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CEBU CFI COMMUNITY COOPERATIV Esperanza Fiel Garcia Bldg. Capitol Compound, Capitol Site, 6000Tel. No. (032)255-25-25 Facebook Page : https://www.facebook.com/CFICoopOfficialPa Webpage: www.cficoop.com	Cebu City Philippines			
Date: LOAN REDEMP			M O-CHED	
Name :				
(Last Name)	(First Name)		(Middle Initial)	
Date of Birth         Email Address / Facebo           Postal Address         :			Mobile No.:	
Total Amount for Redemption: Approve amount	Term [ [	12months 48 months	24 months 60 months	36 months 72 months
UNDERTAKING was the undersigned hereby agrees and comr	with Authority to nit to be bound by the fo			
that the amount of loan actually approved may be lower than the a allowable loan I may qualify pursuant to my computed monthly payned 2. That the loan proceeds shall be subject to the payment of the requi- the Coop. 3. That in the event the loan herein applied for, becomes in default whatever salary or compensation I have with my employer/agency of terminal leave, vacation leave and similar benefit pursuant to the prov 4. The said loan in default shall also be a lien to whatever deposit/s article 59 of RA 9520. 5. That this undertaking shall serve as an instrument authorizing obligation I have with the Coop through salary deduction or commutat 6. That all notices regarding my loan shall be considered sufficient n media account and/or email I have supplied in this application uni- formally relayed to the coop in writing. 7. That the net proceeds of my loan can be deposited on my current b deposit account with CFI, at the option of the latter. 8. I am fully aware that my loan in default may be referred to the Credit 9. In case of a collection suit, the Undersigned agrees that Scanned co the case filed against me. In addition, I agree to pay an additional 30% for 10. I hereby agree to assign my CFI deposits, either savings or time, in due or deemed in default. The Coop is hereby authorized to immedi- need of prior notice and or demand. 11. I, hereby waive my rights under applicable laws on bank secrecy ar No. 1405 (The Secrecy of Bank Deposits), R.A 6426 (Foreign Currency authorizes CFI: (a) pursuant to BSP Circular No. 472 Series of 2005, with the Bureau of Internal Revenue Regulation(BIR) (or such other income tax returns and accompanying financial statements and docu or properties maintained by me with the CFI its parent subsidiaries co off provisions and (c) obtain from or disclose to my parent, subsid Agreement, as CFI may deem necessary to exercise its right unde regulations. I also hereby authorize the CFI to request information o Information Corporation (or its successor entity ) and authorize the lar 12.	ent capacity. Lired fees and outstand thereby agree that the r whatever accrued be r whatever accrued be my employer or my of the set through m r we may be ave or term otice if sent through m ress such address, num pank account on record Information System for py and/or electronic or of the total amount of th payment of an installm ately apply the said de and information security r Deposit Act), R.A 8792 , as amended, and as in taxing authority that m ments or informations or affiliates for the purp diaries, affiliates, or cri- r this Agreement or a m the status of any con- sic credit data in com-	ing loan balance the loan or any nefits is due to ra A. 9520 or Philipp y banking/finance office/agency/ins inal benefit or sin by given address aber/social media with the Coop a information and f this loan applic he suit for attorna- ent obligation in eposits as payme existing or may a click of implemented by may substitute it ubmitted by me, pose of implemented by may be allow it to which he/s nection with any e information to b ereof.	s or overdue installmer outstanding balances s ne in the form of comm bine Cooperative Code o cial institution, includin stitution to effect payr nilar benefits. , text to the current cel a account was changed as supplied in this appli viewing by other Finand ation can be used as a s ey's fees and costs of the arrears or whatever ou ent to my loan in arrea hereafter be enacted, su anking Law), R.A 10173 BIR Revenue Regulatio in order to establish au (b) to inquire into any nting the Automatic Del information of myself, ed or required by app she/it is a party. Pursua r credit availment from	At payments I have with hall constitute a lien to utation of leave credits; f2008. g the Coop pursuant to nent of whatever loan Il phone number/social d and such change was cation or in my savings cial Institutions. supporting document in suit. itstanding balances past rs or in default without ch as Republic Act (R.A) (Data Privacy Act), and n RR 4-2005, to verify thenticity of the annual of the deposit accounts bit Authorization or set- the Loan/Line or this licable laws, rules and ant to R.A. 9510 (Credit n the CFI to the Credit
		Sign	ature of Applicant Abo	ve Printea Name
CERTIFICA	TE OF NET TAKE H	IOME PAY		
Basic Salary:				
Net Take Home Pay: Employment Status: Permanent				
	Certifie	-		
			NATURE OVER PRINTI THORIZED FINANCE/ P	-
Requirements:		AU	THORIZED I INANCE/ P	
<ul><li>a. SOA (Statement Of Account)</li><li>b. DISCLOSURE STATEMENT</li></ul>				
<ul><li>c. SCHEDULE OF AMORTIZATION</li><li>d. PAY SLIP (3 full months)</li></ul>				
e. CERTIFICATE OF NET TAKE HOME PAY f. PROOF OF BILLING				
<ul> <li>PROOF OF BILLING</li> <li>g. CERTIFICATE OF EMPLOYMENT / SERVICE RECORD / APPOINTMENT (</li> </ul>	NEW MEMBER)			

# **TERMS AND CONDITIONS**

#### 1. DEFINITION OF TERM

- a. **Loan Redemption** A loan extended to the member- borrower for the purpose of redeeming or buying-out an existing loan of the latter from another financial institution whether banks or another lending institution.
- 2. LOAN AMOUNT. Any amount may be borrowed provided, however, that when computing its monthly amortization with the authorized installment period, the Net Take Home Pay available at the time of the application will be sufficient to cover for its payment.
- **3. INSTALLMENT PERIOD**: The maximum term of the loan is up to 72 months or 6 years except for DEPED and Auto-CHED, up to 60 months or 5 years only.
- 4. **MONTHLY AMORTIZATION**. It includes payment of the monthly principal, interest, and monthly LRI premium and hospital care amortization. They are due one month from the date of approval of the loan.
- 5. INTEREST. Interest shall be imposed on the outstanding principal balance of the total redemption at the rate of 11.05% (straight line) per annum for MEMBER-BORROWER under MOA with LGU, and 7.05% (annuity) per annum for MEMBER-BORROWER under DepED and 9.66% (annuity) pe annum up to 60 months (5 years) term for MEMBER-BORROWER under Auto-Ched.
- 6. SERVICE FEES. Loans are subject to the required Service Fees computed from a certain percentage of the

approved loan. Service Fee for Loan Redemption Loan shall be 3.5%, except for DepEd, and AUTO-CHED where the Service Fee is 5%.

- 7. ADVANCE PAYMENT: Payment of any monthly or past due accounts or advance payment of a principal loan maybe done thru CFI COOP online payment facility or by paying directly thru any CFI COOP branch and satellite offices.
- **8. DEDUCTIONS**. The proceeds of the loan are subject to deductions for payment of service fees, overdue amortizations and outstanding loan balances.
- **9. DELAY**. Amortizations shall be considered Delayed and Overdue if no payment is received within 30 days from their due date. Delayed and overdue amortizations will incur penalties at the rate of 1.5 %a month compounded monthly.
- **10. DEFAULT**. Failure of the borrower to pay any amount due more than 90 days from the due date shall be considered in default, in which case the entire principal loan balance inclusive of the accrued interest and penalties shall become due and demandable.
- 11. CONSEQUENCUES OF DEFAULT. Loans in default will result in the following:
  - a. Borrower will cease to be a bona fide member and will be disqualified from availing of any loan facilities with the COOP, including the privilege of receiving patronage refund and dividends.
  - b. Share capital will be attached in payment of his/her loan and any amount due to the borrower from the COOP in any form such as deposits, interests, patronage refund, dividends and the like will be applied in payment of the loan in default inclusive of interests and penalties.
  - c. The loan in default will be a lien over his/her bank deposits or to any compensation he/she is entitled to receive from his/her employer whether as salary or the commutation of his/her leave benefits.
  - d. The member's name will be forwarded to the Credit Information Corporation, a government corporation established pursuant to law so that his/her name and his/her loan in default will be registered in its computerized registry for information and guidance by participating banks and other financial and lending institutions.
  - e. The member will face a civil action for collection before the courts.
- **12. NOTICIES**. Notices regarding the salary loan applied for will be sufficient and binding notice if they are sent to the member through his/her cellphone number or social account , or postal address in his/her application.

#### LOAN REDEMPTION AGREEMENT

#### KNOW ALL MEN BY THESE PRESENTS:

This Agreement is entered into this \_\_\_\_\_\_ (*date*), at Esperanza Fiel Garcia Bldg, Capitol Compound, Cebu City, Province of Cebu, Philippines, by and between:

- and -

(name), Filipino, married/ single, of legal age, and with postal address at (address), hereinefter referred to as the **((MEMPER POPPOWER**"):

hereinafter referred to as the "MEMBER-BORROWER";

CFI COOP and the Member-Borrower may be referred to as a "**Party**" in the singular and "**Parties**", collectively;

#### WITNESSETH: THAT

**WHEREAS,** the member-borrower is a bona fide member of the Cebu CFI Community Cooperative;

**WHEREAS,** the member-borrower has applied for a LOAN REDEMPTION facility with CFI COOP in such amount as can be sufficiently covered by the MEMBER-BORROWER's financial capability;

WHEREAS. the member-borrower existing has an loan with (hereinafter called "the FINANCIAL INSTITUTION") the total of in amount Pesos ) as indicated in the Statement of Account issued by said (Php financial institution and herein attached as Annex "A";

**WHEREAS,** the CFI COOP has agreed to redeem the aforementioned loan of the member-borrower;

**WHEREAS,** the member-borrower has applied for a loan with the CFI COOP in order to pay off the aforementioned loan with the said financial institution subject to the terms and conditions in this agreement;

**NOW, THEREFORE,** for and in consideration of the foregoing premises, the parties hereby agree as follows:

- 1. **AMOUNT:** The member-borrower is hereby granted a loan in the total amount of \_\_\_\_\_\_ Pesos (Php\_\_\_\_\_\_), in order to fully pay off the original loan with the FINANCIAL INSTITUTION.
- 2. **TERM:** The term of payment under this credit facility extended to the member-borrower shall be made up to 72 months or 6 years except for DEPED personnel, up to 60 months or 5 years from the signing of this agreement.
- 3. **INTEREST:** Interest shall be imposed on the outstanding principal balance of the total redemption at the rate of 11.05% (straight line) per annum for MEMBER-BORROWER under MOA with LGU, and 7.05% (annuity) per annum for MEMBER-BORROWER under DepEd and 9.66% (annuity) per annum up to 60 months ( 5 years ) term for MEMBER-BORROWER unde Auto-Ched.
- 4. **PAYMENT:** Payment of the monthly amortization in the amount of Pesos (Php\_\_\_\_\_) shall be directly deducted from MEMBER-BORROWER's salary thru salary deduction. The payment of the monthly amortization shall begin on the 7<sup>th</sup> day of the month following the approval of herein loan and every 7<sup>th</sup> of the succeeding months until full payment.
- 5. **ADVANCE PAYMENT:** Payment of any monthly or past due accounts or advance payment of a principal loan maybe done thru CFI COOP online payment facility or by paying directly thru any CFI COOP branch and satellite offices.
- 6. **IN ARREARS:** All monthly amortizations due not paid within 30 days from the due date shall incur a penalty at the rate of 1.5% for every month of delay.
- 7. **DEFAULT:** Failure of the borrower to pay any amount due more than 90 days from the due date shall be considered in default, in which case the entire principal loan balance inclusive of the accrued interest and penalties shall become due and demandable.

The loan in default shall constitute a lien on a capital, deposits, interest or investment the member-borrower may have with CFI COOP or other financial institution pursuant to Article 59 of R.A. No. 9520.

- 8. **RELEASE OF PROCEEDS:** The proceeds of the loan hereby granted to the member-borrower shall be released directly to the financial institution in the form of a check.
- 9. AUTHORITY IN CASE OF DEFAULT: In case of default, the memberborrower hereby authorizes the Cebu CFI Community Cooperative to collect payment on his obligation from any bank or financial institution wherein he has a deposit in any form such as but not limited to savings deposit, time deposit, investments and the like. In this connection, this contract serves as a special power of attorney duly authorizing the Cebu CFI Community Cooperative or its duly appointed representative to be his/her attorney-in-fact for purposes of collecting from his/her employer or agency where he/she is employed or in any bank or financial institution where he/she has a deposit whether in the form of savings, time or investment, to collect payment for any obligations due under this contract.

Hereby giving/granting in favor of Cebu CFI Community Cooperative or its duly appointed representative full powers and authority and to do all necessary acts in order to give legal effect to this authority as if he/she was the one personally performing the act.

Furthermore, the borrower hereby waives whatever rights or obligations he/she has under the Bank Secrecy Act under Republic Act No. 1405. And hereby gives full authority to the Cebu CFI Community Cooperative to inquire or access any information data or record relevant to obtaining full disclosure of the borrower's financial capacity and standing, as well as to afford information for purposes of collection of obligations due under this contract.

Finally, the borrower warrants the amount granted herein will fully satisfy the payment of his obligation with the aforementioned financial institution and will take full responsibility to pay any amount in excess of the amount herein granted to the said financial institution.

10. **NOTICE:** That all notices regarding the loan shall be considered sufficient notice if sent through text to the current cell phone number/social media account and/or email or office or residential address AS PROVIDED by the member-borrower in the application unless such number/social media account email or residential or office address was changed and such change was formally relayed thru the appropriate update procedure provided for the e-services facility of CFI COOP.

IN WITNESS whereof the parties have hereunto set their signatures this \_\_\_\_\_\_ day of \_\_\_\_\_ 202\_, in Cebu City, Philippines.

## **CEBU CFI COMMUNITY COOPERATIVE**

MEMBER-BORROWER

by: \_\_\_\_\_

Signed in the Presence of:

Witness 1

Witness 2

### ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES) CITY OF CEBU......)S.S.

BEFORE ME, a Notary Public for and in the City of Cebu, this \_\_\_\_\_\_, personally appeared the following:

Gov.'t Issued ID

Valid Until (if any)

All known to me to be the same persons who executed the foregoing LOAN REDEMPTION AGREEMENT and acknowledged to me that the same is their free act and deed as well as the corporations/ entities they represent.

This instrument consisting of FOUR (4) pages, including this page whereon the acknowledgement is written, has been signed by the parties and their instrumental witnesses on each and every page hereof.

WITNESS MY HAND AND SEAL on the date and at the place first above stated.

Doc. No.\_\_\_\_\_ Page No.\_\_\_\_\_ Book No.\_\_\_\_\_ Series of.\_\_\_\_\_