

To: American Eagle Credit Union, a division of Anheuser-Busch Employees' Credit Union ("Credit Union")

Name of Loan Applicant:



Personal Financial Statement

IMPORTANT: Read these directions, and the agreements, certifications and notices at the end of this Financial Statement before completing this Financial Statement.

Individual #1 Name:			_		
Individual #2 Name:			_		
Individual #2 Certification I am the Loan Applica I am not an Insider bu	(check only one box): ant or a shareholder, member, tt I AM voluntarily offering to d I am NOT willing to guarar	officer, director, manager guaranty or cosign loans nty or cosign loans to the L	Loan Applicant.	ant (an "Insider").	
SECTION 1 – Individual #1		is please sign and date i	the back of this financial sta		
	Information			2 Information	
Legal Name			Legal Name		
Home Address			Home Address		
City, State, Zip Code			City, State, Zip Code		
U.S. Citizen		DOB -	U.S. Citizen		DOB -
Social Security #		1	Social Security #		I
Occupation/ Title			Occupation/ Title		
Business Name			Business Name		
Business Address			Business Address		
Yrs. in line of work	Home Phone -		Yrs. in line of work	Home Phone -	
Business Phone	,	Cell -	Business Phone		Cell -
Do you have a Trust?			Do you have a Trust?		1
SECTION 3 - Income	Individual	Joint	Annual Expenditures	Individual	Joint
Salary, Bonuses, and			Mortgage/ Rental Payments		
Commissions Dividends			Real Estate Taxes &		
			Assessments		
Real Estate Income			Taxes-Federal, State, Local		
Other Income			Insurance Payments		
(Alimony, child support, or			Other Contract Payments		
separate maintenance income need not be revealed if you do not wish to have it considered			(car, boat, MC, Visa, etc.) Alimony, Child Support		
as a basis for repaying this obligation.)			Other Expenses		
TOTAL			TOTAL		

SECTION 4 - State of Finar	ncial Condition							
Assets	Individual		Joint	Liabilities &	Net Worth	Indiv	idual	Joint
Cash on hand and in Banks				Notes Payable				
(Schedule A)				(Schedule H) Due to Brokers				
U.S. Government Securities (Schedule B)				Due to Brokers				
Non Marketable Securities				Amounts Payab	le to Others			
(Schedule C) Securities held by broker in				- Secured	1- 4- Oth			
Margin Accounts				Amounts Payab - Unsecured	ole to Others			
Restricted, Control or Margin	-			Accounts & Bills	s Due			
Account Stocks				5 . 5				
Real Estate owned (Schedule D)				Real Estate Mo Payable (Sched				
Accounts, Loans & Notes				Unpaid Income				
Receivable				01 11 11				
Automobiles				Other Unpaid To	axes &			
Cash Surrender Value Life				Other Liabilities	: Itemize			
Insurance (Schedule E)								
Vested interest in Deferred Compensation/Profit Sharing								
Plans/401K (Schedule F)								
Business Ventures (Schedule								
G) Other Assets: Itemize								
Schedule G if applicable								
Others:								
				TOTAL LIABIL	ITIES			
					20			
				NET WORTH				
				TOTAL LIABIL	ITIFS &			
TOTAL ASSETS				NET WORTH	iiiLO u			
Contingent Liabilities	Individual		Joint	SECTION 5 -	Declaration	s		
As endorser, co-maker or				Have (either of)	you or any firr	n in which you v	vere a major	
guarantor				owner ever dec	lared bankrupt	cy, or settled an	y debts for less	
On leases, contracts				than the amoun	ts owed?			
Legal claims				Are (either of) y	ou a defendan	t in any suit or l	egal action?	
Provision for federal income				Are (either of) y	ou presently s	ubject to any un	satisfied	
taxes				judgments or ta	x liens?			
Other special debt				Have (either of)	you been aud	ited by IRS?	Date of audit:	
TOTAL CONTINGENT LIABILITIES								
SECTION 6 - Schedules :		ı						
SCHEDULE A - Cash, Che	cking and Savings Accoun	ts. Certif	icates of Deno	sit. Money Mar	ket Funds. I	-tc.		
Name of Institution	Type of Account			vner		ance	If Pledged, to	Joint
Nume of modulation	190001910000191						Whom?	00///
				TOTAL				
SCHEDULE B - Stocks, Bo	onds (Gov't & Comm.), Mutu hares, Face Value (Bonds) o	ual Funds	s, Annuities, a	nd Partnership	Interests (G	eneral & Ltd	.)	
Number of Shares	Description			Name of	Marke	t Value*	Pledged Yes (X)	Pledged No (X)
			11010				1100900 100 (11)	i reagea ree (re)
				TOTAL				
*If unlisted security or partnershi	ip interest, provide current financi	al stateme	nts to support bas	sis for valuation.				
Schedule C - Non-Marketa	ble Securities		1					
Number of Shares	Description		In Na	ame of	Vá	alue	Pledge to others	Traded Where
							5.11013	
				TOTAL				
			<u> </u>	TOTAL			l	L

Description of Property or Address	Date of Original Investment and Amount	Market Value of Your % of Investment	Present Balance	Monthly Payment	Maturity Date
				•	
TOTAL					
Schedule E – Life Insurance C	arried				_
Name of Company	Owner of Policy	Cash Surrender Value	Loans	Beneficiary	Face Amount
					<u> </u>
					
	TOTAL				
	n Deferred Compensation/Profit-		<u> </u>		Distribution
Account Number	Company Name	Amount	Beneficiary	% Vested	Date
	TOTAL				
Schedule G - Business Ventu	res				
List Name and Address of Any Business Venture in Which You are a Principal or Partner	Your Position/Title in The Business	Total Assets Listed in Section 3	Net Worth of Business	Your % of Ownership	Present Value of Your Investment
•					
	TOTAL				
SCHEDULE H - Loans Owing	Banks, Brokers, Finance Compa	nies, and Other (Mastercard,	Visa, Etc.)		
Owing to	Date of Original Borrowing/Amount	Present Balance	Secured by	Monthly Payment	Due
	TOTAL				

CONSENT

The undersigned acknowledge(s) that the Credit Union is relying on this Financial Statement to make a Loan to the Loan Applicant and certify(ies) the following to the Credit Union: (a) Unless otherwise specifically noted, all assets are owned solely by the undersigned and no other person or entity has an interest in the assets; (b) The Financial Statement does not include any asset that is not held solely in the name(s) of the Reporter(s); (c) Any assets held in a trust, or held in 401k plan, IRA or other retirement account, or which are pledged, are specifically identified as such; (d) There are no restrictions on any Reporter's ability to transfer any of the assets; (e) None of the assets are held for the benefit of another person, such as assets held as trustee or custodian for another person; (f) The Financial Statement does not omit any liabilities of the Reporter(s); (g) The undersigned will immediately notify the Credit Union in writing of any change in name, address, employment or financial condition of any Reporter or the ability of any Reporter to perform any obligation owed to the Credit Union; and (h) The Financial Statement is complete and accurate as of the date hereof.

The undersigned hereby authorizes the Credit Union to verify all information provided to it by the undersigned and to obtain a credit report (a "Report") on the undersigned personally, which may include personal financial, employment and credit information. The Credit Union may obtain Reports from time to time at the discretion of the Credit Union. The Credit Union may disclose any Report to any other person or institution who obtains any interest in a loan made to the undersigned or of which the undersigned is a guarantor. The undersigned acknowledge(s) that the undersigned has the right to refuse to permit the Credit Union to obtain a Report and that if the undersigned does not consent to the Credit Union obtaining a Report, then the Credit Union may deny credit to the Loan Applicant.

IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING A NEW ACCOUNT: To help the government fight the funding of terrorism and money laundering activities, federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account. What this means for the undersigned: When the undersigned opens an account, the Credit Union will ask for the undersigned's name, address, date of birth, and other information that will allow the Credit Union to identify the undersigned. The Credit Union may also ask to see the undersigned's driver's license or other identifying documents. The undersigned acknowledges receiving this disclosure.

EQUAL CREDIT OPPORTUNITY NOTICE: (a) If the application for business credit is denied, the undersigned is entitled to a statement of specific reasons for such denial within 30 days if such statement is requested within 60 days after the Credit Union notifies the undersigned of such denial. To request a statement, the undersigned shall contact the Vice President – Business Services at Anheuser-Busch Employees' Credit/ American Eagle Credit Union, 1001 Lynch Street, St. Louis, MO 63118, (314) 657-4770 no later than 60 days after the date the undersigned is notified about the denial. (b) The Federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The Federal agency that administers compliance with this law concerning this creditor is Federal Trade Commission, Equal Credit Opportunity, Washington, DC 20580.

SIGNATURES

THE FINANCIAL STATEMENT IS MADE UNDER PENALTY OF PERJURY AND THE UNDERSIGNED UNDERSTANDS THAT THE UNDERSIGNED MAY HAVE CRIMINAL AND/OR CIVIL LIABILITY FOR ANY FALSE STATEMENTS MADE IN THIS FINANCIAL STATEMENT.

INDIVIDUAL 1	INDIVIDUAL 2
By:	Ву:
Print Name:	Print Name:
Title (if applicable):	Title (if applicable):

** ONCE SIGNED AND COMPLETED, PLEASE E-MAIL TO BUSLENDINGCREDIT@ABECU.ORG, OR MAIL TO CREDIT UNION ADDRESS BELOW**