

# Open-End Voucher and Security Agreement

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	BORROWER	INFORM ATION		
BORROWER 1 NAME		ACCOUNT NUMBER	AMOUNT REQUESTED	DATE
			\$	
BORROWER 1 ADDRESS	HOME TELEPHONE NUMBER		PURPOSE:	
BORROWER 2 NAME		ACCOUNT NUMBER		ED/OTHER.
BORNOWER 2 NAME		ACCOUNT NUMBER	DEPOSIT CHECK IN ACCOUNT NUMB	EN/OTHEN.
BORROWER 2 ADDRESS			<del></del>	
			CHECK PAYABLE TO:	
			REPAYMENT METHOD:	

						REPAY	MENT TERM	IS		
Įί	DAILY PERIODIC F	RATE	ANNUAI	L PERCENTA	GE RATE		MARGIN	OTHER FEES (Amount and De	escription)	PREVIOUS BALANCE
O				%			%	\$		\$
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	\$			\$	•	•			\$	\$
OIN	REQUESTED:			MEMBER PAYS FOR:			CHECK NUM	BER:	BRANCH NUMBI	ER:
3				1415161.			PLAN/SUBAC	COUNT NO.:	PROCESSED BY:	•
	DATE		APPROVED		APPROVED LIMITS:	SIGNATURE	LINE OF CREDIT	T OTHER	OTHER	
Ä			DENIED (Adverse Action	on Notice Sent)	LIMITS.	\$	\$	\$	\$	
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S	SIGNATURES:									
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	SECURITY OFFERED   C	<u>ONSUMERS' CLAIMS AND DEF</u>	ENSES	
THE ADVANCE IS SECURED BY YOUR SPROPERTY/MODEL	SHARES, ALL PROPERTY SECURING OTHER PLAN A YEAR	ADVANCES AND LOANS RECEIVED IN THE PAST OR I.D. NUMBER	R IN THE FUTURE, AND THE F VALUE	FOLLOWING PROPERTY: KEY NUMBER
			\$	
			\$	
			\$	
			\$	
PLEDGE OF SHARES AND/OR DEPOSITS \$	ACCOUNT NUMBER	PLEDGE OF SHARES AND/OR DEPOSITS \$	ACCOUNT NUMBER	



DATE

BORROWER 1 NAME

BORROWER 1 ADDRESS

BORROWER 2 NAME BORROWER 2 ADDRESS

In this agreement all references to "Credit Union," "we," "our," or "us" mean the Credit Union whose name appears on this agreement and anyone to whom the Credit Union assigns the Credit Agreement which will be referred to as "the Plan". All references to "you," "your," and "borrower" mean each person who signs this agreement. All references to "the advance" mean the amount in the box labeled "New Balance This Subaccount". Some of the provisions of this agreement apply only if the Credit Union is state chartered. A credit union has a state charter if its name does not include the words "Federal Credit Union" or "FCU". This is a multi-state document which may be used to lend to borrowers in all states except Louisiana and Wisconsin.

- 1. THE SECURITY FOR THE PLAN -- By signing this security agreement in the signature area or under the statement referring to this agreement which is on the back of the check you receive for the advance, you give us what is known as a security interest in the property described in the "Security Offered" section. 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 buy within 10 days of the advance or any extensions, renewals or refinancings of the advance. 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 PROVISIONS -- The security interest secures the advance and any extensions, renewals or refinancings of the advance. It also secures any other advances you have now or receive in the future under the Plan and any other amounts or loans, including any credit card loan, you owe us 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, the property will secure only the advance and not other amounts you owe.
- 3. OWNERSHIP OF THE PROPERTY -- You promise that you own the property you give as security or if the Advance is to buy the property, you promise you will use the Advance for that purpose. You promise that no one else has any 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 advance 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 Uniform Commercial Code (UCC) in form satisfactory to us. You also promise to do whatever else we think is necessary to protect our security interest in the property. You 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 advance 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. CONSUMERS' CLAIMS AND DEFENSES NOTICE -- The following paragraph applies only when the box 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.

7. PROPERTY INSURANCE, TAXES AND FEES -- You must maintain property insurance on all property that you give as security under the Plan. You may purchase the property insurance from anyone you choose who is acceptable to the Credit Union. 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. You also promise to pay all taxes and fees (like registration fees) due on the property.

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 advance and you will pay interest on those amounts at the same rate you agreed to pay on the advance. 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 advance 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 advance, we may increase the payments to pay the amount added within the term of the insurance or approximate term of the advance.

## **Security Agreement**

this insurance may be higher because the insurance company may have been given us the right to purchase insurance after uninsured deliver the property at a time and place we choose. If the property collateral is lost or damaged. The insurance will not be liability insurance and will not satisfy any state financial responsibility or no

9.DEFAULT -- You will be in default if you break any promise you make 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 if you are in default under the Plan. If you are pledging property, but have not signed the Plan, you will be in default if anyone is in default who has signed the Plan.

10.WHAT HAPPENS IF YOU ARE IN DEFAULT -- The following paragraph applies to borrowers in Colorado, District of Columbia, Iowa, Kansas, Maine, Massachusetts, Missouri, Nebraska, West Virginia and state chartered credit unions lending to South Carolina borrowers. When you are in default and after expiration of any right you have under applicable state law to cure your default, we can demand immediate payment of the entire unpaid balance under the Plan without giving you advance notice.

The following paragraph applies to borrowers in all other states and federally chartered credit unions lending to South any number of times without losing the ability to exercise our Carolina borrowers. When you are in default, we can require immediate payment (acceleration) of the entire unpaid balance under the Plan. You waive any right you have to demand for payment, notice of intent to accelerate and notice of acceleration. The following paragraphs apply to all borrowers. You agree the Credit Union has the right to take possession of the property given

for will cover only our interest in the property. The premium for as security under the Plan, without judicial process, if this can be done without breach of the peace. If we ask, you promise to 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 Advance, you must pay any amount that remains unpaid after the sale money has been applied to the unpaid balance of the Advance and to what you owe under this agreement. You agree to pay interest on that amount at the same rate as the Advance, or, if applicable, at the default rate disclosed on the Addendum, until that amount has been paid.

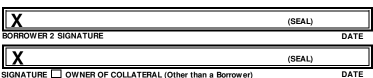
> 11.DELAY IN ENFORCING RIGHTS AND CHANGES IN THE PLAN -- We can delay enforcing any of our rights under this agreement rights later. We can enforce this agreement against your heirs or legal representatives. If we change the terms of the Plan, you agree that this agreement will continue to protect us.

> 12.CONTINUED EFFECTIVENESS -- If any part of this agreement is determined by a court to be unenforceable, the rest will remain in

NEW BALANCE THIS SUBACCOUNT	•			
	SECURITY OFFERED (	CONSUMERS' CLAIMS AND DE	FENSES	
THE ADVANCE IS SECURED BY YOUR S PROPERTY/MODEL	HARES, ALL PROPERTY SECURING OTHER PLAN YEAR	ADVANCES AND LOANS RECEIVED IN THE PAST ( I.D. NUMBER	OR IN THE FUTURE, AND THE FOLL VALUE	OWING PROPERTY: KEY NUMBER
			\$	
			\$	
			\$	
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PLEDGE OF SHARES AND/OR DEPOSITS \$	ACCOUNT NUMBER	PLEDGE OF SHARES AND/OR DEPOSITS \$	ACCOUNT NUMBER	

## **SIGNATURES**

X	(SEAL)	
BORROWER 1 SIGNATURE		DATE
X	(SEAL)	
SIGNATURE OWNER OF COLLATERAL (Other than a Borrower)		DATE





## Open-End Voucher and Security Agreement

BORROWER INFORMATION						
BORROWER 1 NAME		ACCOUNT NUMBER	AMOUNT REQUESTED	DATE		
			\$			
BORROWER 1 ADDRESS	HOME TELEPHONE NUMBER		PURPOSE:			
BORROWER 2 NAME		ACCOUNT NUMBER	DEPOSIT CHECK IN ACCOUNT NUMBER/O	TUED.		
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BORROWER 2 ADDRESS						
			CHECK PAYABLE TO:			
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			REPAYMENT METHOD:			

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PLAYS FOR: PLAN/SUBACCOUNT NO.: PROCESSED BY:	
DATE APPROVED APPROVED SIGNATURE LINE OF CREDIT OTHER OTHER LIMITS:	
DENIED (Adverse Action Notice Sent) \$ \$ \$	
LOAN OFFICER COMMENTS:	
SIGNATURES:	
X	

	SECURITY OFFERED (	CONSUMERS' CLAIMS AND DE	FENSES	
THE ADVANCE IS SECURED BY YOUR SEPROPERTY/MODEL	HARES, ALL PROPERTY SECURING OTHER PLAN YEAR	ADVANCES AND LOANS RECEIVED IN THE PAST O	PR IN THE FUTURE, AND THE VALUE	FOLLOWING PROPERTY: KEY NUMBER
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PLEDGE OF SHARES AND/OR DEPOSITS \$	ACCOUNT NUMBER	PLEDGE OF SHARES AND/OR DEPOSITS \$	ACCOUNT NUMBER	

VXFL75-e



DATE

BORROWER 1 NAME

BORROWER 1 ADDRESS

BORROWER 2 NAME BORROWER 2 ADDRESS

In this agreement all references to "Credit Union," "we," "our," or "us" mean the Credit Union whose name appears on this agreement and anyone to whom the Credit Union assigns the Credit Agreement which will be referred to as "the Plan". All references to "you," "your," and "borrower" mean each person who signs this agreement. All references to "the advance" mean the amount in the box labeled "New Balance This Subaccount". Some of the provisions of this agreement apply only if the Credit Union is state chartered. A credit union has a state charter if its name does not include the words "Federal Credit Union" or "FCU". This is a multi-state document which may be used to lend to borrowers in all states except Louisiana and Wisconsin.

- 1. THE SECURITY FOR THE PLAN -- By signing this security agreement in the signature area or under the statement referring to this agreement which is on the back of the check you receive for the advance, you give us what is known as a security interest in the property described in the "Security Offered" section. 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 buy within 10 days of the advance or any extensions, renewals or refinancings of the advance. 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.
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- 3. OWNERSHIP OF THE PROPERTY -- You promise that you own the property you give as security or if the Advance is to buy the property, you promise you will use the Advance for that purpose. You promise that no one else has any 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 advance 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.
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any attorney fees, we incur in protecting our security interest and rights in the property, to the extent permitted by applicable law.

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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. You also promise to pay all taxes and fees (like registration fees) due on the property.

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 advance and you will pay interest on those amounts at the same rate you agreed to pay on the advance. 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 advance 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 advance, we may increase the payments to pay the amount added within the term of the insurance or approximate term of the advance.

## **Security Agreement**

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9.DEFAULT -- You will be in default if you break any promise you make 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 if you are in default under the Plan. If you are pledging property, but have not signed the Plan, you will be in default if anyone is in default who has signed the Plan.

10.WHAT HAPPENS IF YOU ARE IN DEFAULT -- The following paragraph applies to borrowers in Colorado, District of Columbia, Iowa, Kansas, Maine, Massachusetts, Missouri, Nebraska, West Virginia and state chartered credit unions lending to South Carolina borrowers. When you are in default and after expiration of any right you have under applicable state law to cure your default, we can demand immediate payment of the entire unpaid balance under the Plan without giving you advance notice.

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done without breach of the peace. If we ask, you promise to 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.

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#### **SIGNATURES**

X	(SEAL)	
BORROWER 1 SIGNATURE		DATE
X	(SEAL)	
SIGNATURE OWNER OF COLLATERAL (Other than a Borrower)		DATE

X	(SEAL)	
BORROWER 2 SIGNATURE		DATE
X	(SEAL)	
SIGNATURE OWNER OF COLLATERAL (Other than a Borrower)		DATE



DATE

BORROWER 1 NAME

BORROWER 1 ADDRESS

BORROWER 2 NAME BORROWER 2 ADDRESS

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9.DEFAULT -- You will be in default if you break any promise you make 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 if you are in default under the Plan. If you are pledging property, but have not signed the Plan, you will be in default if anyone is in default who has signed the Plan.

10.WHAT HAPPENS IF YOU ARE IN DEFAULT -- The following paragraph applies to borrowers in Colorado. District of Columbia, Iowa, Kansas, Maine, Massachusetts, Missouri, Nebraska, West Virginia and state chartered credit unions lending to South Carolina borrowers. When you are in default and after expiration of any right you have under applicable state law to cure your default, we can demand immediate payment of the entire unpaid balance under the Plan without giving you advance notice.

The following paragraph applies to borrowers in all other states and federally chartered credit unions lending to South any number of times without losing the ability to exercise our Carolina borrowers. When you are in default, we can require immediate payment (acceleration) of the entire unpaid balance under the Plan. You waive any right you have to demand for payment, notice of intent to accelerate and notice of acceleration. The following paragraphs apply to all borrowers. You agree the Credit Union has the right to take possession of the property given

for will cover only our interest in the property. The premium for as security under the Plan, without judicial process, if this can be done without breach of the peace. If we ask, you promise to 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 Advance, you must pay any amount that remains unpaid after the sale money has been applied to the unpaid balance of the Advance and to what you owe under this agreement. You agree to pay interest on that amount at the same rate as the Advance, or, if applicable, at the default rate disclosed on the Addendum, until that amount has been paid.

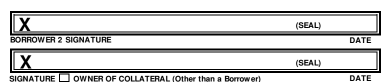
> 11.DELAY IN ENFORCING RIGHTS AND CHANGES IN THE PLAN -- We can delay enforcing any of our rights under this agreement rights later. We can enforce this agreement against your heirs or legal representatives. If we change the terms of the Plan, you agree that this agreement will continue to protect us.

> 12. CONTINUED EFFECTIVENESS -- If any part of this agreement is determined by a court to be unenforceable, the rest will remain in

NEW BALANCE THIS SUBACCOUNT	•			
	SECURITY OFFERED (	CONSUMERS' CLAIMS AND DE	FENSES	
THE ADVANCE IS SECURED BY YOUR S PROPERTY/MODEL	HARES, ALL PROPERTY SECURING OTHER PLAN YEAR	ADVANCES AND LOANS RECEIVED IN THE PAST ( I.D. NUMBER	OR IN THE FUTURE, AND THE FOLL VALUE	OWING PROPERTY: KEY NUMBER
			\$	
			\$	
			\$	
			\$	
PLEDGE OF SHARES AND/OR DEPOSITS \$	ACCOUNT NUMBER	PLEDGE OF SHARES AND/OR DEPOSITS \$	ACCOUNT NUMBER	

#### **SIGNATURES**

X	(SEAL)	
BORROWER 1 SIGNATURE		DATE
X	(SEAL)	
SIGNATURE OWNER OF COLLATERAL (Other than a Borrower)		DATE





DATE

BORROWER 1 NAME

BORROWER 1 ADDRESS

BORROWER 2 NAME BORROWER 2 ADDRESS

In this agreement all references to "Credit Union," "we," "our," or "us" mean the Credit Union whose name appears on this agreement and anyone to whom the Credit Union assigns the Credit Agreement which will be referred to as "the Plan". All references to "you," "your," and "borrower" mean each person who signs this agreement. All references to "the advance" mean the amount in the box labeled "New Balance This Subaccount". Some of the provisions of this agreement apply only if the Credit Union is state chartered. A credit union has a state charter if its name does not include the words "Federal Credit Union" or "FCU". This is a multi-state document which may be used to lend to borrowers in all states except Louisiana and Wisconsin.

- 1. THE SECURITY FOR THE PLAN -- By signing this security agreement in the signature area or under the statement referring to this agreement which is on the back of the check you receive for the advance, you give us what is known as a security interest in the property described in the "Security Offered" section. 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 buy within 10 days of the advance or any extensions, renewals or refinancings of the advance. 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 PROVISIONS -- The security interest secures the advance and any extensions, renewals or refinancings of the advance. It also secures any other advances you have now or receive in the future under the Plan and any other amounts or loans, including any credit card loan, you owe us 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, the property will secure only the advance and not other amounts you owe.
- 3. OWNERSHIP OF THE PROPERTY -- You promise that you own the property you give as security or if the Advance is to buy the property, you promise you will use the Advance for that purpose. You promise that no one else has any 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 advance 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 Uniform Commercial Code (UCC) in form satisfactory to us. You also promise to do whatever else we think is necessary to protect our security interest in the property. You 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 advance 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.
- following paragraph applies only when the box is checked.

  NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT

  CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES

  WHICH THE DEBTOR COULD ASSERT AGAINST THE

CONSUMERS' CLAIMS AND DEFENSES NOTICE -- 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.

7. PROPERTY INSURANCE, TAXES AND FEES -- You must maintain property insurance on all property that you give as security under the Plan. You may purchase the property insurance from anyone you choose who is acceptable to the Credit Union. 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. You also promise to pay all taxes and fees (like registration fees) due on the property.

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 advance and you will pay interest on those amounts at the same rate you agreed to pay on the advance. 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 advance 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 advance, we may increase the payments to pay the amount added within the term of the insurance or approximate term of the advance.

## **Security Agreement**

for will cover only our interest in the property. The premium for as security under the Plan, without judicial process, if this can be this insurance may be higher because the insurance company may have been given us the right to purchase insurance after uninsured deliver the property at a time and place we choose. If the property collateral is lost or damaged. The insurance will not be liability insurance and will not satisfy any state financial responsibility or no

9.DEFAULT -- You will be in default if you break any promise you make 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 if you are in default under the Plan. If you are pledging property, but have not signed the Plan, you will be in default if anyone is in default who has signed the Plan.

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THE ADVANCE IS SEC PROPERTY/MODEL	CURED BY YOUR SHARES, ALL PROPERTY	SECURING OTHER PL YEAR	AN ADVANCES AND LOANS RECEIVED  I.D. NUMBER	IN THE PAST OR IN THE FUTU VALUE	JRE, AND THE FOLLOWING PROPERTY: KEY NUMBE	
				\$		
				\$		
				\$		
				\$		
PLEDGE OF SHARES AND/OR DEPOSITS	\$ ACCOUNT NUMBER		PLEDGE OF SHARES AND/OR DEPOSITS	\$	ACCOUNT NUMBER	

#### **SIGNATURES**

X	(SEAL)	
BORROWER 1 SIGNATURE		DATE
X	(SEAL)	
SIGNATURE OWNER OF COLLATERAL (Other than a Borrower)		DATE

