

# **EQUIPMNET LOAN APPLICATION**

LOAN AMOUNT LOAN TERM QUALIFIED PRODUCTS LOAN COLLATERAL \$49,900 MAXIMUM 60 MONTHS NEW EQUIPMENT FIRST LIEN ON EQUIPMENT

#### Applicant Criteria to be Eligible for Loan:

- Applicant must be a member of Nizari Progressive Federal Credit Union
- Applicant must be a U.S. Citizen or possess legal resident status.
- Applicant must be a business owner.
- Applicant must be in a good standing as borrower/ guarantor.
- Application Fee \$25.00 (please refer to the fee disclosure)

#### Loan Guarantor Criteria:

There is no guarantor requirement for an Equipment Loan – However in the event that Nizari PFCU requires a guarantor then the applicant needs to provide the same based on the following:

- Guarantor must be a Nizari PFCU member.
- Guarantor must permanently reside in the U.S.A.
- Guarantor must be current in their loan obligations to Nizari PFCU

\*\*Guarantors meeting the above requirements do not automatically qualify as a guarantor – that decision is at the discretion of Nizari PFCU. \*\*

#### **Documentation Requirements:**

- Completed loan application
- Copies of last two years personal and business income tax returns
- Copies of last year's personal and business financial statements
- Proof of business, showing applicant as owner / part owner of the business
  - Articles of incorporation, OR
  - o Partnership deed, OR
  - Assumed name certificate
- In case of a partnership or corporation, a signed resolution authorizing the purchase of the equipment shall be required.
- Original and signed quotations from the vendors together with the Equipment details must be submitted along with the application.
- Depreciation Schedule

#### Collateral:

The equipment and fixtures purchased from the loan proceeds will be used as collateral for this loan. All the necessary required UCC filing will be done to secure the lien on the Equipment's and Fixtures during the entire term of the loan. The borrower will be responsible for all the UCC filing fees.





There are costs associated with the use of a credit card. Information about costs, rates and fees may be contained in disclosures provided with this application or by calling us toll-free or collect at or writing to us at the address stated on this application.								
Check below to indicate	the type of	f credit for w	hich you are applying. N	larried Applicants may app	oly for a se	parate accou	unt.	
<ol> <li>you live in or th</li> <li>your spouse wii</li> <li>you are relying maintenance, c</li> </ol>	e property p Il use the ac on your spo omplete the	ledged as col count, or use's income <b>Other</b> sectio	lateral is located in a com as a basis for repayment n to the extent possible al	and the Other section about y munity property state (AK, A . If you are relying on income bout the person on whose pa n below. If Co-Borrower is sp	Z, CA, ID, I from alimo yments you	_A, NM, NV, ٦ ony, child supj u are relying.	port, or separate	
box. LOANLINER Account/Lo (Including ATM/Debit card	oan: 🗌 Inc	lividual 🗌 .	Joint	Credit Card Account:				
Personal Secured	I Signat	ure 🗌 Auto						
				e and acknowledge the intent	t to apply fo	or ioint credit (	sian below):	
	<b>J</b> =,			-		, <b>, .</b>		
Applicant			Date	Co-Applicant			Date	
x			(Seal)	x			(Seal)	
Amount Requested \$					¢			
Purpose/Collateral:				Credit Limit Requested If Authorized User, Name:	<b>Þ</b>			
PAYMENT PROTEC	CTION	Are you ir	nterested in having your lo	an protected?		C		
If you answer "yes", the	credit union	will disclose	the cost to protect your I	oan. The protection is volun n that explains the terms and			your loan approval. In	
APPLICANT					T SPC	DUSE 🗌 ОТН	ER	
NAME (Last - First - Initial)				NAME (Last - First - Initial)				
ACCOUNT NUMBER	SOCIAL S	ECURITY NUMB	ER	ACCOUNT NUMBER	SOCIAL SE	ECURITY NUMBE	R	
BIRTH DATE	EMAIL AD	DRESS		BIRTH DATE EMAIL ADDRESS				
HOME PHONE	CELL PHONE	E	BUSINESS PHONE/EXT.	HOME PHONE C	ELL PHONE	BL	JSINESS PHONE/EXT.	
DRIVER'S LICENSE NUMBER/S	TATE	AGES OF DEPI	ENDENTS	DRIVER'S LICENSE NUMBER/STA	ATE	AGES OF DEPE	NDENTS	
PRESENT ADDRESS (Street – C	ity – State – Zip)	)	OWN RENT	PRESENT ADDRESS (Street – City	v – State – Zip)		OWN RENT	
			LENGTH AT RESIDENCE		LENGTH AT RESIDENCE			
PREVIOUS ADDRESS (Street – C	City – State – Zip	o)	OWN RENT	PREVIOUS ADDRESS (Street – City – State – Zip)				
			LENGTH AT RESIDENCE	LENGTH AT RESIDENCE				
MORTGAGE/RENT OWED TO			1	MORTGAGE/RENT OWED TO				
MORTGAGE BALANCE	MONTHLY PAY \$	MENT	INTEREST RATE %	MORTGAGE BALANCE M \$	ONTHLY PAY	MENT	INTEREST RATE %	
COMPLETE FOR JOINT CREDIT PROPERTY STATE:	, SECURED CR	EDIT OR IF YOU	LIVE IN A COMMUNITY	COMPLETE FOR JOINT CREDIT, S PROPERTY STATE:	SECURED CR	EDIT OR IF YOU	LIVE IN A COMMUNITY	
MARRIED SEPARA	TED	UNMARRIED (Sin	ngle - Divorced - Widowed)			UNMARRIED (Sin	gle - Divorced - Widowed)	
EMPLOYMENT/INC	OME	START DATE		EMPLOYMENT/INCO	OME	START DATE		
EMPLOYMENT STATUS	LL TIME 🗌 P	ART TIME		EMPLOYMENT STATUS	L TIME 🗌 P	ART TIME		
NAME AND ADDRESS OF EMPL	OYER			NAME AND ADDRESS OF EMPLO	YER			
NOTICE: ALIMONY, CHILD SUPP BE REVEALED IF YOU DO NOT				NOTICE: ALIMONY, CHILD SUPPO BE REVEALED IF YOU DO NOT C				
EMPLOYMENT INCOME PER		OTHER INCOM	IE PER	EMPLOYMENT INCOME PER \$		OTHER INCOM	IE PER	
TITLE/GRADE		SOURCE		TITLE/GRADE SOURCE				

PREVIOUS EMPLOYER NAME AND ADDRESS IF EMPLOYED LESS THAN FIVE YEARS			PRE	PREVIOUS EMPLOYER NAME AND ADDRESS IF EMPLOYED LESS THAN FIVE YEARS								
STARTING DATE	ENDING DATE		STA	STARTING DATE ENDING DATE								
MILITARY: IS DUTY STATION WHERE	TRANSFER EXPECTED DURING NEX	T YEAR? YES N NG/SEPARATION DATE		<b>LITARY:</b> IS DU	JTY STATION T	RANSF	ER EXPI	ECTED			_	] YES [] NO ATION DATE
REFERENCE			RE	EFEREN	ICE							
NAME AND ADDRESS OF NE	AREST RELATIVE NOT LIVING WITH	/0U	NAM	ME AND ADD	RESS OF NEA	REST R	ELATIVE	E NOT L	VING W	тн үс	U	
RELATIONSHIP		HOME PHONE	REL	LATIONSHIP							HOME PH	ONE
WHAT YOU OWE												
DEBT	CREDITOR NAME OTHER THAN TH		INTER	EST RATE	PRESENT BA			MONTH		IENT	0\	NED BY
	(Attach additional sheet(s) if necess	sary)									APPLICA	NT OTHER
RENT			% \$ \$									
				%	\$			\$				
				%	\$			\$				
				%	\$			\$				
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LIST ANY NAMES UNDER WH AND CREDIT HISTORY CAN B	ICH YOUR CREDIT REFERENCES E CHECKED:		тот	ALS	\$			\$				
		L									J	
WHAT YOU OWN				_		_						
ASSET DESCRIPTION	LIST LOCATION OF PROPERTY OR	FINANCIAL INSTITUTIO	N	MARKET	VALUE	PLED	GED AS	COLLA	TERAL	OWN	IED BY	
				<b>^</b>		FOR ANOTHER LOAN			APP	LICANT	OTHER	
				\$			YES YES		NO			
				\$			YES		NO NO			
				\$			YES		NO			
				\$			YES		NO			
				\$			YES		NO			
				\$			YES		NO			
OTHER INFORMA		OU ANSWER "YES" (BY PLAIN ON AN ATTACHED	CHECKI	ING THE BOX	() TO ANY QUE	STION	OTHER 1	THAN #1	,	APP	LICANT	OTHER
1. ARE YOU A U.S. O	CITIZEN OR PERMANENT RESIDENT											
2. DO YOU CURRENTLY HAVE ANY OUTSTANDING JUDGMENTS OR HAVE YOU EVER FILED FOR BANKRUPTCY, HAD A DEBT ADJUSTMENT PLAN CONFIRMED UNDER CHAPTER 13, HAD PROPERTY FORECLOSED UPON OR REPOSSESSED IN THE LAST 7 YEARS, OR BEEN A PARTY IN A LAWSUIT?												
3. IS YOUR INCOME	LIKELY TO DECLINE IN THE NEXT T	WO YEARS?										
	IAKER, CO-SIGNER OR GUARANTOR ne of Others Obligated on Loan): of Creditor):	ON ANY LOAN NOT LIST	ED ABO	VE?								

#### STATE LAW NOTICE(S)

Notice to Nebraska Residents: A credit agreement must be in writing to be enforceable under Nebraska law. To protect you and us from any misunderstandings or disappointments, any contract, promise, undertaking, or offer to forebear repayment of money or to make any other financial accommodation in connection with this loan of money or grant or extension of credit, or any amendment of, cancellation of, waiver of, or substitution for any or all of the terms or provisions of any instrument or document executed in connection with this loan of money or grant or extension of credit, must be in writing to be effective.

Notice to New York Residents: New York residents may contact the New York State Department of Financial Services to obtain a comparative listing of credit card rates, fees, and grace periods. New York State Department of Financial Services: 1-800-342-3736 or www.dfs.ny.gov.

Notice to Ohio Residents: The Ohio laws against discrimination require that all creditors make credit equally available to all creditworthy customers, and that credit reporting agencies maintain separate credit histories on each individual upon request. The Ohio Civil Rights Commission administers compliance with this law.

**Notice to Wisconsin Residents**: (1) No provision of any marital property agreement, unilateral statement under Section 766.59, or court decree under Section 766.70 will adversely affect the rights of the Credit Union unless the Credit Union is furnished a copy of the agreement, statement or decree, or has actual knowledge of its terms, before the credit is granted or the account is opened. (2) Please sign if you are not applying for this account or loan with your spouse. The credit being applied for, if granted, will be incurred in the interest of the marriage or family of the undersigned.

Signature for Wisconsin Residents Only	Date
x	(2.1)
<u>^</u>	(Seal)

#### **CONSENSUAL SECURITY INTEREST**

You grant us a security interest in all individual and joint share and/or deposit accounts you have with us now and in the future to secure your credit card account. Shares and deposits in an IRA or any other account that would lose special tax treatment under state or federal law if given as security are not subject to the security interest you have given in your shares and deposits. You may withdraw these other shares unless you are in default. When you are in default, you authorize us to apply the balance in these accounts to any amounts due. For example, if you have an unpaid credit card balance, you agree we may use funds in your account(s) to pay any or all of the unpaid balance.

By signing or otherwise authenticating below, you are affirmatively agreeing that you are aware that granting a security interest is a condition for the credit card and you intend to grant a security interest. You acknowledge and agree that your pledge does not apply during any periods when you are a covered borrower under the Military Lending Act. For clarity, you will not be deemed a covered borrower, and your pledge will apply, if: (i) you become obligated on a credit transaction or establish an account for credit when you are not a covered borrower; or (ii) you cease to be a covered borrower.

Security Interest Acknowledgement and Agreement	Date	Security Interest Acknowledgement and Agreement	Date
X	(Seal)	X	(Seal)

#### SIGNATURES

By signing or otherwise authenticating below:

- 1. You promise that everything you have stated in this application is correct to the best of your knowledge, and that the above information is a complete listing of what you owe. If there are any important changes you will notify us in writing immediately. You authorize the Credit Union to obtain credit reports in connection with this application for credit and for any update, increase, renewal, extension, or collection of the credit received. You understand that the Credit Union will rely on the information in this application and your credit report to make its decision. If you request, the Credit Union will tell you the name and address of any credit bureau from which it received a credit report on you. It is a crime to willfully and deliberately provide incomplete or incorrect information in this application.
- 2. If you are applying for a credit card, you understand that the use of your card will constitute acknowledgment of receipt and agreement to the terms of the Consumer Credit Card Agreement and Disclosure.

Applicant <sup>*</sup>	's Signature			Date (Seal)	Other X	Signature			Date (Seal)
CREDIT	UNION USE ONLY	,							
DATE	APPROVED DECLINED (Adverse Action Notice Sent)	APPROVED LIMITS:	SIGNATURE \$	LINE OF \$	CREDIT	OTHER \$	OTHER \$	DEBT R. BEFORE	ATIO/SCORE AFTER
LOAN OFFIC	ER COMMENTS:								
Credit Con	nmittee or Loan Officer Sigr	natures							
x				Date (Seal)	x				Date (Seal)



## **PERSONAL FINANCIAL STATEMENT**

### COMPLETE ONLY IF APPLYING FOR MORE THAN \$25,000.00

SECTION <b>A</b> : ASSETS	SECTION <b>B</b> : LIABILITIES
Cash (1)	Other Debts Payable (1)
Investments in Partnership (2)	Partnership Payable (2)
Real Estate (Homestead) (3)	Mortgage Payable (3)
Real Estate (Other) (3)	Credit Card Debts
OTHER ASSETS	OTHER LIABILITIES
Personal Property	Taxes Payable
Automobiles (Market Value)	Auto Loan Payable
Notes Receivable	Notes Payable
Life Insurance (Cash Value)	NET WORTH (A - B)
TOTAL ASSETS <b>(A)</b>	TOTAL LIABILITIES <b>(B)</b>

#### SECTION C: CASH INCOME & EXPENSE

Gross Wages or Salaries	Mortgage Payments / Rent
Commissions, Bonuses etc	Principal/Interest Payments
Partnership Income etc	Income Taxes
Partnership Distributions	Partnership Contributions
Interests & Dividends	Other Taxes
Rental Income	Living Expenses & Misc.
Other	Other
TOTAL CASH INCOME (A)	TOTAL Cash Expense <b>(B)</b>
	NET Cash Flow (A-B)

#### SCHEDULE 1 - CASH

Account Name	Bank Name	Account #	Balance	Security Dep.

#### SCHEDULE 2 - INVESTMENTS in PARTNERSHIPS

Partnership Name	Gen., Ltd., Other	Percentage	Cost	Market Value

#### SCHEDULE 3 - REAL ESTATE

Location	Lien Holder	Cost	Balance	Market Value

#### SCHEDULE 4 - NOTES PAYABLE

Name of Institutions	Collateral	Original Amt	Balance	Maturity Date

The undersigned certifies that the information inserted here is true and correct, to the best of my knowledge.

# LOANLINER.

## **Consent of Landlord**

	RECITALS	
1.	This agreement dated, made between ("Landlord"), ("Landlord"), (	("Tenant") and
	("Credit Union").	· · · ·
2.	Landlord has agreed to lease to Tenant the premises located at	("Premises).
3.	Credit Union has advised Landlord that it has loaned money, extended credit and/or has entered into to make future loans ("Loans") to	

#### AGREEMENT AND CONSENT

Landlord agrees that the Credit Union's security interest in all personal property belonging to Tenant and located upon the Premise has priority over and is superior to any lien the Landlord may have against such personal property including any rights of distraint or levy. None of the personal property shall be deemed or considered fixtures or property owned by Landlord.

Landlord agrees that the Credit Union may, without permission of the Landlord, remove from the Premises all personal property that is security for Loans the Credit Union has made to the Borrower, even if the Tenant is in default under the lease or any other obligation to the Landlord. Credit Union will be responsible for repair or reimbursement to the Landlord for any damage caused to Premises resulting from the removal of such personal property.

Landlord agrees to provide reasonable assistance to the Credit Union in obtaining entry to the Premises including, but not limited to, unlocking doors and removing other barriers which are subject to the control of the Landlord.

Tenant agrees that Landlord may assist any agent, employee or representative of the Credit Union with obtaining entry to the Premises in order to recover from the Premises all personal property that Credit Union is legally entitled to recover from the Borrower. Tenant agrees that Landlord has no duty to determine the legality of any actions taken by any agent, employee or representative of Credit Union and agrees to hold Landlord harmless from and waives all rights and claims and actions arising against Landlord resulting from assistance Landlord provides to any agent, employee or representative of the Credit Union in gaining access to Premises.

This agreement shall continue and remain in effect as long as Tenant has any outstanding unpaid loan amount to the Credit Union or there is an agreement between the Credit Union and Tenant to make future loans to the Tenant even if any outstanding loan balance is fully repaid. This agreement may only be modified or amended in writing.

Successors and assigns of Landlord, Tenant and Credit Union are all subject to the respective duties and obligations imposed by this Agreement.

Landlord will use its best efforts to notify Credit Union of the termination of the Lease or Tenant's right to possession of the Premises and will provide Credit Union with a reasonable opportunity to remove the personal property Credit Union is entitled to remove provided, however, Landlord shall not be liable to Credit Union for any reason Landlord fails to give such notice. Landlord shall advise any purchaser of the Property or mortgagee or other holder of a lien on the Property of the existence of this agreement.

#### SIGNATURES

The undersigned have read and agree to all of the terms of this agreement.

Landlord

Tenant

Signature

Signature

Credit Union

Signature



## **Loan Application Fee**

In order to proceed with your loan application, you agree to first deposit funds for payment of the application fees (see table below):

Loan type	Application fees	V
Unsecured Loans \$1,001 - \$30,000	\$50.00	
Unsecured Loans \$30,001 - \$75,000	\$100.00	
Unsecured Loans \$75,001 - \$100,000	\$150.00	
Personal Line of Credit \$5,000 - \$30,000	\$50.00	
Personal Line of Credit \$30,001 - \$49,000	\$100.00	
Student Line of Credit up to \$100,000	\$75.00	
Auto loan (Refinance only)	\$35.00	

The application fee shall not be considered as an advance expense deposit, or as an interest or loan finance charge, nor shall it be included in the calculation of the interest.

I/We have read the above terms and conditions and acknowledge receiving a copy by signing below.

Applicant's Name: \_\_\_\_\_

Account Number: \_\_\_\_\_

Application Fee: \_\_\_\_\_

Applicant's Signature:

Date: \_\_\_\_\_