

LITTLE WIND LOANS

MEDICAL LOAN POLICY

Little Wind Loans will provide loans for Medical Expenses to all enrolled Tribal members 18 years or older.
The Medical assistance will include the following listed below;

- **Proper Documentation** is needed upon submitting application. (Doctors note with name of patient, address of facility, and date of appointment or hospitalization)
- **Doctors' appointments** (*Immediate Family Only; Spouse, Parents, Siblings & Children*)
 - In County Appointment (Fremont County): \$50.00
 - In State Appointment: \$150.00
 - Out of State Appointments: \$300.00
- **Life Flight** (*Immediate Family Only; Parents, Siblings, Children*)
 - **In State \$300.00**
 - **Out of State: \$500.00**
- **Emergency hospitalization** (*Immediate Family Only; Parents, Siblings, Children*)
 - **In State: \$300.00**
 - **Out of State \$500.00**
- Must be 18yrs or older, must be enrolled Northern Arapaho and have balance **not exceed \$2000**.
- Kinship will be provided by Enrollment Department
- Check Release forms **will be accepted** (employee must sign, or Little Wind Loans Check Release form must be notarized.) no other written notes will be accepted.
- Payments will be accepted to make applicant's balance under **\$2,000.00**

Little Wind Loans

P.O. Box 1958 Riverton, WY. 82501 | Phone: 307-840-1804 | Fax: 1-866-602-2887
www.littlewindloans.com

Little Wind Loans

Medical Loan Application 2025

Please submit a copy of the following with your application:

_____ Tribal ID

OR

_____ Driver's License/State ID accompanied with a **Certificate Of Indian Blood**. (If you **do not** own a Tribal ID)

_____ Documentation of Appointment (Name of patient, date, time and location.)

If you choose to **mail or fax** your application, LWL will only need pages **3, 4, and 9**, with the **requirements** listed above.

****If you do not possess a Tribal ID you will need a Driver's License/State ID, with a copy of your Certificate of Indian Blood to complete the Loan Process.**

****Please check with Little Wind Loans office if we have your Certificate of Indian Blood (C.I.B) file. If we do not have your C.I.B. file you can acquire one by calling the Northern Arapaho Tribal Enrollment Office at (307) 332-4156.**

****Immediate Family ONLY (Parents, Siblings, Children)**

As of September 2016

Little Wind Loans (LWL) has a new check policy:

LWL Customers may request a check to be reissued however, the LWL Manager will approve or disapprove a check reissuance.

LWL will wait 10 business days from the day the check was issued before a check will be reissued. Checks can be reissued due to the following:

- Never received check
- Lost Check
- Incomplete or incorrect mailing address
- Change mailing address due to moving

If a LWL Customer claims their check was stolen or unlawfully withheld, they must contact LWL within 10 business days from the date of the the check to file a claim. The Customer will be liable for the amount of the claim, plus interest and fees, if they do not notify LWL within 10 business days. LWL will investigate the claim. It may take up 30 days from the date of the claim to complete the investigation. LWL will contact the customer in writing of the outcome of the investigation. If LWL determines the customer's claim is valid, a check will be reissued to the customer providing the customer files a police report, reporting the stolen or withheld check. A copy of the police report must be submitted to LWL prior to reissuing check.

Little Wind Loans

MEDICAL LOAN APPLICATION 2025

Date: _____

Name of Applicant: _____

Enrollment Number: _____

Date of Birth: _____

Mailing Address: _____

City, State, Zip Code: _____

Contact Information:

Phone #: _____ Cell #: _____

Message #: _____ Email #: _____

Loan Amount Requested up to \$ _____

Doctor Appointment:

*In County - \$50

*In State Appointment - \$150

*Out of State - \$300

Life Flight

*In State - \$300

*Out of State - \$500

Emergency Hospitalization

*In State – \$300

*Out of State - \$500

**amount depends on Location.*

*****If scheduled appointment is for another individual, patient signature is required:**

Printed Name: _____ **Signature:** _____

Check one: Mail check: _____ Pick up check: _____

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For office use only:

Received By: _____ **Date:** _____

Little Wind Loans Employee

Approved

Denied

Office Use Only INV. # _____

Balance: _____

LOAN AGREEMENT

This Loan Agreement is entered into this _____ day of _____, 2025, by and between (Name) _____ (Borrower), whose mailing address is (Address) _____ and Little Wind Loans with its office at 180 Red Wolf Place, Riverton WY 82520.

Recitals.

Little Wind Loans intends to advance certain funds to Borrower, and the parties desire to more fully state the terms of such loan and repayment for the same. In consideration of the loan of funds made by Little Wind Loans to Borrower and of the covenants and agreements hereinafter set forth, the parties agree as follows:

Section 1. Definitions.

“Northern Arapaho Tribe Ce’binnoonee Hinono’eino Payment” means any payments authorized by the Northern Arapaho Business Council to tribal members which are solely from tribal funds.

Obligations mean (i) the Loan, as hereinafter defined, to be made hereunder, and the Note, as hereinafter defined, and any and all renewals or extensions thereof; (ii) any subsequent agreements of the parties regarding payment; and (iii) any and all other undertakings or liabilities of Borrower hereunder.

Special Northern Arapaho Tribe Ce’binnoonee Hinono’eino payments includes one-time or special payments issued to a tribal member but does not include regular monthly payments issued pursuant to such statute.

Section 2. Loan.

A. Little Wind Loan has loaned to Borrower and Borrower accepts the funds upon the terms and conditions herein set forth an amount or amounts not exceeding in the aggregate the principal sum set forth in the Promissory Note executed between the parties.

B. The Loan shall be evidenced by a Promissory Note (Note), substantially in the form attached hereto, the terms and provisions of which are herein incorporated by reference. The Note shall be dated as of the date hereof and shall represent the Obligation of the Borrower to pay the aggregate unpaid principal amount of the Loan as provided in the Note.

C. Borrower may at any time prepay all or any part of the Note without premium or penalty.

Section 3. Repayment; Assignments.

A. Payment. The Borrower unconditionally promises to pay Lender all amounts of principal, interest, and any other Obligations due under the Loan described herein when and as they become due, whether at the stated maturity thereof, by acceleration, or otherwise. All payments by Borrower shall be in lawful money of the United States of America.

B. Obligations Absolute and Unconditional. The Obligations of Borrower under this Agreement are absolute and unconditional and shall remain in full force and effect until the entire principal, interest, and any other Obligations on the Loan and any payments required to be made by Borrower under the Loan shall have been paid.

C. Pledge and Assignment of Monthly Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments.

(i) In order to secure the Loan, Borrower hereby pledges and assigns to Little Wind Loans all of Borrower's right, title, and interest in and to Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments as defined herein until all of Borrower's Obligations hereunder are paid in full. Borrower agrees to cause all disbursements of Borrower's Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments to be paid directly to Little Wind Loans to secure payment of the Obligations hereunder.

(ii) Borrower agrees that Borrower will not cause the amount, existence or location of Borrower's Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payment funds to be changed at any time that the Obligations are outstanding, nor will Borrower permit such Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments to be sent to any other account or location during such time without the prior written consent of the Tribe. Little Wind Loans will approve such assignment of Monthly Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments as may be necessary for Borrower to meet Borrower's Obligations under this Agreement.

(iii) Borrower shall not assign, sell, pledge, mortgage or otherwise transfer or encumber his/her interest in such Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments during the term of this Agreement.

D. Recourse; Pledge and Assignment of Special Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments. In the event of a default in the payment of the principal and interest on the Loan or other Obligations when and as the same shall become due, as provided above, whether at the stated maturity thereof, by acceleration or otherwise, or in the event of a default in the payment of any other sums required to be paid to Little Wind Loans by Borrower, including Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments, NAT may proceed hereunder.

(i) NAT shall have the right to proceed first and directly against the Borrower under this Agreement without proceeding against or exhausting any other remedies which it may have and without resorting to any other security held by Borrower.

Section 4. Affirmative Covenants of Borrower.

Until satisfaction in full of all Obligations, Borrower covenants and agrees that:

A. Borrower shall punctually pay the interest and principal of the Note at the times and places and in the manner specified herein and in the Note and shall punctually pay funds from any Northern Arapaho Tribe Ce'binnoonee Hinono'eino payments as may be agreed by the parties pursuant to Section 3.

B. Borrower shall furnish to Little Wind Loans such information from time to time regarding his/her employment or financial condition (including, without limitation, information regarding Special Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments) as Little Wind Loans may reasonably request.

C. To the extent requested by Little Wind Loans, Borrower shall fully cooperate in the completion of any additional actions or documentation necessary to effectuate the purposes and intent and to give full force and effect to the terms of this Agreement, including, without limitation, the provisions of Section 3.

Section 5. Default.

A. Borrower shall be in default under this Agreement and under the Note executed pursuant hereto upon:

(i) The failure to cure, within five (5) days of written notice by Little Wind Loans to Borrower, a default in the payment of the Note or any funds from Northern Arapaho Tribe Ce'binnoonee Hinono'eino payments as may be agreed by the parties pursuant to Section 3. Of this Agreement, or

(ii) Any warranty, representation, or statement furnished to Little Wind Loans in this Agreement proving to have been false in any material respect when made or furnished, with the default not being cured in thirty (30) days after written notice by Little Wind Loans to Borrower.

B. Upon default, as defined in Section A. above, and at any time thereafter, Little Wind Loans may, at its election, terminate this Agreement and declare all of the Obligations to be immediately due and payable.

Section 6. Costs and Fees.

Little Wind Loans shall be entitled to recover from Borrower all damages sustained as a result of any expressed or implied breach of warranty or covenant of Borrower, and all attorney's fees, court costs, collection charges, accountant's fees, supervisory fees, and all other reasonable expenses incurred by Little Wind Loans to enforce the payment of the Obligations set forth herein.

Section 7. Remedies; Attachment of Per Capita.

Little Wind Loans shall be entitled to all remedies provided for in this Agreement or subsequent agreements regarding Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments, if any, and as provided by law or equity. In addition, Little Wind Loans shall be entitled to attach, intercept, seize, garnish, or otherwise execute upon the Northern Arapaho Tribe Ce'binnoonee Hinono'eino Payments, and any other income of Borrower in the event that a judgment (or interim order) is issued by a court of law that Borrower has failed to meet Borrower's Obligations hereunder.

Section 8. Waiver; Time.

Little Wind Loans shall not, by any act, delay, omission or otherwise, be deemed to have waived any of its rights or remedies hereunder, unless the waiver is in writing signed by Little Wind Loans, and then only to the extent set forth therein. A waiver by Little Wind Loans on any one occasion of any right or remedy under the terms of this Agreement, the Note, or any other instruments issued pursuant hereto shall not be construed as a bar to, or a waiver of, the same right or remedy that Little Wind Loans might have on any subsequent occasion. Time is of the essence of this Agreement.

Section 9. Modification.

This Agreement shall not be modified or amended except by written instrument signed by Little Wind Loans and Borrower. No transfer, renewal, extension, modification or assignment of this Agreement, the Note, or the Obligations shall release Borrower from the Obligations. The provisions of this Agreement shall be in addition to those of the Note or other evidence of any liability of Borrower held by Little Wind Loans.

Section 10. Construction; Jurisdiction.

This Agreement and all transactions, assignments, transfers, and rights of the parties hereunder shall be governed as to validity, construction, and enforcement and in all other

respects by the law of the Northern Arapaho Tribe of the Wind River Indian Reservation. Borrower waives any objection to Section 2 or any other provision of this Agreement or the Note which Borrower may have under the laws of any other jurisdiction. Borrower further acknowledges and agrees to the jurisdiction of the Tribal Court of the Wind River Indian Reservation authorized by the Northern Arapaho Tribes for all disputes arising under this Agreement or any subsequent and prior agreements. This Agreement constitutes a consensual relationship; the subject matter of this Agreement concerns tribal property or interests, the integrity of which has a direct effect on the economic security and health and welfare of the Tribe and its members; and therefore, Borrower irrevocably consents to the application of such laws and to such Tribal Court jurisdiction and agrees not to raise lack of jurisdiction as an affirmative defense in any action brought pursuant to this Agreement in Tribal Court.

Section 11. Notices.

All notices, demands and other communications provided for herein shall be in writing and shall be deemed to have been given when hand delivered during regular business hours or sent by registered or certified mail, postage prepaid, to the addresses specified above.

Section 12. Benefit.

This Agreement shall inure to the benefit of, and be binding upon, the successors and assigns of the respective parties hereto. All rights and remedies of Little Wind Loans, whether provided hereunder or by law, are cumulative, and may be enforced simultaneously or successively.

Signed and delivered on the day and year above written.

LITTLE WIND LOAN

PROMISSORY NOTE

AMOUNT OF NOTE: \$_____

DATE: _____,

For value received, the undersigned (Borrower), promises to pay to the order Little Wind Loans with its office on the Wind River Indian Reservation, Wyoming, or such other place as the Holder of this Note may from time to time designate, the principal sum stated above, and to pay interest thereon at the annual rate of 9.9 percent (9.9%). All payments hereunder shall be made in lawful money of the United States of America.

This Note is the Note referred to in the certain Loan Agreement (Loan Agreement) between Borrower and Little Wind Loan, of even date herewith, and is entitled to the benefit of all the provisions hereof, and, without limiting the foregoing, is subject to prepayment and acceleration for default, all as provided therein.

Borrower hereby waives presentment, protest, demand, and notice of dishonor. No renewal or extension of this Note, and no delay in the enforcement of this Note or in exercising any right or power hereunder or under the Loan Agreement, shall affect the liability of Borrower. The pleading of any statute of limitation as a defense to any demand against Borrower is expressly waived.

Whenever used herein, the words Borrower and Little Wind Loans shall be deemed to include their respective successors and assigns.

This Note shall be governed by, and construed under and in accordance with, the laws of the Northern Arapaho Tribe.

IN WITNESS WHEREOF, the undersigned execute this Note as of the date first set forth above.

NORTHERN ARAPAHO TRIBE / LITTLE WIND LOAN PROGRAM

By _____ Date _____

Little Wind Loans Employee

BORROWER

Printed Name

Signature