

## **Credit Card Application Form**

**NOTE:** Please complete this form in BLOCK CAPITALS and in black ink. Do not leave any unanswered field. Mark the box with a cross and put N.A. where applicable. Application processing will start only upon submission of all documentary requirements. Incomplete application will not be processed.

Kindly attach the following:

- Proof of Income Proof of Identification
  - \*For foreigners, kindly include either: Philippine Visa, Alien Certificate of Registration stating type of Visa held or Immigration Certificate of Registration (\* Documents must have a validity of one (1) year from the date of application

			CARDHOLD	DER INFORMATION			
Name (Last Name, First Name, Middle Name)  Name to Appear on Card (Maximum of 21 Characters)							
Date of Birth (mm/dd/yyyy)	Place of Birth		Citizenship		Gender		Civil Status
Mother's Maiden Name		SSS/GSIS Number		TIN		Number of Dependents	
Present Address (Lot/ Blk No., House/Unit No., Floor No./ Building Name, Subdivision/Village, City/Province, Zip Code)  Length of S						☐ Owned ☐ Living with Relatives ☐ Renting PhP/mo. ☐ Mortgaged withPhP/mo.	
Permanent Address (Lat/ Bik No., House/Unit No., Floor No./ Building Name, Subdivision/Village, City/Province				ince, Zip Code)  Length of StayYears			☐ Owned ☐ Living with Relatives ☐ Renting PhP/mo. ☐ Mortgaged withPhP/mo.
Home Landline Number Mobile Number			☐ High Scho			ainment Do you own a car?  □ Some College □ Yes How many ?	
□ College □ Post Graduate □ Mortgaged □ No □ Not Mortgaged  SPOUSE INFORMATION							
Name (Last Name, First Name, Middle Name)							(mm/dd/yyyy)
Employer's Name Position		Position	Years/M		Months with Firm Mobile		umber
Office Address (Lat/ Blk No., House/Unit No., Floor No./ Building Name, Subdivision/Village, City/Province, Zig			o Code)			Office Phone Number/Local Number	
WORK AND FINANCES							
Employe's Name				Nature of Business			
Position Unit/Department/Branch			Years/Months with		Firm Email A		dress
Office Address (Lot/ Blk No., House/Unit No., Flor					Zip Code		
Gross Annual Income		Office Phone					
Credit Cards Issuer Card N			Date Issued Bank Accounts		Bank Name		Type of Account
SUPPLEMENTARY CARD							
(Should be 14 years old and above. Kindly include Proof of Identification.)  Name (Last Name, First Name, Middle Name)  Name to Appear on Card (Maximum of 21 Characters)							
Date of Birth (mm/dd/yyyy) Place of Birth			Citizenship		Gender		Civil Status
Mother's Maiden Name			SSS/GSIS Number		TIN		Educational Attainment
Present Address (Lat/ Blk No., House/Unit No., Floor No./ Building Name, Subdivision/Village, City/Province)				,			Zip Code
Permanent Address (Lot/ Blk No., House/Unit No., Floor No./ Building Name, Subdivision/Village, City/Province)  Zip Code							Zip Code
ome Phone Mobile Number		Office Phone Number		Email Address		Source of Funds	
Name of Office/Business			☐ Employed ☐ Self-employed		Position		Nature of Business
Office Address (Lat/ Blk No., House/Unit No., Floor No./ Building Name, Subdivision/Village, City/Province,		. ,		Relationship to Principal			
Spend Limit (Peso) Spend Limit (Dollar) Supplementary Card Applicant Signature							
RELATIVE NOT LIVING WITH YOU  Name (Last Name, First Name, Middle Name)  Relationship							nip
Permanent Address (Lat/ Blk No., House/Unit No.	ince, Zip Code)	ce, Zip Code) Home Phone		Mobile Ph	none		
			MODE	OF PAYMENT			
Peso	☐ Pay To Bank	om Savings Bank		OI FAIMENI			☐ Full Amount ☐ Minimum Amount Due
□ Auto Debit my Equicom Savings Bank Account No. □  Dollar □ Auto Debit my Equicom Savings Bank Account No. □  Auto Debit my Equicom Savings Bank Account No. □						☐ Full Amount ☐ Minimum Amount Due	
□ Auto Debit my Equicom Savings Bank Account No					INTERNET CARD		
Monthly Statements Will Be Delivered	☐ Home		LINE	DEBTAKING	☐ I would like to avail of the Internet Card		
By signing this Equicom Credit Card Application Form. I/We certify that I/we have read, understood and agree to abide and be governed by the Terms and Conditions on the issuance and use of the Equicom Savings Bank Credit Card appearing on the dorsal portion of this application form. The Bank may from time to time change the Terms and Conditions for reason it may deem proper, amend or revise or modify through sending of a written notice, as well as publication, an announcement in the statement of accounts or such other reasonable means as may be determined by the Bank, in which case, the Cardholder's continuous use of the credit card or the absence of a written notice of termination within the period stated above, will be deemed as acknowledgement and acceptance of amendments or revision.							
I/We hold ourselves jointly and severally liable f or all obligations and liabilities incurred with the use of the Equicom Savings Bank Credit Card and extension cards and, in the event my/our application for an Equicom Savings Bank Credit Card is disapproved, Equicom Savings Bank is under no obligation to provide m e/us with the reason for such a decision.							
Applicant	Signature Above Printed N	lame	FOR BA	ANK USE ONLY	Date (m	m/dd/yyyy)	
Notes:			□A	approved Reject Reason	☐ Visa Gold ☐ Visa Classic		Peso Limit Dollar Limit
				cessed by:	Approved by:		Date (mm/dd/yyyy)

## EQUICOM CREDIT CARD TERMS & CONDITIONS

## 1. DEFINITION OF TERMS:

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BANK – shall refor to Equicom Savings Bank
CARD – Credit Card is sued by the BANK to all qualified applicants, whether principal or supplementary.
CARDHOLDER – collectively refer to both principal and supplementary cardholders, if there are any.
PRINCIPAL CARDHOLDER – person who applied for the issuance of a CARD and to whom a CARD is primarily issued.
SUPPLEMENTARY CARDHOLDERs – person(e) who issiane issued a CARD's upon the request of the PRINCIPAL CARDHOLDER.
SUPER CHECK – a checking lacitally inked to the Equicom Credit Card. This allows authorized CARDHOLDERS to issue checks up to 100% of the

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MEMBERSHIP AND ANNUAL FEE – the PRINCIPAL CARDHOLDER shall pay fees for all CARDs issued to all CARDHOLDERS in such amount as may be determined by the BANK.

RESPONSIBILITY OF CARDHOLDER – In compliance with Bangko Sentral ng Pilipinas (BSP) Circular No. 472 as amended by BSP Circular No. 549 and 622, a copy of the Income Tax Return (ITR) shall be submitted by the PRINCIPAL CARDHOLDER annually.

As required by Republic Act No. 8484, PRINCIPAL CARDHOLDER shall immediately notify the BANK of change of his/her residence, office or mailing address via electronic mail/fax/regular or registered mail. Otherwise, the BANK shall implement immediate suspension of his/her credit card privileges.

The CARDHOLDER shall be responsible in ascertaining the amount due for the payment period. In case of non-receipt of the monthly Statement of Account (SOA) either through private courier, registered mail or electronic mail, CARDHOLDER must immediately inform the BANK and inquire the amount due which must be settled and paid on or before Payment Due Date is not before Payment Due Date is not in any manner dependent on the receipt of the SOA. Thus, whether or not the SOA is received, the PRINCIPAL CARDHOLDER is responsible to pay the outstanding balance or the minimum amount due.

4. CREDIT LIMIT – Upon approval of credit card application, the PRINCIPAL CARDHOLDER will be assigned a CREDIT LIMIT expressed in local and international currencies (Philippine Pesos and US Dollars) which represents the maximum allowable outstanding belance on all of the CARDS, inclusive of Cash Advance Limit. The Cash Advance Limit is a percentage of the CREDIT LIMIT and may be changed by RAM can by time with prior notice to the PRINCIPAL CARDHOLDER. The BANK may, at its sole discretion, assign a special Installment Plan Limit, expressed in local currency (Philippine Pesos), which also forms part of the CREDIT LIMIT. Such installment Plan Limit shall form part of the maximum outstanding balance of purchases that the CARDHOLDER may be allowed at any given time. The corresponding add-on interest on installment Purchases is part of the CARDHOLDER in stallment Limit.

The PRINCIPAL CARDHOLDER agrees to monitor his/her account balance and is solely responsible for ensuring that it does not exceed the assigned CREDIT LIMIT. Should the outstanding balance exceed the approved CREDIT LIMIT at any given time, the BANK reserves the right to decline any transaction and/or suspent the credit card privileges of the CARDHOLDER. The excess amount shall be considered immediately due and demandable without need for further notice or demand.

The BANK may at its sole discretion, increase or decrease the PRINCIPAL CARDHOLDER's CREDIT LIMIT, whether during the effectivity of the CARD or upon renewal. The PRINCIPAL CARDHOLDER shall be notified of such increase or decrease through a written notice or by reflecting the same in the SOA. Should the PRINCIPAL CARDHOLDER object to said increase or decrease, the PRINCIPAL CARDHOLDER may terminate the credit card facility in the manner set forth in Section 36.

SUPPLEMENTARY CARDIVOLDER. — The PRINCIPAL CARDHOLDER may request for SUPPLEMENTARY CARDIV with corresponding spending sublimits for straight transactions. In case the PRINCIPAL CARDHOLDER does not assign a spending sublimit, the SUPPLEMENTARY CARDIV will share the same credit limit as the PRINCIPAL CARDHOLDER. The PRINCIPAL CARDHOLDER has the slebel for all the Assert medium credit limit as the PRINCIPAL CARDHOLDER. The PRINCIPAL CARDHOLDER has prevented to the Cardivolution of the SUPPLEMENTARY CARDIVOLDER, before agrees to pay and be liable for purchases made on the CARDIVOLPER. The Cardivolution of the SUPPLEMENTARY CARDIVOLPER, he/she agrees to pay and be liable for purchases made on the CARDIVOLPER. The Cardivolution of the SUPPLEMENTARY CARDIVOLPER. In selection of the SUPPLEMENTARY CARDIVOLPER. In selecti

6. ISSUANCE OF ANOTHER CARD - PRINCIPAL CARDHOLDER agrees to the issuance of another CARD if deemed qualified

7. STATEMENT OF ACCOUNT — The Statement of Account (SOA) showing the transactions and balances in relation to the CARD will be furnished to PRINCIPAL CARDHOLDER. If no error is reported by the CARDHOLDER within 30 calendar days from statement date, it will be considered correct binding. As a rule only an electronic copy of the SOA will be furnished to the PRINCIPAL CARDHOLDER through the enail steep protected to BAN relation to the CARD. A printed/paper copy of the SOA will be furnished to the PRINCIPAL CARDHOLDER's billing address only upon request in any expense of the SOA will be furnished to the PRINCIPAL CARDHOLDER's billing address whenever it deems necessary. Bank reserves the right to apply charges for printing as per its schedule of charges.

All written communications, requests or reports on any error in the SOA by the CARDHOLDER must be sent by registered mail, email or courier delivery to the BANK and should contain the following information: (a) name and card number of the CARDHOLDER; (b) amount to the error; (c) signature of the CARDHOLDER and all other perfinent documents must be submitted to BANK via mail, email or personal delivery within thirty (30) days from receipt of statement. Should the CARDHOLDER fail to submit the required documents, the BANK has no obligation to process the dispute. description to the etro. (b) adjusted the present delivery within thirty (30) days from receipt of statement. Should the CARDHOLDER fail to submit the required countrience, and beligation to process the dispute.

CARDHOLDER agrees that in the event of any reported error or fraudulent transaction, BANK reserves the right to make a correction in the SOA only after investigating and confirming such error or transaction within reasonable time.

MINIMUM AMOUNT DUE – this is computed as 5% of all the purchases, installments and advances or PhP500.00/US\$50.00, whichever is higher, plus, interests and other charges such as, but not limited to annual fees and cash advance fees. Any change to the required Minimum Amount Due shall be reflected in the SOA.

CARD PAYMENT -CARDHOLDER agrees to pay the Total Amount Due or an amount equal to or more than the Minimum Amount Due on or before Payment Due Date stated in the SOA. If the last day of payment falls on a weekend or Holiday, the Payment Due Date is the next banking day.

Payments can be made in cash or check. Existing banking regulations on the acceptance and clearing of check payment shall apply.

The amount of cash payment on the CARD is made available and will form part of the credit limit on the banking day following the payment provided that the payment was made directly at any of the BANK's branches. Check payment becomes part of the available credit limit only after the funds are cleared. For payment of US Dollar billings in Philippine Peso, Equicom Savings Bank's selling rate for the day will be used for conversion.

Refunds for overpayments are only applicable for cancelled accounts. CARDHOLDER has until sixty (60) calendar days to request for refund; otherwise, this shall be forfeited in favor of the BANK. For active accounts, no refunds shall be allowed. Overpayments to the credit card accounts will be applied to future usages and shall not earn interest.

11. INTEREST ON MINIMUM PAYMENT - If the CARDHOLDER pays less than the Total Amount Due but more than or equal to the Minimum Amount Due on or before the Payment Due Date, an interest for Peso and for USD billings shall be determined and imposed by the BANK. The minimum payment interest will be computed based on the Revolved Amount composed of remaining unpaid batanent interest will be computed based on the Revolved Amount composed of remaining unpaid batanet come the previous billing statement, all new transactions/purchases except cash advances and any installment transactions posted within the statement period. Cash advances are transactions that the subject to the prevailing monthly Cash Advances Cash Advances Perior Fee. The revolved cash advance and installment transactions shall form part of the next month's remaining balance. The CARDHOLDER authorizes the BANK to change the interest rate and change additional fees as an my be deemed necessary to maintain the credit card service to the CARDHOLDER. Payment made during the billing cycle shall be deducted from the obtaineding balance being subjected to interest on the date the payment is made. The BANK may vary the interest rate for certain outstander segments as it deems it.

12. LATE PAYMENT CHARGE - If the CARDHOLDER pays an amount less than the Minimum Amount Due on or before the Payment Due Date or pays after the Payment Due Date, the CARDHOLDER shall pay applicable late payment charge for Peso and Dollar balances. The rates shall be determined by the BANK and are subject to change with prior notice to the CARDHOLDER shall.

13. OTHER FEES/CHARGES — The CARDHOLDER agrees to pay the following related fees prescribed by the BANK, subject to change following notice to be given to the CARDHOLDER in a manner which the BANK deems proper.
-AII Cash Advances made through the use of the CARD shall be subjected to Cash Advances interest and Service Charges as the BANK have prescribed at the time advances are made. Such advances, interest and service charges shall be for the account of the PRINCIPAL CARDHOLDER whether the CARD may have been lost and/or used by another person.
- Lost and Spoilde Card Replacement Fee will be billied to the Card account as soon as the request for replacement is received and processed by the Bank. Sales Slip/Cash Advance Slip Retrieval Fee.

Bank Sales Slip/Cash Advance Slip Retrieval Fee.

- Returned Check Fee, without prejudice to the BANK's right at any time to take the appropriate legal action, the bank may charge fees for any returned checkdrawn by the CARDHOLDER in full or partial payment of any amount due under these Terms and Conditions.

- Statement retrieval and delivery fees.

- Super Check Service Fee – service fee charged to the CARDHOLDER based on amount issued.

- Super Check Soulder Reorder Fee – amount charged to the CARDHOLDER for check book re-order.

- Super Check Returned Check fee – fee charged for returned Super Check plus applicable Philippine Clearing House Corporation (PCHC) for such consumers.

- mence. omo Charges- amount charged due to the availment of certain promos as defined in the promo mechanics.

14. AUTHORITY TO DEBIT DEPOSIT ACCOUNT – The CARDHOLDER may opt to authorize the BANK in writing to charge the amount due on his CARD account against the CARDHOLDER's deposit account or any funds with the BANK by means of an automatic debit arrangement. In case of insufficient funds, the BANK has the right to debit the minimum amount due only. For this purpose, said authority includes the Cardholder-Depositor's waiver of the secrecy of deposit.

15. SERVICE FEES FOR FOREIGN TRANSACTIONS – Transactions made in Foreign Currencies other than U.S. Dollars will be converted to U.S. Dollars based on the brand/association's foreign exchange rate. It may differ from the rates in effect on the transaction date, increased by processing/service fee of 2%. Senter fees shall also apply to transactions which the Cardholder has opted at point-of-sale to be billed in Philippine Peso or transactions executed at merchant local currency but processed outside the Philippines.

16. REWARDS PROGRAM – The CARDHOLDER is eligible to participate in the BANK's Rewards Program which is called the EQUICOM KEY POINTS REWARDS PROGRAM. It is the responsibility of the CARDHOLDER to monitor the balance of the EQUICOM KEY POINTS REWARDS GIFT CARD. Terms and conditions of the Rewards Program will apply.

17. DEFECTIVE PRODUCTS AND SERVICES – The CARDHOLDER shall not hold the BANK responsible for any defective or non-delivery of any product or service purchased through the CARD. Any complaint as to the quality of the goods purchased or services rendered through the CARD shall be referred to the merchant and shall not affect the CARDHOLDER'S obligation to pay the outstanding charges, or to continue paying the Installment Billings to the BANK.

18. ITEMS PURCHASED ON INSTALLMENT - The CARDHOLDER hereby acknowledges that the beneficial title to the goods purchased through installment, including any and all replacements, accessories and accessories thereto, shall remain with the BANK until the total installment price is paid in full. The CARDHOLDER shall, in the meantime possess and hold the same in turs for the BANK.

The CARDHOLDER undertakes not to alter, return, pledge, mortgage, sell, assign, pawn, lease or part with the possession of goods without prio written consent of the BANK and until full payment of the total installment price, including all other charges that may arise out of the purchase. Availability of the installment program with the merchants and branches is the discretion of the BANK and the BANK reserves the right to change the line-up of partner merchants participating in the program from time to time.

19. CARD REPLACEMENT – The BANK has the sole option to replace the CARD upon expiry or as may be necessary. This may include change of CARD number and/or expiry date. It is the CARDHOLDER's responsibility to advise merchants with payment arrangements regarding the change in CARD number.

20. DISHONORED CARD – The BANK shall not be responsible to the CARDHOLDER if for any reason, the CARD is not honored by VISA merchar The CARDHOLDER agrees to hold the BANK free and harmless from any liability as a result of the failure of any VISA merchant to honor the CARD

21. ACCOUNT SUSPENSION — Should the CARDHOLDER default on his monthly payment or the outstanding balance of the CARD exceeds the assigned CREDIT LIMIT either due to over utilization of the CARD are due to the imposition of the monthly interest charges or annual flees, the use of the CARD shall automatically be suspended. For CARDHOLDER with multiple principal CARD accounts issued under his-five rame, a suspension of one account shall likewise result to the automatic suspension of all related accounts. The BANK shall have the sole option to lift the suspension on these accounts upon either full or partial settlement as prescribed by the BANK.

22. DEFAULT - The CARDHOLDER shall be considered in default in any of the following events

- The failure of the PRINCIPAL CARDHOLDER or the SUPPLEMENTARY CARDHOLDER(s), if any, to pay at least the Minimum Amount Due up to the next billing cycle;

- The failure of the PRINCIPAL CARDHOLDER or the SUPPLEMENTARY CARDHOLDER(s), if any, to pay at least the Minimum Amount Due up to the next billing cycle;

The PRINCIPAL CARDHOLDER fails to pay on the Payment Due Date any of his/her payment obligations on one or more CARDS and other credit facilities including the SUPPLEMENTARY CARD(s):

The PRINCIPAL CARDHOLDER's or SUPPLEMENTARY CARDHOLDER(s) outstanding availments exceed his/her/ their credit limit;

-Any creditor tries, by legal process, to take the money or any property of the CARDHOLDER with the BANK or its subsidiary or affiliates;

-The CARDHOLDER applies for voluntary or involuntary relief under the insolvency Law or other hankrupoty laws;

-The BANK believes, on reasonable grounds and at its sole discretion, that it was induced by fraudulent misrepresentation to grant the CARD, or SUPPLEMENTARY CARD(s), or other credit facilities;

-The PRINCIPAL CARDHOLDER's whereabouts become unknown to the BANK upon failure to pay any of his/her payment obligations in one or more CARDs and other credit facilities;

-The CARDHOLDER fail to observe any of the terms and Conditions governing the issuance and use of the CARD;

-The CARDHOLDER fails to observe any of the terms and conditions of any contract or evidence of indebtedness and/or other related documents which the CARDHOLDER is also deserve any of the terms and conditions of any contract or evidence of indebtedness and/or other related documents which the CARDHOLDER has been sometical institution or other lender in favor of the CARDHOLDER is also deserve any of the terms and conditions of any contract or evidence of indebtedness and/or other related documents which the CARDHOLDER is a substitution of the path of the card of the CARDHOLDER is also deserve any of the path of the card of the CARDHOLDER is also deserve any of the provisions of the said law or the CARDHOLDER has been convicted of a crime involving moral turplude;

-The CARDHOLDER desired with, convicted of, or under investigation by a competent gov

In case of default by the CARDHOLDER as stated above, the BANK may, at its sole discretion and without need of further notice, demand pays the total outstanding balance of the CARDHOLDER has more than one (1) CARD account with the BANK, the destallation control in the BANK, the default in one shall automatically be considered that the control is the CARDHOLDER has more than one (1) CARD account with the BANK, the default in one shall automatically be considered and in the other accounts. At whichever case, the BANK reserves the right to terminate the use of all the CARD privileges of the PRIN CARDHOLDER(s), any, for all his heighter CARD accounts with the BANK in the event of

delinquency or default, the CARDHOLDER authorizes the BANK to report and/or include his name in the negative listings of any credit bureau or institution. In addition thereto, the BANK may endorse the CARDHOLDER's delinquent account to its accredited collection agency/agent, or from one accredited agency/agent to another subject to written notice of at less seven (7) days prior to the actual endorsement. Further, the CARDHOLDER acknowledges that his herifs deposits with the BANK shall be subject to offset against any amount's due and payable on this CARD upon default in any of the payments due and hereby authorizes the BANK to effect said offsetting without any labilities on the part of the BANK to

ASSIGNABILITY OF RECEIVABLE – The CARDHOLDER agrees that the accounts receivable from the CARDHOLDER may be sold of
the BANK to any other party. The CARDHOLDER shall be notified via phone or in writing prior to endorsement to a third party.

24. DEPOSIT ACCOUNT – Should the CARDHOLDER fail to pay his/her outstanding balance or die leaving an unpaid balance, the amount thereof shall be charged to his/her deposit account(s) with the BANK, if any, and for this purpose, as soon as notified of the death of the CARDHOLDER, the BANK may debit automatically his deposit account for such amount as may be sufficient to cover the payment of his/her outstanding balance without need of demand.

25. CO-0BLIGOR – The CARDHOLDER may be referred by an acceptable CO-0BLIGOR to the BANK. The CO-0BLIGOR shall be jointly and severally liable with the CARDHOLDER and his/her SUPPLEMENTARY CARDHOLDER(s) to pay the BANK of all obligations and charges made through the use of the CARD. The CO-0BLIGOR shall notify the CARDHOLDER and the BANK in writing of his/her intention to withdraw as the CARDHOLDER'S CO-0BLIGOR and may be discharged subject to the condition that the CO-0BLIGOR continues to be liable for all amounts unpaid and outstanding as of thirty (30) calendar days from receipt by the BANK of such written notice. Failure by the CARDHOLDER'S to immediately furnish a new CO-0BLIGOR acceptable to the BANK may result in the automatic termination or suspension of the CARDHOLDER'S credit card privileges.

28. LOS OF CARD — The CARDHOLDER shall exercise the necessary diligence in securing the card from any theft or fraud and shall be responsible for its security. In the event that the CARD is lost or stolen, the CARDHOLDER agrees to immediately report its loss by calling Equicom 247 Customer Service and provide details of the place, date and circumstances of the loss. Only the reported tost or stolen CARD shall be blocked by the BANK. However, purchases made/incurred arising from the use of the stolen/lost CARD before receipt by the BANK of the verbal notice of loss shall be for the exclusive account of CARDHOLDER with the properties of the CARDHOLDER is forged. Should the CARDHOLDER fail to report immediately the sort of the CARDHOLDER for the CARDHOLDER is forged. Should the CARDHOLDER fail to report immediately the sort of the CARDHOLDER to the BANK for the VISA for the VISA merchants shall be deemed proof that the CARDHOLDER fraudulently made use of the CARD, and the BANK or the VISA merchants shall be rendered free and harmless from any'all liabilities arising from the loss or theft of the CARD. The replacement of the lost or stolen card is solely at the discretion of the BANK and a card replacement fee shall apply.

27. CARD CANCELLATION - CARDHOLDER may, at any time.

BANK even without returning or surrendering the physical Card to the issuer but such termination is subject to the immediate payment or settlement of any and all obligations incurred in connection with the issuance of and use of the CARD and the immediate perforation or destruction of the CARD by the CARDHOLDER. Otherwise, the CARDHOLDER shall become liable to the issuer for any and all fraudulent/unauthorized charges and transactions made on the CARD.

28. DISCRETION – Without giving any reason or notice, and without prejudice to the other provisions hereof, the BANK has the absolute discretion: (a) to refuse approval of any proposed CARD transaction even if there is sufficient and available CREDIT LIMIT; (b) to terminate or cancel the CARDHOLDERS' right to use the CARDIS or any other privileges and/or promos in relation theretic; (c) to increase or decrete the CREDIT LIMIT; to refuse to re-issue, renew or replace the CARDIS and/or (e) introduce, amend, vary, restrict, terminate or withdraw benefits, services, facilities and privileges in respect of or in connection with the Card account, whether specifically relating to the PRINCIPAL CARDHOLDER or generally to all CARDHOLDERS.

Neither shall the BANK be responsible if it does not approve a purchase or cash advance, or if the merchant does not accept or honor the CARD, even if there is sufficient and available CREDIT LIMIT.

if there is sufficient and available CREDIT LIMIT.

The BANK may limit the number of purchases or cash advance transactions which may be approved in one (1) day. If the BANK detects any unusual or suspicious activity on the CARD, the BANK may temporarily suspend the CARDHOLDER'S credit card privileges until the BANK has verified the suspicious activity with the CARDHOLDER.

29. NON-TRANSFERABILITY – The CARD is the sole property of the BANK and honored by VISA merchants only when property signed by and presented by authorized CARDHOLDER. The privileges of the CARD is non transferable and non assignable and may be terminated by the BANK at any time for whatever cause. The CARDHOLDER agrees to hold the BANK free and harmless from any claim for damages arising from such termination. Continued use of the CARD after receipt of notice of termination shall be considered fraudulent.

38. AJTHORITY TO PROCESS AND DISCLOSE INFORMATION — The BANK will keep information involving or pertaining to the CARDHOLDER including, but not limited to, any information on histher accounts, transactions, deposit accounts, credit relationships, and/or credit facilities (the information) confidential except that for purposes of this Agreement and in connection with the BANK's (1) injuried internations, definitions, and or escarch objectives, (3) required conduct of business, and/or (4) compliance with the requirements of applicable laws and/or government regulators or supervisory bodies, the CARDHOLDER authorizes the BANK, its directors, officers, employees, advisers, auditors, agents and representatives (collectively, the "BANK"); and officially included the processing of information in the processing of information; by outsourcing of the processing of information is covered providers, whether within or outside of the Philippines; c) verification or validation of Information from any and all sources and in any reasonable manner, including but not limited to:

to customerg or the grocessing or information from any and all sources and in any reasonable manner, including but not limited to:

c) verification or validation of information from any and all sources and in any reasonable manner, including but not limited to:

1. the Bureau of Internal Revenue (BIR) to establish the authenticity of CARDHOLDER's income tax return ("ITR") and the accompanying financial statements which CARDHOLDER may have submitted to the Bank's and a companying the statements which CARDHOLDER is a party.

d) disclosure and sharing of Information to a sharing the statements which CARDHOLDER is a party.

d) disclosure and sharing of Information cryptal internation or investigation companies, credit bureaus (including, but not limited to, the Credit Information Corporation (CIC) pursuant to Republic Act No. 9510 and its implementing rules and regulations), financial institutions, consumer reporting or reference agencies, credit protection provider or guarantee institutions, brokers, insurers, underwriters;

3. any ludicial, governmental, supervisory, regulatory or similar body of the Philippines or other jurisdictions; such serson entity, as required by the laws or regulations or the state of the plant of the provisor of the pr

COMPLAINT/REQUEST HANDLING – The CARDHOLDER may at his/her option, lodge his/her complaint/request via phone through Equicom 24/7 Customer Service, or email at eqbcustomerservice@equicomsavings.com.ph, or through walk-in or personal visit in any of the BANK's branches.

In receiving complaints, the CARDHOLDER shall allow the BANK to secure and record relevant customer information, including but not limited to (1) full name and contact details, (2) nature and details of the complaint, and (3) resolution/actions expected to be taken by the BANK. The complaint/request shall be duly acknowledged by the bank personnel directly handling or in-charge of the same. The CARDHOLDER shall provide additional documents or information necessary to address his/her concerns as may be required by the BANK. The BANK shall update the CARDHOLDER of the progress of the investigation/measures taken to resolve the complaint. The BANK shall provide the CARDHOLDER with specific transless reassessing, investigating and resolving the complaint depending on its nature and complexity. If assessment and investigation on complex complaints/requests cannot be concluded within the timeframe given, the BANK shall inform the CARDHOLDER of the reason thereoff, the additional time needed and the date on which he/she may expect the result of the assessment and or/investigation. The BANK shall inform the CARDHOLDER in writing of the outcome of the assessment, investigation and its final response to his/her complaint/request.

or/investigation. The BANK shall inform the CARDHOLDEN in writing or the outcome of the complaint/request.

The BANK shall not disclose to any third party any information obtained from the CARDHOLDER in all stages of the complaint, except as may be required in the conduct of the investigation. No complaint/request shall be investigated by an Officer of the BANK who is directly or indirectly involved in the matter which is the subject of the complaint.

12. SMS COMMUNICATIONS — The CARDHOLDER hereby agrees that the BANK may send or communicate with him/her through Short Messaging System (SMS) at any time without being encrypted and the communications may include the CARDHOLDER's name and other relevant information pertaining to the CARDHOLDER's scould, with such SMS to be sent to the CARDHOLDER's mobile phone number nord. The CARDHOLDER shall declare the BANK free and harmless from any liability if the information contained in the SMS is accessed by a person other than the CARDHOLDER. The BANK does not guarantee the timely delivery, accuracy, completeness of any information profit drough SMS. If the CARDHOLDER, upon receiving the SMS, does not recognize the transaction, he/she should report such discrepancy to the BANK immediately through EQUICOM2477 CUSTOMER SERVICE.

33. TELEPHONE COMMUNICATIONS – The CARDHOLDER agrees that by calling or accepting calls from EQUICOM 24/7 CUSTOMER SERVICE, its Direct Sales Agents/Telemarketing Service Provider, the BANK may at its sole discretion record all the CARHHOLDER's telephone communications. The CARDHOLDER agrees that by doing so, the BANK may at its sole discretion use all these recordings against the CARDHOLDER for any third party, for any purpose particularly as evidence in any proceeding, ludical or administrative. The CARDHOLDER further agrees to awale any right under PLA. No. 4200 otherwise known as the Anti-Wire Tapping, Act any amendments therefor any similar law or regulation. The CARDHOLDER agrees to indemnify the BANK or its Telemarketing provider against any loss, damage, cost, expenses, and fees (including legal fees on a full indemnity basis) that the BANK or its Telemarketing provider may suffer or incur arising from the BANK or its Telemarketing provider so acting.

The CARDHOLDER agrees that by applying for various CARD promos through Equicom 24/7 Customer Service, he/she fully auth transactions and agrees to be bound by the terms and conditions of the CARD promos.

14. PROMOTIONAL OFFERS – On any occasion, the BANK may inform the CARDHOLDER about its promotional offers through mail/e-mail/fax/f or by telephone. The BANK may also allow its branches, subsidiaries, affiliates, agents, and representatives and third parties selected by any of and certain companies to offer specially selected products and services to the CARDHOLDER through mail/fax/SMS or by telephone. For this purp the BANK may transfer and disclose selected customer information to the BANK, its branches, subsidiaries, affiliates, agents, and representatives thrid parties selected by any of them and certain companies. The foregoing constitutes the CARDHOLDER's witten consent for any transfer disclosure of the CARDHOLDER's name, address, contact details, and other relevant information to the BANK, its branches, subsidiaries, affiliates, and representatives and third parties selected by any of them and certain companies for the purposes indicated above and u applicable laws and regulations.

35. AMENDAENTS – The BANK, at any time or for whatever reason it may deem reasonable, may amend, revise or modify the terms and conditions and any such amendments shall bind the CARDHOLDER upon receipt of notice thereof, or upon posting in the BANK's branches, or through publication in the BANK's website, unites set the CARDHOLDER objects thereto by manifesting histher intention to terminate histher membership in writing and surrendering the CARD within fifteen (15) days from receipt of notice of amendments, posting or publication. Failure to notify the BANK of the CARDHOLDER's iteration to terminate histher membership and/or the continued use of the CARD by CARDHOLDER of the amendments to bits Agreement.

36. TERMINATION – In the event of the withdrawal of PRINCIPAL or SUPPLEMENTARY CARDHOLDER'S privileges for whatever reason, including but not limited to the CARDHOLDER'S failure to comply with any of the terms and condition herein provided, his/her death or insolvency (however evidenced), all privileges granted hereunder to the CARDHOLDER shall be automatically terminated and the aggregate unpaid account of CARDHOLDER, including cost and altorney's fees shall immediately become due and demandable without the necessity of demand which CARDHOLDER hereof expressly waives.

The Credit Card shall be terminated by the BANK without prior notice upon the death, bankruptcy, or insolvency of the CARDHOLDER, when the whereabouts of the CARDHOLDER become unknown to the BANK Further, the BANK has the option of terminating or cancelling the CARD and its privileges in any of the following circumstances: (i) the CARDHOLDER defaults in any of his/first loan obligations with the BANK; (2) The CARDHOLDER is a Director, Officer or Stockholder of a Debtor Corporation who has defaulted in any of its obligations to the BANK, and (3) any other circumstances similar to the foregoing.

37. DEFAULT, ATTORNEY'S FEE, VENUE — In case of default in the payment of CARDHOLDER'S obligation, the right to use the CARD shall automatically be terminated and CARDHOLDER shall refrain from further using such CARD and surrender the same to the BANK on demand. If collection of the account is referred to a collection agency and/or through the intervention of a lawyer, the CARDHOLDER's of collection or attorney's fee equivalent to 25% of the unpaid balance. An additional amount equivalent to 25% of the unpaid balance and integration of the CARDHOLDER's aliquidated damages. Venue of all suits shall be charged to CARDHOLDER as liquidated damages. Venue of all suits shall be charged to CARDHOLDER's aliquidated when the CARDHOLDER's aliquidated search of the CARDHOLDER's where their nature may be, which the BANK (or its successor or assigns) or any of its subsidiaries or affiliates may hold or have in its possession. To this effect, the CARDHOLDER hereby confers upon the BANK (or its successors or assigns) revocable power and authority; as shall be necessary to dispose of said securities, either judicially or extra-judicilly, or apply said money or funds to the payment of the obligations herein, whichever may be convenient or advantageous to the latter, and in such cases.

SEPARABILITY CLAUSE – Should any provision of this Agreement be declared unconstitutional, invalid or unenforceable by a court of competent sdiction, such declaration shall not affect in any manner whatsoever, the constitutionality, validity or enforceability of the other provisions of this

39. REVISION OF TERMS AND CONDITIONS – the BANK may from time to time change these Terms and Conditions for reason it may deem amend or revise or modify through the sending of a written notice, as well as publication, an announcement in the statement of accounts or sucreasonable means as may be determined by the BANK, in which case, the CARDHOLDER's continuous use of the CARD or the absence of a notice of termination within the period stated above, will be deemed as acknowledgement and acceptance of the amendment or revision.

40. PDIC COVERAGE - The Credit Card is not a deposit account and therefore, not covered by the Philippine Deposit Insurance Corporation (PDIC)

41. WAIVERS and AUTHORIZATION —The application for and the use of this CARD carries with it the Credit Cardholder's waiver of the rights and benefits under the Law on Secrecy of Bank Deposits (RA 1405). Foreign Currency Deposits Act (RA 6426) and other laws on confidentiality of bank account, credit and other related information. The Credit Cardholder further authorizes the BANK to make the necessary disclosures to credit bureaus, association and particularly the Credit Information Corporation, in accordance with Republic Act 9150.