

PLDT EMPLOYEES MULTI-PURPOSE COOPERATIVE (TELESCOOP)

5th Floor, PLDT Cooperatives Bldg, 4718 Eduque St., Brgy Poblacion, Makati City Tel. No. 890-0409 / 897-2254 / 846-2307 / 846-2807 Fax No. 890-0365 / 890-0917

P.O. No.	FINANCIAL LOAN FORM					DR3445566	
Date		LOAN A	PPLICATIO	N FOR:			
LOAN JR. (FSD B. FINANCIAL SEF LOAN LITE (FS C. TELESCOOP EC (TEAM) 100K D. VARIOUS CONS	RVICES & DEVELO DL LITE) 25K	OPMENT ANCE MODE ERIALS (EX) 6K	MPUTATIO	G. SCHOOLS H. TUITION I. EMERGEN LOAN (EG J. TRAVEL LOAN (SCHOOLS)	SUPPLIES LOA FEE LOAN (TF ICY CALAMITY CML)	TAND MULTI-PURPOSE 100K	
TYPE OF FINANCIAL LOAN	COST	TERM	INTEREST/ SERVICE CHARGES	GROSS LOAN	MONTHLY AMORTIZATI	INCI PROCEEDS	
the entire balance of this no	te shall immediately b	pecome due and demai	ndable without prior	notice to the Maker	or Co-Makers at	the Maker for whatever reasons the option of the holder. Each	
the entire balance of this no party to this note whether as dishonor of the same. It is further agree pay the cost of collection and such charge be less than ON Makati City. In case of judicial Section 13 and Rule 39, Section 14 and according loan accounts and according from our salary, terminal paremunerations which we are Purpose Cooperative (TELESCOP) to deduct any and future Share Capital, Saprincipal loan and other charges The undersigned.	te shall immediately be Maker, Co-Maker, End Maker, Co-Maker, End dattorney's fees in an ETHOUSAND PESOS. The Execution of this obtain 12 of the Rules of Co-FASSIGNMENT AI med Maker and Co-May authorize our employ, redundancy pay, remow entitled to receive coop). Signed Maker and Co-May authorize our of the Rules of Co-May authorize our employ, redundancy pay, remow entitled to receive coop). Signed Maker and Co-May authorize Maker and I mount of unpivings Deposits and I maker further authoriculating updates and co-may applicable laws, rules of applicable laws, rules date of applicable laws, rules dated at the control of the rules o	ecome due and demaidorser or Guarantor, se ent shall not be made an amount equal to twe In case of court actio ligation or any part the court. ND AUTHORITY TO likers, voluntarily assigner, PLDT Inc. to deductive may hereafter be one was the public of the count of	nly installments or se ndable without prior everally waives preser at maturity and woul enty percent (20%) on or litigation, the M- ereof, the Maker and D DEDUCT AND D nour employment be act any and all amoun payments (such as e entitled to receive gnour membership bligations and all other Employees Multi-Pur Multi-Purpose Cooper- he regulatory agencia luding but not limited	notice to the Maker nament of payment of diresult to litigation, of the principal loan aker and Co-Makers Co-Makers hereby white the principal loan account of unpaid loan account of u	or Co-Makers, at r formal demand, we, the undersign and interest due of agree that the veralive all their rights with the full payment ounts or obligation way, sick leave pay and remit the same rize PLDT Employom our retirement TELESCOOP) including or regularly submit imited to the Credits implementing results.	the option of the holder. Each protest and notice of protest and notice of protest and notice of protest and not his note but in no event shall be the proper courts it is under the provisions of Rule 3 artion ATTON and settlement of the foregoing and all other charges thereory, retro pay) and all other cash let to the PLDT Employees Multivees Multi-Purpose Cooperative than death benefits and existing uning interests thereon until the stand disclose his/her basic credit in Information Corporation (CIC)	
the entire balance of this no party to this note whether as dishonor of the same. It is further agree pay the cost of collection and such charge be less than ON Makati City. In case of judicial Section 13 and Rule 39, Section 14 and according loan accounts and according from our salary, terminal paremunerations which we are Purpose Cooperative (TELESCOP) to deduct any and future Share Capital, Saprincipal loan and other charge The undersigned data and other information in	te shall immediately be Maker, Co-Maker, End dater, Co-Maker, Co-Maker	ecome due and demaidorser or Guarantor, seent shall not be made an amount equal to twe In case of court actio ligation or any part the court. ND AUTHORITY TO likers, voluntarily assigner, PLDT Inc. to deductive may hereafter be one was the public of the count of t	nly installments or se ndable without prior everally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverand to percent, the Maker and to provide the mour employment be act any and all amour payments (such as a entitled to receive an our membership oligations and all other employees Multi-Purpose Cooperhe regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the reco	notice to the Maker nament of payment of diresult to litigation, of the principal loan aker and Co-Makers Co-Makers hereby where the company of the principal loan account of unpaid lo	or Co-Makers, at r formal demand, we, the undersign and interest due of agree that the veraive all their rights with the full payment ounts or obligation way, sick leave payment remit the same vice PLDT Employ om our retirement TELESCOOP) including or regularly submit imited to the Credits implementing remainded.	the option of the holder. Each protest and notice of protest and notice of protest and notice of protest and not have a contracted by the proper courts in this note but in no event shall be the proper courts in the sunder the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions and all other charges thereor y, retro pay) and all other cash the to the PLDT Employees Multivees Multi-Purpose Cooperative than death benefits and existing unding interests thereon until the stand disclose his/her basic credit its Information Corporation (CIC) rules and regulations.	
the entire balance of this no party to this note whether as dishonor of the same. It is further agree pay the cost of collection and such charge be less than ON Makati City. In case of judicial Section 13 and Rule 39, Section 13 and Rule 39, Section 13 and Rule 39, Section We, the undersigned loan accounts and according from our salary, terminal paranemunerations which we are Purpose Cooperative (TELESCOP) to deduct any and future Share Capital, Saprincipal loan and other charged The undersigned data and other information in pursuant to the requirements	te shall immediately be Maker, Co-Maker, End Maker, Co-Maker, End dattorney's fees in an ETHOUSAND PESOS. The Execution of this obtain 12 of the Rules of Co-FASSIGNMENT AI med Maker and Co-May authorize our employ, redundancy pay, remow entitled to receive coop). Signed Maker and Co-May authorize our of the Rules of Co-May authorize our employ, redundancy pay, remow entitled to receive coop). Signed Maker and Co-May authorize Maker and I mount of unpivings Deposits and I maker further authoriculating updates and co-may applicable laws, rules of applicable laws, rules date of applicable laws, rules dated at the control of the rules o	ecome due and demaidorser or Guarantor, seent shall not be made an amount equal to twe In case of court actio ligation or any part the court. ND AUTHORITY TO likers, voluntarily assigner, PLDT Inc. to deductive may hereafter be one was the public of the count of t	nly installments or se ndable without prior everally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverand to percent, the Maker and to provide the mour employment be act any and all amour payments (such as a entitled to receive an our membership oligations and all other employees Multi-Purpose Cooperhe regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the reco	notice to the Maker nament of payment of diresult to litigation, of the principal loan aker and Co-Makers Co-Makers hereby white the principal loan account of unpaid loan account of u	or Co-Makers, at r formal demand, we, the undersign and interest due of agree that the veralive all their rights with the full payment ounts or obligation way, sick leave pay and remit the same rize PLDT Employom our retirement TELESCOOP) including or regularly submit imited to the Credits implementing results.	the option of the holder. Each protest and notice of protest and notice of protest and notice of protest and not his note but in no event shall be the proper courts it is under the provisions of Rule 3 artion ATTON and settlement of the foregoing and all other charges thereory, retro pay) and all other cash let to the PLDT Employees Multivees Multi-Purpose Cooperative than death benefits and existing uning interests thereon until the stand disclose his/her basic credit in Information Corporation (CIC)	
the entire balance of this no party to this note whether as dishonor of the same. It is further agree pay the cost of collection and such charge be less than ON Makati City. In case of judicial Section 13 and Rule 39, Section 14 and according loan accounts and according loan accounts and according from our salary, terminal paremunerations which we are Purpose Cooperative (TELESCOP) to deduct any and future Share Capital, Saprincipal loan and other charged that and other information in pursuant to the requirements	te shall immediately be Maker, Co-Maker, End dater, Co-Maker, Co-Maker	ecome due and demaidorser or Guarantor, seent shall not be made an amount equal to twe In case of court actio ligation or any part the court. ND AUTHORITY TO likers, voluntarily assigner, PLDT Inc. to deductive may hereafter be one was the public of the count of t	nly installments or se ndable without prior everally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverand to percent, the Maker and to provide the mour employment be act any and all amour payments (such as a entitled to receive an our membership oligations and all other employees Multi-Purpose Cooperhe regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the reco	notice to the Maker nament of payment of diresult to litigation, of the principal loan aker and Co-Makers Co-Makers hereby where the company of the principal loan account of unpaid lo	or Co-Makers, at r formal demand, we, the undersign and interest due of agree that the veraive all their rights with the full payment ounts or obligation way, sick leave payment remit the same vice PLDT Employ om our retirement TELESCOOP) including or regularly submit imited to the Credits implementing remainded.	the option of the holder. Each protest and notice of protest and notice of protest and notice of protest and not have a contracted by the proper courts in this note but in no event shall be the proper courts in the sunder the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions and all other charges thereor y, retro pay) and all other cash the to the PLDT Employees Multivees Multi-Purpose Cooperative than death benefits and existing unding interests thereon until the stand disclose his/her basic credit its Information Corporation (CIC) rules and regulations.	
the entire balance of this no party to this note whether as dishonor of the same. It is further agree pay the cost of collection and such charge be less than ON Makati City. In case of judicial Section 13 and Rule 39, Section 13 and Rule 39, Section 13 and Rule 39, Section We, the undersigned loan accounts and according from our salary, terminal paranemunerations which we are Purpose Cooperative (TELESCOP) to deduct any and future Share Capital, Saprincipal loan and other charged The undersigned data and other information in pursuant to the requirements	te shall immediately be Maker, Co-Maker, End dater, Co-Maker, Co-Maker	ecome due and demaidorser or Guarantor, seent shall not be made an amount equal to twe In case of court actio ligation or any part the court. ND AUTHORITY TO likers, voluntarily assigner, PLDT Inc. to deductive may hereafter be one was the public of the count of t	nly installments or se ndable without prior everally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverand to percent, the Maker and to provide the mour employment be act any and all amour payments (such as a entitled to receive an our membership oligations and all other employees Multi-Purpose Cooperhe regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the reco	notice to the Maker nament of payment of diresult to litigation, of the principal loan aker and Co-Makers Co-Makers hereby where the company of the principal loan account of unpaid lo	or Co-Makers, at r formal demand, we, the undersign and interest due of agree that the veraive all their rights with the full payment ounts or obligation way, sick leave payment remit the same vice PLDT Employ om our retirement TELESCOOP) including or regularly submit imited to the Credits implementing remainded.	the option of the holder. Each protest and notice of protest and notice of protest and notice of protest and not have a contracted by the proper courts in this note but in no event shall be the proper courts in the sunder the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions and all other charges thereor y, retro pay) and all other cash the to the PLDT Employees Multivees Multi-Purpose Cooperative than death benefits and existing unding interests thereon until the stand disclose his/her basic credit its Information Corporation (CIC) rules and regulations.	
the entire balance of this no party to this note whether as dishonor of the same. It is further agree pay the cost of collection ansuch charge be less than ON Makati City. In case of judicis Section 13 and Rule 39, Section 13 and Rule 39, Section 15 and Rule 39, Section 16 we, the undersig loan accounts and according from our salary, terminal per remunerations which we are Purpose Cooperative (TELESCOP) to deduct any and future Share Capital, Saprincipal loan and other charges and future Share Capital, Saprincipal loan and other charges and other information in pursuant to the requirements	te shall immediately be Maker, Co-Maker, End dater, Co-Maker, Co-Maker	ecome due and demaidorser or Guarantor, seent shall not be made an amount equal to twe In case of court actio ligation or any part the court. ND AUTHORITY TO likers, voluntarily assigner, PLDT Inc. to deductive may hereafter be one was the public of the count of t	nly installments or se ndable without prior everally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverand to percent, the Maker and to provide the mour employment be act any and all amour payments (such as a entitled to receive an our membership oligations and all other employees Multi-Purpose Cooperhe regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the reco	notice to the Maker nament of payment of diresult to litigation, of the principal loan aker and Co-Makers Co-Makers hereby where the company of the principal loan account of unpaid lo	or Co-Makers, at r formal demand, we, the undersign and interest due of agree that the veraive all their rights with the full payment ounts or obligation way, sick leave payment remit the same vice PLDT Employ om our retirement TELESCOOP) including or regularly submit imited to the Credits implementing remainded.	the option of the holder. Each protest and notice of protest and notice of protest and notice of protest and not have a contracted by the proper courts in this note but in no event shall be the proper courts in the sunder the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions and all other charges thereor y, retro pay) and all other cash the to the PLDT Employees Multivees Multi-Purpose Cooperative than death benefits and existing unding interests thereon until the stand disclose his/her basic credit its Information Corporation (CIC) rules and regulations.	
the entire balance of this no party to this note whether as dishonor of the same. It is further agree pay the cost of collection and such charge be less than ON Makati City. In case of judicits Section 13 and Rule 39, Section 13 and Rule 39, Section 14 and accordingly from our salary, terminal paremunerations which we are Purpose Cooperative (TELESCOP) to deduct any and future Share Capital, Saprincipal loan and other charges and other information in pursuant to the requirements MAKER 1.	te shall immediately be Maker, Co-Maker, End dater, Co-Maker, Co-Maker	ecome due and demaidorser or Guarantor, seent shall not be made an amount equal to twe In case of court actio ligation or any part the court. ND AUTHORITY TO likers, voluntarily assigner, PLDT Inc. to deductive may hereafter be one was the public of the count of t	nly installments or se ndable without prior everally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverally waives preserverand to percent, the Maker and to provide the mour employment be act any and all amour payments (such as a entitled to receive an our membership oligations and all other employees Multi-Purpose Cooperhe regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and such as a company to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives and the regulatory agencically waives are recompany to the regulatory agencically waives and the recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the regulatory agencically waives are recompany to the reco	notice to the Maker nament of payment of diresult to litigation, of the principal loan aker and Co-Makers Co-Makers hereby where the company of the principal loan account of unpaid lo	or Co-Makers, at r formal demand, we, the undersign and interest due of agree that the veraive all their rights with the full payment ounts or obligation way, sick leave payment remit the same vice PLDT Employ om our retirement TELESCOOP) including or regularly submit imited to the Credits implementing remainded.	the option of the holder. Each protest and notice of protest and notice of protest and notice of protest and not have a contracted by the proper courts in this note but in no event shall be the proper courts in the sunder the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions of Rule 3 art of the provisions and all other charges thereor y, retro pay) and all other cash the to the PLDT Employees Multivees Multi-Purpose Cooperative than death benefits and existing unding interests thereon until the stand disclose his/her basic credit its Information Corporation (CIC) rules and regulations.	

ENCODED BY:	EVALUATED BY:	BOARD D	AUDITED BY:	
	☐ GO ☐ FBA	☐ APPROVED	DISAPPROVED	
		1)	1)	
DATE	DATE	2)	2)	DATE
CUSTOMER SERVICE	CREDIT & COLLECTION	3)	3)	
		4)	4)	
		5)	5)	