

SCHEDULE
(section 10)

NOTICE OF CANCELLATION OF HIGH-COST CREDIT AGREEMENT
(as provided for in section 252 of *The Consumer Protection Act*)

You have the right to cancel your high-cost credit agreement within 48 hours — excluding Sundays and other holidays — after entering into the agreement. In order to cancel your high-cost credit agreement, you must give written notice to your high-cost credit grantor and you must repay the outstanding balance of all amounts advanced or drawn, less any amount of the cost of credit that was paid by you or on your behalf, or deducted or withheld from an advance of or draw on the high-cost credit product.

Upon cancellation, you will receive a high-cost credit agreement cancellation receipt.

I, _____ wish to cancel my high-cost credit agreement in the amount of \$ _____, which was entered into on _____.

signature of borrower

date

HIGH-COST CREDIT AGREEMENT CANCELLATION RECEIPT

NAME OF HIGH-COST CREDIT GRANTOR: _____

NAME OF BORROWER: _____

PRODUCT REFERENCE NUMBER: _____

TYPE OF HIGH-COST CREDIT AGREEMENT: _____

DATE OF HIGH-COST CREDIT AGREEMENT: _____

ORIGINAL AMOUNT OF HIGH-COST CREDIT AGREEMENT: \$ _____

AMOUNT PAID OR RETURNED TO HIGH-COST CREDIT GRANTOR AT TIME OF CANCELLATION:

\$ _____

MANNER IN WHICH HIGH-COST CREDIT AGREEMENT REPAYED (e.g., cash, certified cheque, money order, electronic fund transfer or bank draft)

CANCELLATION RECEIPT ACKNOWLEDGED BY

**SIGNATURE OF HIGH-COST
CREDIT GRANTOR**

DATE

**NAME OF HIGH-COST CREDIT
GRANTOR**