B.A.T. Regulated Non-WDT Sacco Society Ltd Loan Application and Agreement Form



Loan Number:

LOAN APPLICATION CHECKLIST.

Fully Filled Loan Form. () Latest Payslip ()		
	tanding order or cheques.	
	ed Bank Statement for Non-check off payments.	
A. MEMBERS PARTICULA	RS	
	M/NOPayroll No	
	KRA PIN No	
	Email:	
	Employer's address	
-	Contract Casual Other	
	Mobile No	
-	(Specify if Member, Official, Em	ployee)
B. SELF EMPLOYED DETA	ILS	
	Years of Operation	
	Street	
-	Income	
C). <u>BANK DETAILS, LOAN A</u>	AMOUNT AND REPAYMENT	
Kindly remit my loan through m	ny following bank accounts: -	
Bank Name	Branch	
Account Name	Account Number	
Amount Applied in figures	Insurance 1% (Figures) Ksh	Total amount
(Figures) Kshs	(Amount in words)	
Repayments Amount	No of Months	
Loanee Signature	Date	
Mode of payment.		
Payroll Standing order Post Dated Cheques		

TYPE OF LOAN (tick appropriately)

2.

□ Development	Deposit Booster	□ Jiendeleze
Emergency (Refinance)	☐ Motor Based	□ Jiinue
Jitegemee	Super Development	□ Flexi Super
□ Platinum	Premier	□ Mega
☐ Holiday Savings	🗆 Mkopo Wa Likizo	

(D) PURPOSE FOR THE LOAN (Mandatory Please specify):

Sector	Purpose
Agriculture	
Trade	
Manufacturing &Service Industry	
Education	
Human Health	
Land and Housing	
Finance	
Consumption and social	

(E) SECURITIES FOR THE LOAN

The security (ies) I offer for this loan	other than my deposits is (are):	
(1)		
CHECKED BY: NAME	SIGNATURE	DATE:
(E). COLLATERAL (WHERE LOAN	N IS GUARANTEED BY COLLATE	RAL (S))
Collateral type	Collateral Registered owne	r
Collateral No	Brief description of the colla	teral
Location: County	Town	
Valuation amount Kshs	Forced sale value Kshs	
BAT K Plc) Payroll. I FURT from any Financial Institution	THER UNDERTAKE that I will	ayable through my employer (e.g. I not borrow any Financial Facility m the date of this Agreement, and I se of collateral.

Note any default will be reported to Credit Reference Bureau

(G)LOAN AGREEMENT AND DECLARATION

- 1. I am a member of the Society and shall not withdraw from the society or omit to do anything which may result in my said membership being withdrawn, suspended, or cancelled while the loan herein is outstanding.
- 2. My deposits together with those of my guarantors are sufficient to secure the loan amount applied for herein.
- 3. My current and future employers are authorized to deduct and directly remit, from my salary or wages, the amount indicated herein or as may be advised by the Society as the monthly repayment amount until payment in full. These instructions shall remain irrevocable until the loan amount herein has fully repaid together with interest thereon as may from me to me be advised by the Society.
- 4. In the event that I am not salaried at the me of entering this agreement or I have opted to service the loan through other means other than by the way of checkoff by the employer, I undertake to give and maintain such security as the society may consider adequate and to review it from me to me as may be advised by the society. I shall also give to my bank an irrevo- cable standing order for the monthly repayment amount indicated herein, or as advised by the Society, in favour of the Socie- ty, and I shall not revoke the said standing orders while the amount herein remains unpaid.
- 5. I understand that the Society may, at its sole discretion, treat as a breach of loan conditions should I revoke the instructions in paragraph 3 above without obtaining the prior written consent of the Society.
- 6. In the event that my current employment is for whatever reason terminated while the loan herein not fully repaid, I shall immediately and not later than 14 days notify the Society, and in the event that I have taken up new employment to immediately notify the Society of the details of the new employment.
- 7. In the event that I should, for whatever reason, leave the services of my present employer, any sum of money due to me from the said employer for whatever reason will settle any balance remaining unpaid on account of the loan amount herein
- 8. I understand that I am obliged to repay the loan amount and the interest as stipulated in this agreement or as may be advised by the Society from me to me. In the event that I default in servicing the loan or in any manner breach the loan conditions, the Society reserves the right to recover the amount due under this agreement by selling off against my shares, deposits or other monies held in my account(s) with the Society or any of its affiliates or employ any other means to recover the out- standing amounts including attaching my property.
- 9. I understand that in the event that I default in servicing the loan amount herein, the Society reserve the right to share my credit information with other financial institutions, public authorities and the licensed Credit Reference Bureaus, subject to any applicable law.
- 10. I warrant that in the event of disclosure of my credit information as stated above, I shall have no claim against the Society or any of its officers, servants, directors, or agents, and I shall indemnify the Society against any loss or injury arising out of any claim brought by myself or on my behalf or a result of such disclosure.
- **(H)**

I hereby declare that the forgoing particulars are true to the best of my knowledge and belief and agree to abide by the Terms and Conditions of this Agreement, the Sacco's Rules and Regulations, the Loan Policy and any variations by the Credit Committee in respect of section B above. I hereby authorize the necessary deductions including one percent interest monthly (or the Interest Rate applicable where the loan borrowed is not a NORMAL LOAN), to be made from my salary as repayment for this loan.

I declare that I have neither been adjudged bankrupt nor am I indebted to any other credit society, bank, or loan agency (except as listed herein).

APPLICANT'S NAME	SIGNATURE:	DATE:	
WITNESS'S NAME:	SIGNATURE:		
ADDRESS:	WORK No	DATE:	

BAT SAVINGS AND CREDIT SOCIETY

(I). REPAYMENT GUARANTEE

We, the undersigned guarantors having read and understood clauses A to G above in respect of the loan applied for by the borrower, hereby accept jointly and severally, liability for the repayment of the loan in the event of the borrower's default. We understand that the amount in default may be recovered by an offset against our deposit in the Sacco or by attachment of our property or salary, and that we shall not be eligible for loans unless the amount in default has been cleared in full. We further understand and authorize you to deduct any defaulted portion of the loan plus due charges from the deposits owned by us or cause deductions to be made from our salaries in respect of such defaults. We also understand that our liability is personal and shall extend beyond the deposits held by each of us in case of default. **NB: Witnesses have no liability for this loan.**

I hereby confirm: Guarantors

Names	Work No	Cell Phone No.	National ID or passport No.	Amount Guaranteed (figures)	Amount Guaranteed (words)	Signature

Total Deposits	Deposits X3	
Flexi Deposits	Deposits X4	
TOTALS	TOTALS	

Development		Emergency	Flexi Super Loan	
Jiendeleze		Jiinue	Jitegemee	
Deposit booster		Super Development	Mkopo wa Deposits	
Total loans outstanding		Amount currently	New total loans	
Total monthly payments to society including payment on loan requested				

J. FOR OFFICIAL USE ONLY

I certify that the Application is / is not within the rules of the society. If not say why.....

Prepared by.....

Instalments, at an interest rate as per type of loan (or the Interest Rate applicable where the loan borrowed is not a

NORMAL LOAN), on a reducing balance.

REASONS FOR REJECTED LOANS:

Indicate the reason for deferral or rejection by ticking the proper box.

Incomplete information or lack of supporting documents					
	Timeliness				
	Renegotiate Loan terms or purpose				
	Inadequate Funds to meet Loan Demand				
	Inadequate Terminal Benefits				
		 Date			
crean c		Dat			
Chairman	Name:	Signature:	Date:		
Member	Name:	Signature:	Date:		
Member	Name:	Signature:	Date:		

K. GENERAL TERMS

It is hereby mutually agreed and declared that the following terms and conditions shall in addition to the foregoing apply to this agreement.

- 1. The loan amount in this agreement shall be available to the borrower on complete on to the satisfaction of the Society of all formalities appertaining to the Security of the loan.
- 2. The borrower shall pay interest on the loan amount outstanding at the prevailing rates or at such other rate as the Society may in its sole discrete on determine and shall pay such interest in arrears.
- 3. The Society reserves the right to determine, change the rate of interest and/ or the basis on which it is calculated
- 4. The loan repayment frequency shall be once a month, or as may be advised by the Society from time to time.
- 5. The 1% insurance fee is nonrefundable.
- 6. Fees and charges to cover administrative cost shall be paid by the borrower. Such fees and charges will be in accordance with prevailing Society tariffs.