



\$1,800 No Credit Check Loan

Requirements:

- Membership must be established for a minimum of 6 months.
- Required to be currently employed, from the same employer, for a minimum of 2 years—verifiable by pay stub or tax return (i.e., retiree).
- Members must have a relationship established with MPS Credit Union (MPSCU) which includes one of the following:
 - Payroll deduction of at least \$120.00 bi-weekly coming into your personal MPSCU account prior to submitting the application
 - Direct Deposit coming into your personal MPSCU account prior to submitting the application
- □ The loan application must be filled out <u>completely</u> and all areas must be signed before submitting.
- Attach copy of most recent pay stub.
- □ A \$40.00 NON-REFUNDABLE Loan Application Fee applies. (no checks)
- One \$1,800 NCCL per member, not account
- Only Primary members can apply, Joint members must have their own open and active account.
- All MPSCU accounts must be in good standing.
 - Courtesy Pay cannot be over your designated limit nor be more than 30 days overdrawn.
 - NO OVERDRAWN ACCOUNTS
 - NO DELINQUENT LOANS

	(Print Name)
x	
	I have read and fully understood the above.

Proceeds will be deposited into the primary share account.*

^{**} Credit Union – Please attach receipt for fee to application package.



\$1,800 No Credit Check Loan Application

(All "No Credit Check Loan" Applications are subject to a Non-refundable \$40.00 Loan Application

Fee)

1) Member Information: MEMBERSHIP MUST BE ESTABLISHED FOR A MINIMUM OF 6 MONTHS

DATE OF APPLICATION	MEMBER ACCOUNT NUMBER	MEMBER E	MAIL ADDRESS
SOCIAL SECURITY NUMBER	HOME PHONE NUMBER	WORK PHONE NUMBER	CELL PHONE NUMBER
MEMBER NAME (LAST)	(FIRST)	(MIDDLE)	
ADDRESS			
CITY	STATE	ZIP	
2) Current Employment:			
PLACE OF EMPLOYMENT	GROSS MONTHLY INCOME		START DATE
3) Signatures (SIGN BELOW)			
X			
SIGNATURE		DATE	
	***FOR CREDIT UN (DO NOT WRITE BE		/ ***
YES / NO	YES / NO		
VERIFIED EMPLOYMENT DATE	ALL CU ACCOUNTS ARE IN GOO	D STANDING	
		YES / NO	
LOAN OFFICER SIGNATURE	DATE	ACCEPTED	





LOAN APPLICATIONS SUBMITTED WITHOUT A RECENT PAYSTUB OR TAX RETURNS WILL NOT BE ACCEPTED......NO EXCEPTIONS!!!!

Miami Postal Service Credit Union Promissory Note, Truth-In-Lending Disclosure, Loan and Security Agreement

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ANNUAL PERCENTAGE RATE	FINANCE CHARGE	AMOUNT FINANCED	TOTAL OF PAYMENTS The amount you will have paid when all payments are made on time	
The cost of your credit as a yearly rate	The dollar amount the credit will cost you	Amount of credit provided to you or on your behalf		
18.00%		\$1,800.00		
Your payment schedule will be:			JI	
Number of Payments (Select One) Amount of I		nents	When Payments are Due	
	Payable Bi-Wee	ekly Starting on		
	Payable Month			
ASSUMPTION: this loan cannot be assum	ied.	te, you will be charged 5% of the monthly payment d		
	ITEMIZATION OF	AMOUNT FINANCED		
Itemization of the Amount Financed of \$ 1,800.00 : \$1,800.00 Amount given to you directly \$ 0.00 Amount paid on your account		Amount paid to others on your behalf \$ 0.00 : \$ 0.00 to public officials or government agencies \$ 0.00 to insurance companies \$ 0.00 to MRC \$ 0.00 GAP Insurance \$ 0.00 to		
	LOAN AND SEC	CURITY AGREEMENT		
Union," and "Lender" mean Miami Postal Service Cred 2. INTEREST. You will pay interest on the unpaid p Percentage Rate on the Truth in Lending Disclosure. You are at any time without the imposition of any prepays writing to a change in payments. 3. SECURITY AGREEMENT. The payment of this Nereafter may have including all accounts you have a riowe or will owe the Credit Union, except that security given. You are giving the Credit Union a security intertake those funds, shares or certificates and apply it to you interest. Withdrawals may not be allowed if it will red any other account which, if pledged, would result in the connection with this obligation, which property is descred. DEFAULT. You will be in default if you violate at Credit Union or if any change occurs which the Credit (1) you fail to make any payment when it is due; (2) yeredit union now or in the future; (3) any statement (or union is not true; (4) you or any guarantor dies, become gardless of reason, discontinue, dissolve or otherwise under the provisions of any security agreement given to is impaired or that any other loan account with the credit of an under this Note, which in the opinion of the Holder wo any and all accrued interest may, at the option of the F indebtedness to be due shall not constitute a waiver of the MaIVERS. You and any other person who has oblithis Note and hereby expressly agree that the Holder in thereof. Any change in or modification of any of the reference in the content of the provision of the Holder wo are all provisions of the Holder as stated above or such other address as class mail to the address of the Holder as stated above or such other address as class mail to the address of the Holder as stated above or such other address as class mail to the address of the Holder as stated above or such other address as class mail to the address of the Holder as stated above or such other address and any description.	it Union; and the word "Holder" means the orincipal from the date of this Agreement un of will pay the interest rate required by this ment penalty. If you make a partial prepay tote shall be secured by all of your credit unight to withdraw from or an ownership interinterests in any of your principal places of east in all present and futures shares in any activities and the credit of the control of the word of the control of the credit of the control of the credit of the cre	ntil the entire amount of principal has been paid. You will pay in is Section both before and after any default. You may prepay the proment, that will not change the due date or amount of any monthly ion accounts, shares, deposits and certificates (excluding Individual est in. You are giving this interest to secure repayment of your loan dwelling or household goods will only secure the Loan or advance occount you have with the Credit Union or in which you have an intension may, solely at its option, allow you to withdraw a portion of y Union below the amount of your debt. You are not giving a securital Revenue Code. There is a waiver of exemption as to property states Promissory Note, Disclosure, Loan and Security Agreement, or ollateral or endangers your ability to repay this loan. Default includent you have made to the credit union under this agreement, or intent in connection with the agreement or in connection with any ofter any chapter of the Bankruptey Code or for any reason is unable by the property of the Bankruptey Code or for any reason is unable or more in the property of the Bankruptey Code or for any reason is unable proven; if any, or if there should be such a change in the affairs (fincture, the whole of the debt evidenced by this Note, or any balance roany party to this Note, become at once due and payable, and a sess to be at once due and payable. It protest, notice of protest, notice of dishonor, demand and all legal led or any part of this Note, either principal and/or interest, or may ed by us. It you owe under this agreement including, reasonable attorney's fee st be given to you under this Note will be given by delivering or more and payable by notice that must be given to the Holder under this Note shall signated by notice to you.	rincipal amount you owe in whole or in y payment, unless the Holder agrees in Retirement Accounts) you now have on as well as any other amounts you now for which those security interests were rest. You authorize the Credit Union to our shares without affecting its security ty interest in an IRA, SEP, KEOGH, of subject to a security interest executed in if you violate any other agreement with des, but is not limited to, the following any other agreement you have with the ner agreement you have with the red agreement you have with the rar agreement you have with the rar agreement you have with the rar agreement you have with the credit yor willingness to pay the credit unior mancial or otherwise) of any party liable emaining unpaid thereon, together with failure of the Holder to so declare such diligence in enforcing the collection of extend or renew the whole or any par s. alling it by first class mail addressed to be given by mailing such notice by first	
		to you jointly and severally. By signing below, you agree to make		
Borrower (you)	Date			