

PLAN LOAN POLICIES AND PROCEDURES (as modified and amended on October 26, 2022)

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Part 1: GENERAL PLAN INFORMATION					
	Emplo	oyer Name: Brethren in Christ Pension Fund			
Employer	Addre	Address: 431 Grantham Road, Mechanicsburg, PA 17055			
Information	Phone	e: (717) 796-4788			
	Emplo	Employer Identification Number: 25-1679077			
	Plan I	Name: Brethren in Christ 403(b) Plan			
	Name	Name of Administrator: David M. Strausser			
Plan	Addre	Address: 431 Grantham Road, Mechanicsburg, PA 17055			
Information	Phone	Phone: 717-796-4788			
	Conta	Contact Person: David M. Strausser			
	Email	Email: dstrauss@bicfoundation.org			
Part 2: ELIGIBILIT	Y FOR L	OANS			
Each person who is This includes active		n-interest with respect to the Plan and Trust as defined in '3(14) of ERISA is eligible to receive a participant loan. ants, and:			
 (a) Beneficiaries; (b) Former Participants; or (c) Employees who have not met eligibility requirements to enter the plan but have rollover and/or transfer accounts. 					
Loans will be made	without i	regard to race, color, religion, sex, age, or national origin.			
Participants are per	mitted to	have <u>3</u> outstanding loans.			
Part 3: LOAN APP					
submitting a loan a	application	n-interest with respect to the Plan may apply for a loan (subject to restriction in Part 2 above) by completing and on to the Administrator on a form available from the Administrator. The Administrator will review the loan ne individual if it has not been properly completed.			
Once the loan application is completed, the administrator will review the application and determine whether the individual satisfies the participant loan criteria. If the individual meets the criteria, the loan will be approved. If the criteria are not met, the loan will be denied, and the Administrator will notify the individual in writing of the denial and the reasons for such denial.					
Part 4: BASIS ON	WHICH	LOANS WILL BE GRANTED OR DENIED			
given only to those f loans. The following Credit worthine: Financial Need	actors w g factors ss.				
Other (specify): Participant's ability to borrow elsewhere is irrelevant in determination of loan					
Part 3: LUAN IER	Part 5: LOAN TERMS				
Minimum Amount	Select One of the following:				
of Loan		Each loan shall be for a minimum amount of \$1,000 (may not exceed \$1,000).			
		Not Applicable. There is no minimum loan amount.			

		rally, if no other plan loans exist (including a defaulted loan), a participant may borrow up to 1/2 of his or her d account balance, not to exceed \$50,000. The following chart outlines how this maximum limit works:		
	Less t	d Account Balance Maximum Loan Amount than \$100,000 50% of vested account balance \$100,000 \$50,000		
	However, if the borrower has an outstanding balance on one or more other loans from the plan, then the above limits are reduced by the sum of the outstanding loan balances on the date the new loan is made.			
	In add	In addition, to prevent borrowers from using "bridge loans," the \$50,000 limit must be further reduced by the excess of:		
	•	 The highest outstanding balance of all loans during the 1 year period ending on the date of the loan, over The outstanding balance of all loans (including any "defaulted loan" amounts, plus accrued interest) from the plan on the date the loan is made. 		
Maximum Amount of Loan	For example, a participant or beneficiary with a vested account balance of \$200,000 borrows \$30,000 from his plan on January 1, 2017. On November 1, 2017 he wishes to borrow an additional amount without triggering a taxable distribution. On November 1, the outstanding loan balance is \$20,000. How much more can he borrow from the plan? The answer is \$20,000, calculated as follows:			
	\$50,000 (loan limit) - (\$30,000¹ - \$20,000²) - \$20,000³ = \$20,000			
	The Loan Worksheet (Exhibit A) may be used to compute your maximum loan limitation.			
	If multiple loans (2 or more) have been made during the one-year period, then the highest outstanding balance will be determined as follows (choose one):			
	<u> </u>	General Rule: \$50,000 reduced by the highest outstanding aggregate loan balance of all loans during the one-year period ending the day before the loans, and then reduced by the outstanding balance on the date of the new loan; or		
	⊠ 2	Alternative Rule: \$50,000 reduced by the single highest outstanding loan balance during the one-year period		
		For example, a participant borrowed \$30,000 in February 2017 which was fully repaid in April 2017. In May 2017, the participant borrows the maximum of \$20,000 and repays that loan in July 2017. In December 2017, the participant requests a third loan:		
		If Box 1 is checked, then no loan is available, because \$50,000 - \$30,000 - \$20,000 = \$0 If Box 2 is checked, an additional loan is permitted, because \$50,000 - \$30,000 (the highest outstanding loan balance) = \$20,000		
Minimum Loan Rule	If the Plan is a Non-ERISA Plan, the participant ⊠ may; ☐ may not borrow the lesser of one-half the vested balance in the Plan or \$10,000.			
Maximum Loan	Generally a plan loan must be paid within 5 years. However, a longer term is permitted if the loan is made to acquire the borrower's principal residence. In such a case the loan must be paid within:			
Term	\boxtimes	10 years		
		Other (Specify, must be a "reasonable" period of time):		
Repayment	Loan payments must be made in level amortized payments and must be made at least quarterly. The Administrator may require that loan payments be made by payroll deduction. Loan payments may be made (check all that apply):			
Schedule		By Payroll deduction		
	\boxtimes	ACH (Electronic Withdrawal)		

		By check to the Administrator.		
Suspension of Loan Payments		During periods of military service, loan payments will will not be suspended under this plan as permitted under section 414(u)(4) of the Code.		
		During any participant's leave of absence, as defined in section 72(p) of the Code, loan payments 🖂 will 🗌 will not be suspended for a period not to exceed one year.		
Security for Loan		As security for the payment of the loan note, the Participant hereby grants the lesser of a 50% security interest in the Participant's account balance, or the loan outstanding principal balance(s), as collateral for the loan. The Administrator may, in its sole discretion, require additional collateral.		
Part 6:	DEFAULTI	NG ON LOANS		
		yed borrower does not make a loan payment when due (i.e., the borrower defaults on the loan), the borrower will have of time to cure the default:		
	Until the	Until the end of the calendar quarter following the quarter that the loan payment was due; or		
\boxtimes	90 days a	fter such loan payment is due.		
If a borrower fails to make the loan payment by the end of the cure period (specified above) then the following procedure(s) shall apply (check all that apply to this plan):				
	If permitte	d under the maximum loan limits, a new loan will be created in the amount of the default amount.		
\boxtimes	The defau	lted amount will be reported as a deemed distribution for the tax year in which the cure period ends.		
The amo	ount of any	defaulted loan plus accrued interest will continue to reduce the amount allowable as a subsequent loan.		
Part 7:	DETERMIN	IING THE LOAN'S INTEREST RATE		
		be paid by the borrower on the loan must be "reasonable." "Reasonable" is defined to be a rate commensurate with the d by persons in the business of lending money for loans which would be made under similar circumstances.		
The Adn	ninistrator s	nall determine a reasonable rate of interest by:		
	Ascertaining the rates being charged for similar loans by at least two financial institutions or other firms in the same geographic area who are in the business of lending money;			
\boxtimes	Using the	Prime Rate plus 1.00 %		
	Other (De	Describe):		
This process shall be used in determining rates on each day a plan loan is granted. If the loan is renewed, extended, or renegotiated, the interest rate charged for the renewal period must be "reasonable" under the economic conditions prevailing at the time of the renewal.				
The inte	rest rate us	ed shall be compounded		
Part 8:	MISCELLA	NEOUS		
Prepa	ayment	The loan may be prepaid in full without penalty at any time. Partial prepayments are also acceptable. Partial prepayments will be credited to principal, and installments shall continue as scheduled. In the event of a partial prepayment, no reamortization of the loan shall occur.		
Loan Expenses		Any expenses incurred in the making, administering or maintaining a participant's loan shall be: (check one)		
		deducted from such Participant's Account under the Plan;		
		paid by the Participant (\$75 Application fee payable by ACH or Check at time of application).		
_	incing of bans	Refinanced loans are are not permitted.		
	ath of rower	In the event the Borrower dies, unless otherwise directed in writing by the Borrower, the loan note shall be treated as an asset of the plan. A Beneficiary shall therefore be responsible for the remaining loan payments, and shall be treated as the Borrower with respect to all of the rules and policies hereunder. The Beneficiary may "disclaim" the portion of		

	the assets attributable to the loan, by providing a Qualified Disclaimer described in section 2518 of the Code. In such a case, the loan note, or if less, any portion of the loan disclaimed, shall be treated as an asset of the Participant's estate.
Plan Loan Offset	Please see the Qualified Plan Loan Offsets and Plan Loan Offsets file at https://bicfoundation.org/403b-retirement-plan/ for more information. Please note that Qualified Plan Loan Offsets (QPLOs) are not applicable to our plan since terminated Participants are permitted to continue making payments on their loans.

EXHIBIT B: Loan Worksheet – Alternative Rule			
1.	\$50,000	\$50,000	
2.	Enter the single highest outstanding loan balance during previous 1 year period	\$	
3.	Enter the amount of any unpaid defaulted loans plus accrued interest	\$	
4.	Add lines (2) and (3), enter sum.	\$	
5.	Enter current outstanding loan balance on date new loan is requested.	\$	
6.	Subtract line (5) from line (4)	\$	
7.	Enter current outstanding loan balance on date new loan is requested.	\$	
8.	Add Lines (6) and (7), enter sum	\$	
9.	Subtract line (8) from line (1), enter result	\$	
10.	Enter total vested account balance, including the value of any outstanding loans	\$	
11.	Enter 50% of Participant's vested plan balance (50% of line 10)	\$	
12.	Subtract line (5) from line (11), enter result.	\$	
13.	Enter lesser of line (9) or line (12)	\$	
Amount from Line 13: THIS IS THE ALLOWABLE LOAN AMOUNT AVAILABLE TO PARTICIPANT, WITHOUT TRIGGERING A TAXABLE DISTRIBUTION.		\$	

Notes:

- Lines 2, 3 and 7 include the value of deemed distributions of defaulted loans.
- The 1 year period referred to in Line 2 ends on the day before the new loan is to be made.
- Refinanced Loans that extend the original loan due date are treated as new loans and must satisfy the rules outlined on this worksheet.

PLAN LOAN APPLICATION

PLAN INFORMATION			
Employer Name: Brethren in Christ Pension Fund			
Name of Plan: Brethren in Christ 403(b) Plan			
PARTICIPANT INFORMATION			
Name of Participant:	Social Security Number:		
Address:			
Business Phone:	Phone:		
Email:	Date of Birth:		
REQUEST FOR LOAN			
I hereby apply for a loan in the amount of \$ from the cu	rrent vested value in the above re	eferenced plan.	
If multiple accounts or investments are involved, please specify the ac	counts or investments from which	this loan amount should be taken:	
\$ from my Employer TSA account and this/these inves	tment(s)		
\$ from my Employer Matching TSA account and this/th	. ,		
\$ from my Employee TSA account and this/these inves	etment(s)		
PLEASE NOTE: If the balance in your account has decreased betw receive may be less than requested.	een the date on the paperwork a	nd the date returned, the amount you	
PURPOSE OF LOAN			
Select one:			
Principal Residence Purchase (Repayment period will not exc	ceed 10 years).		
Other (Repayment period may not exceed 5 years).			
If Principal Residence Purchase is selected for the purpose of the loan, then the following condition must be met if loan repayment period is to exceed 5 years. The proceeds of the loan must be applied toward acquiring any house, apartment, condominium, or mobile home (not used on a transient basis) which is used or is to be used within a reasonable time as a principal residence of the participant. The determination as to whether a dwelling is to be used as a principal residence of the participant is to be determined at the time the loan is entered into.			
REPAYMENT OF LOAN			
My loan is to be repaid in monthly payments through ACH (electronic withdrawals) from my (checking or savings) account.			
My bank name is			
My bank routing number is			
My bank account number is			
These numbers can be found on the bottom of your checks. If you are unsure, a voided blank check can be attached to this form as a sample.			
By signing this form, you have authorized an automatic transfer from your checking or savings account to the Brethren in Christ Pension Fund for your monthly loan payment. The withdrawal will be done beginning with the 15th of the following month after receipt of the loan, unless it falls on a weekend or bank holiday and will therefore be taken on the next business day. If a loan payment is rejected for any reason, the borrower will be charged a \$15 fee.			
Signature of Participant Date:			

BORROWER'S ACKNOWLEDGEMENT			
I, the undersigned borrower, certify that I have read and understood the Participant Loan Rules outlined in the Employer's Loan Policies and Procedures. I assume all responsibilities for tax consequences if monthly payments are not made on a timely basis.			
Signature of Participant	Date:		
SPOUSAL CONSENT			
I hereby consent to the making of a loan by the Plan to my spouse and to my spouse's pledge and assignment of a portion of his/her vested account balance as security for the loan by signing this Application and the forthcoming Plan Loan Note and Security Agreement. I hereby acknowledge that I understand that the effect of my consent may be to forfeit benefits that I might otherwise be entitled to receive, and that this consent is irrevocable.			
Signature of Spouse	Date		
ADMINISTRATOR APPROVAL			
Signature of Plan Administrator	Date		
A one-time \$75 Application Fee is due with the submission of this application and is payable by ACH (electronic withdrawal) or Check. This fee is nonrefundable, regardless of loan approval or disapproval and is payable to the Brethren in Christ Foundation 431 Grantham Road, Mechanicsburg, PA 17055.			
I would like to pay this fee by:			
Check (my check is included with this mailed application or will be mailed to the BIC Foundation)			
ACH (by selecting this method, you authorize the BIC Foundation to take a one-time ACH withdrawal in the amount of \$75 from the			
account listed above in the Repayment of Loan section)			