P.Berol. 13055 verso

Other editions: Mitteis, *Chrest.* 105; van Minnen, *ZPE* 199 (2016) 144-154, the text translated

Other translation: van Minnen, ZPE 199 (2016) 153-154, here adapted

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Other texts on the same papyrus: "col(umn)" (Mitteis, *Chrest*.) above both columns; *P.Cair.Gad.* 8 on the other side

Loan contract (*synchoresis*) April 2, 13 BC

(a) *Addressee* |² To Protarchos,

(b1) *Party 1* | ³ from Gaius Iulius Philios,

(b2) *Party 2*

and |⁴ from Lykarion, the son of Apollonios, |⁵ from Ptolemaios, the son of Ptolemaios, |⁶ both Persians |⁷ of the *epigone*, and from the wife of |⁸ Lykarion, Erotarion, |⁹ the daughter of Achilles, a Persian, |¹⁰ with as guardian her husband.

(c) Agreement about the receipt of the loan

| Concerning the points at issue, | 12-13 Lykarion, Ptolemaios, and | 14 Erotarion agree that they have received from | 15 Gaius Iulius Philios as an interest-free loan, | 16 through the money-changing bank of Kastor: | 17-18 300 Ptolemaic silver drachmas,

(d) Agreement about repayment of the loan

which (*loan*) they also agree that they will pay back in $|^{20}$ ten months from the first day $|^{21}$ of Pachon of the present 17th year $|^{22}$ of Caesar (*Augustus*), by giving $|^{23}$ each day $|^{24}$ from the same first day $|^{25}$ of the month Pachon one drachma, without $|^{26}$ skipping a single day, and they agree that they will do this $|^{27}$ without any delay,

(e) Penalty clause

|²⁸ or else, on whatever day |²⁹ they skip they agree that they are |³⁰ immediately liable to seizure |³¹ and can be held under arrest |³² until they pay, without |³⁴ waiting for the time allotted |³⁵ to them, the entire sum or whatever will be owed (*at that time*) |³⁶ along with half as much again |³⁷ and for the time that has gone beyond (*the due date*) |³⁸⁻³⁹ the interest of two drachmas (*per 100 drachmas per month*) in accordance with the statute, |⁴⁰⁻⁴¹ while the right of execution (*of the claim*) belongs to |⁴¹ Gaius Iulius Philios from the |⁴² three (*debtors*), who are each other's guarantors |⁴³ for payment, and from one of them and |⁴⁴ from whomever of them he chooses |⁴⁵⁻⁴⁶ and from all their belongings just as if |⁴⁷ by virtue of a legal decision, and also from the |⁴⁸⁻⁴⁹ wood-selling workshop belonging to Lykarion, |⁵⁰ which is next to the Syrion |⁵¹ in the property

of Dorion, |52 and until they pay back (*the loan*) |53 they agree that they will make sure that it (*the wood-selling workshop*) |54 remains unalienated and |55 not subject to transactions (*of any kind*), |56 and if it so happens that there is some risk |col.2.2 with regard to it (*the wood-selling workshop*), they agree that even |3 so the loan is free from every |4 risk and that they will not take recourse |5 to safe-conducts nor to |6 priestly status (?) nor to a suppliant's |7 petition nor to a decree |8 of benefactions nor to a decree of forced labor nor |9 to a place of asylum nor to |10 private help nor to any other |11 kind of protection at all, |12 or let whatever other kind they use be |13 ineffective,

(f) Memorandum about two other loans

and Gaius Iulius $|^{14}$ Philios also agrees that he will render ineffective $|^{17}$ the two loan agreements $|^{15}$ the same $|^{16}$ debtors have made with him through the same tribunal, $|^{18}$ of 120 silver drachmas each, because of the fact that he has been paid in full $|^{19}$ by them with the $|^{20}$ 240 silver drachmas in all $|^{21}$ in cash (*and not through a bank*), and he agrees that he will not proceed $|^{22}$ against them concerning these $|^{23-25}$ except concerning the 300 drachmas in accordance with the present agreement.

(g) *Date* | ²⁶ Year 17 of Caear (*Augustus*), Pharmouthi 7.