

FOLLOW-UP ENROLMENT APPLICATION FORM - BEd (FOUNDATION PHASE **TEACHING) - 2025/2026**

P O Box 8210, WESTGATE, 1734, South Africa

Tel: (011) 760-3668 Fax: (011) 763-8648 E-mail: highereducation@edutel.ac.za

Edutel Higher Education is registered with the Department of Higher Education and Training until 31 December 2025 as a private higher education institution under the Higher Education Act, 1997. Registration certificate No. 2017/HE07/001.

- By completing and submitting this enrolment application form, you are applying to be enrolled as a student for the 4/5 year BEd (Foundation Phase Teaching) Degree and the specific year indicated under Section B Continued.
- In this application, "we", "us" or "our" refer to Edutel Higher Education (Proprietary) Limited and "you" or "your" refer to the individual described in Section A of this application.
- You must complete all sections in full and sign in full where indicated.
- If you apply for a Fundi loan you must provide us with a certified copy of your ID, latest salary advice (not older than 3 months) with your application. Terms and Conditions signed with your original application form applies.

Please ensure that the documents you submit are r password.	not password protected and if it is, that you provide us with the relevant
SECTION A	STUDENT NUMBER
this BEd (Foundation Phase Teaching) degree, it w	which I completed when I enrolled with Edutel Higher Education for vas stated that I only need to confirm in writing when I want to enrol for requirements as indicated under Section B of this enrolment
YOUR PERSONAL DETAILS:	Code 999
TITLE SURNAME	
FIRST NAMES	AGE Years
SEX M F MARITAL STATUS S	INGLE MARRIED DIVORCED WIDOWED
RACE BLACK COLOURED ASIAN	WHITE HOME LANGUAGE
DISABILITY STATUS Y N If yes, please	specify:
CITIZEN STATUS SA CITIZEN OTHER IDEN	NTITY NUMBER
SACE REGISTRATION NUMBER	
POSTAL ADDRESS	
	POSTAL CODE
STREET ADDRESS	
	POSTAL CODE
TEL (H)	CELL
To receive all Edutel communication, please provide	e an email address which is YOUR dedicated email address.
E-MAIL ADDRESS	

SECTION B Wish to register as follows:

Please indicate your preference with a tick (✓): Note: Thoriginally enrolled.	is must be the same as selected when you
Full-time – distance – 4 years	
OR	
Part-time – distance – 5 years	
Full-time – distance – COMPLETE THIS SECTION IF TIME – DISTANCE – 4 YEARS OR I BASED ON HAVING COM GRADE R TEACHIN SEE NEXT PAGE FOR PART-	F YOU HAVE CHOSEN FULL- IF YOU HAVE APPLIED FOR CAT, IPLETED A DIPLOMA IN IG, NPDE OR ACT.
Please indicate which year you are enrolling fo	or:
Second year Third year Fourth year	
Please tick here if you have applied for CAT when you part of your original application for modules passed pre	· · · <u>- · · </u>
Course fee (Tick your preferred option) - you may choo (e-book) or enrol and receive both hard copy (printed) s	
Tick for hard copies and online (e-book) material	Tick if you only want online (e-book) material
Course fee (Tick the option you choose) Cash: R27 401.00 (one payment)	Course fee (Tick the option you choose) Cash: R25 850.00 (one payment)
OR	OR
Terms via Fundi Study Loan (Fundi Study Loans are	Terms via Fundi Study Loan (Fundi Study Loans
for government employees only)	are for government employees only)
Loan No of Instalment Tick your amount Instalments amount preference	Loan amountNo of InstalmentsInstalment amountTick your preferenceR25 850.0024R1 436.78
R27 401.00 24 R1 518.63	R25 850.00 24 R1 436.78
OR	OR
3 Consecutive payments of R9 133.66	3 Consecutive payments of R8 616.67
(Pay 3 equal payments in a row. One per month from the month you enrol)	(Pay 3 equal payments in a row. One per month from the month you enrol)

SECTION B (continued)

OR	OR
Should you not qualify for a Fundi Study Loan,	Should you not qualify for a Fundi Study Loan,
you can pay via Edutel debit order.	you can pay via Edutel debit order.
Course fee: R30 445.56 Deposit required: R7 611.43 11 Instalments of R2 075.83 per month Students who pay the full amount in cash or within 3 equal instalments or via Fundi Study Loans receive 10% discount on the course fee of R30 445.56	Course fee: R28 721.93 Deposit required: R7 180.48 11 Instalments of R1 958.31 per month Students who pay the full amount in cash or within 3 equal instalments or via Fundi Study Loans receive 10% discount on the course fee of R28 721.93
Course fees quoted above is per year - and only applies to Note: Course fees may increase on a yearly basis as course Should you decide not to make use of Fundi, please pay you equal instalments into the account below using your ID num form together with the required documents as stated on paghighereducation@edutel.ac.za	our deposit or cash (full course fee) or 1 st instalment of three onber as reference. Please send/e-mail/scan this application
Edutel Higher Education banking details: Bank: ABSA Account Holder: Edutel Higher Education Branch Code: 630156 Account No: 407-015-3037	
Please include your ID number as reference when making	a deposit.
I hereby confirm that the payment method selected above i	s correct and that I understand the payment terms
Signature: Sign	here Date:
Please indicate which year you are enrolling	stance – 5 years ON IF YOU HAVE CHOSEN TANCE – 5 YEARS
Second year Third year Fourth year Fifth year	
Course fee (Tick your preferred option) - you may choo only (e-book) or enrol and receive both hard copy (pring	

SECTION B (continued)

Tick for hard copies and online (e-book) material	Tick if you only want online (e-book) material
Course fee (Tick the option you choose) Cash: R22 419.00 (one payment)	Course fee (Tick the option you choose) Cash: R21 150.00 (one payment)
OR	OR
Terms via Fundi Study Loan (Fundi Study Loans are	Terms via Fundi Study Loan (Fundi Study Loans are
for government employees only)	for government employees only)
Loan amountNo of InstalmentsInstalment amountTick your preferenceR22 419.0024R1 255.72	Loan amountNo of InstalmentsInstalment amountTick your preferenceR21 150.0024R1 188.76
OR	OR
3 Consecutive payments of R7 473.00	3 Consecutive payments of R7 050.00
(Pay 3 equal payments in a row. One per month from the month you enrol)	(Pay 3 equal payments in a row. One per month from the month you enrol)
OR	OR
Should you not qualify for a Fundi Study Loan,	Should you not qualify for a Fundi Study Loan,
you can pay via Edutel debit order.	you can pay via Edutel debit order.
Course fee: R24 910.00 Deposit required: R6 227.50 11 Instalments of R1 698.40 per month	Course fee: R23 499.76 Deposit required: R7 049.92 11 Instalments of R1 495.44 per month
Students who pay cash, 3 consecutive payments or via Fundi Study Loans receive 10% discount on the course fee of R24 910.00.	Students who pay the full amount in cash or within 3 equal instalments or via Fundi Study Loans receive 10% discount on the course fee of R23 499.76.
Course fees quoted are per year.	Course fees quoted are per year.
Course fees for the 5-year programme is as follows:	Course fees for the 5-year programme is as follows:
Year 1 - R22 419.00 Year 2 - R22 419.00 Year 3 - R22 419.00 Year 4 - R22 419.00 Year 5 - R22 419.00	Year 1 - R21 150.00 Year 2 - R21 150.00 Year 3 - R21 150.00 Year 4 - R21 150.00 Year 5 - R21 150.00
Note: Course fees for subsequent year of study may incre	ease, as course fees increase on a yearly basis.
Should you decide not to make use of Fundi, please pay y	our deposit, cash or 1st instalment of three equal as reference. Please send/e-mail/scan this application form

highereducation@edutel.ac.za

Edutel Higher Education banking details:

Bank: ABSA

Edutel Higher Education

Account Holder:
Branch Code: 630156 407-015-3037 Account No:

Please include your ID number as reference when making a deposit.

SECTION B (continued)

I hereby confirm that the payment method selected above is co	rrect and that I understand the payment terms
Signature:	Te Date:

SECTION C

Debit Order Mandate AUTHORITY AND MANDATE FOR DEBIT ORDER PAYMENT INSTRUCTIONS – Must be completed by all applicants, unless you are paying cash or by Fundi loan for your course. A. AUTHORITY GIVEN BY: (NAME OF ACCOUNT HOLDER/APPLICANT) (ADDRESS) BANK ACCOUNT DETAILS: BANK NAME BRANCH NAME AND TOWN BRANCH NUMBER ACCOUNT NUMBER ACCOUNT: CURRENT (CHEQUE/SAVINGS/TRANSMISSION)* *(DELETE WHERE NOT APPLICABLE) SALARY PAYMENT DATE: TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED ("the Agreement)" I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned bank on condition that the sum of such payment instructions to the statement of the sum of such payment instructions.		
applicants, unless you are paying cash or by Fundi loan for your course. A. AUTHORITY GIVEN BY: (NAME OF ACCOUNT HOLDER/APPLICANT) (ADDRESS) BANK ACCOUNT DETAILS: BANK NAME BRANCH NAME AND TOWN BRANCH NUMBER ACCOUNT NUMBER ACCOUNT: CURRENT (CHEQUE/SAVINGS/TRANSMISSION)* *(DELETE WHERE NOT APPLICABLE) SALARY PAYMENT DATE: TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED ("the Agreement)" I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions.	Debit C	Order Mandate
GIVEN BY: (NAME OF ACCOUNT HOLDER/APPLICANT) (ADDRESS) BANK ACCOUNT DETAILS: BANK NAME BRANCH NAME AND TOWN BRANCH NUMBER ACCOUNT NUMBER TYPE OF ACCOUNT: CURRENT (CHEQUE/SAVINGS/TRANSMISSION)* *(DELETE WHERE NOT APPLICABLE) SALARY PAYMENT DATE: TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED ("the Agreement)" I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instructions		
BANK ACCOUNT DETAILS: BANK NAME BRANCH NAME AND TOWN BRANCH NUMBER ACCOUNT NUMBER TYPE OF ACCOUNT: CURRENT (CHEQUE/SAVINGS/TRANSMISSION)* *(DELETE WHERE NOT APPLICABLE) SALARY PAYMENT DATE: TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED ("the Agreement)" I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instructions.	A. Al	JTHORITY
BANK NAME BRANCH NAME AND TOWN BRANCH NUMBER ACCOUNT NUMBER *(DELETE WHERE NOT APPLICABLE) SALARY PAYMENT DATE: TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED ["the Agreement)" I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instruction	GIVEN	BY: (NAME OF ACCOUNT HOLDER/APPLICANT)
BRANCH NAME AND TOWN BRANCH NUMBER ACCOUNT NUMBER TYPE OF ACCOUNT: CURRENT (CHEQUE/SAVINGS/TRANSMISSION)* *(DELETE WHERE NOT APPLICABLE) SALARY PAYMENT DATE: TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instructions	(ADDR	ESS)
BRANCH NUMBER	BANK	ACCOUNT DETAILS:
BRANCH NUMBER	BANK	NAME
ACCOUNT NUMBER	BRANC	CH NAME AND TOWN
TYPE OF ACCOUNT: CURRENT (CHEQUE/SAVINGS/TRANSMISSION)* *(DELETE WHERE NOT APPLICABLE) SALARY PAYMENT DATE: TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED		BRANCH NUMBER
*(DELETE WHERE NOT APPLICABLE) SALARY PAYMENT DATE: TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED ("the Agreement)" I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the sum of such payment instructions to your banker for collection against my/our abovementioned bank on condition that the your abovemention that your abovemention that your abovemention the your abovemention that your abovemention that y		ACCOUNT NUMBER
SALARY PAYMENT DATE: TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED ("the Agreement)"	TYPE (OF ACCOUNT: CURRENT (CHEQUE/SAVINGS/TRANSMISSION)*
TO: (EDUTEL HIGHER EDUCATION) REFER TO OUR CONTRACT DATED	*(DELE	TE WHERE NOT APPLICABLE)
REFER TO OUR CONTRACT DATED ("the Agreement)" I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instructions.	SALAR	Y PAYMENT DATE:
I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instruction	TO: (E	DUTEL HIGHER EDUCATION)
I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instruction		
I/We hereby authorise you to issue and deliver payment instructions to your banker for collection against my/ou abovementioned account at my/our abovementioned bank on condition that the sum of such payment instruction		
will never exceed my/our obligations as agreed to in the Agreement.	I/We he aboven	ereby authorise you to issue and deliver payment instructions to your banker for collection against my/our
Date of first debit order deduction:	Date of	first debit order deduction:

$\begin{tabular}{ll} SECTION\ D-Very\ important:\ If\ not\ completed\ it\ could\ delay\ the\ dispatch\ of\ your\ material \end{tabular}$

we need the following information.

Should we dispatch your material via PAXI, which means you will collect your material at your nearest PEP Stores,

At which PEP Stores branch do yo province.	ou wish to collect your study m	aterial? Please provide the	e branch name, town and
SECTION F			
By signing below, you signify that	the information on this applica	tion form is true and correc	t.
SIGNED AT	ON THIS	DAY OF	YEAR
SIGNATURE OF STUDENT _		<u>Sig</u>	gn here

PLEASE NOTE: THIS FUNDI APPLICATION FORM IS ONLY APPLICABLE TO 4-YEAR FULL-TIME APPLICANTS AND CANDIDATES WHO ARE APPLYING FOR CREDIT ACCUMULATION AND TRANSFER

FUNDI STUDY LOANS ARE FOR GOVERNMENT EMPLOYEES ONLY



VERY IMPORTANT NOTICE

IF YOU ARE ENROLLING TO RECEIVE ONLY ONLINE (E-BOOK) MATERIAL AND YOU WANT TO APPLY FOR A FUNDI LOAN TO PAY FOR YOUR STUDIES

PLEASE COMPLETE THE FIRST PAGE OF THE FUNDI FORM WITH THE QUOTATION OF R25 850

IF YOU ARE ENROLLING TO RECEIVE BOTH HARD COPY AND ONLINE (E-BOOK) MATERIAL - COMPLETE THE SECOND PAGE OF THE FUNDI FORM WITH THE QUOTATION OF R27 401

YOU MUST COMPLETE ALL THE OTHER PAGES OF THE LOAN APPLICATION AND SIGN WHERE INDICATED Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

Terms and Conditions apply. In support of responsible lending, FUNDI would like to notify you that you have the right to Debt Counselling. For more information, contact the NCR on 0860 627 627 / www.ncr.org.za. Fundi Capital (PTY) Ltd makes every effort to be compliant with the Protection of Personal Information Act (POPIA). As a data subject, you are entitled (if reasonable) to: 1. Be notified when your personal information is being collected. 2. Know if your personal information has been accessed or acquired by an unauthorised person. 3. Establish whether we hold your personal information for to request access to: 1.4. Request, the correction, destruction or deletion of your personal information in flormation, and especially for purposes of direct marketing, 6. Not have your personal information subject to decisions based solely on the basis of the automated processing. 7. Submit a complaint to the Regulator regarding our processing of your personal information in Subject to decisions have a subject to decisions based solely on the basis of the automated processing. 7. Submit a complaint to the Regulator regarding our processing of your personal information in the processing of your personal information and your personal inf

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



											۸ DDI	ICAN	IT'S DE	TAILS													
	Title:										AFFL	ICAN	או ט טנ	IAILS													
													ID No:							Т							
	Surname:				\perp					\perp			Tel (work	:			\top										
	Name:				$\perp \perp$		\perp			\perp			Tel (Payre	ll officer):	\Box	+	+		+	+		+			_		
۸.	Physical: address:												Cell:	ii omcer).		+	+	-	+	+		+					
A1	(domicile)								Code:							+	+	\dashv	+	+		+	+				$\neg \neg$
													Employe	/Company:	\vdash	+	+	-	+	+	+	+	-				
	Postal												Occupati					-	_		Щ.				s in servi	ice:	
	address:				\top				Code:					ent Status:		Perma	nent:		Con	tract	work	er:	Te	empora	ry:		
													Employe					_	_	\perp		\perp					
	Email address:				\top								Relations to studer	hip t:													
	Linaii addiess.																										
	Race (Research and Reporting	Blac	k	As	ian		Gende	r	Female	9	Marita	status		Married		COP		/	ANC				No. c	of Depe	ndants:		
	on Statistics):	Col	oured	w	hite		Cenac		Male		marrea	status		Single		Divorc	ed	\	Vidov	/ed							
												C.	TUDEN	T'S DET	AIL C												
												3	TUDEN	I S DEI	AILS												
	If details correspor		above, jus	t tick th	e box (if app	licant / s	student																			
A2	is the same person).												/Merchant/				Т		Т							
, <u>, , , , , , , , , , , , , , , , , , </u>	Title:												Institution Student N	-		+		+	+	+				+			
	Surname:				\top								J. G.														
	Full names:				+-+					+			Course stu	dvina:						_	1						$\neg \neg$
	ID No:				+++	+							Year of Stu		1	2 3	4+										
	Cell:				++	+	+	_		+									_			CI.					
	Course Faculty:				+	-				+			Course Ty	e:	Certi	icate/t	iplom	a	_	U	nuer	Graui	uate/	Bacneio	r's Degre	ee	
	course rucuity.															Post G	raduat	e							Othe	er	
									A D		A N I T 10		OME	JEODMA	TION												
	Monthly gross sala	nu (i a bafe	vo doduc	tions on	d othe	× 60 m	2201/60	ntributi		PLIC		INC	ONE I	NFORMA	IION												
	'										R			,				CON	MEN	TS R	ELATII	NG TC	INC	OME			
40	Net monthly comp	any salary	cash sala	ry) (i.e. a	after co	mpan	y dedu	tions a	nd tax)		R			,													
А3	Total monthly exp	enses (i.e. fo	od, cloth	es, insu	rance, h	nousin	g etc.)				R			,													
	Other monthly de	ot repayme	nts (i.e. ho	me loa	n, car lo	oan, o	her loa	ns, alim	ony)		R			,													
	Disposable (Net) ii	icome									R			, ,													
	PAYMENT HISTORY																										
	Are you currently u	nder or hav	e you app	olied for	debt r	eview	seques	tration,	liquidat	ion or a	administ	ration?	1								Yes	No)				
	If married in comm	unity of pro	perty, is y	our spo	ouse cu	rrentl	y under	or has a	pplied f	or deb	t review,	seques	stration, li	uidation or a	dminis	ration					Yes	No)				
												JUO.	TATION														
	Tuition Lo	an				Scho	ol Fees	Loan				LOAN	N REPAYMI	NT									_				
						Laui	nmont	oan (to	finance			Loan	Amount:								R		2	2 5 2	3 5	0 .	0 0
	Book & St	ationery Lo	an		L			Equipm				Annu	ual Interest	Rate:											2 3	8	0 8
Α4	Accommo	dation Loa	n									Num	ber of Mo	thly Instalme	nts:												2 4
Λ 1												Initia	tion Fee:								R				73	5 .	00
												Mont	thly Servic								R			\Box	4		00
													city Scrvic	e Fee:							_					- '	78
												Total	•		ount:						R			11	43	61.1	3 4
		· (F	. e l T.		0		l			1)			Monthly I	nstalment Am	ount:						R R		3	1 4	4 3	6 . 2 .	
	In respect					_						Total	Monthly I Amount F	nstalment Am epayable:							R	F	3	1 4 6	4 3	6 , 2 , 9	3 4
	conclude	d at premis	es other	than Fu	ındi's re	egiste	red bu	siness p	remises	5,		Total	Monthly I Amount F	nstalment Am									3	1 3 4 6	4 3 4 8 8	6 , 2 , 9 ,	3 4
		d at premis	es other	than Fu busine	ındi's re ss day	egiste coolir	red bus	siness p	remises	5,		Total Total	Monthly I Amount F Interest A	nstalment Am epayable: mount Repay							R		3	1 3 4 6	4 3	6 , 2 , 9 ,	3 4
	conclude you have t	d at premis he right to ou will hav	es other t a 5 (five) of loan a re to wait	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	5,		Total Total Repa	Monthly I Amount F Interest A	nstalment Am epayable: mount Repay nedule:	able:						R		3	1 4 6	4 3	6 . 2 . 9 .	3 4
	conclude you have t	d at premis he right to ou will hav	es other a 5 (five) of loan a	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	5,		Total Total Repa	Monthly I Amount F Interest A syment Scl	nstalment Am epayable: mount Repay nedule: re: (Same as ti	able: ne App	icant's	salary	date.)		R		3	1 6	4 3	6 , 2 , 9 ,	3 4
	conclude you have t	d at premis he right to ou will hav	es other t a 5 (five) of loan a re to wait	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	5,		Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payme	nstalment Am epayable: mount Repay nedule: re: (Same as ti nt will begin	able: ne App on	icant's	salary	date.)		R		3	1 6	4 3	6 . 2 . 9 ,	3 4
	conclude you have t	d at premis he right to ou will hav	es other t a 5 (five) of loan a re to wait	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	5,		Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payme	nstalment Am epayable: mount Repay nedule: re: (Same as ti	able: ne App on	icant's	salary	date.)		R		3	1 8 4 6	4 3	6 , 2 , 9 ,	3 4
	conclude you have t	d at premis he right to ou will hav	es other t a 5 (five) of loan a re to wait	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	e e	ANK	Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payment payment	nstalment Amepayable: mount Repayable: medule:	able: ne App on	icant's	salary	date.)		R		3	6	4 3	6 , 2 , 9 ,	3 4
	conclude you have t	d at premis he right to ou will hav	es other t a 5 (five) of loan a re to wait	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	e e	ANK /	Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payment payment	nstalment Am epayable: mount Repay nedule: re: (Same as ti nt will begin	able: ne App on	icant's	salary	date.)		R		3	6	4 3	6 , 2 , 9 ,	3 4
	concluded you have that y	d at premis he right to ou will hav	es other t a 5 (five) of loan a re to wait	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	e e	ANK /	Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payment payment	nstalment Amepayable: mount Repayable: needule: nee: (Same as to the standard of the standard	able: ne App on n	icant's	salary	date.			R		3	6	4 3	6 . 2 . 9 ,	3 4
•	concluded you have that y	d at premis he right to ou will hav	es other t a 5 (five) of loan a re to wait	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	e e	ANK A	Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payment payment	nstalment Am epayable: mount Repay medule: ee: (Same as ti nt will begin to be made of	able: ne App on n	icant's	salary	date.			R		3	6	4 3	6 . 2 . 9 ,	3 4
A 5	concluded you have that y	d at premis he right to ou will hav	es other t a 5 (five) of loan a re to wait	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	e e	ANK /	Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payment payment	nstalment Am epayable: mount Repay medule: ee: (Same as ti nt will begin to be made of	able: ne App on n	icant's	salary	date.			R		3	1 8 4 6	4 3	6 . 2 . 9 .	3 4
A 5	concluded you have that y	d at premis he right to ou will hav	es other t a 5 (five) of loan a re to wait	than Fu busine approva 5 (five)	undi's re ss day al. Kind busine	egiste coolir Ily not ess da	red busing-off p se sys for g	siness p period fi	remises rom dat	e e	ANK /	Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payme payment	nstalment Am epayable: mount Repay eedule: ee: (Same as ti nt will begin to be made or DETAILS Banl Account No	able: ne App on n	icant's	salary	date.			R		3	6	4 3	6 . 2 . 9 .	3 4
A 5	Name of the account holder: Branch code: Type of account:	d at premis he right to ou will hav dispa	es other a 5 (five) of loan a re to wait tched aft	than Fu busine approva 5 (five) er the a	undi's ress day ss day al. Kind busing	egiste coolii Illy not ess da al of t	red busing-off page in the loan	siness p period fi	remises rom dat	e e	ANK /	Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payme payment DUNT E	nstalment Am epayable: mount Repay medule: ee: (Same as ti nt will begin to be made of	able:	icant's	salary	date.			R		3	1 3 4 6	4 3	6 . 2 . 9 .	3 4
A 5	concluded you have that y	d at premis he right to ou will hav dispa	es other a 5 (five) of loan a re to wait tched aft	than Fu busine approva 5 (five) er the a	undi's ress day ss day al. Kind busing	egiste coolii Illy not ess da al of t	red busing-off page in the loan	siness p period fi	remises rom dat	e e	ANK A	Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payme payment DUNT E	nstalment Am epayable: mount Repay medule: ee: (Same as ti nt will begin to be made of DETAILS Banl Account No Salary Date arry deduction	able:	icant's	salary	date.			R		3	1 3 4 6	4 3	6 . 2 . 9 .	3 4
A 5	Name of the account holder: Branch code: Type of account:	d at premis he right to ou will hav dispa	es other a 5 (five) of loan a re to wait tched aft	than Fu busine approva 5 (five) er the a	undi's ress day ss day al. Kind busing	egiste coolii Illy not ess da al of t	red busing-off page in the loan	siness p period fi	remises rom dat	e e	ANK A	Total Total Repa Repa The f	Monthly I Amount F Interest A syment Scl syment Da first payme payment DUNT E	nstalment Am epayable: mount Repay medule: ee: (Same as ti nt will begin to be made of DETAILS Banl Account No Salary Date arry deduction	able:	icant's	salary	date			R		3	6	4 3	6 . 2 . 9 .	3 4







Witness 2

D D / M M / Y Y

Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

Terms and Conditions apply. In support of responsible lending, FUNDI would like to notify you that you have the right to Debt Counselling. For more information, contact the NCR on 0860 627 627 / www.ncr.org.za. Fundi Capital (PTY) Ltd makes every effort to be compliant with the Protection of Personal Information Act (POPIA). As a data subject, you are entitled (if reasonable) to: 1. Be notified when your personal information is being collected. 2. Know if your personal information has been accessed or acquired by an unauthorised person. 3. Establish whether we hold your personal information for to request access to: 1.4. Request, the correction, destruction or deletion of your personal information in flormation, and especially for purposes of direct marketing, 6. Not have your personal information subject to decisions based solely on the basis of the automated processing. 7. Submit a complaint to the Regulator regarding our processing of your personal information in Subject to decisions have a subject to decisions based solely on the basis of the automated processing. 7. Submit a complaint to the Regulator regarding our processing of your personal information in the processing of your personal information and your personal inf

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



																																,			Loan)		
														Α	PPL	IC	ANT	'S E	DET	AILS																	
	Title:																_ ID	No:				Т	1				_		_	_	_	_	1				
	Surname:					I								I				i 100: el (wo				+	+		+	+	+	+	+	+	+	1	-				
	Name:																			· ·		+	+		-	+	+	-	+	+	+						
	Physical: address:																		yroll o	officer):		+	+		+	+	+	+	+	+							
	(domicile)											Cod	e:					ell:				+	-		-	-	+		-	+	_		1				٦
																				ompany:		+	+		-	+	+	+	+	+	+			L . I	-	_	- 1
	Postal																		ation			_			+	C					T	Years		rvice:	H	_	_
	address:											Cod	e:							t Status:		P	ermar	ent:	+	Con	tract	wor	ker:		iem	porar	y: 		+		- l
																			yee N onship			+	+		-	_	+	_	+	+	+	+	-		+	_	-
	Email address:																to	stud	dent:	,																	_
	Race (Research		Black			Δς	ian					Fem	ale					Г		Married			OP.	Г		NC				No	of F	epen	dants		Г		\top
	and Reporting	Н	Colou		\vdash	-	nite		G	ender:		Male		I	Marita	al sta	tus:	-		Single		+	vorce	,	-	Vidov	hau										
	on Statistics):		COIOU	iieu			iite					IVIAIC	-					L		_			voice	, L	v	vidov	veu										
																	STU	JDE	ENT	'S DET	AIL	S															
	If details correspond	with	the ab	ove,	just ti	ck th	e box	(if ap	plica	nt / st	udent	:					_																				
)	is the same person).																Un	iversi	ity/M	erchant/ ollege:							Τ]
-	Title:																	ıdent		onege.							T										
	Surname:			\top]					_				1	_				_						1
	Full names:			\dagger	\top	+				\top			\top	\dagger	\top	\dagger	Co	urse s	study	ring:					Т		Т			Τ	Т				Т		
	ID No:													\top			Yea	ar of S	Study	/ :	1	2	3	4+													J
	Cell:													\top			Co	urse	Type:		Cer	rtific	ate/Di	ploma	a 🗆		ι	Jnde	r Gra	duat	e/Bad	helor	's De	gree			
	Course Faculty:																					P	ost Gr	duate	e	┪							O	ther	\equiv		
																	_																				
													PPL	CA	NT'	SII	VCO	ME	INI	ORMA	TIO	Ν															
	Monthly gross salary	/ (i.e.	before	e ded	ductio	ns an	d oth	ner co	mpa	ny con	tribut	ions)			R					,					CON	IMEN	TS R	ELAT	ING	TO IN	CON	IE					_
	Net monthly compa	ny sal	ary (c	ash s	alary)	(i.e. a	fter o	comp	any c	leduct	ions a	nd tax)		R					,																	
3	Total monthly exper	nses (i	.e. foo	d, clo	othes,	insur	ance	, hous	sing	etc.)					R					,																	
	Other monthly debt	repa	yment	s (i.e.	. home	e loar	n, car	loan,	othe	r loan:	s, alim	iony)			R					, ,																	
	Disposable (Net) inc	ome													R					,																	
	PAYMENT HISTORY																																				
	Are you currently und																										\equiv	Yes [=	No							
	If married in commu	nity o	f prop	erty,	is you	ır spo	use c	currer	itly u	nder o	r has	applied	d for d	ebt r	eview	, seq	uestra	ition,	, liqui	dation or a	dmin	istra	tion?				Ш	Yes		No							
																QU	OTA	TIC	ON:																		
	Tuition Loa	n						Sc	hool	Fees L	oan					LC	DAN RI	EPAYI	MEN	г																	
	Tultion Loa	"					L									Lo	an An	noun	nt:										٦ [2	7 4	l lO	1		0 0	╗╽
	Book & Stat	ioner	y Loar	n						nent Lo se of E		o finan nent).	ce			A	nnual	Intere	est Ra	ate:											7	1	2 3	1	8	0	%
ļ	Accommod	lation	Loan					P		JC 0. L	чи.р.					N	umbei	r of M	/lonth	ly Instalme	ents:								Ī	\dashv	\top	7				2 4	1
t	Accommod	iation	LUaii													In	itiatio	n Fee	e:										₹	\dashv	\top	1	7 3	5		0 0	
															-	М	onthly	/ Serv	vice F	ee:								1	₹	\dashv	\top	Τ΄		2		0 0	
																To	otal Mo	onthl	ly Inst	alment An	nount	t:							₹	\dashv	7	1 5	5 1	8		6	3
	In respect of	on E	ducat	iona	ITool	- 1	n (ha	oina -	n in	talmo	nt ac	room	nnt)			To	tal An	noun	nt Rep	ayable:									₹	T		6 4	14	6			1
	concluded															To	tal Int	erest	t Amo	ount Repay	able:								₹		1	7 3	3 0	2	,		1
	you have the		nt to a	5 (fiv	ve) bu	ısine	ss da	y coc	ling																												_
					n app					_						R	epaym	nent S	Sched	dule:																	
	that yo				<i>r</i> ait 5 (after 1						oods t	o be								(Same as t	he Ap	plic	ant's s	alary o	date.						Γ		T	Т			
		u	Space	. icu	arter I	a ic a	PPIO	, vai O	· uie	ioari.										will begin				T							L						
																				be made o																	
																																					_
														ВА	NK.	AC	COL	JNT	DE	TAILS																	
	Name of the					Т	T									T	7			Ban	k.	Т		T					Т	Т	Т			T			\neg
	account holder:	\vdash		+	+	+	+			+	+	+	+	+	+	+	+					+	+	1		-	+	+	+	+	+	+	+	+		+	+
5	Branch code:	\vdash		+	+	+	+		\vdash	+	+	+	+	+	+	+	+			Account N		+	+	-	\vdash	\dashv	\dashv	\dashv	+	+	+	+	+	+	\vdash	+	+
	Type of account:	\vdash		+	+	+	+			+	+	+	+	+	+	+	+	ç		Salary Date deduction		+	+	-	Н	+	+	+	+	+	+	+	+	+	\vdash	+	+
	Debit Order refere		mbar	ELIV	DI# -	an A		at Ni	nh-	,										ice numbe				1													\sqcup
	Debit Order referen	ce nu	mber:	run	רס (LO	an AC	.cour	it ivul	ııber	,																											
																																					



Witness 2

□ □ □ / M M / Y Y

"Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.
Terms and Conditions apply. In support of responsible lending, FUNDI would like to notify you that you have the right to Debt Counselling. For more information, contact the NCR on 0860 627 627 / www.ncr.org.za. Fundi Capital (PTy) Ltd (makes every effort to be compliant with the Protection of Personal Information Act (POPA). As a data subject, you are entitled (if reasonable) to 1. Be notified when your personal information is being collected. 2. Known if you personal information are accessed or acquired by an unauthorised person. 3. Establish whether we hold your personal information, and to request access to it. 4. Request, the correction, destruction or deletion of your personal information. 5. Object to our processing of your personal information. This quotation remains valid for 5 (five) business of direct market of issuance in accordance with Section 2012 of the NCA.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

A6

A7

STAMP HERE



PAYMENT INFORMATION

The Parties agree that FUNDI will advance the Loan Amount to the Applicant and pay it directly to the relevant Service Provider for and on behalf of the Applicant. The Applicant undertakes to repay the Total Amount Repayable in the number of monthly instalments as detailed in the Repayment Schedule above. Where applicable, the Applicant authorises his/her Employer specified above to deduct the monthly instalments from his/her salary. Any charges levied by the Employer to effect the salary deduction will be for the account of the Applicant and the Employer will recover the costs directly from the Applicant's salary. If FUNDI does not have a deduction agreement with the Applicant's Employer, or if a salary deduction cannot be executed or is not applicable, the Applicant authorises FUNDI to deduct the monthly instalments from the bank account specified above via a debit order. All debit order deductions will be aligned with the Repayment Date, which will be the salary date of the Applicant as specified above. The Applicant will ensure that there are enough funds in his/her account on the Repayment Date and agrees to pay any bank charges for this debit order authority and instruction. FUNDI may track the Applicant's account every day until the Applicant has paid off everything the Applicant owes for that repayment cycle. Should FUNDI become aware of a change to the salary date or the bank account details of the Applicant, FUNDI has the right to change the debit order details accordingly. The Applicant agrees to advise FUNDI, in writing, of any changes to the Applicant's salary date, bank account details or the date on which there are enough funds in the Applicant's bank account to cover the Total Monthly Instalment Amount, within 2 (two) days of such change. If the Repayment Date falls on a Sunday or a public holiday, the Applicant agrees that FUNDI may deduct the Total Monthly Instalment Amount from the Applicant's salary or debit the Applicant's bank account on the immediately preceding business day. The Applican

COMMUNICATION OF IL	ONS (Applicant preferences)
BUSINESS COMMUNICATION. Preferred method of communication: Mobile SMS Email	- STANDARD MARKETING COMMUNICATIONS. The Applicant opts to be included in FUNDI's distribution of marketing material. Yes No Where did you hear about us:
the loan application has been omitted. The Applicant acknowledges that, subject to the correct	is to his/her knowledge and belief true and correct, and that no information required for evaluating tness of the information supplied in this Application Form, if approved, the Application Form will binding Loan Agreement on the above Terms and Conditions read with Part B hereof, the contents stance in completing this form.
Applicant Signature DD/MM/YYY]

ANNEXURE: TERMS AND CONDITIONS

PART B

. THE EDUCATIONAL LOAN AGREEMENT (the "Loan Agreement")

- 1.1 The Loan Agreement consists of Part A, being the **Pre-agreement Statement, Quotation and Repayment Schedule** as well as this Part B, being the terms and conditions signed by the Applicant, and it is the only record of the issues addressed herein.
- 1.2 The Loan Agreement is entered into by and between Fundi Capital (Pty) Limited and the Applicant detailed in Part A.
- 1.3 FUNDI is registered in terms of the National Credit Act No. 34 of 2005 ("National Credit Act") under number NCRCP158.
- 1.4 The Applicant understands and acknowledges that:
 - 1.4.1 the terms and conditions applicable to the Loan Agreement will at all times be subject to the provisions of the National Credit Act 34 of 2005 and the Protection of Personal Information Act 4 of 2013:
 - 1.4.2 the terms and conditions applicable to the sale of the Equipment will at all times be subject to the Consumer Protection Act No. 68 of 2008;
 - 1.4.3 The Equipment Loan, Tuition Loan, Accommodation Loan, and School Fees Loan constitute a Loan Agreement between Fundi and the Applicant, whereby Fundi provides financing for the Applicant to cover educational-related expenses, including but not limited to the purchase of equipment, payment of tuition fees, accommodation costs, and school uniforms, through independent third-party service providers. Any loan provided by Fundi under this agreement does not constitute an instalment sale agreement, lease, or secured credit agreement, and therefore, the provisions of Section 127(1), (2), (3), and (5) of the National Credit Act do not apply".
- 1.5 "Prime Interest Rate" means the publicly quoted variable annual basic rate of interest, published from time to time by the Reserve Bank as being their prime rate and as certified by the auditors of FUNDI, whose appointment it shall not be necessary to prove. The interest rate applicable to this loan agreement shall not exceed the maximum limit prescribed by the National Credit Act (Section 103) and the National Credit Regulator".
- 1.6 "Tuition" means the fees payable to an accredited educational institution for the provision of academic instruction, courses, or training programs. This includes, but is not limited to, school fees, university tuition, college tuition, and any related academic charge.
- 1.7 "Accommodation" means fees payable to the accredited accommodation service provider for the of lodging of students while pursuing their studies. This includes, but is not limited to student residences, boarding facilities, rental accommodations.
- 1.8 "Applicant" means the person whose details are reflected on Part A of the Application Form captured on soft or hard copy.
- 1.9 "Equipment" means laptops, computers, cell phones, tablets and related computer hardware and software.
- 1.10 "Equipment Loan" means this Loan Agreement entered into by the Applicant for the specific purpose of financing the purchasing of Equipment from a Service Provider.
- 1.11 "School Uniform" Refers to the prescribed clothing and attire required by an educational institution as part of its dress code. This includes, but is not limited to, school shirts, trousers, skirts, dresses, blazers, ties, and other specified accessories necessary for compliance with the institution's uniform policy.
- 1.12 "Parties" means the Applicant and FUNDI collectively and "Party" refers either one depending on the context in which the word is used.

Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

The Provider of Presonal Information Act (POPIA). As data subject, to use are thitself (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information, and to request access for a capital entities of the automation of the collected of your personal information. S. Object to our precessing of your personal information and especially for purposes of direct marketing. 6. Not have your personal information with the collection of your personal information. This quotation remains valid for 5 (five) business days from the date of Issuance in accordance with Script of the Act and the provided of the automation of the automation of the automation of the script of the provided of

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

2. PAYMENTS

- 2.1 The Repayment Schedule contained in A4 of Part A sets out the information relating to the credit extended required to be maintained by the Applicant (as applicable).
- 2.2 The Applicant must make consecutive monthly payments to FUNDI that are due and payable in terms of this Loan Agreement on or before the Repayment Date (which date is the same as the Applicant's salary date) without set-off or deduction.
- 2.3 In an event that we are not able to collect your monthly installment from the Employer, your monthly installment amount will be collected by means of debit order from the provided bank account in part A or by the bank as provided by the Applicant.
- 2.4 Payment of the Loan Amount and any transfer payment is made directly by FUNDI to the Service Provider/Educational Institution.
- 2.5 FUNDI will credit each payment received under the Loan Agreement to the Applicant's account on the date of receipt of the payment as follows:
 - 2.5.1 firstly, to satisfy any due or unpaid interest charges;
 - 2.5.2 secondly, to satisfy any due or unpaid fees or charges;
 - 2.5.3 thirdly, to reduce the amount of the principal debt;
- 2.6 FUNDI will:
 - 2.6.1 make the payment of the Loan Amount, as set out in A4 of Part A the relevant Service Provider/Educational Institution.
 - 2.6.2 "Service Provider" refers to the relevant accredited Educational Institution, school, merchant, supplier and/or accommodation provider from whom the student or Applicant procures education services, uniforms, accommodation, and/or Equipment.
 - 2.6.3 Fundi Card (being a debit card onto which the Loan Amount may be loaded) or any other third party that provides services related to and for an educational purpose and as approved by FUNDI.
 - 2.6.4 Depending on the terms outlined in the Merchant Agreement, Fundi may disburse a proportion of the approved loan amount on a monthly basis rather than disbursing the full loan amount upfront. The disbursement structure shall be determined based on the specific agreement between Fundi and the relevant service provider, ensuring alignment with the intended purpose of the loan. The Applicant acknowledges that disbursements may be subject to periodic review and adjustments as deemed necessary by Fundi.
 - 2.6.5 The Applicant consents to Fundi Capital (Pty) Ltd ("Fundi") sharing their personal information with third parties, including educational institutions, for the purposes of administering, managing, and monitoring the funding provided. Fundi undertakes to only disclose personal information to the extent necessary to perform its obligations under this agreement and in compliance with applicable privacy laws, including the Protection of Personal Information Act, 2013 (POPIA).
 - 2.6.6 The Applicant acknowledges that they may withdraw this consent at any time by providing written notice to Fundi. Such withdrawal will not affect any lawful processing conducted prior to withdrawal and may impact Fundi's ability to administer the funding.
 - 2.6.7 An Applicant who applies for an accommodation loan on their own behalf as the Student shall not be eligible for an accommodation loan.
 - 2.6.8 Accommodation loans shall be granted exclusively in respect of Students who reside in accommodation located within close proximity to the educational institution where they are currently registered.
- 2.7 The Service Provider will not be permitted to refund any of the funds paid to it by FUNDI, directly to the student or the Applicant. The unused funds will be transferred back to FUNDI and credited against the Applicant's account. FUNDI will thereafter refund the Applicant into the bank account of the Applicant, the details of which are provided for in A4 of Part A or if amended into the latest bank account provided to FUNDI in writing, if such refund is due to the Applicant.
- 2.8 The Applicant may make additional payments to settle the Loan Agreement early or pay monthly instalments earlier without giving any notice or paying any penalty to FUNDI.
- 2.9 The Applicant undertakes to inform FUNDI in writing of any changes related to his/her payment method and/or his/her employment status.
- 2.10 The Applicant accepts that in an event that:
 - 2.10.1 the date of the Applicant's debit order fall on a weekend or public holiday, the debit order will go off on the last business day before the weekend or public holiday;
 - 2.10.2 the debit order fail or is rejected, Fundi reserves the right to change the date of the Applicant's debit order or resubmit the debit order on another date without notifying the Applicant of this and the Applicant will be solely responsible for the payment of any fees charged by the Applicant's bank in this regard:
 - 2.10.3 FUNDI may request that a debit order go off the Applicant's account earlier than on the date selected. Fundi will notify the Applicant of this in advance and if the Applicant does not want Fundi to do this, the Applicant must inform Fundi;
 - 2.10.4 FUNDI reserves the right to periodically align debit dates and track the Applicant's account to match the flow of credit; and
 - 2.10.5 he/she cannot cancel monthly debit order without Fundi's prior written consent.

3. EARLY SETTLEMENT AND ACCOUNT TERMINATION BY APPLICANT

- 3.1 The interest and fees on amounts in arrears will be the same as the interest rate and fees charged in respect of the Loan Amount.
- 3.2 FUNDI may charge and recover the following fees in respect of the Loan Agreement provided that these fees do not exceed the prescribed legal maximum in terms of the National Credit Act:
 - 3.2.1 a monthly service fee recoverable by FUNDI in connection with the routine administration cost of maintaining the Loan Agreement will be levied at the end of each month to which it relates;
 - 3.2.2 default administration charges to cover administration costs incurred as a result of the Applicant defaulting on obligations under the Loan Agreement or upon cancellation of loan after a cooling off period of 5 business days (five) business days' following the date of signature hereof but before the end of the month during which the Loan Agreement was executed;
 - 3.2.3 collection costs, being amounts that may be charged by FUNDI in respect of the enforcement of the Applicant's monetary obligations under the Loan Agreement not exceeding the maximum amount determined by the National Credit Act and does not include default administration charges.
 - 3.2.4 The interest rate applicable to the Loan Agreement shall be a variable rate, subject to adjustment from time to time in accordance with movements in the Prime Rate (or other applicable benchmark rate) All interest rates shall at all times remain within the maximum limits prescribed under the National Credit Act, 2005. Interest shall accrue daily on the outstanding principal balance over a 365 (three hundred and sixty-five) day year, charged monthly in arrears, debited to the Applicant's account on the last day of each month, and payable immediately.

Initial:

"Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

Ten State 1 provider (NCRCP 158) Co. Reg. 1996/03961/07.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

3.3 In cases where a variable interest rate applies, including but not limited to Corporate Collection Loans (excluding Long Distance Partner finance), the interest rate will be linked to the Prime Interest Rate. Should the applicable interest rate at any time exceed the prescribed maximum under the National Credit Act, it shall automatically adjust downward to comply with the Act. Interest on variable rate agreements is likewise calculated daily on the outstanding balance over a 365 (three hundred and sixty-five) day year, charged monthly in arrears, debited to the Applicant's account on the last day of each month, and payable immediately.

4. COST, FEES AND CHARGES

- 4.1 The Applicant understands that he/she may at any time, and without penalty, terminate the Loan Agreement by paying the settlement amount in respect of the Loan Amount owed to FUNDI.
- 4.2 Should the Applicant decide to settle or terminate the Loan Agreement, a request for a settlement amount may be made to FUNDI at the contact number 0860 55 55 44 or email: support@fundi.co.za. The settlement amount provided by FUNDI shall be the total of the unpaid balance of the principal debt, the unpaid interest charges and all other fees and charges up to the settlement date and further, will be valid for the period stated on the settlement letter provided to the Applicant.
- 4.3 An initiation fee in respect of the costs of initiating the Loan Agreement will be levied on the date the Loan Agreement is signed. Should the Applicant wish to pay the initiation fee upfront, kindly call 0860 55 55 44 for assistance. If the Applicant is unable to pay the initiation fee upfront, FUNDI will reflect the initiation fee separately on the Loan Agreement and will not charge interest on the initiation fee;
- 4.4 Take note that the cancellation of the salary deduction instruction, due to the early settlement and/or additional payments made on the account before the date of the last instalment agreed to by the Parties, may take up to 2 (two) months. However, any instalment received by FUNDI during this period after the Loan Amount has been settled in full will be refunded to the Applicant if due to him/her.
- 4.5 Notwithstanding the provisions of 4.1 and 4.2 above, in order to validly cancel the Loan Agreement, the Applicant must cancel directly with the Service Provider as well as with FUNDI by providing a written notice of cancellation and/or termination.
- 4.6 Should cancellation or termination of the Loan Agreement take place after the funds have been paid over to the Service Provider, whether or not a confirmation slip has been issued, the Applicant shall continue to service the loan under and in terms of this Agreement, until such time as FUNDI receives the monies which were paid over to the Service Provider(s). Accordingly, the Applicant shall be liable for each monthly instalment amount (which includes that portion of the capital amount payable, interest thereon, that portion of the initiation fee which is due (to the extent that it was not paid upfront) and the monthly service fees.
- 4.7 In the event that the Loan Agreement is cancelled by the Applicant after the lapse of 5 (five) business days following the date of signature hereof but before the end of the month during which the Loan Agreement was executed, the Applicant shall be liable for the service fee in respect of the month during which the Loan Agreement was executed, in order to defray the costs incurred by FUNDI in executing and processing the loan.
- 4.8 The Applicant acknowledges that cancellation of loan after the lapse of 5 (five) business days following the date of loan approval hereof but before the end of the month during which the Loan Agreement was executed, will be processed after FUNDI has received the Loan Amount back from the Service Provider and FUNDI will thereafter refund (if applicable) the Applicant accordingly of any deductions made against the Applicant's account during the "waiting for refund from Service Provider" period.
- 4.9 The Applicant bears the responsibility to adhere to the Service Provider's de-registration/cancellation of studies' terms and conditions and FUNDI may only cancel and/or refund monies according to the Service Provider's de-registration/ cancellation of studies terms and conditions. The same applies to cancellations of Equipment loans.
- 4.10. All initiation and monthly service fees are inclusive of VAT.

5. STATEMENTS

- 5.1 On request by applicant Fundi will issue a statement of account ("statements") at 3(three) month intervals via preferred communication method. FUNDI issues statements of account ("statement") at 3 (three) month intervals.
- 5.2 FUNDI will make available to the Applicant a statement on any existing loan, setting out all charges levied, all payments received and the balance outstanding. This statement of account can be viewed and printed from the fundi.co.za after registering as a user.
- 5.3 The Applicant may dispute all or part of the statement provided for by sending via email to support@fundi.co.za.

6. DEFAULT AND DEFAULT ADMINISTRATION COSTS

- 6.1 Default in terms of this Loan Agreement occurs if:
 - 6.1.1 the Applicant fails to make payments that are due in terms of the Loan Agreement or
 - 6.1.2 the Applicant fails to comply with the terms and conditions of the Loan Agreement; or
 - 6.1.3 an administration order in respect of the Applicant or is issued; or
 - 6.1.4 a judgment is granted against the Applicant and same is not settled or rescinded within 30 (thirty) days from the date thereof; or
 - 6.1.5 the Applicant furnishes any incorrect and/or untrue information regarding himself/herself and/or his/her financial position to FUNDI.
- 6.2 The Applicant gives Fundi permission to track the Applicant's account every day until the Applicant has repaid the loan advanced in terms of this Loan Agreement in full. A Debit Check tracker will be placed on the Applicant's account in the event there is any money in arrears and the Applicant authorises FUNDI to collect the amount in arrears by way of a debit check.
- 6.3 Implication of default mentioned in 6.1
 - FUNDI will provide the Credit Bureau with information about the negative payment history of the Applicant, which will affect the Applicant's payment profile at the Credit Bureau.
 - This may negatively affect the Applicant's credit status at any organisation making enquiries at the Credit Bureau. Also, legal action process, which may result in additional costs to the Applicant and as detailed below in 6.4, will be instituted against the Applicant.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

- 6.4 In the event that the Applicant defaults, the following process will be followed by FUNDI:
 - 6.4.1 provide the Applicant with written notice of such default demanding that the Applicant rectify the default;
 - 6.4.2 advise him/her that he/she may refer this Loan Agreement to a debt counsellor and an alternative dispute resolution, consumer court or, if applicable, an ombud with jurisdiction; and
 - 6.4.3 FUNDI may require payment by the Applicant of default administration charges in respect of each letter necessarily written in terms of Part C of Chapter 6 of the National Credit
 - Act. Such payment may not exceed the amount payable in respect of a registered letter of demand in undefended action in terms of the Magistrates' Courts Act, 1944 in addition to any reasonable and necessary expenses incurred to deliver such letter. In addition, and if applicable, FUNDI may charge collection costs, which may not exceed the costs incurred by FUNDI in collecting the debt
 - (a) to the extent limited by Part C of Chapter 6 of the National Credit Act, and
 - (b) in terms of: (i) Superior Court Act, 2013, (ii) the Magistrates' Court Act, 1944, (iii) the Legal Practice Act, 2014; or (iv) the Debt Collector's Act, 1998, whichever is applicable to the enforcement of the Loan Agreement.
 - 6.4.4 FUNDI may approach the court for an order to enforce the Loan Agreement only if, at that time, the Applicant is in default and has been in default under the Loan Agreement for at least 20 (twenty) business days and: (a) at least 10 (ten) business days have elapsed since FUNDI delivered a notice to the Applicant as contemplated in Section 86(10), or Section 129(1) of the National Credit Act, as the case may be; (b) in the case of a notice contemplated in Section 129(1), the Applicant has
 - (i) not responded to that notice; or
 - (ii) responded to the notice by rejecting FUNDI's proposals.
 - 6.4.5 FUNDI will provide the Applicant at least 20 (twenty) business days' notice of its intention to report to the Credit Bureau adverse information about the Applicant's default behaviour or enforcement action taken against the Applicant.
 - 6.4.6 FUNDI may report adverse information about the Applicant's default behaviour or enforcement action taken against the Applicant to the Credit Bureau if the Applicant does not bring the payments due under the Loan Agreement up to date within the 20 (twenty) business days' notice. The Applicant's credit profile at the Credit Bureau and credit worthiness may be negatively affected by the adverse information held by the Credit Bureau.
- 6.5 In the event of such default FUNDI will be entitled at its own and absolute discretion and after consultation, to extend the repayment period agreed to in Part A for a required period of months needed to repay the loan in full not allowing the instalment to exceed the instalment agreed to in Part A.
- 6.6 The interest is calculated and charged as more fully detailed in 3.4. and 3.5 above and is debited to the Applicant's account as agreed in A4 and A5 of Part A.

7. ACCOUNT TERMINATION BY CREDIT PROVIDER

7.1 In the event of a default as mentioned in clause 6 above, FUNDI may terminate the Loan Agreement according to the provisions of the National Credit Act.

Notwithstanding clause 7.1 above, and without affecting FUNDI's rights, the termination of the Loan Agreement by FUNDI does not discharge the Applicant from its contractual obligation to service the loan until the loan is paid in full.

8. ADDRESSES FOR RECEIVING OF DOCUMENTS

- 8.1 The Applicant chooses the physical address as provided in Part A, for the serving of legal notices. The postal address will be used for the sending of other notices and documentation, for example the statement of account if no email address has been provided by the Applicant in Part A of the Loan Agreement.
- 8.2 FUNDI chooses its physical address as set out in Part A of the Loan Agreement for the serving of legal notices and other documentation or the Applicant may forward such documentation to legal@Fundi.co.za or fax it to 086 632 4445.
- 8.3 Both Parties agree to inform the other of the change of the notice address, postal address, telefax number or email address as soon as possible after any such change. The change will be effective on the after 5 business days (fifth) business day after receipt of such notice.
- 8.4 The Parties agree that the notice will only be valid if it is in writing and sent to the address as stipulated in Part A of the Loan Agreement.

9. INFORMATION DISCLOSURE

- 9.1 FUNDI shall not disclose any confidential information obtained in the course of executing the Loan Agreement to outside third parties unless obliged to do so by law or a court order or where consent has been provided in terms of these terms and conditions and as recorded in this Part B of the Loan Agreement.
- 9.2 By entering into the Loan Agreement, the Applicant acknowledges, agrees and/or condones that FUNDI may provide to any of the Credit Bureau listed in 10.6 below, any adverse information in the format prescribed by such Credit Bureau and provided for by the National Credit Act. Such Credit Bureau provide a credit profile and possibly a credit score on the credit worthiness of the person subject to the record.
- 9.3 The Applicant consents to FUNDI forwarding, at its sole and absolute discretion, adverse information relating to the Loan Agreement to the Service/Provider (s) and, without limiting the foregoing, in the event of default or if the Student and/or the Applicant is reasonably believed to have committed a fraud.
- 9.4 FUNDI may provide details to the South African Fraud Prevention Services ("SAFPS") of any conduct on the Applicant's account or Loan Agreement that gives FUNDI reasonable cause to suspect that the conduct is of a fraudulent nature.
- 9.5 By making the application for funding on the terms set out herein, the Applicant consents and/or ratifies to FUNDI obtaining from the Credit Bureau and/or National Loan Register the Applicants credit record and payment history and, without derogating from the foregoing, that FUNDI can elect not to provide the finance applied for immediately on receipt of any information that the Applicant has failed his/her affordability test as prescribed by the National Credit Act.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

10. DISPUTE RESOLUTION

- 10.1 The Applicant agrees that in the event of any dispute or complaint he/she will inform FUNDI thereof in writing in order to resolve the issue at hand. The Applicant may forward the notice to legal@Fundi.co.za or fax it to 086 632 4445.
- 10.2 In terms of the National Credit Act the Applicant may also attempt to resolve any complaint or dispute regarding the Loan Agreement by:
 - 10.2.1 alternative dispute resolution;
 - 10.2.2 referring the complaint or dispute to the National Credit Regulator established in terms of the National Credit Act; or
 - 10.2.3 by making an application to the National Consumer Tribunal established in terms of the National Credit Act.
- 10.3 The National Credit Regulator may be contacted on 0860 627 627 / info@NCR.org.za and the National Consumer Tribunal may be contacted at 012 663 5615 / 0860 627 627.

11. LOAN PROCESS AND USAGE

- 11.1 This loan is strictly to be used for educational purposes in paying for tuition fees/accommodation/or stationery and/or equipment.
- 11.2 The loan cannot be converted into cash nor may it be used for any other purpose.
- 11.3 The Loan Amount will be paid directly to the Service Provider.
- 11.4 Fundi will require a quote from the applicant to validate that the Equipment applied for is for education purposes

12. WARRANTIES

- 12.1 The Applicant warrants that the Student will be and remain the beneficiary of the Equipment until the loan advanced in terms of the Equipment Loan herein has been settled in full.
- 12.2 The Applicant expressly acknowledges and accepts that the Equipment, including but not limited to certain hardware, software and/or third-party support contracts, and the accessories thereto, if any, are procured from third-party Service Provider(s), and the Applicant acknowledges and accepts that FUNDI is not the manufacturer thereof. To the fullest extent permitted by law, FUNDI therefore makes no warranties in respect of the Equipment or any accessories thereto, and any warranties that may subsist in the Equipment or its accessories are made solely by such third-party Service Provider(s), who shall be solely liable therefore.
- 12.3 FUNDI shall not be liable in any way whatsoever for any failures, defects or shortcomings of any nature that may at any point in time arise in, or from the use of, such Equipment, and the Applicant indemnifies and holds FUNDI harmless from and against any loss, damages, claims, actions or expenses thereby incurred. Any issues relating to the return, exchange, or warranty of the Equipment must be resolved directly with the Service Provider, and FUNDI shall have no involvement in such processes.
- 12.4 Without derogating from the subclauses above in this clause 12, third party warranties may vary from product to product, and it is the responsibility of the Applicant and/or Student to consult the applicable product documentation for specific warranty information. In addition, the Applicant acknowledges that certain third-party warranties may limit or void the remedies they offer if unauthorised persons perform support services on the Equipment.

13. BREACH

- 13.1 If the Applicant defaults in the punctual payment of any payment as it falls due in terms of this Loan Agreement, or fails to comply with any of the terms and/or conditions of, or any of its obligations under this Loan Agreement including but not limited to the continued insurance and the timeous payment of premiums in connection therewith, then and upon the occurrence of any one of these events the Applicant will be in breach of this Loan Agreement and FUNDI may, without prejudice to any of its other rights in terms of the National Credit Act, -
 - 13.1.1 claim immediate payment of all amounts payable in terms of this Loan Agreement whether or not such amounts are then due and payable and assuming for this purpose that this Loan Agreement would have endured for the full period; or
 - 13.1.2 immediately terminate this Loan Agreement, retain all amounts already paid by the Applicant and claim all outstanding payments and all legal costs including collection costs.

14. DATA PROTECTION

- 14.1 In this clause, unless the context clearly indicates otherwise, the following words and expressions have the following meanings:
 - 14.1.1 "POPI" means the Protection of Personal Information Act 4 of 2013, as amended from time to time, together with any regulations issued from time to time in terms thereof;
 - 14.1.2 "Data Subject" means the person to whom Personal Information relates, in this instance the Applicant;
 - 14.1.3 "Personal Information" means information relating to an identifiable, living, natural person, and where it is applicable, an identifiable, existing juristic person, including but not limited to:-
 - 14.1.3.1 information relating to the race, gender, sex, pregnancy, marital status, national, ethnic or social origin, colour, sexual orientation, age, physical or mental health, well-being, disability, religion, conscience, belief, culture, language and birth of the person;
 - 14.1.3.2 information relating to the education or the medical, financial, criminal or employment history of the person;
 - 14.1.3.3 any identifying number, symbol, e-mail address, physical address, telephone number, location information, online identifier or other particular assignment to the person;
 - 14.1.3.4 the biometric information of the person;
 - 14.1.3.5 the personal opinions, views or preferences of the person;
 - 14.1.3.6 correspondence sent by the person that is implicitly or explicitly of a private or confidential nature or further correspondence that would reveal the contents of the original correspondence;

Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

The Provider of Presonal Information Act (POPIA). As data subject, to use are thitself (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information, and to request access for a capital entities of the automation of the collected of your personal information. S. Object to our precessing of your personal information and especially for purposes of direct marketing. 6. Not have your personal information with the collection of your personal information. This quotation remains valid for 5 (five) business days from the date of Issuance in accordance with Script of the Act and the provided of the automation of the automation of the automation of the script of the provided of

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

- 14.1.3.7 the views of opinions of another individual about the person; and
- 14.1.3.8 the name of the person if it appears with other personal information relating to the person or if the disclosure of the name itself would reveal information about the person.
- 14.2 The Applicant acknowledges that in order for FUNDI to enter into the Loan Agreement with him/her, FUNDI may need to provide, collect, use, store or process the Applicant's confidential information and/or the Personal Information and the Applicant authorises FUNDI to collect, use, store and process the aforementioned. FUNDI acknowledges and undertakes that, should it have access to, and process, Personal Information of Data Subjects, FUNDI shall comply with all the relevant provisions of POPI in relation to all Personal Information received, and without prejudice to the generality of the foregoing, undertakes:
 - 14.2.1 not to allow any unauthorised persons access to the Personal Information;
 - 14.2.2 not to do anything in relation to the Personal Information that requires the consent of, or notification to, a Data Subject without first acquiring such consent or providing such \ notification, as the case may be;
 - 14.2.3 to comply immediately with all lawful and reasonable requests made by the Applicant to ensure compliance with POPI;
 - 14.2.4 to inform the Applicant of all requests made by the Data Subjects in terms of POPI, and to assist the Applicant to the extent reasonably required, at the Applicant's cost, in responding to any request from a Data Subject and in ensuring compliance with its obligations under POPI with respect to security, breach notifications and consultations with supervisory authorities or regulators to comply with such requests (to the extent required by POPI) should the Applicant authorise FUNDI to do so;
 - 14.2.5 notify the Applicant without undue delay on becoming aware of a Personal Information Breach;
 - 14.2.6 not to perform any act or omission that will cause the Applicant to breach any of its obligations under POPI;
 - 14.2.7 in addition to the undertakings hereabove, to implement reasonable and appropriate technical and organisational security measures to prevent the loss of, damage to and/ or unauthorised access or destruction of Personal Information, and take reasonable steps to ensure that all its representatives, employees, agents, partners and their party sub- contractors, if applicable, comply with all of the undertakings in this Agreement;
 - 14.2.8 to notify the Applicant immediately (or if not reasonably possible, as soon as reasonably possible) of any breach or anticipated breach of these undertakings or any of the provisions of POPI (including but not limited to any security breach or anticipated security breach, or unauthorised disclosure) in relation to the Personal Information, or any complaint (together with the full details of the complaint) received from a Data Subject;
 - 14.2.9 to use the Personal Information for maintaining FUNDI'S internal administrative processes including quality, risk, client or vendor management processes; and
 - 14.2.10 to use the Personal Information for internal business related statistical or research purposes.
- 14.3 The Parties agree to comply with the security and data protection obligations equivalent to those imposed on them by POPI and agree to implement and maintain all such technical and organisational security procedures and measures necessary or appropriate to preserve the security and confidentiality of the confidential information or Personal Information in its possession and to protect such confidential information or Personal Information against unauthorised or unlawful disclosure, access or processing accidental loss destructions or damages.
- 14.4 The Applicant acknowledges and agrees that the confidential information or Personal Information may be shared with FUNDI'S personnel, professional advisors or associates.
- 14.5 The Applicant further acknowledges that FUNDI may notify the Applicant about important developments relevant to you. Please inform FUNDI in writing should you not wish to receive any electronic or other communications. All electronic communications between the Parties may be monitored by FUNDI to ensure compliance with professional standards and internal compliance policies.
- 14.6 The Applicant is hereby made aware that FUNDI may for the purposes of collection, use, storage or processing thereof, transfer the Applicant's Personal Information to:
 - 14.6.1 an outsourced information technology provider; or
 - 14.6.2 another country for legitimate business purposes including the use of cloud based solutions.
- 14.7 In this event, FUNDI will endeavour to ensure that any outsourced service provider involved in the collection, use, storage or processing undertakes to ensure that such confidential information and or Personal Information is protected with the same level of protection as FUNDI provides. However FUNDI cannot be held liable or responsible for confidential; information and/or Personal Information that the Applicant sends to third party service providers.
- 14.8 By entering into this Loan Agreement the Applicant consents to the collection, use, storage, processing or transfer of his/her Personal Information whenever it is required.
- 14.9 The Applicant hereby indemnifies and holds FUNDI harmless against any loss, claims, costs (including legal costs on an attorney and own client scale) or damage which may be suffered or incurred by the Applicant in consequence of any breach of any of the above undertakings or of any provisions of POPI.

15. FORCE MAJEURE

- 15.1 FUNDI shall not be liable to the Applicant for delay or failure to perform in terms of this Loan Agreement caused by an event or occurrence of force majeure.
- 15.2 Should any Party to this Loan Agreement (hereinafter referred to as the "Invoking Party") be prevented from fulfilling any of its obligations in terms of this Loan Agreement as a result of any act of God including inter alia, war, fire, flood, hostilities, legislation, insurrection, an outbreak of a pandemic disease, quarantine, sanctions, act of terrorism, trade embargo, restraints of rulers or people, strike, labour disturbances, or any law, proclamation, regulation or ordinance, lock down, demand or act or requirement of any government having or claiming to have jurisdiction over the subject matter of this Agreement or the Parties, explosion or any economic or other cause beyond the reasonable control of such Party (any such event hereinafter called "Force Majeure") then:
 - 15.2.1 the Invoking Party will forthwith give written notice thereof to the other Party specifying:
 - 15.2.1.1 the cause and anticipated duration of the Force Majeure; and
 - 15.2.1.2 promptly upon termination of the Force Majeure, stating that such Force Majeure has terminated.
 - 15.2.2 performance of any such obligations will be suspended from the date on which notice is given of a Force Majeure event until the date on which notice is given of termination of a Force Majeure event (hereinafter referred to as the "Suspension Period") subject always to the remaining provisions of this clause 16.

Initial:

"Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.
Terms and Conditions apply. In support of responsible lending, FUNDI would like to notify you that you have the right to Debt Counselling. For more information, contact the NCR on 0880 627 627 / www.ncr.org za. Fundi Capital (PtY) Ltd makes every effort to be compliant with the Protection of Personal Information Act (PDPIA). As a data subject, you are entitled (if reasonable) to: 1. Be notified when your personal information is being collected: 2. Know if your personal information are accessed or acquired by an unavoint of your personal information, and to request access to it. 4. Request, the correction, destruction or deletion of your personal information. 5. Object to our processing of your personal information, and to request access of direct marketings in the Action of your personal information in the Regulation of the Subject to decisions based solely on the basis of the automated processing. 7. Submit a compliant to the Regulation regarding our processing of your personal information. This quotation remains valid for days from the date of issuance in accordance with Section 92(2) of the NCA.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

- 15.2.3 the Invoking Party will not be liable for any delay or failure in the performance of any obligation hereunder, or loss or damage due to, or resulting from, the Force Majeure during the Suspension Period provided that:
 - 15.2.3.1 the Invoking Party uses and continues to use its best efforts to perform such obligation:
- 15.2.4 if the Force Majeure shall continue for more than 30 (thirty) consecutive days the other Party will be entitled to cancel this Loan Agreement on the expiry of such period, but will not be entitled to claim damages against the Invoking Party as a result of the delay or failure in the performance of any obligations hereunder due to, or resulting from, the Force Majeure; and
 - 15.2.4.1 the Party not invoking Force Majeure will be entitled to elect, by giving written notice within 10 (ten) days of termination thereof, as to whether or not it requires the Invoking Party to perform any obligations incurred prior to Force Majeure.

16. GENERAL

- 16.1 Any agreed changes to this Loan Agreement will be made in writing and signed by both Parties to the Loan Agreement recorded by FUNDI. FUNDI will within 20 (twenty) business days after the date of agreed change to the Loan Agreement deliver to the Applicant by way of email, post or fax as agreed to by the Parties at the time of the amendment, a document reflecting the agreed amendments. The amended agreement will not create a new Loan Agreement unless clearly stated.
- 16.2 The Loan Agreement will be governed by the Laws of the Republic of South Africa.
- 16.3 Where available, a translated version of the Loan Agreement will be provided to the Applicant upon request. Should any ambiguities occur in the translated version of the terms and conditions, the English version will get preference.
- 16.4 FUNDI may without consent or notice to the Applicant, cede and/or delegate any of its rights and/or obligations under this Loan Agreement.
- 16.5 The Applicant may apply to a debt counsellor to be declared over-indebted by following the following procedures, but not after FUNDI has started legal action.
 - 16.5.1 inform FUNDI of the Applicant's intention of initiating the debt counselling process by contacting the FUNDI Call Centre at 0860 55 55 44; 16.5.2 the Applicant must inform any debt counsellor of his/her choice and provide the debt counsellor with his/her income and expense information:
 - 16.5.3 should the debt counsellor determine that the Applicant is over-indebted, they may issue a proposal to the Magistrate's Court recommending that it declares one or more of the Applicant's agreements to be reckless, if applicable, or that the obligations of the Applicant be rearranged;
 - 16.5.4 the debt counsellor will guide the Applicant through the process of debt counselling.
- 16.6 If at any time, any of the terms or conditions is found to be illegal, unenforceable or invalid in whole or in part, then the remaining portion of such terms and conditions will remain binding and in full force and effect.
- 16.7 In the event that the student cancels his/her studies, and a credit amount reflects on his/her student account at the Service Provider as a result of such cancellation, the amount will be credited to FUNDI's account. The same will be applicable when FUNDI makes a payment of a Loan Amount that is in excess of the amount due to the Service Provider.
- 16.8 Any commission to be paid to an agent for assisting with the completion of the Loan Agreement will have no influence on the Applicant's cost of credit and will be the same as an agreement where no agent has assisted the Applicant.
- 16.9 To the maximum extent permitted by law, the Applicant hereby agrees that FUNDI may, without further notice to the Applicant, cede all or part of FUNDI's rights and/or delegate all or any part of FUNDI's obligations under this Agreement, either absolutely or as collateral to any person, third party or another credit provider, even if such cession or assignment by FUNDI results in FUNDI ceding its loan book to a third party or another credit provider.
- 16.10 This Loan Agreement constitutes the entire agreement between the Parties and no addition, variation or waiver of any of the provisions of this Agreement shall be of any force or effect unless in writing and duly signed by authorised representatives of all the Parties.

17. DECLARATION

The Applicant:

- 17.1 Confirms that he/she applied for a loan with FUNDI and that the information furnished therein is to his/her knowledge and belief, true and correct and that no information required for evaluating the Loan/credit application has been omitted and acknowledges that subject to the correctness thereof, if approved, the application will constitute a binding Loan Agreement;
- 17.2 Confirms that the Applicant and understand that FUNDI will take legal action against any person who commits any act that can be defined as fraudulent. FUNDI will be entitled, without limitation, to open a case of fraud against the perpetrator and will forward such details to the SAPS, which will further be entitled to take any action it deems fit;
- 17.3 Understands that FUNDI is not an agent or representative of any of the Service Provider(s) except for the purpose of administering the Persal and/or Persal code and/or the SASSA system as agreed between FUNDI and the Service Provider and cannot be held responsible if the Service Provider/Educational Institution fails to deliver educational services to the Student:
- 17.4 Acknowledges and consents to FUNDI using TCPS (Transactional Capital Payment Solutions) for payment requests made from the Applicant's bank account in terms of Payt A.
- 17.5 Acknowledges that if married in community of property, their spouse has given the requisite authority to enter into this Loan Agreement with Fundi.
- 17.6 Declares that by signing this Loan Agreement, he/she acknowledges that he/she fully understands the risks, costs and obligations associated with entering into the Loan Agreement, can afford it and that such portion of the Loan Agreement that required explanation has been fully explained to his/her

SIGNED AT		ON THIS	_DAY OF		
	Applicant	-		Spouse (if married in Community of Property to Applicant)	
	Witness	-		Witness	Initial:

PLEASE NOTE: THIS FUNDI APPLICATION FORM IS ONLY APPLICABLE TO 5-YEAR PART TIME APPLICANTS

FUNDI STUDY LOANS ARE FOR GOVERNMENT EMPLOYEES ONLY



VERY IMPORTANT NOTICE

IF YOU ARE ENROLLING TO RECEIVE ONLY ONLINE (E-BOOK) MATERIAL AND YOU WANT TO APPLY FOR A FUNDI LOAN TO PAY FOR YOUR STUDIES

PLEASE COMPLETE THE FIRST PAGE OF THE FUNDI FORM WITH THE QUOTATION OF R21 150

IF YOU ARE ENROLLING TO RECEIVE BOTH HARD COPY AND ONLINE (E-BOOK) MATERIAL - COMPLETE SECOND PAGE OF THE FUNDI FORM WITH THE QUOTATION OF R22 419

YOU MUST COMPLETE ALL THE OTHER PAGES OF THE LOAN APPLICATION AND SIGN WHERE INDICATED Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

Terms and Conditions apply. In support of responsible lending, FUNDI would like to notify you that you have the right to Debt Counselling. For more information, contact the NCR on 0860 627 627 / www.ncr.org.za. Fundi Capital (PTY) Ltd makes every effort to be compliant with the Protection of Personal Information Act (POPIA). As a data subject, you are entitled (if reasonable) to: 1. Be notified when your personal information is being collected. 2. Know if your personal information has been accessed or acquired by an unauthorised person. 3. Establish whether we hold your personal information for to request access to: 1.4. Request, the correction, destruction or deletion of your personal information in flormation, and especially for purposes of direct marketing, 6. Not have your personal information subject to decisions based solely on the basis of the automated processing. 7. Submit a complaint to the Regulator regarding our processing of your personal information in Subject to decisions have a subject to decisions based solely on the basis of the automated processing. 7. Submit a complaint to the Regulator regarding our processing of your personal information in the processing of your personal information and your personal inf

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



																																as Edu		
														AF	PLI	CA	NT'S	DE	AILS															
	Title:			1													ID N	ο:			Т			_	Т	Π								
	Surname:			I														o: work):		-	+		-	+	+		Н	\dashv	+	+	+			
	Name:																		off.co:-\:		+	++	+	+	+		\vdash	\dashv	+					
	Physical: address:														Ш		Tel (l Cell:		officer):	-	+	++	+	+	+		\vdash	\dashv						
ı	(domicile)											Code									+		+	+										
																			Company:		+		+	+	+		H	\dashv	+	Year	s in s	ervice:	+	
	Postal address:										_							ıpatioı Joyma	n: nt Status:		P	ermane	nt·	-	ontra	act w	orker		Ter	npora		i vice.	\vdash	
	address:											Code	:					loyee			+			+	Jonata		I			проги			+	
																	Rela	tionshi	р		+	+	+	+	+				\dashv	+	+		+	
	Email address:																to st	udent:																
	Race (Research		Black			Asia	an		_			Fema	le						Married		C	OP		ΑN	C			N	lo. of	Depe	ndan	s:		
	and Reporting on Statistics):		Colou	red		Wh	ite		Ge	nder:		Male		Ma	arital s	tatı	JS:		Single		D	vorced		Wi	dowe	d								
	on statistics).					_											CTLIE		C DET	-A III 4														
																	STUL	JEN	'S DET	AIL	5													
	If details correspond is the same person).	with	the ab	ove, j	ust tic	k the	box	(if ap	plica	nt / stu	dent				Г		1																	
2				_											L		Instit	ersity/N ution/0	Merchant/ College:															
	Title:																Stude	ent No																
	Surname:			\perp					_		_		_																					
	Full names:			\perp	+	-			4	_	+		-					se stud		Ш														
	ID No:								4		-						-	of Stud		1	2	3 4-												
	Cell:			+	+	-			_	_	+		+		\vdash		Cours	е Туре	:	Cer	rtific	ate/Dip	loma			Und	der Gr	radua	ate/B	chelo	r's De	gree		
	Course Faculty:																				Р	ost Grac	luate								C	ther		
												ΔP	PLIC	:AN	IT'S	IN	COM	E IN	FORMA	TIO	N													
	Monthly gross salary	y (i.e.	before	ded	uction	ns and	doth	er cor	npar	y cont	ributi		1 110	/41	R									OMA	1FNT ⁹	RFL	ATING	TO	INCO	MF				
	Net monthly compa														R	+		\vdash	,					20		, ,,,,,,,,								
3	Total monthly exper														R	+			,															
	Other monthly debt										alim	nnv)			R	+			- '															
	Disposable (Net) inc		,				,	,				,,			R	+			1.															
	PAYMENT HISTORY																																	
	Are you currently un	der o	have	you a	pplie	d for d	debt	revie	v, se	questra	ation,	liquida	tion or	adm	inistra	itio	n?									Yes	5	No						
	If married in commu	nity o	f prop	erty, i	s you	r spot	ıse c	urren	tly ur	nder or	has a	pplied	for dek	ot rev	view, s	equ	estratio	n, liqu	idation or a	dmin	istra	tion?				Yes	5	No						
															C	U	TATC	ION:																
																10	AN REP	NVMEN	т															
	Tuition Loa	n						Sch	iool I	ees Lo	an						an Amo										R		2	1	1 6	: ^		0 0
	Book & Stat	ioner	y Loar	1			Г					financ	е				nual Int		ate:								IX.				2 7	5 0 3 .	8	0 U
								⊸ pu	cnas	e of Ec	uipm	ent).							ate: hly Instalm	ents:										\dashv	Z	<u> </u>		24
1	Accommod	ation	Loan														tiation F		,s.anii								R		\vdash	+	7 '	3 5		0
														_			onthly S		Fee:								R			\dashv	+	12		00
																			talment An	nount	t:						R			1	1 8	8		76
	In roce of -f	fan F	ducati	onal	Tools	Loss	, (ha	ina -	n inc	talme	at a	ooma.	nt)						payable:								R		2	8	5 2	9		76
	In respect of concluded a																		ount Repay	able:							R		Ī	5	63	9 6	,	7 6
	you have the		nt to a	5 (fiv	e) bu:	sines	s day	y coo	ing-																									
	41 4				app					for -	- d - 1	. b-				Re	paymer	nt Sche	dule:															
	that yo		nave ispatcl								JUS TO	be							: (Same as t	he Ap	plic	ant's sal	ary da	ate.)										
							μ.υ	JI								The	e first p	aymen	t will begin	on														
																Fin	al payn	nent to	be made o	n														
														3AN	IK A	CC	OUN	IT DI	ETAILS															
	Name of the				_														Dan	k.				_										
	account holder:			+	+				+	+	+		+		\vdash				Ban		+	+	_	+	+	+				+	+	+	\vdash	
5	Branch code:			+	-	-		\vdash	\dashv	-	+		-		\vdash				Account N		+	+		-	+	+	-			-		-	\vdash	
	Type of account:			+	+	-			+	-	+		+		\vdash			Salar	Salary Date y deduction		+	+	-	+	+	+	+			+	+	+	\vdash	
	Debit Order refere	Co r.	mbor	ELINIT) /! ^-	n 4-		t Ni	abor)										nce numbe															
	Debit Order referen	ce nu	ınber:	runl	л (LOā	an Acc	Loun	it Nun	ıper)																									



Witness 2

□ □ □ / M M / Y Y

Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

Terms and Conditions apply. In support of responsible lending, FUNDI would like to notify you that you have the right to Debt Counselling. For more information, contact the NCR on 0860 627 627 / www.ncr.org.za. Fundi Capital (PTY) Ltd makes every effort to be compliant with the Protection of Personal Information Act (POPIA). As a data subject, you are entitled (if reasonable) to: 1. Be notified when your personal information is being collected. 2. Know if your personal information has been accessed or acquired by an unauthorised person. 3. Establish whether we hold your personal information for to request access to: 1.4. Request, the correction, destruction or deletion of your personal information in flormation, and especially for purposes of direct marketing, 6. Not have your personal information subject to decisions based solely on the basis of the automated processing. 7. Submit a complaint to the Regulator regarding our processing of your personal information in Subject to decisions have a subject to decisions based solely on the basis of the automated processing. 7. Submit a complaint to the Regulator regarding our processing of your personal information in the processing of your personal information and your personal inf

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



APPLICANT'S DETAILS																								
	Title:																							
A1	Surname:									IDN						_								
	Name:									Tel	(work):									\sqcup				
	Physical:									Tel	Payroll offi	icer):								Ш				
	address: (domicile)						Code:	+	+	Cell	:													
										Emp	oloyer/Con	ompany:												Ш
	Postal									Occupation:									Years in	service	:			
	address: Code:									Employment Status: Permanent:					(Contract worker: Temporary:								
	L Code:										Employee No:													
	Email address: Relationship to student:																							
	Race (Research and Reporting	Black	Asia	n	Gende	er:	Female		Marital s	status:	Ma	arried		COP		A١	IC			No. of I	Dependa	ants:		
	on Statistics):	Coloured	Whit	te			Male				Sir	ngle		Divorc	ed	Wi	dowed	i						
	STUDENT'S DETAILS																							
	OTODENTO DETNICO																							
	If dotails sorrospon	if details correspond with the above, just tick the box (if applicant / student																						
	is the same person)		st tick the	рох (іт аі	oplicant /	stuaent				Univ	ersity/Mer	chant/												
A2	·									Instit	tution/Coll	ege:												
	Title:									Stud	ent No:													
	Surname:																							
	Full names:									Cour	se studyin	g:												
	ID No:									Year	of Study:		1	2 3	4+									
	Cell:			Course Type: Certificate/Diploma Under Gradua								uate/Ba	chelor's	Degree										
	Course Faculty:														Post Graduate Other									
							4.5.	21.10.4	NITIO	111001	45 IN 150	25144	TION											
	Manthhuman	(: -	-t:	-41				PLICA		INCOM	1E INFO	JRIMA	IION											
		nthly gross salary (i.e. before deductions and other company contributions)								R COMMENTS RELATING TO INCOME														
۸٥		t monthly company salary (cash salary) (i.e. after company deductions and tax) al monthly expenses (i.e. food, clothes, insurance, housing etc.)								R ,														
А3	Total monthly expe	nses (i.e. food, clot	nes, insurar	nce, hou	sing etc.)				R			,												
	Othor monthly dob	monanty description (net nome roan, ear roan, other roans, amnon,																						
			ome loan,	car Ioan	, otner Ioa	ıns, alımo	ony)		R			,												
	Disposable (Net) in		ome loan,	car Ioan,	, otner ioa	ins, alimo	ony)		R R			,												
	Disposable (Net) in PAYMENT HISTORY	come							R			ı												
	Disposable (Net) in PAYMENT HISTORY Are you currently un	come nder or have you ap	plied for d	ebt revie	ew, seque	stration,	liquidati		R									Yes [No					
	Disposable (Net) in PAYMENT HISTORY	come nder or have you ap	plied for d	ebt revie	ew, seque	stration,	liquidati		R Iministra review, s	equestrati			dminist	tration	?			Yes [No.					
	Disposable (Net) in PAYMENT HISTORY Are you currently un	come nder or have you ap	plied for d	ebt revie	ew, seque	stration,	liquidati		R Iministra review, s				dminis	tration	?				=					
	Disposable (Net) in PAYMENT HISTORY Are you currently ui If married in commu	come nder or have you ap unity of property, is	plied for d	ebt revie	ew, seque: ntly under	stration, or has a	liquidati		R Iministra review, s	equestrati	ION:		dminist	tration	?				=					
	Disposable (Net) in PAYMENT HISTORY Are you currently un	come nder or have you ap unity of property, is	plied for d	ebt revie se currer	ew, seque: ntly under thool Fees	stration, or has a	liquidati	or debt	R Iministra review, s	equestrati NOTAT	ION:		dminis	tration	?				No.)	24	1 9		0 0
	Disposable (Net) in PAYMENT HISTORY Are you currently un If married in community Tuition Lo.	come nder or have you ap unity of property, is	plied for d	ebt reviesse currer	ew, seques ntly under shool Fees quipment	stration, r or has a s Loan Loan (to	liquidati pplied fo	or debt	R Iministra review, s	QUOTAT LOAN REF	ION:	tion or a	dminist	tration:	?			Yes	No.)	242	1 9) , (0 0
Δ4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in common	nder or have you ap unity of property, is an	plied for d	ebt reviesse currer	ew, seque: ntly under thool Fees	stration, r or has a s Loan Loan (to	liquidati pplied fo	or debt	R Iministra review, s	COTAT LOAN REF Loan Amo	PAYMENT punt:	tion or a		tration	?			Yes	No.)	242	1 9	8	0 % 1
A4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in common	nder or have you ap unity of property, is	plied for d	ebt reviesse currer	ew, seques ntly under shool Fees quipment	stration, r or has a s Loan Loan (to	liquidati pplied fo	or debt	R Iministra review, s	COTAT LOAN REF Loan Amo	PAYMENT punt: eterest Rate of Monthly	tion or a		tration	?			Yes	No.)	2	3 .	8 (0 * 2 4
A 4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in common	nder or have you ap unity of property, is an	plied for d	ebt reviesse currer	ew, seques ntly under shool Fees quipment	stration, r or has a s Loan Loan (to	liquidati pplied fo	or debt	R Iministra review, s	LOAN REF Loan Amo Annual In Number of Initiation	PAYMENT punt: eterest Rate of Monthly	tion or a		tration	,			Yes F	No.)	7	3 .	8 (0 * 2 4 0 0
A 4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in common	nder or have you ap unity of property, is an	plied for d	ebt reviesse currer	ew, seques ntly under shool Fees quipment	stration, r or has a s Loan Loan (to	liquidati pplied fo	or debt	R Iministra review, s	LOAN REF Loan Amo Annual In Number of Initiation Monthly S	PAYMENT punt: terest Rate of Monthly	tion or a	ents:	tration	?			Yes F	No.	2	7	3 .	8 (0 * 2 4 0 0
A4	Disposable (Net) in PAYMENT HISTORY Are you currently un If married in common	nder or have you ar unity of property, is an tionery Loan dation Loan	plied for d your spou	ebt reviese currer Sc Ec	ew, seques thool Fees quipment urchase of	stration, or has a Loan Loan (to Equipm	liquidati pplied for finance ent).	or debt	R Iministra review, s	EQUESTRATION OF THE PROPERTY O	PAYMENT punt: terest Rate of Monthly Fee:	tion or a	ents:	tration	,			Yes [No.	2	7	3 . 3 5 4 2 5 5	. (0 * 2 4 0 0 0 0 7 2
A4	Disposable (Net) in PAYMENT HISTORY Are you currently un If married in community Tuition Lo. Book & Sta	nder or have you ar unity of property, is an tionery Loan dation Loan	plied for d your spou	ebt revies se currer Sc Ec pu	ew, seque: ntly under thool Fees juipment urchase of	stration, or has a Loan Loan (to Equipm	liquidati pplied for finance ent).	or debt	R Iministra review, s	LOAN REF Loan Amou Annual In Number of Initiation Monthly S Total Mon	PAYMENT punt: terest Rate of Monthly Fee: Service Fee withly Install	tion or a	ents: nount:	tration	,			Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
A4	Disposable (Net) in PAYMENT HISTORY Are you currently un If married in common Tuition Lo. Book & Sta Accommon	nder or have you apunity of property, is an tionery Loan dation Loan at premises other aright to a 5 (five teright	ools Loan than Fund	ebt reviese currer Sc Ec pu (being a di's regis day coc	ew, seques thool Fees quipment archase of an instaln stered bu	stration, or has a Loan Loan (to Equipm nent agr	finance ent).	or debt	R Iministra review, s	LOAN REF Loan Amou Annual In Number of Initiation Monthly S Total Mon	PAYMENT punt: terest Rate of Monthly Fee: Service Fee outhly Install punt Repay	tion or a	ents: nount:	tration	,			Yes F	No.	2	7	3 . 3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 0 7 2
A4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in community Tuition Los Book & Sta Accommo	nder or have you apunity of property, is an an an attionery Loan and attion Loan at premises other right to a 5 (five of loan loan at loan loan loan loan loan loan loan loan	ools Loan than Fund business approval.	ebt reviewes current se current s	ew, sequest thool Fees guipment archase of an instaln stered bu	stration, r or has a s Loan Loan (to F Equipm nent agr	liquidati pplied for finance ent).	or debt	R Iministra review, s	LOAN REF Loan Amou Annual In Number of Initiation Monthly S Total Mon Total Inter	PAYMENT ount: terest Rate of Monthly Fee: Service Fee thly Install ount Repay rest Amount	:: Instalme :: ment Am rable:	ents: nount:	tration	,			Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
A4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in community Tuition Los Book & Sta Accommo	ander or have you apprintly of property, is an tionery Loan dation Loan of an Educational 1 at premises other are right to a 5 (five of loan ou will have to wa	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees juipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	or debt	R Iministra review, s	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mon Total Intel	PAYMENT punt: terest Rate of Monthly Fee: Service Fee outhly Install punt Repay	e: Instalme :ment Amable: nt Repay.	ents: nount: able:			date.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
A4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in community Tuition Los Book & Sta Accommo	nder or have you apunity of property, is an an an attionery Loan and attion Loan at premises other right to a 5 (five of loan loan at loan loan loan loan loan loan loan loan	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees juipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	or debt	R Iministra review, s	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mon Total Intel Repayme Repayme	PAYMENT punt: terest Rate of Monthly Fee: Gervice Fee withly Install punt Repay rest Amount Schedul ant Date: (Schedul ant Date	e: Instalme e: ment Am rable: nt Repay.	nts: nount: able:			date.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
A4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in community Tuition Los Book & Sta Accommo	ander or have you apprintly of property, is an tionery Loan dation Loan of an Educational 1 at premises other are right to a 5 (five of loan ou will have to wa	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees guipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	or debt	R Iministra review, s	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mon Total Intel Repayme Repayme The first p	PAYMENT ount: terest Rate of Monthly Fee: Service Fee ththy Install ount Repay rest Amount Schedul	:: Instalme :: ment Am rable: nt Repay	nts: nount: able: ne App on			ilate.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
A 4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in community Tuition Los Book & Sta Accommo	ander or have you apprintly of property, is an tionery Loan dation Loan of an Educational 1 at premises other are right to a 5 (five of loan ou will have to wa	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees guipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	or debt	R Iministra review, s	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mon Total Intel Repayme Repayme The first p	PAYMENT pount: terest Rate of Monthly Fee: Service Fee tithly Install pount Repay rest Amount Schedul int Date: (Schayment w	:: Instalme :: ment Am rable: nt Repay	nts: nount: able: ne App on			ilate.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
A4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in community Tuition Los Book & Sta Accommo	ander or have you apprintly of property, is an tionery Loan dation Loan of an Educational 1 at premises other are right to a 5 (five of loan ou will have to wa	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees guipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	t);	R dministr.r.	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mor Total Intel Repayme Repayme The first p	PAYMENT pount: terest Rate of Monthly Fee: Service Fee tithly Install pount Repay rest Amount Schedul int Date: (Schayment w	e: Instalme e: ment Am rable: nt Repay. lee: ame as the fill begin made on	nts: nount: able: ne App on			date.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
A4	Disposable (Net) in PAYMENT HISTORY Are you currently un If married in community Book & Sta Accommo In respect c concluded you have th that you	ander or have you apprintly of property, is an tionery Loan dation Loan of an Educational 1 at premises other are right to a 5 (five of loan ou will have to wa	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees guipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	t);	R dministr.r.	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mor Total Intel Repayme Repayme The first p	PAYMENT punt: terest Rate of Monthly Fee: Service Fee withly Install punt Repay rest Amount Schedul int Date: (So payment with the beautiful to be serviced by the service fee with the serviced by the servic	e: Instalme e: ment Am rable: nt Repay. le: ame as thill begin made or	ount: able: ne App			date.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
A4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in community Tuition Los Book & Sta Accommo	ander or have you apprintly of property, is an tionery Loan dation Loan of an Educational 1 at premises other are right to a 5 (five of loan on you will have to was	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees guipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	t);	R dministr.	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mor Total Intel Repayme Repayme The first p	PAYMENT punt: terest Rate of Monthly Fee: Service Fee withly Install punt Repay rest Amount Schedul int Date: (So payment with the beautiful to be serviced by the service fee with the serviced by the servic	e: Instalme e: ment Am rable: nt Repay. lee: ame as the fill begin made on	ount: able: ne App			date.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
A4	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in commo Tuition Lo. Book & Sta Accommo In respect of concluded you have the that you Name of the	ander or have you apprintly of property, is an tionery Loan dation Loan of an Educational 1 at premises other are right to a 5 (five of loan on you will have to was	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees guipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	t);	R dministr.	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mor Total Intel Repayme Repayme The first p	PAYMENT punt: terest Rate of Monthly Fee: Service Fee withly Install punt Repay rest Amount Schedul int Date: (Schapment with the payment with the payment with the payment with the payment to be sayment to be say	e: Instalme e: ment Am rable: nt Repay. le: ame as thill begin made or	nount: able: ne App			date.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in commo Tuition Lo. Book & Sta Accommo In respect of concluded you have the that you have the account holder:	ander or have you apprintly of property, is an tionery Loan dation Loan of an Educational 1 at premises other are right to a 5 (five of loan on you will have to was	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees guipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	t);	R dministr.	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mor Total Intel Repayme Repayme The first p	PAYMENT pount: terest Rate of Monthly Fee: Service Fee tithly Instalia pount Repay rest Amount Schedul int Date: (Si payment with the beautiful Payment with	:: Instalme :: ment Am rable: nt Repay le: ame as th ill begin made of	ne Appoon			ilate.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in commo Tuition Lo. Book & Sta Accommo In respect of concluded you have the that you have the account holder: Branch code:	ander or have you apprintly of property, is an tionery Loan dation Loan of an Educational 1 at premises other are right to a 5 (five of loan on you will have to was	ools Loan than Fund) business approval. t 5 (five) b	(being a (boing day con Kindly r usiness	ew, sequest thool Fees guipment urchase of an instaln stered bu bling-off pote days for c	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	t);	R dministr.	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mor Total Intel Repayme Repayme The first p	PAYMENT punt: terest Rate of Monthly Fee: Service Fee withly Install punt Repay rest Amount Schedul int Date: (Schayment with the payment to be service fee when the payment with the payment wit	e: Instalme : Instalme	able:			ilate.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in commo Tuition Lo. Book & Sta Accommo In respect of concluded you have the that you have the account holder: Branch code:	an tionery Loan dation Loan of an Educational Tat premises other eright to a 5 (five of loan bu will have to wa dispatched at	ools Loan than Fund business approval. t 5 (five) b ter the app	ebt revie Sc currer (being a day coc Kindly r usiness	ew, sequestion of the loan install of the loan of the	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	t);	R dministr.	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mor Total Intel Repayme Repayme The first p	PAYMENT punt: terest Rate of Monthly Fee: Service Fee withly Install punt Repay rest Amount Schedul int Date: (Schayment with the beat of Monthly Install punt Schedul int Date: (Schayment with the beat of Schayment with the beat of Schayment with the beat schayment with	e: Instalme : Instalme	able:			date.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5
	Disposable (Net) in PAYMENT HISTORY Are you currently us If married in commo Tuition Lo. Book & Sta Accommo In respect of concluded you have the that you have the account holder: Branch code: Type of account:	an tionery Loan dation Loan of an Educational Tat premises other eright to a 5 (five of loan bu will have to wa dispatched at	ools Loan than Fund business approval. t 5 (five) b ter the app	ebt revie Sc currer (being a day coc Kindly r usiness	ew, sequestion of the loan install stered builting-off prote days for gifthe loan	stration, or or has a lost control of the control o	liquidati pplied for finance ent).	t);	R dministr.	LOAN REF Loan Amo Annual In Number of Initiation Monthly S Total Mor Total Intel Repayme Repayme The first p	PAYMENT punt: terest Rate of Monthly Fee: Service Fee withly Install punt Repay rest Amount Schedul int Date: (Schayment with the beat of Monthly Install punt Schedul int Date: (Schayment with the beat of Schayment with the beat of Schayment with the beat schayment with	e: Instalme : Instalme	able:			date.)		Yes F	No.	2	7 1 2 0 1	3 5 4 2 5 5 3 6	. (0 * 2 4 0 0 0 7 2 9 5

Applicant

D D / M M / Y Y





Witness 2

□ □ □ / M M / Y Y

Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

The Provider of Presonal Information Act (POPIA). As data subject, to use are thitself (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information, and to request access to it. 4. Request, the correction, destruction or deletion of your personal information. 5. Object to our precessing of your personal information and especially for purposes of direct marketing. 6. Not have your personal information with the remains valid for 5 (five) business days from the date of Issuance in accordance with Science 2012 of the NCA.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

A6

STAMP HERE



PAYMENT INFORMATION

The Parties agree that FUNDI will advance the Loan Amount to the Applicant and pay it directly to the relevant Service Provider for and on behalf of the Applicant. The Applicant undertakes to repay the Total Amount Repayable in the number of monthly instalments as detailed in the Repayment Schedule above. Where applicable, the Applicant authorises his/her Employer specified above to deduct the monthly instalments from his/her salary. Any charges levied by the Employer to effect the salary deduction will be for the account of the Applicant and the Employer will recover the costs directly from the Applicant's salary. If FUNDI does not have a deduction agreement with the Applicant's Employer, or if a salary deduction cannot be executed or is not applicable, the Applicant authorises FUNDI to deduct the monthly instalments from the bank account specified above via a debit order deductions will be aligned with the Repayment Date, which will be the salary date of the Applicant as specified above. The Applicant will ensure that there are enough funds in his/her account on the Repayment Date and agrees to pay any bank charges for this debit order authority and instruction. FUNDI may track the Applicant's account every day until the Applicant has paid off everything the Applicant owes for that repayment cycle. Should FUNDI become aware of a change to the salary date or the bank account details of the Applicant, FUNDI has the right to change the debit order details accordingly. The Applicant agrees to advise FUNDI, in writing, of any changes to the Applicant's salary date, bank account details or the date on which there are enough funds in the Applicant's bank account to cover the Total Monthly Instalment Amount, within 2 (two) days of such change. If the Repayment Date falls on a Sunday or a public holiday, the Applicant agrees that FUNDI may deduct the Total Monthly Instalment Amount from the Applicant's salary or debit the Applicant's bank account on the immediately preceding business day. The Applicant authority and m

	COMMUNICATION OPTIONS (Applicant preferences)									
	BUSINESS COMMUNICATION. Preferred method of communication: SMS Email	STANDARD MARKETING COMMUNICATIONS. The Applicant opts to be included in FUNDI's distribution of marketing material. Where did you hear about us:								
A7	the loan application has been omitted. The Applicant acknowledges t	rmation provided herein is to his/her knowledge and belief true and correct, and that no information required for evaluating that, subject to the correctness of the information supplied in this Application Form, if approved, the Application Form will e thereof will constitute a binding Loan Agreement on the above Terms and Conditions read with Part B hereof, the contents Sales Consultant for assistance in completing this form.								
_	Applicant Signature									

ANNEXURE: TERMS AND CONDITIONS

PART B

- . THE EDUCATIONAL LOAN AGREEMENT (the "Loan Agreement")
 - 1.1 The Loan Agreement consists of Part A, being the **Pre-agreement Statement, Quotation and Repayment Schedule** as well as this Part B, being the terms and conditions signed by the Applicant, and it is the only record of the issues addressed herein.
 - 1.2 The Loan Agreement is entered into by and between Fundi Capital (Pty) Limited and the Applicant detailed in Part A.
 - 1.3 FUNDI is registered in terms of the National Credit Act No. 34 of 2005 ("National Credit Act") under number NCRCP158.
 - 1.4 The Applicant understands and acknowledges that:
 - 1.4.1 the terms and conditions applicable to the Loan Agreement will at all times be subject to the provisions of the National Credit Act 34 of 2005 and the Protection of Personal Information Act 4 of 2013:
 - 1.4.2 the terms and conditions applicable to the sale of the Equipment will at all times be subject to the Consumer Protection Act No. 68 of 2008;
 - 1.4.3 The Equipment Loan, Tuition Loan, Accommodation Loan, and School Fees Loan constitute a Loan Agreement between Fundi and the Applicant, whereby Fundi provides financing for the Applicant to cover educational-related expenses, including but not limited to the purchase of equipment, payment of tuition fees, accommodation costs, and school uniforms, through independent third-party service providers. Any loan provided by Fundi under this agreement does not constitute an instalment sale agreement, lease, or secured credit agreement, and therefore, the provisions of Section 127(1), (2), (3), and (5) of the National Credit Act do not apply".
 - 1.5 "Prime Interest Rate" means the publicly quoted variable annual basic rate of interest, published from time to time by the Reserve Bank as being their prime rate and as certified by the auditors of FUNDI, whose appointment it shall not be necessary to prove. The interest rate applicable to this loan agreement shall not exceed the maximum limit prescribed by the National Credit Act (Section 103) and the National Credit Regulator".
 - 1.6 "Tuition" means the fees payable to an accredited educational institution for the provision of academic instruction, courses, or training programs. This includes, but is not limited to, school fees, university tuition, college tuition, and any related academic charge.
 - 1.7 "Accommodation" means fees payable to the accredited accommodation service provider for the of lodging of students while pursuing their studies. This includes, but is not limited to student residences, boarding facilities, rental accommodations.
 - 1.8 "Applicant" means the person whose details are reflected on Part A of the Application Form captured on soft or hard copy.
 - 1.9 "Equipment" means laptops, computers, cell phones, tablets and related computer hardware and software.
 - 1.10 "Equipment Loan" means this Loan Agreement entered into by the Applicant for the specific purpose of financing the purchasing of Equipment from a Service Provider.
 - 1.11 "School Uniform" Refers to the prescribed clothing and attire required by an educational institution as part of its dress code. This includes, but is not limited to, school shirts, trousers, skirts, dresses, blazers, ties, and other specified accessories necessary for compliance with the institution's uniform policy.
 - 1.12 "Parties" means the Applicant and FUNDI collectively and "Party" refers either one depending on the context in which the word is used.

Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

The Provider of Presonal Information Act (POPIA). As data subject, to use are thitself (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information, and to request access to it. 4. Request, the correction, destruction or deletion of your personal information. 5. Object to our precessing of your personal information and especially for purposes of direct marketing. 6. Not have your personal information with the remains valid for 5 (five) business days from the date of Issuance in accordance with Science 2012 of the NCA.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

2. PAYMENTS

- 2.1 The Repayment Schedule contained in A4 of Part A sets out the information relating to the credit extended required to be maintained by the Applicant (as applicable).
- 2.2 The Applicant must make consecutive monthly payments to FUNDI that are due and payable in terms of this Loan Agreement on or before the Repayment Date (which date is the same as the Applicant's salary date) without set-off or deduction.
- 2.3 In an event that we are not able to collect your monthly installment from the Employer, your monthly installment amount will be collected by means of debit order from the provided bank account in part A or by the bank as provided by the Applicant.
- 2.4 Payment of the Loan Amount and any transfer payment is made directly by FUNDI to the Service Provider/Educational Institution.
- 2.5 FUNDI will credit each payment received under the Loan Agreement to the Applicant's account on the date of receipt of the payment as follows:
 - 2.5.1 firstly, to satisfy any due or unpaid interest charges;
 - 2.5.2 secondly, to satisfy any due or unpaid fees or charges;
 - 2.5.3 thirdly, to reduce the amount of the principal debt;
- 2.6 FUNDI will:
 - 2.6.1 make the payment of the Loan Amount, as set out in A4 of Part A the relevant Service Provider/Educational Institution.
 - 2.6.2 "Service Provider" refers to the relevant accredited Educational Institution, school, merchant, supplier and/or accommodation provider from whom the student or Applicant procures education services, uniforms, accommodation, and/or Equipment.
 - 2.6.3 Fundi Card (being a debit card onto which the Loan Amount may be loaded) or any other third party that provides services related to and for an educational purpose and as approved by FUNDI.
 - 2.6.4 Depending on the terms outlined in the Merchant Agreement, Fundi may disburse a proportion of the approved loan amount on a monthly basis rather than disbursing the full loan amount upfront. The disbursement structure shall be determined based on the specific agreement between Fundi and the relevant service provider, ensuring alignment with the intended purpose of the loan. The Applicant acknowledges that disbursements may be subject to periodic review and adjustments as deemed necessary by Fundi.
 - 2.6.5 The Applicant consents to Fundi Capital (Pty) Ltd ("Fundi") sharing their personal information with third parties, including educational institutions, for the purposes of administering, managing, and monitoring the funding provided. Fundi undertakes to only disclose personal information to the extent necessary to perform its obligations under this agreement and in compliance with applicable privacy laws, including the Protection of Personal Information Act, 2013 (POPIA).
 - 2.6.6 The Applicant acknowledges that they may withdraw this consent at any time by providing written notice to Fundi. Such withdrawal will not affect any lawful processing conducted prior to withdrawal and may impact Fundi's ability to administer the funding.
 - 2.6.7 An Applicant who applies for an accommodation loan on their own behalf as the Student shall not be eligible for an accommodation loan.
 - 2.6.8 Accommodation loans shall be granted exclusively in respect of Students who reside in accommodation located within close proximity to the educational institution where they are currently registered.
- 2.7 The Service Provider will not be permitted to refund any of the funds paid to it by FUNDI, directly to the student or the Applicant. The unused funds will be transferred back to FUNDI and credited against the Applicant's account. FUNDI will thereafter refund the Applicant into the bank account of the Applicant, the details of which are provided for in A4 of Part A or if amended into the latest bank account provided to FUNDI in writing, if such refund is due to the Applicant.
- 2.8 The Applicant may make additional payments to settle the Loan Agreement early or pay monthly instalments earlier without giving any notice or paying any penalty to FUNDI.
- 2.9 The Applicant undertakes to inform FUNDI in writing of any changes related to his/her payment method and/or his/her employment status.
- 2.10 The Applicant accepts that in an event that:
 - 2.10.1 the date of the Applicant's debit order fall on a weekend or public holiday, the debit order will go off on the last business day before the weekend or public holiday;
 - 2.10.2 the debit order fail or is rejected, Fundi reserves the right to change the date of the Applicant's debit order or resubmit the debit order on another date without notifying the Applicant of this and the Applicant will be solely responsible for the payment of any fees charged by the Applicant's bank in this regard:
 - 2.10.3 FUNDI may request that a debit order go off the Applicant's account earlier than on the date selected. Fundi will notify the Applicant of this in advance and if the Applicant does not want Fundi to do this, the Applicant must inform Fundi;
 - 2.10.4 FUNDI reserves the right to periodically align debit dates and track the Applicant's account to match the flow of credit; and
 - 2.10.5 he/she cannot cancel monthly debit order without Fundi's prior written consent.

3. EARLY SETTLEMENT AND ACCOUNT TERMINATION BY APPLICANT

- 3.1 The interest and fees on amounts in arrears will be the same as the interest rate and fees charged in respect of the Loan Amount.
- 3.2 FUNDI may charge and recover the following fees in respect of the Loan Agreement provided that these fees do not exceed the prescribed legal maximum in terms of the National Credit Act:
 - 3.2.1 a monthly service fee recoverable by FUNDI in connection with the routine administration cost of maintaining the Loan Agreement will be levied at the end of each month to which it relates;
 - 3.2.2 default administration charges to cover administration costs incurred as a result of the Applicant defaulting on obligations under the Loan Agreement or upon cancellation of loan after a cooling off period of 5 business days (five) business days' following the date of signature hereof but before the end of the month during which the Loan Agreement was executed;
 - 3.2.3 collection costs, being amounts that may be charged by FUNDI in respect of the enforcement of the Applicant's monetary obligations under the Loan Agreement not exceeding the maximum amount determined by the National Credit Act and does not include default administration charges.
 - 3.2.4 The interest rate applicable to the Loan Agreement shall be a variable rate, subject to adjustment from time to time in accordance with movements in the Prime Rate (or other applicable benchmark rate) All interest rates shall at all times remain within the maximum limits prescribed under the National Credit Act, 2005. Interest shall accrue daily on the outstanding principal balance over a 365 (three hundred and sixty-five) day year, charged monthly in arrears, debited to the Applicant's account on the last day of each month, and payable immediately.

Initial:

"Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

Terms and Conditions apply. In support of responsible lending, FUNDi would like to notify you that you have the right to Debt Counselling. For more information, contact the NCR on 0860 627 627 / www.ncr.org.2a. Fundi Capital (PtY) Ltd makes every effort to be compiliant with the Protection of Personal Information Act (PDPIA). As data subject, you are entitled (if reasonable) to 1. Be notified when your personal information is being collected. 2. Know if your personal information has been accessed or acquired by an unauthorised person. 3. Establish whether we hold your personal information, and to request access to 1.4. Request, the correction, destruction or deletion of your personal information. 5. Object to our processing of your personal information, and especially for purposes of direct marketing. 6. Not have your personal information in the request access to 1.4. Request, the correction, destruction or deletion of your personal information. This countation remains valid for 5 (five business days from the date of issuance in accordance with Section 92(2) of the NCA.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

3.3 In cases where a variable interest rate applies, including but not limited to Corporate Collection Loans (excluding Long Distance Partner finance), the interest rate will be linked to the Prime Interest Rate. Should the applicable interest rate at any time exceed the prescribed maximum under the National Credit Act, it shall automatically adjust downward to comply with the Act. Interest on variable rate agreements is likewise calculated daily on the outstanding balance over a 365 (three hundred and sixty-five) day year, charged monthly in arrears, debited to the Applicant's account on the last day of each month, and payable immediately.

4. COST, FEES AND CHARGES

- 4.1 The Applicant understands that he/she may at any time, and without penalty, terminate the Loan Agreement by paying the settlement amount in respect of the Loan Amount owed to FUNDI.
- 4.2 Should the Applicant decide to settle or terminate the Loan Agreement, a request for a settlement amount may be made to FUNDI at the contact number 0860 55 55 44 or email: support@fundi.co.za. The settlement amount provided by FUNDI shall be the total of the unpaid balance of the principal debt, the unpaid interest charges and all other fees and charges up to the settlement date and further, will be valid for the period stated on the settlement letter provided to the Applicant.
- 4.3 An initiation fee in respect of the costs of initiating the Loan Agreement will be levied on the date the Loan Agreement is signed. Should the Applicant wish to pay the initiation fee upfront, kindly call 0860 55 55 44 for assistance. If the Applicant is unable to pay the initiation fee upfront, FUNDI will reflect the initiation fee separately on the Loan Agreement and will not charge interest on the initiation fee;
- 4.4 Take note that the cancellation of the salary deduction instruction, due to the early settlement and/or additional payments made on the account before the date of the last instalment agreed to by the Parties, may take up to 2 (two) months. However, any instalment received by FUNDI during this period after the Loan Amount has been settled in full will be refunded to the Applicant if due to him/her.
- 4.5 Notwithstanding the provisions of 4.1 and 4.2 above, in order to validly cancel the Loan Agreement, the Applicant must cancel directly with the Service Provider as well as with FUNDI by providing a written notice of cancellation and/or termination.
- 4.6 Should cancellation or termination of the Loan Agreement take place after the funds have been paid over to the Service Provider, whether or not a confirmation slip has been issued, the Applicant shall continue to service the loan under and in terms of this Agreement, until such time as FUNDI receives the monies which were paid over to the Service Provider(s). Accordingly, the Applicant shall be liable for each monthly instalment amount (which includes that portion of the capital amount payable, interest thereon, that portion of the initiation fee which is due (to the extent that it was not paid upfront) and the monthly service fees.
- 4.7 In the event that the Loan Agreement is cancelled by the Applicant after the lapse of 5 (five) business days following the date of signature hereof but before the end of the month during which the Loan Agreement was executed, the Applicant shall be liable for the service fee in respect of the month during which the Loan Agreement was executed, in order to defray the costs incurred by FUNDI in executing and processing the loan.
- 4.8 The Applicant acknowledges that cancellation of loan after the lapse of 5 (five) business days following the date of loan approval hereof but before the end of the month during which the Loan Agreement was executed, will be processed after FUNDI has received the Loan Amount back from the Service Provider and FUNDI will thereafter refund (if applicable) the Applicant accordingly of any deductions made against the Applicant's account during the "waiting for refund from Service Provider" period.
- 4.9 The Applicant bears the responsibility to adhere to the Service Provider's de-registration/cancellation of studies' terms and conditions and FUNDI may only cancel and/or refund monies according to the Service Provider's de-registration/ cancellation of studies terms and conditions. The same applies to cancellations of Equipment loans.
- 4.10. All initiation and monthly service fees are inclusive of VAT.

5. STATEMENTS

- 5.1 On request by applicant Fundi will issue a statement of account ("statements") at 3(three) month intervals via preferred communication method. FUNDI issues statements of account ("statement") at 3 (three) month intervals.
- 5.2 FUNDI will make available to the Applicant a statement on any existing loan, setting out all charges levied, all payments received and the balance outstanding. This statement of account can be viewed and printed from the fundi.co.za after registering as a user.
- 5.3 The Applicant may dispute all or part of the statement provided for by sending via email to support@fundi.co.za.

6. DEFAULT AND DEFAULT ADMINISTRATION COSTS

- 6.1 Default in terms of this Loan Agreement occurs if:
 - 6.1.1 the Applicant fails to make payments that are due in terms of the Loan Agreement or
 - 6.1.2 the Applicant fails to comply with the terms and conditions of the Loan Agreement; or
 - 6.1.3 an administration order in respect of the Applicant or is issued; or
 - 6.1.4 a judgment is granted against the Applicant and same is not settled or rescinded within 30 (thirty) days from the date thereof; or
 - 6.1.5 the Applicant furnishes any incorrect and/or untrue information regarding himself/herself and/or his/her financial position to FUNDI.
- 6.2 The Applicant gives Fundi permission to track the Applicant's account every day until the Applicant has repaid the loan advanced in terms of this Loan Agreement in full. A Debit Check tracker will be placed on the Applicant's account in the event there is any money in arrears and the Applicant authorises FUNDI to collect the amount in arrears by way of a debit check.
- 6.3 Implication of default mentioned in 6.1
 - FUNDI will provide the Credit Bureau with information about the negative payment history of the Applicant, which will affect the Applicant's payment profile at the Credit Bureau.
 - This may negatively affect the Applicant's credit status at any organisation making enquiries at the Credit Bureau. Also, legal action process, which may result in additional costs to the Applicant and as detailed below in 6.4, will be instituted against the Applicant.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

- 6.4 In the event that the Applicant defaults, the following process will be followed by FUNDI:
 - 6.4.1 provide the Applicant with written notice of such default demanding that the Applicant rectify the default;
 - 6.4.2 advise him/her that he/she may refer this Loan Agreement to a debt counsellor and an alternative dispute resolution, consumer court or, if applicable, an ombud with jurisdiction; and
 - 6.4.3 FUNDI may require payment by the Applicant of default administration charges in respect of each letter necessarily written in terms of Part C of Chapter 6 of the National Credit
 - Act. Such payment may not exceed the amount payable in respect of a registered letter of demand in undefended action in terms of the Magistrates' Courts Act, 1944 in addition to any reasonable and necessary expenses incurred to deliver such letter. In addition, and if applicable, FUNDI may charge collection costs, which may not exceed the costs incurred by FUNDI in collecting the debt
 - (a) to the extent limited by Part C of Chapter 6 of the National Credit Act, and
 - (b) in terms of: (i) Superior Court Act, 2013, (ii) the Magistrates' Court Act, 1944, (iii) the Legal Practice Act, 2014; or (iv) the Debt Collector's Act, 1998, whichever is applicable to the enforcement of the Loan Agreement.
 - 6.4.4 FUNDI may approach the court for an order to enforce the Loan Agreement only if, at that time, the Applicant is in default and has been in default under the Loan Agreement for at least 20 (twenty) business days and: (a) at least 10 (ten) business days have elapsed since FUNDI delivered a notice to the Applicant as contemplated in Section 86(10), or Section 129(1) of the National Credit Act, as the case may be; (b) in the case of a notice contemplated in Section 129(1), the Applicant has
 - (i) not responded to that notice; or
 - (ii) responded to the notice by rejecting FUNDI's proposals.
 - 6.4.5 FUNDI will provide the Applicant at least 20 (twenty) business days' notice of its intention to report to the Credit Bureau adverse information about the Applicant's default behaviour or enforcement action taken against the Applicant.
 - 6.4.6 FUNDI may report adverse information about the Applicant's default behaviour or enforcement action taken against the Applicant to the Credit Bureau if the Applicant does not bring the payments due under the Loan Agreement up to date within the 20 (twenty) business days' notice. The Applicant's credit profile at the Credit Bureau and credit worthiness may be negatively affected by the adverse information held by the Credit Bureau.
- 6.5 In the event of such default FUNDI will be entitled at its own and absolute discretion and after consultation, to extend the repayment period agreed to in Part A for a required period of months needed to repay the loan in full not allowing the instalment to exceed the instalment agreed to in Part A.
- 6.6 The interest is calculated and charged as more fully detailed in 3.4. and 3.5 above and is debited to the Applicant's account as agreed in A4 and A5 of Part A.

7. ACCOUNT TERMINATION BY CREDIT PROVIDER

7.1 In the event of a default as mentioned in clause 6 above, FUNDI may terminate the Loan Agreement according to the provisions of the National Credit Act.

Notwithstanding clause 7.1 above, and without affecting FUNDI's rights, the termination of the Loan Agreement by FUNDI does not discharge the Applicant from its contractual obligation to service the loan until the loan is paid in full.

8. ADDRESSES FOR RECEIVING OF DOCUMENTS

- 8.1 The Applicant chooses the physical address as provided in Part A, for the serving of legal notices. The postal address will be used for the sending of other notices and documentation, for example the statement of account if no email address has been provided by the Applicant in Part A of the Loan Agreement.
- 8.2 FUNDI chooses its physical address as set out in Part A of the Loan Agreement for the serving of legal notices and other documentation or the Applicant may forward such documentation to legal@Fundi.co.za or fax it to 086 632 4445.
- 8.3 Both Parties agree to inform the other of the change of the notice address, postal address, telefax number or email address as soon as possible after any such change. The change will be effective on the after 5 business days (fifth) business day after receipt of such notice.
- 8.4 The Parties agree that the notice will only be valid if it is in writing and sent to the address as stipulated in Part A of the Loan Agreement.

9. INFORMATION DISCLOSURE

- 9.1 FUNDI shall not disclose any confidential information obtained in the course of executing the Loan Agreement to outside third parties unless obliged to do so by law or a court order or where consent has been provided in terms of these terms and conditions and as recorded in this Part B of the Loan Agreement.
- 9.2 By entering into the Loan Agreement, the Applicant acknowledges, agrees and/or condones that FUNDI may provide to any of the Credit Bureau listed in 10.6 below, any adverse information in the format prescribed by such Credit Bureau and provided for by the National Credit Act. Such Credit Bureau provide a credit profile and possibly a credit score on the credit worthiness of the person subject to the record.
- 9.3 The Applicant consents to FUNDI forwarding, at its sole and absolute discretion, adverse information relating to the Loan Agreement to the Service/Provider (s) and, without limiting the foregoing, in the event of default or if the Student and/or the Applicant is reasonably believed to have committed a fraud.
- 9.4 FUNDI may provide details to the South African Fraud Prevention Services ("SAFPS") of any conduct on the Applicant's account or Loan Agreement that gives FUNDI reasonable cause to suspect that the conduct is of a fraudulent nature.
- 9.5 By making the application for funding on the terms set out herein, the Applicant consents and/or ratifies to FUNDI obtaining from the Credit Bureau and/or National Loan Register the Applicants credit record and payment history and, without derogating from the foregoing, that FUNDI can elect not to provide the finance applied for immediately on receipt of any information that the Applicant has failed his/her affordability test as prescribed by the National Credit Act.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

10. DISPUTE RESOLUTION

- 10.1 The Applicant agrees that in the event of any dispute or complaint he/she will inform FUNDI thereof in writing in order to resolve the issue at hand. The Applicant may forward the notice to legal@Fundi.co.za or fax it to 086 632 4445.
- 10.2 In terms of the National Credit Act the Applicant may also attempt to resolve any complaint or dispute regarding the Loan Agreement by:
 - 10.2.1 alternative dispute resolution;
 - 10.2.2 referring the complaint or dispute to the National Credit Regulator established in terms of the National Credit Act; or
 - 10.2.3 by making an application to the National Consumer Tribunal established in terms of the National Credit Act.
- 10.3 The National Credit Regulator may be contacted on 0860 627 627 / info@NCR.org.za and the National Consumer Tribunal may be contacted at 012 663 5615 / 0860 627 627.

11. LOAN PROCESS AND USAGE

- 11.1 This loan is strictly to be used for educational purposes in paying for tuition fees/accommodation/or stationery and/or equipment.
- 11.2 The loan cannot be converted into cash nor may it be used for any other purpose.
- 11.3 The Loan Amount will be paid directly to the Service Provider.
- 11.4 Fundi will require a quote from the applicant to validate that the Equipment applied for is for education purposes

12. WARRANTIES

- 12.1 The Applicant warrants that the Student will be and remain the beneficiary of the Equipment until the loan advanced in terms of the Equipment Loan herein has been settled in full.
- 12.2 The Applicant expressly acknowledges and accepts that the Equipment, including but not limited to certain hardware, software and/or third-party support contracts, and the accessories thereto, if any, are procured from third-party Service Provider(s), and the Applicant acknowledges and accepts that FUNDI is not the manufacturer thereof. To the fullest extent permitted by law, FUNDI therefore makes no warranties in respect of the Equipment or any accessories thereto, and any warranties that may subsist in the Equipment or its accessories are made solely by such third-party Service Provider(s), who shall be solely liable therefore.
- 12.3 FUNDI shall not be liable in any way whatsoever for any failures, defects or shortcomings of any nature that may at any point in time arise in, or from the use of, such Equipment, and the Applicant indemnifies and holds FUNDI harmless from and against any loss, damages, claims, actions or expenses thereby incurred. Any issues relating to the return, exchange, or warranty of the Equipment must be resolved directly with the Service Provider, and FUNDI shall have no involvement in such processes.
- 12.4 Without derogating from the subclauses above in this clause 12, third party warranties may vary from product to product, and it is the responsibility of the Applicant and/or Student to consult the applicable product documentation for specific warranty information. In addition, the Applicant acknowledges that certain third-party warranties may limit or void the remedies they offer if unauthorised persons perform support services on the Equipment.

13. BREACH

- 13.1 If the Applicant defaults in the punctual payment of any payment as it falls due in terms of this Loan Agreement, or fails to comply with any of the terms and/or conditions of, or any of its obligations under this Loan Agreement including but not limited to the continued insurance and the timeous payment of premiums in connection therewith, then and upon the occurrence of any one of these events the Applicant will be in breach of this Loan Agreement and FUNDI may, without prejudice to any of its other rights in terms of the National Credit Act, -
 - 13.1.1 claim immediate payment of all amounts payable in terms of this Loan Agreement whether or not such amounts are then due and payable and assuming for this purpose that this Loan Agreement would have endured for the full period; or
 - 13.1.2 immediately terminate this Loan Agreement, retain all amounts already paid by the Applicant and claim all outstanding payments and all legal costs including collection costs.

14. DATA PROTECTION

- 14.1 In this clause, unless the context clearly indicates otherwise, the following words and expressions have the following meanings:
 - 14.1.1 "POPI" means the Protection of Personal Information Act 4 of 2013, as amended from time to time, together with any regulations issued from time to time in terms thereof;
 - $14.1.2\ \ "Data \ Subject" \ means \ the \ person \ to \ whom \ Personal \ Information \ relates, in this instance \ the \ Applicant;$
 - 14.1.3 "Personal Information" means information relating to an identifiable, living, natural person, and where it is applicable, an identifiable, existing juristic person, including but not limited to:-
 - 14.1.3.1 information relating to the race, gender, sex, pregnancy, marital status, national, ethnic or social origin, colour, sexual orientation, age, physical or mental health, well-being, disability, religion, conscience, belief, culture, language and birth of the person;
 - $14.1.3.2\ \ information\ relating\ to\ the\ education\ or\ the\ medical,\ financial,\ criminal\ or\ employment\ history\ of\ the\ person;$
 - 14.1.3.3 any identifying number, symbol, e-mail address, physical address, telephone number, location information, online identifier or other particular assignment to the person;
 - 14.1.3.4 the biometric information of the person;
 - 14.1.3.5 the personal opinions, views or preferences of the person;
 - 14.1.3.6 correspondence sent by the person that is implicitly or explicitly of a private or confidential nature or further correspondence that would reveal the contents of the original correspondence;

Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.

The Provider of Presonal Information Act (POPIA). As data subject, to use are thitself (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information Act (POPIA). As data subject, you are entitled (if reasonable) to r. Be not think when your personal information is being collected. 2. Know if your personal information, and to request access to it. 4. Request, the correction, destruction or deletion of your personal information. 5. Object to our precessing of your personal information and especially for purposes of direct marketing. 6. Not have your personal information with the remains valid for 5 (five) business days from the date of Issuance in accordance with Science 2012 of the NCA.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

- 14.1.3.7 the views of opinions of another individual about the person; and
- 14.1.3.8 the name of the person if it appears with other personal information relating to the person or if the disclosure of the name itself would reveal information about the person.
- 14.2 The Applicant acknowledges that in order for FUNDI to enter into the Loan Agreement with him/her, FUNDI may need to provide, collect, use, store or process the Applicant's confidential information and/or the Personal Information and the Applicant authorises FUNDI to collect, use, store and process the aforementioned. FUNDI acknowledges and undertakes that, should it have access to, and process, Personal Information of Data Subjects, FUNDI shall comply with all the relevant provisions of POPI in relation to all Personal Information received, and without prejudice to the generality of the foregoing, undertakes:
 - 14.2.1 not to allow any unauthorised persons access to the Personal Information;
 - 14.2.2 not to do anything in relation to the Personal Information that requires the consent of, or notification to, a Data Subject without first acquiring such consent or providing such \ notification, as the case may be;
 - 14.2.3 to comply immediately with all lawful and reasonable requests made by the Applicant to ensure compliance with POPI;
 - 14.2.4 to inform the Applicant of all requests made by the Data Subjects in terms of POPI, and to assist the Applicant to the extent reasonably required, at the Applicant's cost, in responding to any request from a Data Subject and in ensuring compliance with its obligations under POPI with respect to security, breach notifications and consultations with supervisory authorities or regulators to comply with such requests (to the extent required by POPI) should the Applicant authorise FUNDI to do so;
 - 14.2.5 notify the Applicant without undue delay on becoming aware of a Personal Information Breach;
 - 14.2.6 not to perform any act or omission that will cause the Applicant to breach any of its obligations under POPI;
 - 14.2.7 in addition to the undertakings hereabove, to implement reasonable and appropriate technical and organisational security measures to prevent the loss of, damage to and/ or unauthorised access or destruction of Personal Information, and take reasonable steps to ensure that all its representatives, employees, agents, partners and their party sub- contractors, if applicable, comply with all of the undertakings in this Agreement;
 - 14.2.8 to notify the Applicant immediately (or if not reasonably possible, as soon as reasonably possible) of any breach or anticipated breach of these undertakings or any of the provisions of POPI (including but not limited to any security breach or anticipated security breach, or unauthorised disclosure) in relation to the Personal Information, or any complaint (together with the full details of the complaint) received from a Data Subject;
 - 14.2.9 to use the Personal Information for maintaining FUNDI'S internal administrative processes including quality, risk, client or vendor management processes; and
 - 14.2.10 to use the Personal Information for internal business related statistical or research purposes.
- 14.3 The Parties agree to comply with the security and data protection obligations equivalent to those imposed on them by POPI and agree to implement and maintain all such technical and organisational security procedures and measures necessary or appropriate to preserve the security and confidentiality of the confidential information or Personal Information in its possession and to protect such confidential information or Personal Information against unauthorised or unlawful disclosure, access or processing accidental loss destructions or damages.
- 14.4 The Applicant acknowledges and agrees that the confidential information or Personal Information may be shared with FUNDI'S personnel, professional advisors or associates.
- 14.5 The Applicant further acknowledges that FUNDI may notify the Applicant about important developments relevant to you. Please inform FUNDI in writing should you not wish to receive any electronic or other communications. All electronic communications between the Parties may be monitored by FUNDI to ensure compliance with professional standards and internal compliance policies.
- 14.6 The Applicant is hereby made aware that FUNDI may for the purposes of collection, use, storage or processing thereof, transfer the Applicant's Personal Information to:
 - 14.6.1 an outsourced information technology provider; or
 - 14.6.2 another country for legitimate business purposes including the use of cloud based solutions.
- 14.7 In this event, FUNDI will endeavour to ensure that any outsourced service provider involved in the collection, use, storage or processing undertakes to ensure that such confidential information and or Personal Information is protected with the same level of protection as FUNDI provides. However FUNDI cannot be held liable or responsible for confidential; information and/or Personal Information that the Applicant sends to third party service providers.
- 14.8 By entering into this Loan Agreement the Applicant consents to the collection, use, storage, processing or transfer of his/her Personal Information whenever it is required.
- 14.9 The Applicant hereby indemnifies and holds FUNDI harmless against any loss, claims, costs (including legal costs on an attorney and own client scale) or damage which may be suffered or incurred by the Applicant in consequence of any breach of any of the above undertakings or of any provisions of POPI.

15. FORCE MAJEURE

- 15.1 FUNDI shall not be liable to the Applicant for delay or failure to perform in terms of this Loan Agreement caused by an event or occurrence of force majeure.
- 15.2 Should any Party to this Loan Agreement (hereinafter referred to as the "Invoking Party") be prevented from fulfilling any of its obligations in terms of this Loan Agreement as a result of any act of God including inter alia, war, fire, flood, hostilities, legislation, insurrection, an outbreak of a pandemic disease, quarantine, sanctions, act of terrorism, trade embargo, restraints of rulers or people, strike, labour disturbances, or any law, proclamation, regulation or ordinance, lock down, demand or act or requirement of any government having or claiming to have jurisdiction over the subject matter of this Agreement or the Parties, explosion or any economic or other cause beyond the reasonable control of such Party (any such event hereinafter called "Force Majeure") then:
 - 15.2.1 the Invoking Party will forthwith give written notice thereof to the other Party specifying:
 - 15.2.1.1 the cause and anticipated duration of the Force Majeure; and
 - 15.2.1.2 promptly upon termination of the Force Majeure, stating that such Force Majeure has terminated.
 - 15.2.2 performance of any such obligations will be suspended from the date on which notice is given of a Force Majeure event until the date on which notice is given of termination of a Force Majeure event (hereinafter referred to as the "Suspension Period") subject always to the remaining provisions of this clause 16.

Initial:

"Pre-Agreement Statement, Quotation and Loan Agreement in terms of Section 92 and 93 of the National Credit Act, 34 of 2005. Fundi Capital (Pty) Ltd (formerly Edu-Loan (Pty) Ltd) is a registered credit provider (NCRCP 158) Co. Reg. 1996/003961/07.
Terms and Conditions apply. In support of responsible lending, FUNDI would like to notify you that you have the right to Debt Counselling. For more information, contact the NCR on 0880 627 627 / www.ncr.org za. Fundi Capital (PtY) Ltd makes every effort to be compliant with the Protection of Personal Information Act (PDPIA). As a data subject, you are entitled (if reasonable) to: 1. Be notified when your personal information is being collected: 2. Know if your personal information are accessed or acquired by an unavoint of your personal information, and to request access to it. 4. Request, the correction, destruction or deletion of your personal information. 5. Object to our processing of your personal information, and to request access of direct marketings in the Action of your personal information in the Regulation of the Subject to decisions based solely on the basis of the automated processing. 7. Submit a compliant to the Regulation regarding our processing of your personal information. This quotation remains valid for days from the date of issuance in accordance with Section 92(2) of the NCA.

LOAN APPLICATION FORM/AGREEMENT

Fundi, Constantia Park, Cnr 14th Ave & Hendrik Potgieter Road, Weltevreden Park PO Box 5287, Weltevreden Park 1715 VAT No: 4550176798 | Initiation & admin fee are VAT inclusive

STAMP HERE



ANNEXURE: TERMS AND CONDITIONS (CONT.)

PART B

- 15.2.3 the Invoking Party will not be liable for any delay or failure in the performance of any obligation hereunder, or loss or damage due to, or resulting from, the Force Majeure during the Suspension Period provided that:
 - 15.2.3.1 the Invoking Party uses and continues to use its best efforts to perform such obligation;
- 15.2.4 if the Force Majeure shall continue for more than 30 (thirty) consecutive days the other Party will be entitled to cancel this Loan Agreement on the expiry of such period, but will not be entitled to claim damages against the Invoking Party as a result of the delay or failure in the performance of any obligations hereunder due to, or resulting from, the Force Majeure; and
 - 15.2.4.1 the Party not invoking Force Majeure will be entitled to elect, by giving written notice within 10 (ten) days of termination thereof, as to whether or not it requires the Invoking Party to perform any obligations incurred prior to Force Majeure.

16. GENERAL

- 16.1 Any agreed changes to this Loan Agreement will be made in writing and signed by both Parties to the Loan Agreement recorded by FUNDI. FUNDI will within 20 (twenty) business days after the date of agreed change to the Loan Agreement deliver to the Applicant by way of email, post or fax as agreed to by the Parties at the time of the amendment, a document reflecting the agreed amendments. The amended agreement will not create a new Loan Agreement unless clearly stated.
- 16.2 The Loan Agreement will be governed by the Laws of the Republic of South Africa.
- 16.3 Where available, a translated version of the Loan Agreement will be provided to the Applicant upon request. Should any ambiguities occur in the translated version of the terms and conditions, the English version will get preference.
- 16.4 FUNDI may without consent or notice to the Applicant, cede and/or delegate any of its rights and/or obligations under this Loan Agreement.
- 16.5 The Applicant may apply to a debt counsellor to be declared over-indebted by following the following procedures, but not after FUNDI has started legal action.
 - 16.5.1 inform FUNDI of the Applicant's intention of initiating the debt counselling process by contacting the FUNDI Call Centre at 0860 55 55 44; 16.5.2 the Applicant must inform any debt counsellor of his/her choice and provide the debt counsellor with his/her income and expense information:
 - 16.5.3 should the debt counsellor determine that the Applicant is over-indebted, they may issue a proposal to the Magistrate's Court recommending that it declares one or more of the Applicant's agreements to be reckless, if applicable, or that the obligations of the Applicant be rearranged;
 - 16.5.4the debt counsellor will guide the Applicant through the process of debt counselling.
- 16.6 If at any time, any of the terms or conditions is found to be illegal, unenforceable or invalid in whole or in part, then the remaining portion of such terms and conditions will remain binding and in full force and effect.
- 16.7 In the event that the student cancels his/her studies, and a credit amount reflects on his/her student account at the Service Provider as a result of such cancellation, the amount will be credited to FUNDI's account. The same will be applicable when FUNDI makes a payment of a Loan Amount that is in excess of the amount due to the Service Provider.
- 16.8 Any commission to be paid to an agent for assisting with the completion of the Loan Agreement will have no influence on the Applicant's cost of credit and will be the same as an agreement where no agent has assisted the Applicant.
- 16.9 To the maximum extent permitted by law, the Applicant hereby agrees that FUNDI may, without further notice to the Applicant, cede all or part of FUNDI's rights and/or delegate all or any part of FUNDI's obligations under this Agreement, either absolutely or as collateral to any person, third party or another credit provider, even if such cession or assignment by FUNDI results in FUNDI ceding its loan book to a third party or another credit provider.
- 16.10 This Loan Agreement constitutes the entire agreement between the Parties and no addition, variation or waiver of any of the provisions of this Agreement shall be of any force or effect unless in writing and duly signed by authorised representatives of all the Parties.

17. DECLARATION

The Applicant:

- 17.1 Confirms that he/she applied for a loan with FUNDI and that the information furnished therein is to his/her knowledge and belief, true and correct and that no information required for evaluating the Loan/credit application has been omitted and acknowledges that subject to the correctness thereof, if approved, the application will constitute a binding Loan Agreement;
- 17.2 Confirms that the Applicant and understand that FUNDI will take legal action against any person who commits any act that can be defined as fraudulent. FUNDI will be entitled, without limitation, to open a case of fraud against the perpetrator and will forward such details to the SAPS, which will further be entitled to take any action it deems fit;
- 17.3 Understands that FUNDI is not an agent or representative of any of the Service Provider(s) except for the purpose of administering the Persal and/or Persal code and/or the SASSA system as agreed between FUNDI and the Service Provider and cannot be held responsible if the Service Provider/Educational Institution fails to deliver educational services to the Student:
- 17.4 Acknowledges and consents to FUNDI using TCPS (Transactional Capital Payment Solutions) for payment requests made from the Applicant's bank account in terms of Payt A.
- 17.5 Acknowledges that if married in community of property, their spouse has given the requisite authority to enter into this Loan Agreement with Fundi.
- 7.6 Declares that by signing this Loan Agreement, he/she acknowledges that he/she fully understands the risks, costs and obligations associated with entering into the Loan Agreement, can afford it and that such portion of the Loan Agreement that required explanation has been fully explained to his/her

SIGNED AT		ON THIS	_DAY OF		
	Applicant	-		Spouse (if married in Community of Property to Applicant)	
	Witness	-		Witness	Initial: