



Application Form

Thank you for your interest in I should be answered completely  Agency Name:	to ensure validity of ent	ry. Application with i	tely fill out this ap incomplete informa LED OUT BY A	ation will ACCRED	not be proc	cessed. Please	print your an	ot applicable to y nswers using BLAC Channel N	K ink only.	rked with asterisk (*)
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Personal Consumption / Use *What is your preferred loan amou Note: 1. For approved credit line of 2. For approved credit line of	nt? f PhP50,000 and more, Clie			e nearest F	SBank branc		st of checkbook	ks will be charged to	o Client upon addi	itional request.
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*Nationality Filipino		atus Single [	Married Widow/Widow	- 1	hdate (mm/	dd/yy)	Age	*Birthplace	e	Female
Residency Resident (e.g. Filipinos, sea-base					.g. Aliens, Filipir	no immigrants, la	nd-based OFWs v	vith contract to work al	broad for more than a	ı year, etc.)
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*Permanent Address (House No./ Floor										try)
Home Ownership										
Mortgaged to ———————————————————————————————————	(Bank or Financial		Term			Amort./Mo. PhP				Length of Stay  ———— Years
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(For non-Metro Manila, please indicate  Mother's Maiden Name (Last name)			Celli	priorie No		our preferred	mailing addre	<u> </u>		s Business Address
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## Part 1

## CLIENT'S CONSENT/AUTHORITY AND WAIVER OF CONFIDENTIALITY/PRIVACY OF PERSONAL AND OTHER INFORMATION FOR THE BANK'S LEGITIMATE PURPOSES/NEEDS, AND TERMS AND CONDITIONS OF LOAN APPLICATION/APPROVAL

AND IERMS AND CONDITION

1. The undersigned loan applicant/borrower (hereinafter the "Client" regardless of number) certifies the correctness of all the personal, sensitive, privileged, financial, and other information (collectively referred to hereinafter as "Information") provided by him in this Flexi Personal Loan Application Form, and in the course of his loan application with Philippine Savings Bank (the "Bank"), including the information which may be obtained from his income tax returns, financial statements, credit transactions and all other documents ("Supporting Documents") submitted to the Bank in support of his loan application.

the Bank in support of his loan application.

2. In providing the Information and related Documents to the Bank, the Client hereby authorizes the Bank, without need of prior notice, to use, process, store, make profile, receive from, and/or share to any of its affiliates and/or subsidiaries within the Metrobank Group, or its agents or service providers, or third parties (including but not limited to vendors and credit bureaus), whether in or outside the Philippines, which provide related services or have contractual obligations with the Bank, or any government agency/regulatory body/branch (including but not limited to Bangko Sentral ng Pilipinas, Anti-Money Laundering Council, and Credit Information Corporation), which in turn is/are authorized to disclose to and/or receive from the Bank, the Information, relevant account information/data/opino pertaining to the Client, and any and all other information pertaining to Client's account's now existing or which may hereafter to be opened, whether or not secured and/or assigned as collateral, for the following purposes: (a) in order to commence and facilitate the efficient delivery, administration, operation, and/or implementation of loan and other products and services of the Bank; (b) for the protection of the Client or the Bank against fraudulent, unauthorized, or illegal transactions; (c) in the validation, verification, and/or updating of the Information and related Documents; (d) in order for the Bank to enforce its rights or perform its obligations by reason of any law, rules and regulations, contract, or orders from any court or quasi-judicial and administrative offices with corresponding duty to keep such information confidential in accordance with the Bank's Data Privacy Policy; (e) in the prosecution of defense of the Bank; and (f) in order for the Bank, its affiliates and/or subsidiaries within the Metrobank Group to offer or provide other related products and services to the Client, including but not limited to cross-referencing, cross-selling, status

In granting the above authorities, the Client hereby waives his rights to confidentiality and privacy of the Information and such other rights as may be provided under Republic Act (RA) No. 1405 (Law on the Secrecy of Bank Deposits),

RA No. 6426 (The Foreign Currency Deposit Act), RA No. 8971 (General Banking Law of 2000), RA No. 10173 (Data Privacy Act of 2012), or all other applicable laws, which may be in conflict with the Bank in carrying out the said authorities.

3. The Client understands that the Bank may disapprove his loan application, revoke prior loan approvals, or terminate existing loan availments on the ground of misrepresentation and/or concealment of the Client's Information, whether willful or not, without prejudice to any other legal remedies that the Bank may take.

4. The Client understands that the approval of his loan application shall be at the sole discretion of the Bank, and

The Bank's existing credit policies and procedures on its Flexi Personal Loan Facility;

Existing rules and regulations of the Bangko Sentral ng Pilipinas;
Payment by the Client of all fees and charges relative to the processing of his loan application;
Submission by the Client of all documentary requirements and compliance with all other conditions imposed by the Bank for the approval of his loan application as prescribed under existing Bank credit policies or those that may be prescribed by the Bank's Legal Department; d)

The terms and conditions of the Loan/Mortgage Agreement and this Loan Application Form.

In case of disapproval of the Client's loan application, the Bank shall not be obliged to disclose the reason/s for such

5. The Client authorizes the Bank to send updates about the Client's loan application via SMS/text, email, mail or other means of communication.

or Indirect Personal Loan Channel Division.

7. The Loan Application Form and all Supporting Documents shall remain the Bank's property and the same may be used in accordance with the above-mentioned paragraph no. 2 of the terms of this Flexi Personal Loan Application Form at the Bank's discretion whether the loan is granted or not.

## Part 2 TERMS AND CONDITIONS

**Product Feature** - PSBank Flexi Personal Loan with Prime Rebate is the first and only collateral-free personal loan product with a revolving credit line and a fixed term loan.

Revolving Credit Line is a type of credit without a fixed number of payments. The amount clients can borrow increases or decreases depending on how much has been repaid.

Term Loan is a type of credit that requires a borrower to make periodic payments usually over a certain fixed period. **Loan Range:** Minimum of PhP20,000 / Maximum of PhP250,000

Terms (applicable for Fixed Term Loan): 24 to 36 months

Effective Interest Rates: Effective Interest Rate P.A. of 34.49% for 12 months (Revolving) Effective Interest Rate P.A. of 42.88% for 24 months (Term)
Effective Interest Rate P.A. of 41.29% for 36 months (Term)

Prime Rebate Feature: Allows clients to get a "discount" on his/her loan when he/she makes advance or excess payments on his/her monthly due. This feature is only available for PSBank Flexi Term Loan amortization due. Rebates on advance/excess payments are computed on a daily basis, including weekends and holidays. Computation starts on the date the payment is potented, after the check payment is cleared, and redified every due date. Rebates on advance or excess payments for PSBank Flexi Personal Loan transactions are computed based on an 18% interest rate per annum. The rebate amount that may be earned shall never exceed the amount of the loan's monthly interest charges for that period.  $PSBank\ reserves\ its\ right\ to\ withhold\ the\ application\ of\ Prime\ Rebate\ on\ the\ Loan\ in\ accordance\ with\ the\ Terms\ \&\ Conditions\ governing\ such.$ 

Examples: Advance Payment - When client pays five days before his/her loan's monthly due date, he/she earns a rebate on a daily basis from the day his/her payment was posted to the day before his/her loan's Excess Payment - When a client pays in excess of the amount required on his/her due date, he/she will earn a rebate on a daily basis from the date of posting.

 Credit Line or Credit Limit and Purpose – PSBank shall make the Credit Line available to Client for a period of one year from date of this
Agreement subject to Section 12 of the Terms and Conditions; provided, that PSBank shall at its sole discretion determine the conditions, if any, under which said line shall be made available; provided, further, that PSBank shall have the right to reduce, increase or cancel the line. The credit line shall be specified in the PSBank Flexi welcome kit and the monthly statement of account.

 $PSBank shall \ establish \ and \ maintain \ in \ its \ books \ a \ loan \ account \ in \ Client's \ name. \ All \ transactions \ relating \ to \ the \ Credit \ Line \ shall \ be \ recorded \ in \ decrease \ for \ decrease \ decre$ said Loan Account and reflected in the Statement of Account. Client shall be responsible for verifying the Statement of Account with PSBank without need of notice. The bank shall have the full discretion to grant the client a PSBank Flexi Line

 $\textbf{2. PSBank Flexi Current Account} - \textbf{The PSBank Flexi current account shall be operated solely for the purpose of drawing on the Credit Line and the Credit Line a$ making payments thereunder. The PSBank Flexi Current Account shall be linked to the Loan Account to allow automatic transfer to and from the PSBank Flexi Current Account to the Loan Account.

 $\textbf{Access to Credit Line} - \textbf{Client may draw on the Credit Line by: (a) issuance of PSBank Flexi Check(s); (b) Cash Withdrawal, Fund Transfer and Bills and Check (b) and Check (c); (b) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (b) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (b) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (c) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (d) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (d) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (d) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (d) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (d) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (d) Cash Withdrawal, Fund Transfer and Bills (c) and Check (c); (d) Cash (c) and Check (c) and Check (c); (d) Cash (c) and Check (c); (d) Cash (c) and Check (c); (d) Cash (c) and Check (c) and Check (c); (d) Cash (c) and Check (c); (d) Cash (c); (d) C$ Payment through the use of the ATM card; (c) Point-of-Sale (POS) transactions. PSBank may at any time impose such minimum availment limits per transaction as may be communicated to Client. PSBank shall have the right to debit the Loan Account for interest, penalty charges, service charges, taxes and all other sums due and payable to PSBank under the Agreement, notwithstanding that any such sums exceed the Available Credit Line.

4. Availment Limit - Client shall not make any Availment in excess of the Available Credit Line. Subject to Section 15, if any intended availment by Client will cause the Available Credit Line to be exceeded, PSBank shall have the right, power and authority to refuse the intended availment without need of notice.

In the event that an Excess Availment is incurred, the same shall, without need of notice, be immediately due and payable and the Credit line shall be suspended, at the option of PSBank, unless and until Payments are made covering the Excess Availment

5. Evidence of Availments - Availments shall be evidenced by: (1) For the Revolving Loan Account (a) withdrawal from any PSBank, Metrobank, BancNet, Megalink, and ExpressNet ATMs nationwide and Maestro/Cirrus ATMs worldwide subject to applicable ATM policy; (b) check issuance with no minimum amount and maximum amount based on available credit line at time of check transaction/clearing; (c) point-of-sale (POS) transactions with minimum amount subject to merchants policies (d) Online bills payment and fund transfer via PSBank Online. (2) For the Installment Loan Account (a) withdrawal from PSBank ATMs where Client may choose between 24 and 36 months; (b) point-of-sale (POS) and bills payment under nstallment Loan Account transactions available which are subject to tie-ups with merchants. (3) For fund transfers through

Absent manifest error on the part of PSBank, the foregoing evidence of Availments shall be conclusive and binding on Client. Client is aware that the only evidence of Availments through the ATM is PSBank's record of withdrawals. Client is further aware that access to PSBank Flex is thru: (a) Client's ATM Card, which remain in Client's exclusive possession and custody; and (b) Client's Personal identification number, which shall remain with Client's exclusive knowledge.

case the ATM card or check/checkbook is lost or stolen, Client shall notify PSBank immediately and confirm such notification by submitting the complete requirements (a) Affidavit of Loss; (b) copy of ID with signature; (c) Letter of Request for Replacement; (d) or PhP150 for card replacement within 24 hours from occurrence of such loss or theft. PSBank shall not be responsible for any unauthorized transaction against the Credit Line until after PSBank has received the Affidavit. Client shall be liable for all transactions made through the lost or stolen ATM card or checkbook before PSBank has received a written notice together with the Affidavit of Loss.

No Stop Payment Order shall bind PSBank or be valid unless: (a) the check or checks to be affected are properly identified or described with particularly in all aspects; (b) made in writing and in case of loss, and Affidavit of Loss is submitted; (c) served and delivered directly to the cashier or any of the assistant cashiers of PSBank, Client agrees to hold PSBank free from any liability or expense arising from its refusal to pay the said items in accordance with the Stop Payment Order.

- 6. Minimum Amount Due This is the minimum amount that must be paid on or before the Payment Due Date to avoid
  - any penalty. To arrive at your Minimum Amount Due, please add the following:

     5% of the Total Amount Due of Revolving Loan Availments or Interest Due or PhP500.00, whichever is higher

     Monthly amortization of installment Loan Availments
  - Penalty and late charges for the period

Philippines regardless of the form and nature of the obligat

conclusive if not contested within the prescribed period.

Finance, late charges, other fees and total installment amortizations will only be deducted from the available credit line on paymen

7. Payments - Client shall immediately make such payments sufficient to cover at least the minimum amount due including Excess Availments as stated in the monthly statement of account. All payments made shall be reflected in the next monthly Statement of Account.

Payments can be made via:

1. Cash or check, over the counter at any PSBank branch nationwide t

2. Any BancNet ATM or BancNet Online

- 3. Automatic Debit Arrangement with PSBank
- Automatic Debit Arrangement with Fasanik
   PSBank Online and PSBank Mobile app using the Bills Payment Facility
   Fund transfer from another PSBank Deposit Account 8. Payment Due Date - PSBank shall set the payment Due Date within a specific number of days from the end of the
- billing period as indicated in the Statement of Accou 9. Application of Payments - Client waives in advance the right to make application of payments under Art. 1252 of the Civil Code of the
- 10. Electronic Statement of Account PSBank shall send the Statement of Account to Client through email after each billing or cut-off period. The Bank is not liable to non-receipt of the Statement of Account should the Client provide an billing of citical pelacit. The saint is not liable to nort-ectapl of the statement of Account shall be final and conclusive against Client unless Client expresses disagreement through a letter sent to PSBank within thirty (30) days from the billing period pecified in said Statement. Should the parties fail to settle any disputed item, the Loan Account, at the option of PSBank be suspended until the dispute is settled. The protest shall not suspend the account of interest and/or penalty charges. If the dispute is settled in Client's favor, said charges shall be computed based on the reconciled amount. However, it is also understood that the Bank, at its option, may also provide the client a copy of the Statement of Account through other means such as SMS, and PSBank Online to which is readily accessible and available to the client. All other means of sending SOAs shall have the same effect as the one sent via email and deemed correct and
- 11. PSBank Online PSBank shall automatically enroll the PSBank Flexi account in PSBank Online so that Client can use the functionalities available in PSBank Online subject to its Terms and Conditions.
- nts of Default Each and any of the following shall constitute an event of default:
   Client fails to pay when due and payable, the minimum amount due and any Excess Availments, and/or any other sums which Client is obligated to pay under the Agreement or any other related documents;
- 12.2 Client violates any of the other Terms and Conditions of the Agreement;
- 12.3 Client is in default under any other contract or obligation with PSBank or with any other person or entity for the payment of borrowed money for the deferred purchase price of property or for any other purpose resulting in the activation of the whole or part of the obligation and making the same due and payable prior to the stated normal date of maturity, likewise, in case such default occurs, the obligation of the borrower under this agreement is deemed secured by other mortgages, if there are any, that is executed by the borrower in favor of PSBank prior or after the execution of this Agreement/Loan document;

  Proceedings for voluntary or involuntary bankruptcy, insolvency, or suspension of payments are instituted against and/or initiated by the Client;
- 12.5 An application for any decree or order of garnishment, attachment, execution, receivership, or sequestration is filed and/or issued and/or i
- against Client's properties; Any representation or warranty made by Client in the Agreement or any statement, document or other instrument
- furnished in connection with the Agreement or to induce PSBank to enter into Agreement is shown to be false or misleading in any material respect when made; 12.7 Any other circumstances occurs which, in the opinion of PSBank, gives reasonable grounds for the belief that the client
- may not be able to perform its obligation under the agreemen 13. Consequences of Default - Upon the occurrence of any of the foregoing events of default, PSBank may at its option and
- vithout need of notice or demand, exercise any or all of the following remedies: (a) Dishonor any PSBank Flexi Check(s);

  (b) Cancel/close/freeze/suspend the Current Account and the Loan Account; provided, such cancellation shall disqualify

  - Client from obtaining further credit from PSBank and shall empower PSBank to furnish credit bureaus with Client's name and credit standing; Consider the entire Outstanding Balance immediately due and demandable and/or require Client to pay PSBank the whole or part of the Outstanding Balance; provided, that the amount certified by PSBank as the amount outstanding
  - shall be conclusive and binding to Client, absent manifest error in calculation or transmission; (d) Convert the Loan Account into a term loan;
- (e) Reduce the Credit Line Amount. 14. Right of Offset - Should there be any money, stocks, bonds, or other property of any kind whatsoever on deposit or

to be filed against Client;

otherwise to the account of the Client in the books of PSBank or in its possession, Client hereby irrevocably constitutes and appoints PSBank as Client's attorney-in-fact with full power, in Client's name and behalf but without necessity of prior notice, to debit such Client's account, for the amount of his outstanding balance and/or negotiate, sell, transfer, or in any manner dispose of such stocks, bonds, or other property by public or private sale apply the proceeds of such sale or disposition in any payment of any and all amounts due under the Agreement.

(b) Client shall promptly notify PSBank of the commencement of any proceedings involving the recovery of sum of

15. Warranties and Covenants - Client hereby represents, warrants and covenants that:
 (a) No legal proceedings before any court, tribunal, or body is currently pending or to knowledge of the client, is pending

- The Client's loan application may be withdrawn or cancelled at any time prior to booking, without incurring additional charges. The Client shall course all complaints or concerns, if any, at the Bank's Customer Experience Group

money against the client of the occurrence of any event which, with the serving of notice or lapse of time, would constitute an event of the default hereunder or under any other agreement, specify the nature thereof and the action or purposed action taken by the client with respect thereto;

The borrower certifies and acknowledges that he or she has thoroughly read the terms and conditions of the "PSBank Flexi Personal Loan" and understood the computation of his/her payments to be made and has full knowledge of total cost of the loan and binds herself/himself to it.

- 16. Cancellation of Credit Line Upon cancellation or expiration of the Credit Line, the Available Credit Line and PSBank Flexi Current Account shall be automatically closed. Client shall immediately pay the entire Outstanding Balance and shall immediately surrender to PSBank any and all unused PSBank Flexi Check(s) as well as the ATM card issued. PSBank may, at its option without the need of notice and demand, exercise any or all of the remedies stated in Section 13.
- ral of Line PSBank may opt to renew the Credit Line for another year upon notice to Client.
- 18. Authority to Debit PSBank has the sole option to debit any and/or all of Client's deposit accounts to cover the payment in full any loan obligation due or all such other amounts the time that the same is due including penalty charges on any or all such overdue amounts provided for in this Agreement and such other documents executed in connection therewith.
- 19. Venue Any action to enforce payment of any sum due under the Agreement shall be brought exclusively in the proper courts of Makati City, or in any city or municipality where PSBank has a branch office.
- 20. Acceptance of Payment/Delay in Enforcement Acceptance by PSBank of any payment after its due date or after an event of default has occurred or after legal proceedings have been commenced against Client shall not constitute an extension of time for payment or a modification or novation of the Agreement or in any way prejudice or adversely affect PSBank's cause of action against Client. Failure or delay in exercising any right or power of PSBank shall not constitute a waiver thereof.
- 21. Dishonor of PSBank Flexi Check(s) PSBank shall have the right to dishonor any PSBank Flexi Check(s) under any of the following cases: (a) in case of violation of any of the terms of this Agreement; (b) in case the acceptance or payment of such check(s) will cause the available Credit Line to be exceeded; (c) in case the Loan Account shall have been blocked or cancelled; (d) in case the Credit Line has expired; and/or (e) for the same reasons and in the same manner that regular current account checks may be dishonored. Such dishonored checks shall be subject to the same Bankers Association of the Philippines (BAP) charges, which shall be borne by Client and debited against the Loan Account. PSBank shall not be liable for any loss or damage from its failure to honor PSBank Flexi Check(s), it being understood that Client's sole remedy in such case is to immediately contact PSBank for other arrangements.
- 22. Unauthorized Transactions The Client must take all reasonable precautions to prevent unauthorized/illegal/ fraudulent use of the card issued to him for the availment of his loan. Should PSBank believes or knows that any card transaction relates to unauthorized/illegal/fraudulent transaction, PSBank reserves the right and is hereby authorized by the Client to cancel, block, or decline such transaction without prior notice. The Client shall be notified right after the cancellation, doising, or decline is made by PSBank in accordance herewith, and PSBank shall not be held liable for any loss or damage as a result thereof.
- 23. Escalation/De-escalation Clause The rate of interest and/or bank charges stipulated in the Agreement, its extensions, renewals or other modifications, may be increased, decreased or otherwise changed from time to time within the rate of interest and charges allowed under present or future law(s) and/or government regulation(s) as PSBank may prescribe for its clients/borrowers.
- 24. Extraordinary Inflation/Deflation Client and PSBank hereby agree that the amount of the peso obligation of this PSBank Flexi Account is based on the present value of the peso. Hence, if there is any change in the value thereof due to extraordinary inflation or deflation, or any other cause or reason, Client unconditionally agrees to discharge and pay the said peso obligation in such value as may be adjusted by PSBank, at its sole exclusive option, in accordance with the peso value prevailing either at the time the obligations are paid in whole or in part or at the time the obligations were established or contracted.
- 25. Cumulative Remedies Any increase in interest rates/penalty/service charges or any extension of time of this Agreement shall not constitute a novation or an amendment of the obligations hereunder and shall not prejudice PSBank's right or remedies hereunder.
- 26. Notices It shall be the obligation of the Client to immediately notify PSBank in writing of any change of his/her mailing address and email address in accordance with existing laws. Such address provided by the Client shall be used by PSBank in sending all its communications and correspondences. Receipt of said notices, correspondences and other communication  $materials\ forwarded\ to\ the\ given\ address\ or\ such\ new\ address\ shall\ be\ conclusively\ presumed\ \ by\ the\ parties.$ 27. Customer Complaints, Concerns and other Queries – In case of complaints, concerns and other queries regarding
- PSBank Flexi Personal Loan with Prime Rebate, the Client may contact the Bank's 24/7 Customer Experience Hotline at (02)8845-8888; text (63)998-8458888; or e-mail at customerexperience@psbank.com.ph. The Client may LiveChat with  $the \ Bank\ at\ www.psbank.com.ph\ or\ ISSA\ Chatbot\ at\ Facebook.com/psbank official.$

Supervised by the Bangko Sentral ng Pilipinas BSP contact details: (632) 8708-7087 / consumeraffairs@bsp.gov.ph

PENALTY CHARGES

COLLECTION/ ATTORNEY'S FEES

## \*\*FEES AND CHARGES **DUE DATE EXTENSION FEE** Due date extension fee is computed as: (should have no deferred/ term availments) Outstanding Balance x Rate x number of days / 360 ATMs **Balance Inquiry** Withdrawal **PSBank** FREE PhP20 Metrobank FREE PhP27.50 ATM SERVICE FEE BancNet-member Bank, MegaLink & ExpressNet PhP1 PhP30 US \$3.50 + PhP20 per transaction US \$1 per inquiry Maestro & Cirrus ATMs Credit lines PhP50,000 and up: REQUEST FOR initial checkbook is FREE CHECKBOOK = PhP250 per checkbook (succeeding checkbook requests) Credit lines less than PhP50,000 = PhP250 per checkbook A fixed fee of PhP2,000 shall be charged for every check returned due, but not limited to reasons such as insufficient funds, stop payment order or closed account. Overdraft charge is PhP200 for every PhP40,000 or a fraction theorem. RETURNED CHECK **CHARGES** fraction thereof per day. A fixed amount of PhP1,500 will be charged yearly for Credit Line or loan CREDIT LINE CARD REPLACEMENT FEE PhP200 for each lost/stolen card PRE-TERMINATION CHARGES / EARLY SETTLEMENT FEE FREE OF CHARGE The monthly interest on Outstanding Balance availed versus the Credit Line. The Effective Interest Rates are as follows: - Effective Interest Rate PA of 34.49% for 12 months (Revolving) - Effective Interest Rate PA of 42.88% for 24 months (Deferred) - Effective interest rate PA of 41.29% for 36 months (Deferred) **FINANCE CHARGE** The charges are itemized in the monthly statement of account. The First Year Annual Fee shall be billed PhP1,500 or 1% of the approved credit line, whichever is higher. Renewal Fee/ Succeeding Annual Fee shall be billed a fixed amount of PhP1,500 on the renewal month. PSBank Flexi ATM withdrawal transaction will be charged a service fee of PhP20.00 for every transaction. ATM fees charged by other networks shall apply. PSBank reserves the right to adjust fees SERVICE FEES AND CHARGES and charges without prior notice. \*Rates are subject to change depending on existing market conditions Failure to make the full remittance required to cover the Minimum Amount Due including Excess Availment on or before payment due date per Statement of Account shall subject the same to penalty charge. Failure to make the full remittance required to cover the Minimum Amount Due including Excess Availment, within the required number of days set by PSBank from the date that the first default is incurred, shall subject the entire Outstanding Balance to the aforesaid penalty charge. Penalty charges shall be imposed by PSBank without prejudice to Section 6. A penalty fee of 5% per month applies to insufficient or non-payment of the total Minimum Amount Due. It will be charged daily if the payment is not made before the payment due date and it will be charged on the total unpaid Minimum Amount Due.

use the Line shall be revoked. If the Bank needs to refer the case to a Collection Agency, the Bank shall advise the Client in writing of the endorsement of his account to a Collection Agency or the endorsement of the account from one Collection Agency to another, at least seven (7) days prior to the actual endorsement. Such notification shall include the full name of the Collection Agency and its contact details. Furthermore, if the Bank needs to refer the case to a Collection Agency or to an Attorney-at-Law, the Client is liable to pay the cost of Collection and/or Attorney's fees and the Litigation and Judicial expenses as applicable.

Note: All aforesaid fees and charges will take effect immediately and may be cancelled or modified anytime at the Bank's sole discretion. The Bank may impose other fees and charges incidental to the loan provided with prior notice to Client.

In case of delinquency or default in the payment of the Client's obligation, the right to

use the Line shall be revoked. If the Bank needs to refer the case to a Collection Agency,

total unpaid Minimum Amount Due

THE BORROWER CERTIFIES THE CORRECTNESS OF ALL INFORMATION SUPPLIED BY HIM/HER OR CAUSED TO BE SUPPLIED BY HIM/HER ON THE REVERSE OF THIS PAGE. THE BORROWER AFFIRMS AND ACKNOWLEDGES THAT HE HAS READ CAREFULLY AND UNDERSTOOD ALL THE TERMS

AND CONDITIONS OF THE CONSOLIDATED AGREEMENT AND AT THE TIME THE BORROWER AFFIXED HIS SIGNATURE/S HEREIN, ALL THE BLANK SPACES HAVE BEEN CORRECTLY AND COMPLETELY FILLED-OUT.

Signature of Borrower



Automatic Debit Arrangement Account Number

Date