the final payment that is disclosed. If you elect credit insurance, we will either include the premium in your payments or extend the term of your loan. If the term is extended, you will be required to make additional payments of the scheduled amount, until what you owe has been paid. You promise to make all payments to the place we choose. If this loan refinances another loan we have with you, the other loan will be canceled and refinanced as of the date of this loan. Unless otherwise required by law, payments will be applied to amounts owed in the manner we choose.
- $\textbf{5. LOAN PROCEEDS BY MAIL} \ \ \ \ \text{If the proceeds of this loan are mailed to you,} \\$ interest on this loan begins on the date the loan proceeds are mailed to you.
- 6. SECURITY FOR LOAN This Agreement is secured by all property described in the "Security" section of the Truth in Lending Disclosure. Property securing other loans you have with us also secures this loan. In addition to your pledge of shares, we may also have what is known as a statutory lien on all individual and joint accounts you have with us. A statutory lien means we have the right under federal law and many state laws to claim an interest in your accounts. We can enforce a statutory lien against your shares and dividends, and if any, interest and deposits, in all individual and joint accounts you have with us to satisfy any outstanding financial obligation that is due and payable to us. We may exercise our right to enforce this lien without further notice to you, to the extent permitted by law. For all borrowers: You pledge as security for this loan all shares and dividends and, if any, all deposits and interest in all joint and individual accounts you have with the credit union now and in the future. The statutory lien and/or your pledge will allow us to apply the funds in your account(s) to what you owe when you are in default. The statutory lien and your pledge do not apply to any Individual Retirement Account or any other account that would lose special tax treatment under state or federal law if given as security.
- 7. DEFAULT The following paragraph applies to borrowers in Colorado, D.C., Massachusetts, Missouri, Nebraska and West Virginia: You will be in default under this Agreement if you do not make a payment of the amount required on or before the date it is due. You will be in default if you break any promise you made in connection with this loan or if anyone is in default under

any security agreement made in connection with this Agreement. You will be in default if you die, file for bankruptcy, become insolvent (that is, unable to pay your bills and loans as they become due), or if you made any false or misleading statements in your loan application. You will also be in default if something happens that we believe may seriously affect your ability to repay what you owe under this Agreement or if you are in default under any other loan agreement you

The following paragraph applies to borrowers in Kansas and Maine and to South Carolina borrowers of Stated Chartered Credit Unions in South Carolina: You will be in default if you do not make a payment of the amount required when it is due. You will also be in default if we believe your ability to pay or perform your obligations under this Agreement is significantly impaired. And, you will be in default if the value of any property given as security for this Agreement is significantly reduced.

- 8. ACTIONS AFTER DEFAULT When you are in default and after expiration of any right you have under applicable state law to cure your default, we can require immediate payment of the entire unpaid balance under this Agreement and enforce any security interest you have given us. If we demand immediate payment, you will continue to pay interest at the rate provided for in this Agreement, until what you owe has been repaid. We will also apply against what you owe any shares and/or deposits given as security under this Agreement. We may also exercise any other rights given by law when you are in default.
- 9. EACH PERSON RESPONSIBLE Each person who signs this Agreement will be individually and jointly responsible for paying the entire amount owed under this Agreement. This means we can enforce our rights against any one of you individually or against all of you together.
- 10. LATE CHARGE If you are late in making a payment, you agree to pay the late charge shown in the Truth in Lending Disclosure. If no late charge is shown, you will not be charged one.
- 11. DELAY IN ENFORCING RIGHTS We can delay enforcing any of our rights under this Agreement any number of times without losing the ability to exercise our rights later. We can enforce this Agreement against your heirs or legal
- 12. CONTINUED EFFECTIVENESS If any part of this Agreement is determined by a court to be unenforceable, the rest will remain in effect.
- 13. NOTICES Notices will be sent to you at the most recent address you have given us in writing. Notice to any one of you will be notice to all.
- 14. USE OF ACCOUNT You promise to use your account for consumer (personal, family or household) purposes, unless the credit union gives you written permission to use the account also for agricultural or commercial purposes, or to purchase real estate.

SECURITY AGREEMENT

In this Agreement all references to "credit union," "we," "our" or "us" mean the credit union whose name appears on this document and anyone to whom the credit union assigns or transfers this Agreement. All references to the "Loan" mean the loan described in the Loan Agreement that is part of this document. All references to "you," or "your" mean any person who signs this Agreement.

- 1. THE SECURITY FOR THE LOAN You give us what is known as a security interest in the property described in the "Security" section of the Truth in Lending Disclosure that is part of this document ("the Property"). The security interest you give includes all accessions. Accessions are because this transfer also includes a security in the property of the security in the security i installed in the Property now or in the future. The security interest also includes any replacements for the Property which you buy within 10 days of the Loan and any extensions, renewals or refinancings of the Loan. It also includes any money you receive from selling the Property of from insurance you have on the Property. If the value of the Property declines, you promise to give us more property security if asked to do so.
- 2. WHAT THE SECURITY INTEREST COVERS/CROSS COLLATERAL PROVISIONS The security interest secures the Loan and any extensions, renewals or refinancings of the Loan. The security interest also secures any other loans, including any credit card loan, you have now or receive in the future from us and any other amounts you owe as for any reason now or in the future, except any loan secured by your principal residence. If the Property is household goods as defined by the Federal Trade Commission Credit Practices Rule by your principal residence the Property will secure only this Loan and not other loans or amounts you own us.

 3. OWNERSHIP OF THE PROPERTY—You promise that you own the Property or, if this Loan is to buy the Roberty, you promise you will use the Loan proceeds for that our posts. You promise that no one else has any interest in or claim against the Departy that you have not already told to about. You promise not to sell or lease the Property or to use it as security for a loan with another creditor until the loan is repeated. You promise you will allow no other security interest or lien to attach to the Property either by your actions or by operation of law.

 4. PROTECTING THE SECURITY INTEREST If your state issues a title for the
- 4. PROTECTING THE SECURITY INTEREST If your state issues a title for the Property, you promise to have our security interest shown on the title. We may have to file what so affect a financing statement to protect our security interest from the claims of others. You irrevocably authorize us to execute (on your behalf), if applicable, and file one or more financing, continuation or amendment statements pursuant to the Uniform Commercial Code (UCC) in form satisfactory to us You promise to do whatever else we think is necessary to protect our to us. You promise to do whatever else we think is necessary to protect our security interest in the Property. You also promise to pay all costs, including but not limited to any attorney fees, we incur in protecting our security interest and rights in the Property, to the extent permitted by applicable law.
- 5. USE OF PROPERTY Until the Loan has been paid off, you promise you will: (1) Use the Property carefully and keep it in good repair. (2) Obtain our written permission before making major changes to the Property or changing the address where the Property is kept. (3) Inform us in writing before changing your address. (4) Allow us to inspect the Property. (5) Promptly notify us if the Property is damaged, stolen or abused. (6) Not use the Property for any unlawful purpose. (7) Not retitle property in another state without telling us purpose. (7) Not retitle property in another state without telling us.
- 6. PROPERTY INSURANCE, TAXES AND FEES You promise to pay all taxes and fees (like registration fees) due on the Property and to keep the Property insured against loss and damage. The amount and coverage of the property insurance must be acceptable to us. You may provide the property insurance through a policy you already have, or through a policy you get and pay for. You promise to make the insurance policy payable to us and to deliver the policy or provided to the second of coverage to us if select to the second. proof of coverage to us if asked to do so.

If you cancel your insurance and get a refund, we have a right to the refund. If the Property is lost or damaged, we can use the insurance settlement to repair the Property or apply it towards what you owe. You authorize us to endorse any draft or check which may be payable to you in order for us to collect any refund or benefits due under your insurance policy.

If you do not pay the taxes or fees on the Property when due or keep it insured. we may pay these obligations, but we are not required to do so. Any money we spend for taxes, fees or insurance will be edded to the uppard balance of the Loan and you will pay interest on those amounts at the same rate you agreed to pay on the Loan. We may receive payments in connection with the insurance from a company which provides the insurance. We may monitor our company the purpose of determining whether you and other borrowers have complied with the insurance requirements of our loan agreements or may engage others to do so. The insurance charge added to the Loan may included the insurance company payments to us and (2) the cost of determining compliance with the insurance requirements. If we add amounts for taxes, lees or insurance with the unpaid balance of the Loan, we may increase your payments to pay the amount added within the term of the insurance of the insurance of the Loan.

INSURANCE NOTICE — If you do not purchase the required property has rance, the insurance we may burchase and charge you for will cover only our interest in the Property. The premium for this insurance may be higher because the insurance company way have given us the right to purchase insurance after uninsured collateral is lost or damaged. The insurance will not be liability insurance. And will not satisfy any state financial responsibility or no fault laws.

8 OFFAULT — You will be in default if you break any promise you make or all to perform any obligation you have under this Agreement. You will be in default if any property you have given us as security is repossessed by someone else, seized under a forfeiture or similar law, or if anything else happens that significantly affects the value of the Property or our security interest in it. You will also be in default under this Agreement if the Loan is in default.

9. WHAT HAPPENS IF YOU ARE IN DEFAULT — When you are in default and after you have been given any time you have under state law to cure your default, we may require immediate payment of the outstanding balance of the Loan without giving you advance notice and take possession of the Property. You agree the Credit Union has the right to take possession of the Property without judicial process if this can be done without breach of the peace. If we ask, you promise to deliver the Property at a time and place we choose. If the Property is a motor vehicle or boat, you agree that we may obtain a key or other device necessary to unlock and operate it, when you are in default. We will not be responsible for any other property not covered by this Agreement that you leave inside the Property or that is attached to the Property. We will try to return that property to you or make it available for you to claim make it available for you to claim.

After we have possession of the Property, we can sell it and apply the money to any amounts you owe us. We will give you notice of any public disposition or the date after which a private disposition will be held. Our expenses for taking possession of and selling the Property will be deducted from the money received from the sale. These posts may include the cost of storing the Property preparing from the sale. Those costs may include the cost of storing the Property, preparing it for sale and attorney's fees to the extent permitted under state law or awarded under the Bankruptcy Code.

If you have agreed to pay the Loan, you must pay any amount that remains unpaid after the sale money has been applied to the unpaid balance of the Loan and to what you owe under this Agreement. You agree to pay interest on that amount at the same rate as the Loan, until that amount has been paid.

- 10. DELAY IN ENFORCING RIGHTS AND CHANGES IN THE LOAN delay enforcing any of our rights under this Agreement any number of times without losing the ability to exercise our rights later. We can enforce this Agreement against your heirs or legal representatives. If we change the terms of the Loan, you agree that this Agreement will remain in effect.
- **11. CONTINUED EFFECTIVENESS** If any part of this Agreement is determined by a court to be unenforceable, the rest will remain in effect.
- 12. CONSUMERS' CLAIMS AND DEFENSES NOTICE The following paragraph applies only when the box on the reverse side is checked.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.



ABC FEDERAL CREDIT UNION 123 Credit Union Street

LOAN AND SECURITY AGREEMENTS

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CREDIT INSURANCE	ENROL	LMENT FORM/S	SCHED	ULE		CMFG Life Insura	nce Company •	Madison, WI 53	701-0391	• Phone: 800.356.26
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or profit for 25 hours a	week or	more on the Effe	ctive Da	ite. If y	ou a	are off PLEASE F		R CERTIFICATE F		
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 \circledcirc CUNA MUTUAL GROUP, 2000-03, 06, 09, 11, 12, ALL RIGHTS RESERVED

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SECURITY AGREEMENT

In this Agreement all references to "credit union," "we," "our" or "us" mean the credit union whose name appears on this document and anyone to whom the credit union assigns or transfers this Agreement. All references to the "Loan" mean the loan described in the Loan Agreement that is part of this document. All references to "you," or "your" mean any person who signs this Agreement.

- 1. THE SECURITY FOR THE LOAN You give us what is known as a security interest in the property described in the "Security" section of the Truth in Lending Disclosure that is part of this document ("the Property"). The security interest you give includes all accessions. Accessions are because this transfer also includes a security in the property of the security in the security i installed in the Property now or in the future. The security interest also includes any replacements for the Property which you buy within 10 days of the Loan and any extensions, renewals or refinancings of the Loan. It also includes any money you receive from selling the Property of from insurance you have on the Property. If the value of the Property declines, you promise to give us more property security if asked to do so.
- 2. WHAT THE SECURITY INTEREST COVERS/CROSS COLLATERAL PROVISIONS The security interest secures the Loan and any extensions, renewals or refinancings of the Loan. The security interest also secures any other loans, including any credit card loan, you have now or receive in the future from us and any other amounts you owe as for any reason now or in the future, except any loan secured by your principal residence. If the Property is household goods as defined by the Federal Trade Commission Credit Practices Rule by your principal residence the Property will secure only this Loan and not other loans or amounts you own us.

 3. OWNERSHIP OF THE PROPERTY—You promise that you own the Property or, if this Loan is to buy the Roberty, you promise you will use the Loan proceeds for that our posts. You promise that no one else has any interest in or claim against the Departy that you have not already told to about. You promise not to sell or lease the Property or to use it as security for a loan with another creditor until the loan is repeated. You promise you will allow no other security interest or lien to attach to the Property either by your actions or by operation of law.

 4. PROTECTING THE SECURITY INTEREST If your state issues a title for the
- 4. PROTECTING THE SECURITY INTEREST If your state issues a title for the Property, you promise to have our security interest shown on the title. We may have to file what so affect a financing statement to protect our security interest from the claims of others. You irrevocably authorize us to execute (on your behalf), if applicable, and file one or more financing, continuation or amendment statements pursuant to the Uniform Commercial Code (UCC) in form satisfactory to us You promise to do whatever else we think is necessary to protect our to us. You promise to do whatever else we think is necessary to protect our security interest in the Property. You also promise to pay all costs, including but not limited to any attorney fees, we incur in protecting our security interest and rights in the Property, to the extent permitted by applicable law.
- 5. USE OF PROPERTY Until the Loan has been paid off, you promise you will: (1) Use the Property carefully and keep it in good repair. (2) Obtain our written permission before making major changes to the Property or changing the address where the Property is kept. (3) Inform us in writing before changing your address. (4) Allow us to inspect the Property. (5) Promptly notify us if the Property is damaged, stolen or abused. (6) Not use the Property for any unlawful purpose. (7) Not retitle property in another state without telling us purpose. (7) Not retitle property in another state without telling us.
- 6. PROPERTY INSURANCE, TAXES AND FEES You promise to pay all taxes and fees (like registration fees) due on the Property and to keep the Property insured against loss and damage. The amount and coverage of the property insurance must be acceptable to us. You may provide the property insurance through a policy you already have, or through a policy you get and pay for. You promise to make the insurance policy payable to us and to deliver the policy or provided to the second of coverage to us if select to the second. proof of coverage to us if asked to do so.

If you cancel your insurance and get a refund, we have a right to the refund. If the Property is lost or damaged, we can use the insurance settlement to repair the Property or apply it towards what you owe. You authorize us to endorse any draft or check which may be payable to you in order for us to collect any refund or benefits due under your insurance policy.

If you do not pay the taxes or fees on the Property when due or keep it insured. we may pay these obligations, but we are not required to do so. Any money we spend for taxes, fees or insurance will be edded to the uppard balance of the Loan and you will pay interest on those amounts at the same rate you agreed to pay on the Loan. We may receive payments in connection with the insurance from a company which provides the insurance. We may monitor our company the purpose of determining whether you and other borrowers have complied with the insurance requirements of our loan agreements or may engage others to do so. The insurance charge added to the Loan may included the insurance company payments to us and (2) the cost of determining compliance with the insurance requirements. If we add amounts for taxes, lees or insurance with the unpaid balance of the Loan, we may increase your payments to pay the amount added within the term of the insurance of the insurance of the Loan.

INSURANCE NOTICE — If you do not purchase the required property has rance, the insurance we may burchase and charge you for will cover only our interest in the Property. The premium for this insurance may be higher because the insurance company way have given us the right to purchase insurance after uninsured collateral is lost or damaged. The insurance will not be liability insurance. And will not satisfy any state financial responsibility or no fault laws.

8 OFFAULT — You will be in default if you break any promise you make or all to perform any obligation you have under this Agreement. You will be in default if any property you have given us as security is repossessed by someone else, seized under a forfeiture or similar law, or if anything else happens that significantly affects the value of the Property or our security interest in it. You will also be in default under this Agreement if the Loan is in default.

9. WHAT HAPPENS IF YOU ARE IN DEFAULT — When you are in default and after you have been given any time you have under state law to cure your default, we may require immediate payment of the outstanding balance of the Loan without giving you advance notice and take possession of the Property. You agree the Credit Union has the right to take possession of the Property without judicial process if this can be done without breach of the peace. If we ask, you promise to deliver the Property at a time and place we choose. If the Property is a motor vehicle or boat, you agree that we may obtain a key or other device necessary to unlock and operate it, when you are in default. We will not be responsible for any other property not covered by this Agreement that you leave inside the Property or that is attached to the Property. We will try to return that property to you or make it available for you to claim make it available for you to claim.

After we have possession of the Property, we can sell it and apply the money to any amounts you owe us. We will give you notice of any public disposition or the date after which a private disposition will be held. Our expenses for taking possession of and selling the Property will be deducted from the money received from the sale. These posts may include the cost of storing the Property preparing from the sale. Those costs may include the cost of storing the Property, preparing it for sale and attorney's fees to the extent permitted under state law or awarded under the Bankruptcy Code.

If you have agreed to pay the Loan, you must pay any amount that remains unpaid after the sale money has been applied to the unpaid balance of the Loan and to what you owe under this Agreement. You agree to pay interest on that amount at the same rate as the Loan, until that amount has been paid.

- 10. DELAY IN ENFORCING RIGHTS AND CHANGES IN THE LOAN delay enforcing any of our rights under this Agreement any number of times without losing the ability to exercise our rights later. We can enforce this Agreement against your heirs or legal representatives. If we change the terms of the Loan, you agree that this Agreement will remain in effect.
- **11. CONTINUED EFFECTIVENESS** If any part of this Agreement is determined by a court to be unenforceable, the rest will remain in effect.
- 12. CONSUMERS' CLAIMS AND DEFENSES NOTICE The following paragraph applies only when the box on the reverse side is checked.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.





Loan Number

Loan Date

LOAN AND SECURITY AGREEMENTS AND DISCLOSURE STATEMENT

Certificate Number

	AX
Borrower 1 Name and Address	Borrower 2 Name (and address if different from Borrower 1) CONTROL CONTRO
"You" or "Your" means the member and the joint insured (if applicable). Credit insurance is voluntary and not required in order to obtain this loan.	S Life Insurance Company • Madison, WI 53701-0391 • Phone: 800.356.2644 work because of temporary layoff, strike or vacation, but soon to resume, you will be considered at work.
You may select any insurer of your choice. You can get this insurance only if you check the "yes" box below and sign your name and write in the date. Your signature below means you agree that: • You are eligible for disability insurance only if you are working for wages	 If your age will be over the Maximum Age for Insurance on the maturity date of your loan, insurance will be provided up to the Maximum Age. NOTE: THE LIFE AND DISABILITY INSURANCE CONTAINS CERTAIN BEN- EFIT EXCLUSIONS, INCLUDING A PRE-EXISTING CONDITION EXCLUSION.

Account Number

or profit for 25 hours a week or more on the Effective Date. If you are off **PLEASE REFER TO YOUR CERTIFICATE FOR DETAILS.**

Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime. COVERED MEMBER (please print)

YES NO

SINGLE CREDIT DISAB	ILITY								
SINGLE CREDIT LIFE									
JOINT CREDIT LIFE									
Initial Amount of Loan Insured	Insurance	e Charge	Monthly Pa	ayment/Be	enefit	Term of Certificate in Months	Effective Date of Certificate	Expiration Date	of Certificate
CD	CD					CD			
CL	CL					CL			
Mark and the second second					INSURA	NCE MAXIMUMS		DISABILITY	LIFE
If you are totally disable			days, th		MAX. N	MONTHLY TOTAL DISABILI	TY BENEFIT	\$ XXX	N/A
disability benefit will begin	n with the	e 31st day	of disabil	ity.	MAX. A	AMOUNT OF LOAN INSUR	ABLE*	\$XX,XXX	\$XX,XXX
GROUP POLICY NUMBER		RATE OF INTEREST	ON THIS LOA	ιN	MAX. A	AGE FOR INSURANCE		XX	XX
					*THIS	AMOUNT MAY BE LESS	THAN THE AMOUNT O	E VOLIB I OAN	d.

X DATE

JOINT INSURED'S DATE OF BIRTH

X

SECONDARY BENEFICIARY (If you desire to name one)

SIGNATURE OF JOINT INSURED (CO-BORROWER) (Only required if JOINT CREDIT LIFE coverage is selected)

DATE

© CUNA MUTUAL GROUP, 2000-03, 06, 09, 11, 12, ALL RIGHTS RESERVED

MEMBER'S DATE OF BIRTH

YOU ELECT THE FOLLOWING INSURANCE COVERAGE(S)

SAMPRIES MISON MOSS SIMPRING WORS DO WHO SES CONTROLLS WORS NOW



Loan Date	Loan Number	Account Number	Certificate Number
Borrower 1 Name and Address	s	Borrower 2 Name (and address	ss if different from Borrower 1)
Owner of Collateral Name and	d Address		

SECURITY AGREEMENT

In this Agreement all references to "credit union," "we," "our" or "us" mean the credit union whose name appears on this document and anyone to whom the credit union assigns or transfers this Agreement. All references to the "Loan" mean the loan described in the Loan Agreement that is part of this document. All references to "you," or "your" mean any person who signs this Agreement.

1. THE SECURITY FOR THE LOAN — You give us what is known as a security interest in the property described in the "Security" section of the Truth in Lending Disclosure that is part of this document ("the Property"). The security interest you give includes all accessions. Accessions are things which are attached to or installed in the Property now or in the future. The security interest also includes any replacements for the Property which you

If you do not pay the taxes or fees on the Property when due or keep it insured, we may pay these obligations, but we are not required to do so. Any money we spend for taxes, fees or insurance will be added to the unpaid balance of the Loan and you will pay interest on those amounts at the same rate you agreed to pay on the Loan. We may receive payments in connection with the insurance from a company which provides the insurance. We may monitor our loans for the purpose of determining whether you and other borrowers have complied with the insurance requirements of our loan agreements or may engage others to do so. The insurance charge added to the Loan may include (1) the insurance company's payments to us and (2) the cost of determining compliance with the insurance requirements. If we add amounts for taxes, fees or insurance to the unpaid balance of the Loan,

Security: Collateral securing other loans with the credit union may also secure this loan. You are giving a security interest in your shares and dividends and, if any your deposits and interest in the credit union; and the property described below: Property/Model/Make I.D. Number Type/Lien Amount Other (Describe):

Pledge of Shares \$

in Account Number

\$

we may increase your payments to pay the amount added within the tendo of

buy within 10 days of the Loan and any extensions, renewals or refinancings of the Loan. It also includes any money you receive from selling the Property or from insurance you have on the Property. If the value of the Property declines, you promise to give us more property as security if asked to do so.

2. WHAT THE SECURITY INTEREST COVERS/CROSS COLLATERAL - The security interest secures the Loan and any PROVISIONS extensions, renewals or refinancings of the Loan. The security interest also secures any other loans, including any credit card loan, you have now or receive in the future from us and any other amounts you owe us for any reason now or in the future, except any loan secured **by your principal residence**. If the Property is Nousehold goods as defined by the Federal Trade Commission Credit Practices Rule or your principal residence, the Property will secure only this Loan and not other loans or amounts you owe us.

3. OWNERSHIP OF THE PROPERTY You promise that you own the Property or, if this Loan is to buy the Property you promise you will use the Loan proceeds for that purpose. You promise that no one else that any

the insurance or term of the Lean.

in Account Number

7. INSURANCE NOTICE— If you do not purchase the contined property insurance the insurance we may purchase and charge you for will cover only our interest in the Property. The premium for this insurance may be higher because the insurance company may have given us the right to purchase insurance after uninsured collateral is lost or damaged. The insurance will not be liability insurance and will not satisfy any state inancial responsibility or ma fault laws.

8/DEFAULT — You will be in default if you break any promise you make or fail to perform any obligation you have under this Agreement. You will be in default in any property you have given us as security is repossessed by someone else, seized under a forfeiture or similar law, or if anything else happens that significantly affects the value of the Property or our security interest in it. You will also be in default under this Agreement if the Loan is in default.

SIGNATURES

By signing b	pellow, you agree to the ter	ms of this Security Agreement.
X		(SEAL)
BORROWER 1	V 105	DATE
X	6000	(SEAL)
OTHER BOR	ROWER OF PROPE	RTY WITNESS DATE

interest in or claim against the Property that you have not already told us about. You promise not to sell or lease the Property or to use it as security for a loan with another creditor until the Loan is repaid. You promise you will allow no other security interest or lien to attach to the Property either by your actions or by operation of law.

4. PROTECTING THE SECURITY INTEREST — If your state issues a title for the Property, you promise to have our security interest shown on the title. We may have to file what is called a financing statement to protect our security interest from the claims of others. You irrevocably authorize us to execute (on your behalf), if applicable, and file one or more financing, continuation or amendment statements pursuant to the Unitorm Commercial Code (UCC) in form satisfactory to us. You promise to do whatever else we think is necessary to protect our security interest in the Property. You also promise to pay all costs, including but not limited to any attorney fees, we incur in protecting our security interest and rights in the Property, to the extent permitted by applicable law.

5. USE OF PROPERTY — Until the Loan has been paid off, you promise you will: (1) Use the Property carefully and keep it in good repair. (2) Obtain our written permission before making major changes to the Property or changing the address where the Property is kept. (3) Inform us in writing before changing your address. (4) Allow us to inspect the Property. (5) Promptly notify us if the Property is damaged, stolen or abused. (6) Not use the Property for any unlawful purpose. (7) Not retitle property in another state without telling us.

6. PROPERTY INSURANCE, TAXES AND FEES — You promise to pay all taxes and fees (like registration fees) due on the Property and to keep the Property insured against loss and damage. The amount and coverage of the property insurance must be acceptable to us. You may provide the property insurance through a policy you already have, or through a policy you get and pay for. You promise to make the insurance policy payable to us and to deliver the policy or proof of coverage to us if asked to do so.

If you cancel your insurance and get a refund, we have a right to the refund. If the Property is lost or damaged, we can use the insurance settlement to repair the Property or apply it towards what you owe. You authorize us to endorse any draft or check which may be payable to you in order for us to collect any refund or benefits due under your insurance policy.

X	(SEAL)
BORROWER 2	DATE
X	(SEAL)
OTHER BORROWER OWN	IER OF PROPERTY WITNESS DATE

9. WHAT HAPPENS IF YOU ARE IN DEFAULT — When you are in default and after you have been given any time you have under state law to cure your default, we may require immediate payment of the outstanding balance of the Loan without giving you advance notice and take possession of the Property. You agree the Credit Union has the right to take possession of the Property without judicial process if this can be done without breach of the peace. If we ask, you promise to deliver the Property at a time and place we choose. If the Property is a motor vehicle or boat, you agree that we may obtain a key or other device necessary to unlock and operate it, when you are in default. We will not be responsible for any other property not covered by this Agreement that you leave inside the Property or that is attached to the Property. We will try to return that property to you or make it available for you to claim.

After we have possession of the Property, we can sell it and apply the money to any amounts you owe us. We will give you notice of any public disposition or the date after which a private disposition will be held. Our expenses for taking possession of and selling the Property will be deducted from the money received from the sale. Those costs may include the cost of storing the Property, preparing it for sale and attorney's fees to the extent permitted under state law or awarded under the Bankruptcy Code.

If you have agreed to pay the Loan, you must pay any amount that remains unpaid after the sale money has been applied to the unpaid balance of the Loan and to what you owe under this Agreement. You agree to pay interest on that amount at the same rate as the Loan, until that amount has been paid.

10. DELAY IN ENFORCING RIGHTS AND CHANGES IN THE LOAN — We can delay enforcing any of our rights under this Agreement any number of times without losing the ability to exercise our rights later. We can enforce this Agreement against your heirs or legal representatives. If we change the terms of the Loan, you agree that this Agreement will remain in effect

11. CONTINUED EFFECTIVENESS — If any part of this Agreement is determined by a court to be unenforceable, the rest will remain in effect.

☐ The following notice applies ONLY when the box at left is marked.

12. NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

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The Credit Union Difference . . .

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rve
CUIRR & MAR WERS HOME
ce Credit unions remain unique among financial institutions offer products to generate profit, credit unions provide them to serve members' needs.

Among insurance companies, there's a OUNA Mutual Group difference, too. Our purpose stays focused: To help credit unions confidue to provide superior value, highest quality products and unmatched services to members.

By offering CUNA Mutual Group stending-related products and services, you can take comfort in knowing that your credit union is taking the steps nacessary to protect your samily and collateral should a life-altering event ever occur.

More exactatealls of this insurance coverage are contained in the Certificate

More exact details of this insurance coverage are contained in the Cer of Jasurance on the reverse side. Read and retain for future reference.

CUNA Mutual Group is the holding. CUNA Mutual Group is the marketing name for CUNA Mutual Holding Company, a mutual insurance holding company, its subsidiaries and affiliates. Life, accident, health and annuity insurance products are issued by CMFG Life Insurance Company. Property and casualty insurance products are issued by CUMIS Insurance Society, Inc. Each insurer is solely responsible for the financial obligations under the policies and contracts it issues.

Certificate of Insurance

Credit Life Credit Disability Single Premium

CMFG Life Insurance Company

P.O. Box 391 • 5910 Mineral Point Road • Madison, WI 53701-0391 Phone: 800.356.2644

(Called We)

We certify that if we have been paid the premium shown in the Schedule, you are insured for the coverage marked in the Schedule, subject to the terms of the Group Policy issued to the Credit Union.

BENEFITS

and any premium paid by you will be immediately returned. Benefits are paid to your Credit Union to pay off or reduce your loan. If the benefits are more than the balance of your loan, the difference will be paid to you if you are living or to the Beneficiary named by you, if any, or to your estate. Our payment will completely

Within 15 days after you receive this Certificate, you have the

right to return the Certificate to the Credit Union for cancellation

Death Benefit. If you die while you are insured for life coverage, we will pay as follows:

discharge our liability to the extent of the payment.

If the Initial Amount of your Loan does not exceed the Maximum Amount of Life Insurance, we will pay the principal balance of your loan on the date of your death, plus not more than six (6) months unpaid interest on your loan to that date.

If the Initial Amount of your Loan exceeds the Maximum Amount of Life Insurance, we will pay a benefit equal to a percentage of the sum of the principal balance of your loan on the date of your death, and not more than six (6) months unpaid interest on your loan to that date. The percentage is equal to the ratio of the Maximum Amount of Life Insurance to the Initial Amount of your Loan.

Joint Insured Death Benefit. If your joint insured dies while insured for life coverage, we will pay on the same basis as above. Only one (1) death benefit, however, is payable under this Certificate.

Total Disability Insurance Benefit. If you are insured for disability coverage, we will pay a benefit if you file written proof that you became totally disabled while insured and continue to be totally disabled for longer than the period stated in the Schedule. Payment will be calculated beginning with the day shown in the Schedule.

EXCLUSIONS AND RESTRICTIONS

Misstated Age. If you stated you are under the Maximum Age for Insurance stated in the Schedule, but you are not, we will return your premium when we discover this and will not pay any benefits. This applies to disability coverage as well as life coverage on you and your joint insured.

The following Exclusions for life insurance apply also to your joint insured.

Pre-Existing Conditions. We won't pay a claim for a loan if you dis within six (6) months after the effective date of insurance on the loan and death results directly or indirectly from, or is contributed to by a disease or bodily injury for which you received medical advice, diagnosis or treatment at any time during the six (6) months immediately preceding the effective date of insurance

WHEN INSURANCE STOPS -**REFUNDS**

WHAT THE

CONTRACT

TATEMEN

HOW TO FILE

A TOTAL

CLAIM

DISABILITY

YOUR

This insurance stops:

- on the expiration date of br if earlier. 1.
- when your loan is paid of, renewed or refinanced; or 2. 3.
- on the date your loan is transferred to a creditor other than the cradit union; or
- talance of Nur toan has been paid be lump buity benefit under a credit to insurance sulval d lsabNit\ policy. or

The Gold Colley, the Application for the Group Policy and the attacked Werbber's Application at the complete contract of insurance All statements made by you in your Application are considered to have been paid to the best of your knowledge and belief. No statement can be used to void this insurance or deny a claim unless the statement is in your signed Application. After the claim unless that statement is in your signed Application. After two (2) years two the Date of your Application, no statement made by

HOW TO FILE We must be given a claim report, a copy of the member's loan A LIFE CLAIM@ election of the contract of th

> You must contact us or your credit union about your total disability claim when you are eligible for benefits. Your credit union will provide you with claim forms or you can simply send us written proof of your disability. That proof must show the date and the cause of the Total Disability and how serious it is, and it must be signed by a physician or a chiropractor. The initial proof should

> be for the initial period of Total Disability, after you have completed the Waiting Period or Elimination Period. After that, we will require proof of your continued disability, from time to time. Any part of the Group Policy which, on the Effective Date of the

We, at our own expense, have the right, and you must allow us the opportunity, to examine your person as often as is reasonably

required while a claim is pending.

insurance claim.

You must send proof to us within 90 days after your Total Disability stops. If you cannot send proof to us within 90 days, you must do so as soon as you can. Unless you have been legally incapable of filing proof of Total Disability, we won't accept it if it is filed after one (1) year from the time it should have been filed. You can't start any legal action until 60 days after you send us proof of your Total Disability and you can't start any legal action more than three (3) years after you send the proof.

Group Policy, conflicts with the statutes of the state where the

EXAMINATION B3d-824-0193C0

CONFORMITY

WITH STATE

STATUTES PHYSICAL

The monthly benefit will be equal to one (1) Monthly Payment stated in the Schedule for each month of your disability to be compensated, not to exceed the Maximum Monthly Total Disability Benefit. For a partial month, each daily benefit will be equal to 1/30th of the monthly benefit.

Our benefit payments will stop on the date:

- you are not totally disabled any more; or if earlier,
- benefits are paid to the expiration date of your Certifi-2.
- 3. the insured portion of your loan has been repaid; or
- the balance of your loan has been paid by a lump sum 4. disability benefit under a credit life insurance policy; or

of your death. Definition of Total Disability. During the first 12 consecutive months of disability, Total Disability means that you are not able to perform the substantial and material duties of your occupation because of a medically determined sickness or accidental injury and are under the care and treatment of a physician. After the first

training or experience. You will be required to give us proof of your continuing Total Disability from time to time. If your Total Disability recurs within seven (7) days after you have recovered from that period of Total Disability, we will consider this a continuation of that period of Total Disability. However

12 consecutive months of Total Disability, the definition changes and requires that you not be able to perform the duties of any

occupation for which you are reasonably qualified by education,

Total Disability recurs more than seven (7) days after your recovered, we will consider it a new period of total Disability. have Suicide. We won't pay a claim for a foan if you commit edicide within 12 months after the effective date of insurance shown in the Schedule. We will, however, refund the premium on the loan.

The following Exclusions apply to disability insurance

Total Disabilities Not Covered. We won't pay a claim strain loan or return your disability insurance premium if your total disability:

1. the control of th

Date; of normal pregnancy.

2

Moon your written request; or on the date of your death.

If your insurance stops before the expiration date, you will be given

you in your Application can be used to void this insurance or deny a claim. If you stated in your Application that you are older than the Maximum Age for Insurance, or if insurance is issued over the Maximum Amount, and we do not return your premium within 75 days of the Effective Date, you are insured. We will accept a valid claim if it is incurred within this 75-day period and before the premium is returned.

a refund of any unearned premium. This refund will be calculated

using a formula approved by the commissioner of insurance.

Refunds of less than \$1.00 won't be made. If we pay a credit life

claim under the Policy, no refund of credit life premium is due.

the death certificate (or other lawful evidence) as proof of a life

standards of those statutes.

Group Policy was delivered is changed to conform to the minimum