

PERSONAL LOAN APPLICATION AND AGREEMENT

Application date:		Employ	ment ID #:			
Name:						
Home Address:						
Telephone #:		Email a	ddress:			
ID Type: □ Driver's	s Licence □Vot	er's ID □ Pa	ssport	ID #:		
Employer:						
Employment title:						
How long have you been w	orking here?					
Are you a client of	□Sagicor Bank □Sag	icor Investments	☐Sagicor Life	□None		
Do you have any of the foll ☐ Savings/current account ☐ Health Insurance	owing accounts with u □Credit Card □Life insuranc	☐ Motor Vehicle		ortgage □Sigma U her	nit Trust	
Loan Details						
Principal Loan Amount: Loan purpose				_		
Loan period:						
Interest rate:						
Where should we send y Account details:	' our Ioan proceeds? □Savings □Cur	rent				
Bank Name:						
Bank address: Name of accounth	older:					
Account #:						
I hereby apply to Sagicor B. of the Bank approving my conditions set out on the su	loan application and g					
Signed by the Borrower			—— Nam	Name of Witness		
			Signe	Signed by the Witness		
For Office Use Only						
CIF	Branch/U	nit	DSR:	Sub-category	Central Bank Class:	
CIF	Branch/U	nit	DSR:	Sub-category 165	Central Bank Class:	
CIF Security Details:	Branch/U Debit or O		DSR:	[
				165		
Security Details: No Security - Salary		redit C/A	Commitment	165		
Security Details:	Debit or C	redit C/A	Commitment U	165 Purpose Code:		
Security Details: No Security - Salary Frequency	Debit or C To be red	redit C/A uced by:	Commitment U Industry	165 Purpose Code:		
Security Details: No Security - Salary Frequency Monthly	Debit or C To be red	redit C/A	Commitment U Industry	165 Purpose Code: Charges:		
Security Details: No Security - Salary Frequency Monthly	Debit or C To be red Inputter's	redit C/A uced by:	Commitment U Industry	165 Purpose Code: Charges:		

I/we hereby apply to Sagicor Bank Jamaica Limited ("the Lender") for a loan facility in the amount described in my/our loan application above ("the Facility") and in consideration of the Lender granting the Facility, I/we hereby irrevocably agree with the Lender as follows:

'<u>Effective Date</u>' means the date set out at Item 1 of the Loan Application being the date when this Agreement shall come into effect.

'Facility Amount' means the amount described at Item 4 of the Loan Application.

Related Document' means any document or instrument required by this Agreement to be executed delivered or produced by the Borrower or designated, in writing, as such by the Lender. Related Documents shall include any documents required to perfect any security interest in any collateral provided by the Borrower to secure his obligations under the Facility.

- - the Borrower and the Lender shall be construed so as to include their respective successors and assigns from time to time; 1.2.1
 - a 'person' shall be construed as a reference to any individual, firm, company, body corporate, government, state or state entity or any association or partnership (whether or not having separate legal personality) or any two or more of the foregoing;
 - this Agreement or any other document or instrument is a reference to this Agreement or that other document or instrument as the same may have been, or may from time to time be, amended or supplemented;
- Unless otherwise stated herein, all fees, costs and expenses payable under or pursuant to this Agreement shall be exclusive of any General Consumption Tax, value added tax or similar taxes chargeable on them, which shall accordingly be payable in addition.
- In this Agreement, words importing the singular shall include the plural and vice versa.
- Headings in and the list of contents of this Agreement are for ease of reference only and shall not affect its interpretation.

Conditions Precedent

This Agreement is subject to and the Lender shall not be obliged to make the Facility available unless and until the following conditions precedent are satisfied namely: (a) the approval of the Facility by the Lender's duly authorised officers which approval shall be entirely at the Lender's discretion; (b) the execution and perfection of the Related Documents and all facility and security documentation as the Lender and its Attorney(s) in their sole discretion may deem necessary to facilitate the transaction; (c) payment of the relevant commitment fees, legal fees and stamp duties associated with the preparation, stamping and registration of the Related Documents and any other security documentation together with General Consumption Tax (GCT) as applicable; and (d) the establishment of an account with the Lender in the name of the Borrower through which all loan disbursements and payments shall be made, the Borrower hereby irrevocably authorizes the Lender to debit such account until the Facility has been fully repaid.

be Facility

biject to the terms and conditions of this Agreement the Lender agrees to extend the Facility to the Borrower in

e Facility Amount. The inception date of the Facility shall be the date the Facility Amount is disbursed or made

valiable for disbursement to the Borrower. The Facility Amount shall be disbursed to the account indicated by the

rorower at Item 8 of the Loan Application. The Facility shall mature and be repayable in full together will al

utstanding interest and other amounts payable by the Borrower at the end of the term described at Item 6 of the

Purpose
The Facility Amount shall be used for the purpose set out at Item 7 of the Loan Application. The Borrower shall not use the Facility Amount for any purpose except the Facility Purpose. However, failure by the Borrower to comply with this paragraph shall not prejudice any rights of the Lender; the Lender shall not be responsible for monitoring or ensuring the use or application by the Borrower of the Facility Amount.

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Principal and interest on the Facility shall be payable in monthly installments commencing one calendar month after the date of disbursement of the Facility. Amounts which are not paid to the Lender on the due date will attract the late payment fees and charges imposed by the Lender from time to time.

Prepayment
The Borrower may prepay the whole or any part of the Facility Amount without notice to the Lender

terest we Borrower shall pay interest to the Lender on the Facility Amount at the rate set out at Item 5 of the Loan pplication. Interest on the outstanding Facility Amount shall accrue from day to day on the basis of a 365 day year and shall be compounded at monthly rests.

Fees
The Borrower shall pay all fees, costs and duties required to effect preparation, registration, stamping or perfection of this Agreement or any Related Document. The Borrower shall also pay such commitment or processing fees as may be levied by the Lender from time to time.

EXPORESS

The Borrower shall pay, on demand and on a full indemnity basis, to the Lender the amount of all costs and expenses (including but not limited to legal fees, professional fees, statutory costs lincluding stamp duty and registration fees) and out-of-pocket expenses) which the Lender incurs in connection with the preparation, negotiation, execution and delivery of this Agreement and any Related Document.

The Borrower shall pay, on demand and on a full indemnity basis, to the Lender all costs and expenses (including but not limited to legal fees, professional fees, statutory costs (including stamp duty and registration fees) and out-of-pocket expenses) incurred by the Lender in connection with any actual or proposed amendment or extension of or any waiver or consent under this Agreement and in contemplation of or otherwise in connection with the enforcement (or attempted enforcement) of, or preservation (or attempted preservation) of any rights under, this Agreement and/or any Related Document or otherwise in respect of any moneys from time to time owing under this Agreement.

Payment by Deduction or Advance
The Lender shall be entitled to effect payment (to the extent not already discharged) of all fees expenses and other sums due and payable by the Borrower hereunder out of and by deduction from the Facility Amount or by advancing same on behalf of the Borrower and treating any sum so advanced as an addition to the Facility Amount and the Borrower hereby irrevocably authorises the Lender to do so.

Payments

All payments to be made by the Borrower under this Agreement shall be made in full, without any set-off or counterclaim whatsoever and free and clear of any deductions or withholdings, in immediately available, freely transferable, cleared funds in Jamaican Dollars at such time as the Lender may direct from time to time on the due date to the designated account of the Lender or such other account of the Lender as it may from time to time notify to the Borrower.

<u>Liability of Joint Borrowers</u>
Where there are two of more Borrowers, the obligations of the Borrowers hereunder shall be joint and several the Lender shall be entitled to recover the full amount of the Facility and any amounts payable hereunder from b or any one of the Borrowers.

Representations and Warranties
The Borrower represents and warrants to the Lender that:

14.1.1

no Event of Default has occurred and is continuing; and

all information supplied to the Lender in contemplation or for the purpose of this Agreement or the Facility was true and accurate in all respects as at its date and did not omit anything material, no change has occurred since the date on which such information was supplied which renders the same untrue or misleading in any respect, and all projections and statements of belief and opinion given by the Borrower to the Lender were made honestly and in good faith after due and careful enquiry and remain valid.

Effect of Investigation
The rights and remedies of the Lender in respect of any misrepresentation or breach of warranty on the part of the Borrower shall not be prejudiced or affected by any investigation of the Lender or any other person by or on behal of the Lender or without limitation any other act or matter which, but for this provision, would or might prejudice or the Lender or without limitation and other act or matter which, but for this provision, would or might prejudice or the lender or without limitation and other act or matter which, but for this provision, would or might prejudice or the lender or without limitation and the lender of the lender or which is provision.

General Undertakings The Borrower undertakes with the Lender that, so long as any amount is outstanding under the Facility that:

Borrower shall inform the Lender forthwith upon becoming aware of any occurrence or mstance which would be likely to adversely affect the Borrower's ability to perform his ations under this Agreement and any Related Documents and of any Event of Default.

Events of Default
There shall be an Event of Default if:

17.1.1 the Borrower fails to pay any sum payable by the Borrower under this Agreement and/or any Related Documents when due, in the currency and manner provided in this Agreement; or

17.1.2 the Borrower commits any breach of any provision of this Agreement and/or any Related Documents which the Lender, in its, sole discretion, deems to be a materially adverse breach;

the Borrower commits any breach of any other provision of this Agreement and/or any Related Documents and such breach is, in the reasonable opinion of the Lender, not capable of remedy or such breach is in the reasonable opinion of the Lender capable of remedy and is not remedied within seven(7) days after the earlier of the date of notice by the Lender requiring such remedy or the date on which the Borrower first becomes aware of the breach; or

the Borrower is adjudicated or found to be, insolvent/Bankrupt or stops or suspends payment of the Borrower's debts or is (or is deemed to be) unable to or admits inability to pay debts as they fall due or proposes or enters into any voluntary arrangement or any composition or other arrangement for the benefit of the Borrower's creditors generally or proceedings are commenced in relation to the Borrower under any law, regulation or procedure relating to reconstruction or adjustment of debts; or

Rights on a Default

The Lender may (without prejudice to any of its other rights) upon and at any time after the happening of an Ev
of Default, by notice to the Borrower declare that the Facility has become immediately due and payable, whereug
the Borrower shall forthwith repay the same together with all interest due and all other sums payable under the

Indemnities

The Borrower hereby indemnifies the Lender against any liability, loss or expense incurred by the Lender as consequence of: (1) any default in payment by the Borrower of any sum under this Agreement when due; (2) the occurrence of any Event of Default; and (3) any repayment or prepayment of the Facility or part thereof being received otherwise than as set out in this Agreement.

This Agreement shall be binding upon, and inure for the benefit of, the Parties and their respective successors permitted assigns and any person to whom the Lender shall transfer or novate any rights and/or obligations ur this Agreement.

20.2 The Borrower may not assign or transfer any of its rights, benefits or obligations under this Agreer

The Lender may assign all or any part of its rights or benefits or transfer all or any part of its obligations under this Agreement and/or a Related Document. The Borrower shall enter into all documents specified by the Lender to be necessary to give effect to any such assignment or transfer.

The Lender may disclose to any actual or potential assignee or transferee of any rights, benefits or obligations under this Agreement and/or Related Document such information about the Borrower as the Lender shall consider

Every notice or other communication shall, subject as otherwise provided in this Agreement, be deemed to hav been received (if sent by post) Seven (7) days after dispatch and (if delivered personally at the time of delivery i during normal business hours in the place of intended receipt on a working day in that place and otherwise at the opening of business in that place on the next succeeding such working day, provided that any notice o communication to be made or delivered to the Lender shall be effective only on actual receipt by the Lender. 21.2

Severance
If at any time any of the provisions of this Agreement is or becomes illegal, invalid or unenforceable in any respe under any law or regulation of any jurisdiction, neither the legality, validity and enforceability of the remaining provisions of this Agreement nor the legality, validity or enforceability of such provision under the law of any other jurisdiction shall be in any way affected or impaired as a result.

Consent to Credit Reporting The Borrower hereby consent

To Credit Bureaus licensed under the Credit Reporting Act disclo Borrower to the Lender;

25.1.2 To the Lender disclosing credit information about the Borrower to Credit Bureaus licensed under the Credit Reporting Act; and

to the Lender providing a signed copy of this loan agreement to any Credit Bureaus licensed under the Credit Reporting Act pursuant to sub-paragraph 25.1.2 by electronic or any other means.

reby acknowledges that the consent given under paragraph 25.1 hereof

shall subsist for so long as any application for a credit facility with the Lender is being processed or has not been declined in writing by the Lender and for so long as any obligation under any credit facility extended by the Lender shall subsist;

25.2.2

ot be revoked during the subsistence of any credit facility that the Borrov ender but only upon or after the termination or expiry of such facility;

will be applicable to all applications that the Borrower may make to obtain a credit facility from the Lender regardless of whether the Borrower is the principal applicant, co-applicant or surety/guarantor and also for the purpose of facilitating any risk assessment for granting further extensions of credit by the Lender in relation to any credit facility currently existing or which may come into existence in the future; and 25.2.4

Has been given of the Borrower's own free will and volition the same having been read by/to the Borrower and fully understood.





PROMISSORY NOTE

PRINCIPAL AMOUNT				
INTEREST RATE				
For value received		("THE BORROWE	ER") hereby unconditionall	y promises to pay on
demand to SAGICOR BANK JAN	MAICA LIMITED of 17 Do	minica Drive, Kingston 5	in the parish of Saint An	drew, the PRINCIPAL
AMOUNT STATED ABOVE and to	pay interest on the unpa	aid Principal Amount for e	each day at the rate per ar	num stated above as
the INTEREST RATE until the Pri	ncipal Amount is repaid i	n full. Accrued interest sh	hall be payable in arrears a	and shall accrue from
day to day (as well after as before	re any judgment) and be	prorated on the basis of a	a 360-day year.	
All payments due under this Pro	missory Note shall be ma	de without set-off or cou	nterclaim.	
The Borrower hereby waives not	tice of dishonour, protest	and presentment.		
SIGNED BY THE BORROWER:			-	
NAME OF WITNESS:			-	
SIGNATURE OF WITNESS:				

DATE: