

University of Fort Hare Together in Excellence

APPLICATION FOR ADMISSION Undergraduate 2015

Attach ID Photo here

This is an APPLICATION to study at the University of Fort Hare in 2015.

CLOSING DATE FOR ALL UNDERGRADUATE PROGRAMMES: 30th SEPTEMBER 2014

TAKEALL INCOMPLETE APPLICATION FORMS WILL NOT BE PROCESSED AND THE APPLICANTS ADMISSION TO ACADEMICNOTEPROGRAMMES AS WELL AS PLACEMENT IN A RESIDENCE (WHERE APPLICABLE) COULD BE DELAYED:

APPLICATION FEES				
TUITION:	Non-refundable fee of R100-00 closing 30 th September 2014. No late application will be accepted.			
RESIDENCE:	Non-Refundable fee of R120-00 closing 30 th September 2014. Acceptance of accommodation of R1000-00 before 31 st December 2014.			

BANKING DETAILS:

PLEASE ATTACH THE ORIGINAL DEPOSIT SLIP TO YOUR APPLICATION FORM

- Bank: Standard Bank
- Branch: Alice
- Branch Code: 05 01 19
- Account Name: University of Fort Hare
- Account Number: 28 210 1357
- Reference: Applicant's full name
- Swift Code: SBZAZAJJ

1. PERSONAL DETAILS

TITLE	ID NO. PASSI	/ PORT NO.				
COUNTRY OF CITEZENSHIP:						
FIRST NAMES:						
SURNAME:						
MARITAL STATUS:						
GENDER:	Male	Fem	ale			
DATE OF BIRTH:	Dd/mm/yy					
STUDENT NUMBER						
RECEIPT NUMBER						

ONE (1) CERTIFIED COPY of each of the following documents must be attached: (such documents become the property of the University of Fort Hare and will not be returned),

Identity Document

Original proof of payment of application fee

March and June / September Grade 12 Results

School End Certificate

Academic Record including proof that the Certificate of Conduct has been requested from the previous University / University of Technology / Technikon if you have registered at another institution.

Reminder:

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 Please register to write the National Benchmark Test (NBT). Details are tabled in the enclosed NBT flyer.

OFFICE USE ONLY
RECEIVED AND CHECKED:
STAFF NUMBER:

2. CONTACT DETAILS

2. 1 APPLICANT'S DETAILS

TELEPHONE NUMBERS:	(Home)
IELEPHONE NUMBERS.	(Work)

CELLPHONE NUMBER:

NB: SMS messages will be sent to this number

E-MAIL ADDRESS:

POSTAL ADDRESS (WHERE MAIL MUST BE DELIVERED)			
		Postal Code	
NB: Take note that all written commun	cations will be sent to the above-mentioned address		

RESIDENTIAL ADDRESS: (Physical address)		
(1)(1)(0)(0)(0)(0)(0)(0)(0)(0)(0)(0)(0)(0)(0)		
	Postal Code	

2. 2 NEXT OF KIN DETAILS: (COMPULSORY)

SURNAME:

RELATIONSHIP:

TELEPHONE NUMBERS:	(Home)
IELEPHONE NUMBERS:	(Work)

INITIALS:

TITLE:

CELLPHONE NUMBER:

E-MAIL ADDRESS:

RESIDENTIAL ADDRESS: (Physical address)	
	Postal Code

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3. ADDITIONAL INFORMATION FOR REPORTING TO THE DEPARTMENT OF EDUCATION

3.1 ETHNICITY African Asian Coloured White	
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3.2	LANGUAGES (mark with an X where applicable)	Home Language
Afrika	aans	
Engli	sh	
isiNd	ebele	
isiXh	osa	
isiZu	u	
sesS	otho	
sesS	otho sa Lebowa	
Sets	wana	
siSw	ati	
Tshivenda		
Xitsonga		
Othe	r (please specify)	

4. Any disability or special educational needs:	Yes	No	If YES please complete below
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CONFIDENTIAL

Students with disabilities/special educational needs:

The unit for Students with Disabilities provide support services for students with disabilities. Please provide the following information to enable the University to offer maximal support to students with special needs:

Did you apply for residential accommodation?

Yes	
No	

Disability

Please briefly indicate your type of disability and special requirements:

5. ACADEMIC DETAIL	-S						
LEVEL OF STUDY (Indicate choice with an X)	Undergraduate		Postgradua	nced / te Certificate/ Honours loma			
* DEGREE /	First Choice:						
DIPLOMA FOR WHICH	Second Choice:						
APPLICATION IS BEING MADE	Third Choice:						
FIELD OF STUDY	First choice:						
(Postgraduates only)	Second Choice						
RESEARCH OR	For a research degree the curriculun For a structured degree the curriculu uncertain what the curriculum require						
STRUCTURED DEGREE (Indicate choice with an X)	RESEARC	1		STRUCTURED			
CAMPUS (Indicate choice with an X)	Alice		В	Bhisho East London			
TYPE OF STUDY	Full Time			Part time			
	Post School Coll	ege			Scholar		
PREVIOUS YEAR'S ACTIVITY (Indicate choice with an X)	University of Technology	(Techni	kon)	University			
	Working (employ	/ed)		Unemployed			

6. FINANCIAL AID (only for RSA citizens):

7. DETAIL OF SCHOOL RECORD (ONLY UNDERGRADUATE)

Name of school:												
Address of school:								Posta	al Code			
Telephone number of school							Ма	tric \	'ear			
Matric examination Number												
NATIONAL SENIOR CERTIFICATES (NSC)												
Senior Certificate obtained before 2008 Type of exemption (Mark with an X)		Endorsement				Conditional Endorsement						
		Senior Certificate without Endorsement				Othe	er (plea	ase spe	ecify)			

• Applicants who completed the Senior Certificate before 2008 must provide a certified copy of the Senior Certificate and need not complete Section 9

8. SCHOOL SUBJECTS (for languages, please state whether 1st / 2nd or 3rd language)

			Gr	ade 11 (No	Grade 12 (March/Jun)			
Year	Month	School Subject	Actual Mark	Out of	Total	Actual Mark	Out of	Total
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				Out of			Out of	
				Out of			Out of	

GRADE 11 MARKS MUST BE COMPLETED AND ATTACH REPORT

NO

YES

9. IF YOU HAVE BEEN REGISTERED AT ANOTHER UNIVERSITY /TERTIARY INSTITUTION IN THE PAST, PLEASE SUPPLY THE FOLLOWING INFORMATION

NAME(S) OF UNIVERSITY(TIES) OF	DEGREE /	YEAR REGIST			
TECHNOLOGY (TECHNIKON); COLLEGE(S)	DIPLOMA OBTAINED	FROM	то	STL	JDENT NUMBER
HAVE YOU EVER BEEN PROHIBIT					
WITH YOUR STUDIES AT ANY UNI TECHNOLOGY (TECHNIKON) / CO	-	YES		NO	

10. CONCURRENT REGISTRATION AT THIS AND / OR ANOTHER HIGHER EDUCATION INSTITUTION.

A student enrolled at this university may only with the permission of the dean / deans be registered simultaneously at / for more than one (1) qualification / institution.

DECLARATIONS WHICH MUST BE COMPLETED AND SIGNED.

DECLARATION BY STUDENT (COMPULSORY)

IF SO, WHERE?

I hereby cede all rights to which I am or may be entitled to discharge amounts due to the University as aforesaid against the aforesaid facility.

Signature of student:.....

Date:....

DECLARATION BY APPLICANT

I hereby declare:

If my application should be successful, I undertake to:

- (a) Comply with the general rules and regulations of the University of Fort Hare.
- (b) Inform the Registrar immediately, in writing, of any change of address.
- (c) Acquaint myself with the general rules and regulations relating to the programme for which I am accepted
- (d) I am fully aware that the University of Fort Hare is under no obligation to provide either financial assistance or accommodation of any kind.
- (e) I acknowledge that all fees have been determined by the Council of the University of Fort Hare.
- (f) I agree that the relevant fees will be paid, as indicated in the Prospectus, by the due dates. If such fees are not paid, I acknowledge the rights of the University to cancel my registration at any time and to claim payment of the amounts owing by me and/or my guardian.
- (g) I declare that all particulars given by me on this form are true and correct.
- (h) I agree that any misrepresentation due to information entered on this form or the withholding of information, shall cause this application to become void or voidable at the discretion of the University without prejudice to its rights.
- (i) Should I, during the course of my studies, at the University, sustain any injuries or contract any illness or suffer any loss or damages, I hereby undertake not to institute any claim against the University on account thereof, irrespective of the cause of such damages or loss. In the event of my death during the course of my studies, this undertaking shall be binding on the executor of my estate and my heirs and successors-in-title. Under the circumstances referred to above, I, or my executor, administrator, heirs, and successors-in-title (in the event of my death) hereby indemnify the University in respect of any damages suffered by me arising from any of the causes referred to above.
- (j) I understand that meeting the minimum admission reuirements is no guarantee for admission. The University has other considerations, e.g. academic merit, quotas for academic programme, equity, etc.

I acknowledge that I have read this document, understand its contents and agree to its terms and conditions. I further acknowledge that I am signing this agreement freely and voluntarily.

Signature of the student:

Date:....

DECLARATION BY PARENT/GUARDIAN IN THE CASE OF THE APPLICANT BEING A MINOR

I declare that I am aware that Rules and Regulations exist that have been promulgated by the Council of the University. I confirm that I am aware that the Council may promulgate further Rules and Regulations from time to time and I agree that my son/daughter binds himself / herself to comply with such Rules and Regulations.

I hereby give my permission that my son/daughter may conclude or amend any agreement pertaining to loans/or bursaries with the University.

I hereby declare that I am the legal guardian of the above minor signatory, and I hereby assist, approve, ratify and agree to the above minor signatory signing this document (Waiver of Liability and Indemnity and Declaration).

I hereby waive any and all rights, claims, demands and causes of action which I may have against the University, its employees, contractors and agents arising from the above minor signatory's participation in the degree/diploma and the related activities, including without limitation, any claim for damages to my property or any property in the above minor signatory's possession or under his/her control, and/ or damages resulting from his/her personal injury or death.

I furthermore hereby indemnify the University, its employees, contractors and agents against any and all liability, loss, damages and legal costs which the University, its employees, contractors and agents may incur or sustain as a result of any claims which be instituted by the above minor signatory (after reaching the age of 18 years or while still a minor, with the assistance of his/her guardian) to the extent that the same have arisen from, have occurred during or are in any way related to his/her participation in the degree/diploma and the related activities.

I acknowledge that I have read this document, understand its contents and agree to its terms and conditions. I further acknowledge that I am signing this agreement voluntarily.

Full names and surname of parent / guardian: .	

Identity Number:.....

Signature of parent / guardian:

Date:

Office Use Only- Undergraduate Studies

	1st choice	Signature	Date	2nd Choice	Signature	Date	Signature & date when processed by Student Admin
Accepted							
Provisionally accepted							
Waitlisted							
Rejected							
	3rd Choice	Signature	Date				Signature & date when processed by Student Admin
Accepted							
Provisionally accepted							
Waitlisted							
Rejected							
Administrative (Comments:						
Final Choice					Official Signa	ature:	

SEND COMPLETED APPLICATIONS TO:

ALICE CAMPUS

The Registrar University of Fort Hare Private Bag X1314, Alice 5700

EAST LONDON CAMPUS

The Registrar University of Fort Hare Private Bag X9083 East London 5200

Contact Details Alice Campus

East London Campus

Tel: 040 602 2281 / 2053 / 2512 / 2016 Tel: 043 704 7004 / 7155 / 7266 / 7279



2015 APPLICATION FOR RESIDENCE ACCOMMODATION

Surname			
First Names			
Identity / Passport Number			ID Photo for Residence
Student Number			
Email Address			
CAMPUS:	ALICE	EAST LONDON	
GENDER:	MALE	FEMALE	

With my signature I declare that the above information is correct

SIGN	NATURE OF APPLICANT DA	ATE
For	Office Use Only	
Resi	sidence Allocation: Yes	No
Nam	ne of Residence:	
Roor	om Number:	
Sign	nature of Official:	
Date	e:	
1.	PLACEMENT PROCEDURE	
1.1	Once a completed application form has been application list of the residence of first choice.	returned, the applicant's name will be placed on the
1.2	Applications will be selected on application dat	e, admission criteria and diversity targets.
1.3	Once an applicant is selected, a written offer regarding procedures, conditions, etc.	of accommodation will be sent including information
1.4	If the applicant is not selected for any residenc list of the residence of first choice for possible of opportunities.	e, his/her name will remain on the application consideration during future placement

Placement in a residence does not imply that admission to any academic degree, diploma or certificate course, or selection course has been obtained. 1.5

All prospective students' final acceptance and eventual registration as students remain subject to compliance with the necessary admission requirements of the UFH.

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The Parties agree that the Credit Provider will advance the Loan Amount to the Consumer and pay it to the above Service Provider for the above student. The Parties agree that the Credit Provider will advance the Loan Amount to the Consumer and pay it to the above Service Provider for the above student. The Consumer undertakes to repay the Total Amount in the number of monthly instalments as detailed above in terms of the authority below. The Consumer hereby authorises hickner Employer specified above to deduct the monthly instalments as detailed above in terms of the authority below. The Consumer hereby authorises hickner Employer specified above to deduct the monthly instalments from the following the Credit Provider on behalf of the Educational inflution indicated above. 40 If the Credit Provider does not have a deduction agreement with the Consumer's Employer or if a salary deduction can not be executed, the Consumer authorises the Credit Provider to deduct the monthly instalments from the following the Credit Provider does not have a deduction agreement with the Consumer's Employer or if a salary deduction if and the Credit Provider to deduct the monthly instalments from the following the Credit Provider to deduct the monthly instalments from the following the Credit Provider the credit Provider may change the date of deduction if the agreed upon date is not a business day. 40 Image: Student and Student Amount and the distribution of the Credit Provider is also yread above to be included in all the Credit Provider is also yread above to the Consumer opts to be included in marketing/customer is also yread above to the Consumer opts to be included in marketing/customer is also yread above to the Consumer confirms acceptance of the quotation and that a binding agreement is concluded on the above Terms and Conditions	QUOTATION (This Quote is Call 0860 55 55 44 for assist Loan amount: R Interest: Fixed Rate % R Total monthly service fees R (included in instalment; incl. VAT): R Initiation fee R (included in instalment; incl. VAT): Total amount repayable: Number of instalments (months): Monthly instalment:	valid for 5 business days and ance in completing this sec	d becomes an Agree etion Book Le Study L Payment of If the Studer account will Commission	ement and Repayn ban boan boan soan sign p the loan amount nt cancels his/her be credited to Ed n agent code:	nent schedule when signed by the gnature for Quotation Purposes (Consumer) is made directly by the Credit Pr r studies at the Service Provider, duloan's account to offset admis	Signature of Credit Provider Representative ovider to the Service Provider. any credit on the Student's
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A1 Instalments from his/her salary. Any charges levied by the Employer to effect the salary deduction will be deemed to be administered by the Credit Provider no behalf of the Educational Inituition indicated above. A5 If the Credit Provider does not have a deduction agreement with the Consumer's Employer or if a salary deduction can not be executed, the Consumer autorises the Credit Provider to deduct the monthly instalments from the following bank account holder: Name of the account via a debit order. Name of the account is a debit order. Name of the account is a debit order. Bank: Name of the account is a debit order. Account No: Date of first deduction. Date of first deduction. Name of the account or device and the distribution of the Credit Provider may change the date of deduction if the agreed upon date is not a business day. A6 The Consumer opts to be included in marketing/customer Nonstary off sand mail messages. Yes No The Consumer opts to be included in marketing/customer Stas off distributed by the Credit Provider. Yes No Campaigns. Yes No The Consumer opts to be included in marketing/customer Yes No The Consumer opts to be included in marketing/customer Yes No The Consumer opts to be included in marketing/customer Yes	QUOTATION (This Quote is Call 0860 55 55 44 for assist Loan amount: R Interest: Fixed Rate % R Total monthly service fees R (included in instalment; incl. VAT): R Initiation fee R (included in instalment; incl. VAT): Total amount repayable: Number of instalments (months): Monthly instalment: Annual Effective Rate: R	valid for 5 business days and ance in completing this sec , , , , , , , , , , , , , , , , , , ,	d becomes an Agree ction Book Lo Study L Payment of If the Studer account will Commission % Agent's Nan	ement and Repayn ban oan Signal the loan amount nt cancels his/her be credited to Ed n agent code: [ne:	nent schedule when signed by the gnature for Quotation urposes (Consumer) is made directly by the Credit Pr r studies at the Service Provider, duloan's account to offset admis	Signature of Credit Provider Representative ovider to the Service Provider. any credit on the Student's stration costs incurred.
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Original and latest bank statements stamped by the branch (for the last 3 months.)
Valid quotation/statement of fees
Recent payslip (not older than three months)
Valid and certified SA ID document
NB: If you are studying full time you will need your parent, guardian or sponsor

NB: If you are studying full time you will need your parent, guardian or sponsor to apply on your behalf. You will need to attach THEIR ID document, recent payslip and 3 months bank statements, and ensure that you complete the relevant fields on your loan application form/s.



PART B

ANNEXURE: TERMS AND CONDITIONS.

Version 2.00 - Valid from 15/08/2011 THE EDUCATIONAL LOAN AGREEMENT ("the Loan Agreement") The Loan Agreement consists of Part A, being the quotation, pre-agreement statement and repayment schedule as well as this Part B, being the terms and conditions, once signed by the 1.1 Parties, and it is the only recordal of the issues addressed herein. The Loan Agreement is entered into by and between Eduloan (Pty) Ltd ("the Credit Provider") and the Consumer detailed in Part A 1.2 The Credit Provider is registered in terms of the National Credit Act No. 34 of 2005 ("National Credit Act") under number NCRCP158. The Consumer understands that the terms and conditions applicable to the Loan Agreement will at all times be subject to the provisions of the National Credit Act. "Prime rate" means the publicly quoted variable annual rate of interest as charged by the bankers of the Credit Provider and as certified by the auditors of the Credit Provider, whose receiver the bankers of the Credit Provider and as certified by the auditors of the Credit Provider, whose 1.3 1.4 1.5 appointment it shall not be necessary to prove. Details of such bankers will be provided to the Consumer when so requested in writing. PAYMENTS The repayment schedule contained in A4 of Part A sets out the information relating to the credit extended. The Consumer must make consecutive monthly payments to the Credit Provider that are due and payable in terms of this Loan Agreement on or before the payment date without any 2.2 deductions or demand. 2.3 The Credit Provider will credit each payment made under the Loan Agreement to the Consumer's account on the date of receipt of the payment as follows: 1. firstly, to satisfy any due or unpaid interest charges; secondly, to satisfy any due or unpaid fees or charges;
 thirdly, to reduce the amount of the principal debt. The Credit Provider will make the payment of the Loan Amount, as set out in A4 of Part A to the Service Provider, and as directed by the Consumer, "Service Provider" refers to the 2.4 Educational Institution, Eduxtras Debit Card or any other third party that provides services or goods related to and for an educational purpose and as approved by the Credit Provider. The Educational institutions will not be permitted to refund any of the funds paid to it by the Credit Provider to the student or the Consumer. The unused funds will be transferred back to 2.5 the Credit Provider and credited against the Consumer's account. The Credit Provider will thereafter refund the consumer into the bank account provided for in A5 of Part A or if amended into the latest bank account provided to the Credit Provider in writing, if such refund is due to the Consumer. The Consumer may also make additional payments to settle the Loan Agreement or monthly payments earlier without any notice to the Credit Provider. The Consumer undertakes to inform the Credit Provider in writing of any changes related to his/her payment method and/or his/her employment status. 2.6 27 COSTS, FEES AND CHARGES The interest and fees on amounts in arrears will be the same as the interest rate and fees charged in respect of the Loan Agreement. 3.1 The Credit Provider 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 3.2 National Credit Act: An initiation fee in respect of the costs of initiating the Loan Agreement and which will be levied on the date the Loan Agreement is signed, which fee the Consumer has elected to form part of the loan amount. The Credit Provider will at its election, be entitled but not obliged to levy interest on the initiation fee; 3.2.1 A monthly service fee recoverable by the Credit Provider in connection with the routine administration cost of maintaining the Loan Agreement will be levied at the end of each month to 3.2.2 which it relates; 323 Default administration charges to cover administration costs incurred as a result of the Consumer defaulting on obligations under the Loan Agreement Collection costs, being amounts that may be charged by the Credit Provider in respect of the enforcement of the Consumer'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. The interest rate applicable to all agreements excluding the laptop finance is fixed for the period of the Loan Agreement provided that it does not exceed the prescribed legal maximum in 3.2.4 3.3 terms of the National Credit Act. The interest is calculated on a daily basis on the outstanding balance, over a period of a 365 day year, which is charged monthly in arrears and is due and payable immediately and is debited to the Consumer's account on the last day of each month. payoue infinite latery and is depicted to the consumer successfully of electrony of electrony and the interest and any of electrony and the interest and any of the interest and any of the interest is calculated on a daily basis on the outstanding balance, over a period of a 365 day year, 3.4 which is charged at the end of the month on a monthly basis in arrears and is due and payable immediately and is debited to the Consumer's account on the last day of each month EARLY SETTLEMENT AND ACCOUNT TERMINATION BY CONSUMER The Consumer understands that he/she may at any time terminate the Loan Agreement by paying the settlement amount owed to the Credit Provider. Should the Consumer decide to settle or terminate the Loan Agreement, a request for a settlement amount may be made to the Credit Provider at the following contact number 0860 55 55 44. The settlement amount provided by the Credit Provider shall be the total of the unpaid balance of the principle 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 Consumer. 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 the Credit Provider during this period after the loan has been settled in full will be refunded 42 4.3 to the consumer if due to him/her. Notwithstanding the provisions of 4.1 and 4.2 above, in order to validly cancel the loan application the Consumer must cancel directly with the Educational Institution as well as with the 4.4 Credit Provider by providing a written notice of cancellation and/or termination. Should cancellation or termination of the loan take place after the funds have been paid over to the Educational Institution, whether or not a confirmation slip has been issued, 4.5 the Consumer will be liable to pay over the funds to Eduloan. The cancellation or termination of this Loan Agreement with the Consumer will entitle them to the "cooling off" period as envisaged in section 121 of the National Credit Act. 4.6 STATEMENTS The Consumer requests that the Credit Provider issues statements of account ("statement") at three month intervals. 5.1 The Credit provider will make available to the Consumer 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 www.myeduloan.co.za after registering as a user. 52 5.3 The Consumer may dispute all or part of the statement provided for by sending the Credit Provider a written notice to this effect. DEFAULT AND DEFAULT ADMINISTRATION COSTS Default in terms of this Loan Agreement occurs if: 6.1.1 The Consumer fails to make payments that are due in terms of the Loan Agreement; 6.1 612 The Consumer fails to comply with the terms and conditions of the Loan Agreement; An administration order in respect of the Consumer or his surety is issued; 6.1.3 A judgment is granted against the Consumer and same is not settled or rescinded within 30 (thirty) days from the date thereof; The Consumer furnishes any incorrect and/or untrue information regarding himself and/or his financial position to the Credit Provider; 6.1.4 6.1.5 6.1.6 The Consumer does anything and/or allows anything which has a negative effect on the rights of the Credit Provider. Implication of default mentioned in 6.1: 6.2 The Credit Provider will provide the Credit Bureaux of such negative payment history of the Consumer which will affect the Consumer's payment profile at the Credit Bureax and may also adversely affect the Consumer's credit status at any organization making enquiries at the Credit Bureaux, and further, legal action process which may result in additional costs to the Consumer and as detailed below in 6.3, will be instituted against the Consumer. In the event that the Consumer defaults the following process will be followed by the Credit Provider: 6.3 6.3.1 Provide the Consumer with written notice of such default demanding the Consumer to rectify the default; and Advise him/her that he/she may refer this Loan Agreement to a debt counselor and an alternative dispute resolution, consumer court or, if applicable, an ombud 6.3.2 with jurisdiction; The Credit Provider may require payment by the Consumer of default administration charges in respect of each letter necessarily written in terms of Part C of Chapter 6 of the National 6.3.3 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, the Credit Provider may charge collection costs which may not exceed the costs incurred by the credit provider in collecting the debt -(a) to the extent limited by Part C of Chapter 6 of the National Credit Act, and in terms of - (i) the Supreme Court Act, 1959, (ii) the Magistrates' Court Act, 1944, (iii) the Attorneys Act, 1979; or (iv) the Debt Collector's Act, 1998, whichever is applicable to the enforcement of the Loan Agreement; (b) The Credit Provider may approach the court for an order to enforce the Loan Agreement only if, at that time, the Consumer 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 the Credit Provider delivered a notice to the Consumer as contemplated in section 6.3.4 86(9), 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 Consumer has not responded to that notice; or responded to the notice by rejecting the Credit Provider's proposals; The Credit Provider will provide the Consumer at least 20 (twenty) business days' notice of its intention to list the Consumer for the default at the Credit Bureaux; List the Consumer at the Credit Bureaux for default if the Consumer does not procure payment due to the Credit Provider within the 20 (twenty) business days' notice. The Credit Bureau 6.3.5 6.3.6 provides a credit profile and possibly a credit score on the credit worthiness of the person subject to the record that can be affected due to the adverse information and default listing; Request the Service Provider, if legally possible and at the sole and absolute discretion of the Credit Provider, to withhold the academic results of the student in terms of the agreement between the Credit Provider and the Service Provider. In the event of such default the Credit Provider will be entitled at its own and absolute discretion and after consultation, to extend the repayment period 6.3.7 6.4 agreed to in Part A for a required period of months needed to repay the loan in full not allowing the installment to exceed the installment agreed to in Part A except where the installment due is less than agreed to. Initial: 6.5 The interest is calculated and charged as more fully detailed in 3.3. and 3.4 above and is debited to the Consumer's account as agreed in A4 and A5 of Part A.

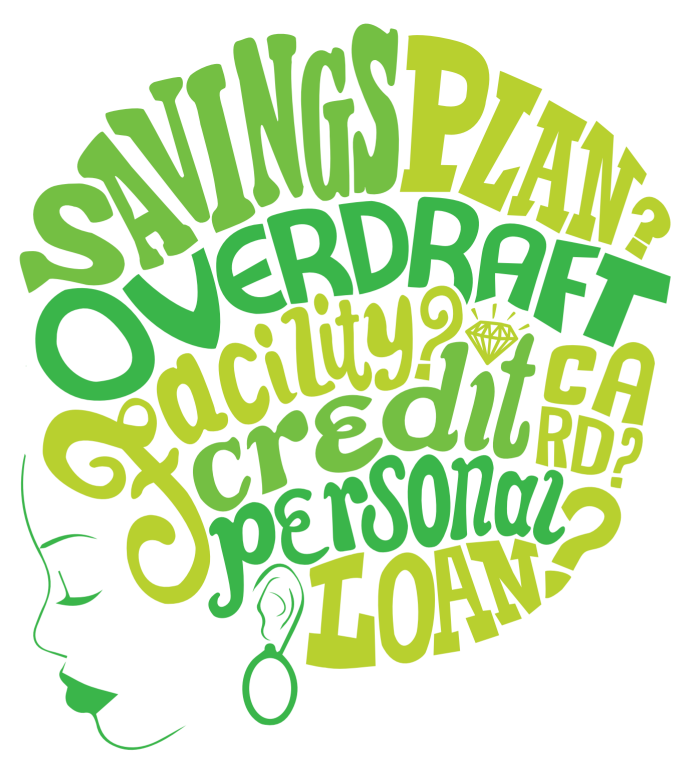
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ACCOUNT TERMINATION BY CREDIT PROVIDER In the event of a default as mentioned in 6, the Credit Provider may terminate the Loan Agreement according to the provisions of the National Credit Act. In such cases, the process will be followed as set out in 6.3.

8.		OR RECEIVING OF DOCUMENTS
	8.1	The Consumer 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 Consumer in Part A of the Loan Agreement.
	8.2	The Credit Provider 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 Consumer may forward such
		documentation to legal@eduloan.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 5 (fifth) business day after receipt of such notice.
	8.4	The parties agree that the notices will only be valid if it is in writing and sent to the address as stipulated in Part A of the Loan Agreement.
9.		N DISCLOSURE
	9.1	The Credit Provider shall not disclose any confidential information obtained in the course of 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 Consumer acknowledges, agrees and/or condones that the Credit Provider may provide to any of the Credit Bureaux listed in 9.6 below, any
		adverse information in the format prescribed by such Credit Bureaux and provided for by the National Credit Act. Such Credit Bureaux provide a credit profile and possibly a credit score on the credit worthiness of the person subject to the record.
	9.3	The Consumer consents to the Credit Provider forwarding, in its sole and absolute discretion adverse information relating to the loan to the Service Provider, and without limiting the
	9.4	foregoing, in the event of default or if the Student and/or the Consumer is reasonably believed to have fraud.
	9.4	The Credit Provider may provide details to the South African Fraud Prevention Services ("SAFPS") of any conduct on the Consumer's account or Loan Agreement that gives the Credit Provider reasonable cause to suspect that the conduct is of a fraudulent nature.
	9.5	By entering into this Loan agreement the Consumer consents and/or ratifies to the Credit Provider obtaining from the Credit Bureau and/or National Loan Register the Consumer's credit
		record and payment history, and without derogating from the foregoing, that the Credit Provider can resile from this Loan Agreement immediately on receipt of any information that the Consumer has failed his/her affordability test as prescribed by the National Credit Act.
	9.6	The Consumer has the right to contact the Credit Bureau with the following contact details to have the Consumer's record disclosed and to request the correction of inaccurate
		information: 9.6.1 Expert Decision Systems XDS
		Telephone: 011 645 9100 E-mail: <u>info@xds.co.za</u>
		9.6.2 TransUnion Credit
		Telephone: 011 214 6000 E-mail: <u>Disputeinfo@transunion.co.za</u> 9.6.3 Experian Credit Bureau
		Telephone: 0861 105 665 E-mail: info@experian.co.za
		9.6.4 Compuscan Telephone: 021 888 6000 E-mail: info@compuscan.co.za.
10.	DISPUTE RESC	
	10.1	The Consumer agrees that in the event of any dispute or complains he/she will inform the Credit Provider thereof in writing in order to resolve the issue at hand. The Consumer may
	10.2	forward the notice to legal@eduloan.co.za or fax it to 086 632 4445. In terms of the National Credit Act the Consumer 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	To 2.5 by making an application to the National Consumer inductial established in terms of the National Credit Regulator may be contacted on 0866 627 627 / jinf@MCR.org.za and the National Consumer Tribunal may be contacted
11		at 012 663 5615/ 0860 627 627.
11.	11.1) INTERNATIONAL EDUCATIONAL INSTITUTIONS The Credit Provider will finance South African students studying abroad as well as foreign students studying in the designated country or abroad. The consumer must, however, be in
		South Africa.
	11.2	The Credit Provider will make all payments in the South African Rand currency and in terms of the South African Banking and payment system. For avoidance of doubt the monies stipulated in the loan application, will be paid in South African Rands directly to the International Educational institution. In the event of a shortfall in the fees due to currency
		fuctuations or foreign exchange, the Consumer will be liable to pay the International Educational institution institution the outstanding amounts.
	11.3 11.4	The Consumer will responsible for all bank charges.
	11.4	Loan payments will take up to 45 days from date of approval to be paid into the International Educational Institution account. The Credit Provider may at anytime offset exchange rate fluctuations for payments to International Educational Institutions.
12.	GENERAL	
	12.1	Any agreed changes to this Loan Agreement will be made in writing and signed by both parties to the agreement or electronically voice recorded by the Credit Provider. The Credit Provider will within 20 (twenty) business days after the date of agreed change to the Loan Agreement deliver to the Consumer by way of email, postal 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.
	12.2 12.3	The Loan Agreement will be governed by the Laws of the Republic of South Africa. A translated version of the Loan Agreement will be provided to the Consumer upon request. Should any ambiguities occur in the translated version of the terms and conditions, the
		English version will get preference.
	12.4 12.5	The Credit Provider may without consent or notice to the Consumer, cede and/or delegate any of its rights and/or obligations under this Loan Agreement. The Consumer may apply to a debt counsellor to be declared over-indebted by following the following procedures, but not after the Credit Provider has started legal action in terms of
	12.5	The consumer may apply to a debt course to be declared over-indebted by following the following procedures, but not after the credit revider has started tegat action in terms of 6.3 above:
		 12.5.1 Inform the Credit Provider of the Consumer's intention of initiating the debt counseling process by contacting the Eduloan call centre at 0860 55 55 44; 12.5.2 The Consumer must visit any debt counsellor of his/her choice and provide the debt counsellor with his/her income and expense information;
		 12.5.2 The Consumer must visit any debt counsellor of his/her choice and provide the debt counsellor with his/her income and expense information; 12.5.3 Should the debt counsellor determine that the Consumer is over-indebted, they may issue a proposal to the Magistrate's Court recommending that it declares one or more
		of the Consumer's agreements to be reckless or that the obligations of the Consumer be rearranged;
	12.6	12.5.4 The debt counsellor will guide the Consumer through the process of debt counseling. 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.
	12.7	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 the Credit Provider account. The same will be applicable when the Credit Provider makes a payment of a loan amount that is in excess of the amount due to the Service
		Provider.
	12.8	In the event of death or retrenchment of the Consumer, the outstanding balance will be regarded as being repaid in full, provided that no amounts payable and due at that stage are in arrears.
	12.9	Any commission to be paid to an agent for assisting with the completion of the agreement will have no influence on the consumer's cost of credit and will be the same as an agreement
13		where no agent has assisted the Consumer.
13.	DECLARATION The Consumer	
	13.1	Confirms that he/she applied for a loan with the Credit Provider 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;
	13.2	Confirms that the Consumer and Student understand that the Credit Provider will take legal action against any person who commits any act that can be defined as fraudulent. The Credit
		Provider will be entitled, without limitation, to open a case of fraud against the perpetrator and will forward such details to the Service Provider which will further be entitled to take any action it deems fit;
	13.3	Understands that the Credit Provider is not an agent or representative of the Service Provider except for the purpose of administering the Persal and/or Persol code and/or the SASSA
	12.4	system as agreed between the Credit Provider and the Service Provider and cannot be held responsible if the Service Provider fails to deliver educational services to the Student;
	13.4 13.5	Acknowledges and consents to the Credit Provider using Nu-Pay for payment requests made from the Consumer's bank account in terms of Part A; Declares that he/she is presently not under administration, has no intention of being placed under administration and agrees that he/she will not attempt to be placed under
		administration for the duration of this agreement;
	13.6	Declares that he/she has not initiated the debt review process, is not under debt counseling and has no intention to initiate the debt review process directly after the loan has been approved;
	13.7	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
14.	WAIVER	afford it and that such portion of the Loan Agreement that required explanation has been fully explained to his/her satisfaction.
	14.1	The Consumer has the right to a 5 days cooling off from the date of entering into this agreement.
		The Consumer may however waive this right by initialing in the box's provided.
	SIGNED	AT ON THIS DAY OF

Consumer

Spouse (if married in COP to Consumer)



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