



BOEING EMPLOYEES' CREDIT UNION

P.O. Box 97050, Seattle, Washington 98124-9750
Member Services (206) 439-5700, 1-800-233-2328

Consumer

LOAN PAYMENT PROTECTION CONTRACT

Table with 3 columns: BORROWER 1 NAME, BORROWER 2 NAME, LOAN/ACCOUNT NUMBER

This contract will be governed by the local law of the State of Washington.

Loan Payment Protection (referred to as "the program") is voluntary and not required in order to obtain credit. We will not consider whether or not you elect Loan Payment Protection in making our credit decision.

Table with 7 columns: YOU ELECT: (check only one box), Option 1, Option 2, Option 3, Option 4, Option 5, No Protection. Includes rows for election options and cost per \$100 of the Monthly Outstanding Loan Balance*.

Estimated Total Fee (Closed End Only) \$

*If the outstanding loan balance is greater than \$50,000, the rate will not be applied to the amount that exceeds \$50,000.
The program contains certain terms and exclusions. You are eligible for the program if you are a borrower on the loan and under age 65 on the effective date of protection.
The program protects the first two borrowers listed on the lending agreement. The protected borrower(s) may not qualify for all benefits,

This contract contains the conditions upon which we will cancel all or a portion of the protected balance and/or cancel or postpone interest and/or the daily payment. You, meaning a borrower enrolled in the program, should read this contract carefully and keep it in your files. This contract explains the terms that both you and we agree to follow for the program. It replaces any and all program contracts previously issued with respect to the loan.

DEFINITIONS

ACCIDENTAL INJURY means an occurrence that is unforeseen, unexpected, involuntary, and due to an external cause.
ADMINISTRATOR means CUMIS Insurance Society, Inc., 5910 Mineral Point Road, Madison, Wisconsin 53705, one of its affiliates, or a contracted third party.
ADVANCE means each extension of credit we provide to you under a loan.
BORROWER means a person who is obligated to repay the advance to us, either principally or jointly and severally. It does not include guarantors.
DAILY PAYMENT means the protected periodic payment converted to an equivalent amount per day.
EFFECTIVE DATE OF PROTECTION means the later of the date you enrolled in the program option, the date your protection under the program is reinstated, or the date of the advance.
FULL-TIME EMPLOYMENT or EMPLOYED FULL-TIME means actively working for income 25 hours or more per week.
LENDING AGREEMENT means a closed-end note or an open-end credit plan.
LOAN means a closed-end note or a credit feature/subaccount under an open-end credit plan.
NON-PROTECTED ADVANCE means any advance not protected according to the Non-Protected Events section of this contract.
PROTECTED BALANCE means the pay-off amount owed under the loan on the first day of a protected event less any non-protected advances.

PROTECTED PERIODIC PAYMENT means the minimum payment amount, including principal, interest, and the program fee, due on the protected balance. It does not include any scheduled balloon payment, escrow amounts, other fee or insurance amounts, the amount of any minimum payment that represents past due payments, or amounts that exceed any credit limit for the loan. For balloon loans, the protected periodic payment will be determined using the minimum payment amount due for the period immediately preceding the scheduled balloon payment. For variable rate and/or variable payment loans, the protected periodic payment will remain equal to the protected periodic payment as of the first day of the protected event.

WE, US, OUR means the credit union named on the loan and this contract.

GENERAL PROVISIONS

PROOF OF A PROTECTED EVENT. You must notify us or our administrator when a protected event occurs. Claim forms and written evidence may be required periodically to show that conditions of the program are satisfied. If you do not report a claim or provide initial or continued proof within one year of the date requested, we will not accept (or continue to accept) your claim.
PAST EVENTS. The program does not protect you from events that occurred before your enrollment in the program.
If you enroll in the program as a single borrower and add a joint borrower at a later date, the joint borrower will be considered to have enrolled in the program on the date of becoming a joint borrower.
TAX IMPLICATIONS. You may be subject to federal, state, and local taxes on the amount of a cancelled or postponed debt. You should consult your tax advisor. Neither we, nor our administrator, are able to provide you with tax guidance.
PROGRAM FEE. The program fee is the amount you pay for protection under the program. The rate used to determine the program fee is subject to change. You will receive notice before any increase goes into effect. The program fee will be added to the outstanding balance each month.
CHANGING THE TERMS OF THIS CONTRACT. We have the right to change (including the addition or deletion of) the terms of this contract and apply those changes to the outstanding balance. You will receive notice

(continued on next page)

Your signature below means:

- Your election above applies to:
- the open-end credit plan (all existing and future subaccounts); or
- this loan
Your election will remain in effect, according to the terms of the contract, unless subsequently modified.
You agree that you have received and thoroughly read the Loan Payment Protection Contract.
You authorize the program fee to be added to your outstanding balance each month. If the election above represents a change in the program for an existing loan, and the cost of the newly elected protection results in increased program fees, you agree to increase your payment or to make more payments of the same amount until what you owe has been repaid.

X BORROWER 1 SIGNATURE

DATE

X BORROWER 2 SIGNATURE

DATE
KWADNO (LASER)

BORROWER 1 NAME	BORROWER 2 NAME	LOAN/ACCOUNT NUMBER
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PROGRAM CONTRACT (continued)

before any change goes into effect. Your continued payment of the program fee will constitute your acceptance of the change in terms. You have the right to cancel this contract at any time.

CHANGING BETWEEN OPTIONS. If you change from one program option (the "prior program option") to a different program option (the "current program option"), and an event occurs that does not qualify for protection under the current program option because of the new effective date of protection, we will recognize the continuous time protected for a specific event under both program options.

However, the level of protection available will be the lesser of:

- the protection that would be provided under the current program option if the effective date of protection was adjusted to be the same as the effective date of protection under the prior program option; or
- the protection that would have been provided under the prior program option if it had remained in effect.

TERMINATION OF THE PROGRAM. You may terminate this program contract at any time by providing us with written notice at least 5 business days prior to the requested termination date. If you do so within 30 days of enrolling in program, we will credit the outstanding balance for any fees charged for the program.

Your protection under the program will automatically terminate:

- when you reach age 65.
- when any portion of any payment of the loan is past due for 90 days or more. If you bring your loan current, your protection under the program will not be reinstated automatically. You must re-enroll to participate in the program.
- when you fail to pay the program fee.
- for any other reason by giving you written notice at least 30 days in advance of the termination (or as required by law.)

Termination will not affect benefits for a protected event that occurred prior to the termination date as long as an outstanding balance remains on the loan.

ERRORS AND ADJUSTMENTS. If we cancel or postpone more or less than we should have according to the terms of this contract, we will adjust the balance when the error is discovered.

If we issued protection under the program due to our own error, and we recognize our error before a protected event occurs, our obligation to you is limited to return of any program fee you paid. If we recognize our error after a protected event occurs, we will provide benefits for the protected event that occurred, and we will terminate the program for any future events as of the date we recognize our error.

However, if you misstated a material fact when enrolling for the program that caused us to issue protection under the program when we otherwise wouldn't have, we will return any program fee you paid when we discover this, and we will not provide any benefits even if an otherwise protected event has already occurred.

WAIVER OF PROVISIONS. We reserve the right to waive any of the requirements described in this contract, at our sole discretion. If we do so, we will not be obligated to waive the same requirements in any other situation and our waiver will not constitute a waiver of any other requirements.

CONTINUED EFFECTIVENESS. If any part of this contract is determined to be unenforceable, the rest will remain in effect.

PROTECTED EVENTS

A loan is protected according to the terms of this contract if you are enrolled for the specified program protection and you have paid the applicable program fee.

LOSS OF LIFE (Included with Option 1, Option 2, Option 3 and Option 5)
If you die, we will cancel 100% of the loss of life amount.

For each protected borrower, the loss of life amount is the lesser of the protected balance or \$50,000 for Option 1, Option 2, Option 3 and Option 5.

DISABILITY (Included with Option 1, Option 2, Option 3 and Option 4)

Disability means that you are:

- unable to engage in the significant duties of your occupation for at least 30 consecutive days due to an accidental injury or a sickness; and
- under the regular care and treatment of a physician; and
- not working at any job, or combination of jobs, paying you an income equal to or exceeding 80% of the wages you were earning from your full-time employment immediately preceding the date you became disabled.

If you are employed full-time and become disabled, we will cancel the daily payment for each day that you are disabled:

- beginning with the 31st day of disability;
- for the next 12 months or until the entire protected balance is cancelled, but not more than \$12,000 per period of disability.

UNEMPLOYMENT (Included with Option 1, Option 2 and Option 4)

Involuntary unemployment means that for at least 30 consecutive days you are not working at any job, or any combination of jobs for 25 hours or more per week and that you are actively seeking full-time employment. This includes honorable discharge from active military service by the United States Armed Forces. Involuntary unemployment does not include any annual, regularly scheduled, or seasonal layoff or any period of unemployment that occurs while you are a temporary employee, independent contractor, self-employed, or employed by a joint borrower. It also does not include any retirement, vacation, strike, unionized labor

dispute, lockout, sabbatical, family leave, disability, termination due to your willful or criminal misconduct, resignation by agreement with your employer, voluntary furlough, voluntary unemployment or voluntary loss of wages.

If you are employed full-time and become involuntarily unemployed, we will cancel the daily payment for each day that you are involuntarily unemployed:

- beginning with the 31st day of involuntary unemployment;
- for the next 3 months or until the entire protected balance has been cancelled, but not more than \$1,500 per period of involuntary unemployment.

We will initially require proof that you have received federal, state, or railroad unemployment benefits for the period of unemployment to determine if you meet the definition of involuntarily unemployed. You must provide evidence of your continued involuntary unemployment each month by demonstrating your continued registration with a state unemployment office or a recognized employment agency.

FAMILY LEAVE (Included with Option 1)

Family leave means that you take an unpaid leave of absence from your full-time employment for at least 30 consecutive days, with your employer's written approval, to attend to the needs of your newborn, newly adopted or foster child, or to care for a spouse, child or parent with a serious health condition, as defined by the Federal Family and Medical Leave Act. It does not include any leave of absence that occurs while you are a temporary employee, independent contractor, self-employed, or employed by a joint borrower.

If you are employed full-time and take a family leave, we will cancel the daily payment for each day of your family leave:

- beginning with the 31st day of the family leave;
- for 3 months or until the entire protected balance has been cancelled, but not more than \$1,500 per period of family leave.

NON-PROTECTED EVENTS

An advance is not protected by the program if the event:

- is due to the commission of a felony.
- is caused by or results from an atomic explosion or any other release of nuclear energy (except when used solely for medical treatment).

Additional non-protected events are specified below.

An advance is not protected by **Loss of Life** protection if the event:

- occurs within the 6 months immediately following the effective date of protection for the advance, and is related to a pre-existing condition for which you received advice, diagnosis, or treatment (including medication) within the 6 months immediately preceding the effective date of protection for the advance.
- is the result of a suicide or an intentionally self-inflicted injury that occurs within the 12 months immediately following the effective date of protection for the advance.
- occurs on or after age 65.

An advance is not protected by **Disability** protection if the event:

- occurs within the 6 months immediately following the effective date of protection for the advance, and is related to a pre-existing condition for which you received advice, diagnosis, or treatment (including medication) within the 6 months immediately preceding the effective date of protection for the advance.
- is related to normal pregnancy.
- is due to an intentionally self-inflicted injury.
- occurs on or after age 65.

An advance is not protected by **Unemployment** protection if the event:

- occurs within the 6 months immediately following the effective date of protection for the advance.
- is due to an intentionally self-inflicted injury.
- occurs on or after age 65.

An advance is not protected by **Family Leave** protection if the event:

- occurs within the 6 months immediately following the effective date of protection for the advance.
- occurs on or after age 65.

CONCURRENT PROTECTED EVENTS

If we are canceling the daily payment for one protected event and another protected event occurs:

- the amount cancelled will be applied to the dollar limitation for the first protected event.
- not cancel more than the daily payment for any one day.

RECURRENT EVENTS

If you incur a claim for the same type of protected event again within one year after you have recovered or returned to work, we will consider this a continuation of the prior event. For disability, however, this only applies if you are disabled due to the same condition. Any remaining time period available from the earlier protected event will continue beginning with the date of the recurrence. If you incur a claim for the same type of protected event more than one year after recovering or returning to work, we will consider it a new protected event. This provision applies whether you return to work with the same or a different employer.

STATUS OF THE LOAN AFTER A PROTECTED EVENT

During the time it takes to process your claim, you remain responsible for making at least the minimum payment due on the loan by the payment due date. You are responsible for any difference between the minimum payment due on the loan and the amount cancelled or postponed. If you have a valid claim, we will refund the portion of your payment(s) that should have been cancelled or postponed according to the terms of this contract.

Contact us with any questions on the program.