

LOAN APPLICATION

(Strictly Confidential)

NOVEMBER 2020

All correspondence can be sent to Trustco Finance (Pty) Ltd

KNOW YOUR CLIENT CHECKLIST

Name:					
Surname:					
ID:					
Student Number:					
Nationality/Proof	of Identification	ı (Namibian ID, Passport or	Birth Certif	icate)	
Namibian resident	tial address				
Contact details of	client				
Monthly income a	nd expenditure				
UN sanction list so	reening				
Product type		IOL Study Courses	1	Risk Score 2.5%	
		Edufees	3	Risk Score 7.5%	
		RCP	1	Risk Score 2.5%	
Installment Value		N\$ 0.00 - N\$ 1000.00	1	Risk Score 2.5%	
		N\$ 1001.00 - N\$ 2000.00	2	Risk Score 5.0%	
		N\$ 2001.00 - N\$ 3000.00	3	Risk Score 7.5%	
		N\$ 3001.00 - N\$ 4000.00	4	Risk Score 10.0%	
		N\$ 4001.00 - N\$ 5000.00	5	Risk Score 12.5%	

TRUSTCO HOUSE - No.2 Keller Street - WINDHOEK - NAMIBIA - PO BOX 11363 - WINDHOEK
WINDHOEK Tel: +264 61 275 9300 Fax: +264 61 4090 / ONGWEDIVA: +264 65 233 300 / KATIMA MULILO: +264 66 254 433/
RUNDU: +264 66 255 066 / KEETMANSHOOP: +264 61 270 9640 / WALVIS BAY: +264 64 212 000 /
GOBABIS +264 61 270 9610/11 / MARIENTAL: +264 61 270 9631/2
WEB: www.trustcofin.na | EMAIL: trustcofinance@tgh.na

Employment	Employed	1	Risk Score 2.5%
	Self-employed	3	Risk Score 7.5%
Source of Funds	Salary	1	Risk Score 2.5%
	Commission	3	Risk Score 7.5%
	Other Income	3	Risk Score 7.5%
	Unknown	5	Risk Score 12.5%
Nationality	Namibian Citizens	1	Risk Score 2.5%
Transaction Type	Salary deductions	1	Risk Score 2.5%
	Debit Order	3	Risk Score 7.5%
	EFT Transfer	3	Risk Score 7.5%
	Cash Transactions (Deposits or payments)	3	Risk Score 7.5%
	Government Deduction	1	Risk Score 2.5%
Type of client	IOL Students	1	Risk Score 2.5%
	PEP's	5	Risk Score 12.5%
Services &	IOL Marketer	1	Risk Score 2.5%
Delivery Channel	Private Sales	3	Risk Score 7.5%
			Total Risk
Credit vettor stamp			

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LOAN APPLICATION

2. PERSONAL PARTICULARS:	Agent Code
Title: Mr Miss Ms Other (Specify)	Nationality:
Surname:	Initials:
First name(s):	
number: Date of birth: Date	Cell:
Tel Work: Marital status:	Single Widowed Divorced Ced in Out of community of property C
Residential address:	
Postal address:	
E-mail address:	
Insolvent: Yes No Under legal administration: Yes	No Garnishee order: Yes No O
Accommodation: Rented house or flat Ov	wn flat or house Other
No. of dependant: Highest level of educa	tion:
3. EMPLOYMENT DETAILS	
Current employer:	
Postal address: Occu	ipation:
Physical work address:	
Postal address: Occu	ıpation:
HR official contact details:	Tel no.
HR official contact details:	Tel no.
Commencement of service:	Is your appointment Perm.
Employee no.	Temp. \square

Initials:

4. NEXT OF KIN (May not be residing at the same	address and must be 18 years or older)
Title: Mr Miss Ms	Title: Mr Miss Ms
Surname:	Surname:
First names:	First names:
Specify relationship:	Specify relationship:
D.O.B: Cell: Colonia Cell	D.O.B: Cell: Colonia
Residential address:	Residential address:
Occupation:	Occupation:
5. BANK DETAILS	
Bank name: Salary	date: Cheque: Savings:
Branch code: Bank a	ccount number:
6. DECLARATION FOR CREDIT APPLICATION	
	e loan application and shall provide the Borrower roved by the Lender, a Loan Agreement comprising
an adverse credit record, the lender may decline the with reasons thereof. If this loan application is app (1) this application, (2) the standard terms and con the application and (4) Schedule A attached hereto documentation. I declare that I have read the application form a understand, acknowledge and fully consent to the I declare that the application form was explaine acknowledge and fully consent to the terms hereo I further acknowledge and consent to Trustco F or successor in title/assignee, information including history which may be required for assessment and	ement package. In the event the Borrower has a loan application and shall provide the Borrower roved by the Lender, a Loan Agreement comprising ditions and the Policy Terms, (3) the approval of will result between the Lender and myself with and the Memorandum of Agreement and I terms hereof. In the discovery of the discovery o
an adverse credit record, the lender may decline the with reasons thereof. If this loan application is app (1) this application, (2) the standard terms and con the application and (4) Schedule A attached hereto documentation. I declare that I have read the application form a understand, acknowledge and fully consent to the I declare that the application form was explaine acknowledge and fully consent to the terms hereo I further acknowledge and consent to Trustco F or successor in title/assignee, information includi	ement package. In the event the Borrower has a loan application and shall provide the Borrower roved by the Lender, a Loan Agreement comprising ditions and the Policy Terms, (3) the approval of will result between the Lender and myself with and the Memorandum of Agreement and I terms hereof. In the discovery of the discovery o
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an adverse credit record, the lender may decline the with reasons thereof. If this loan application is app (1) this application, (2) the standard terms and con the application and (4) Schedule A attached hereto documentation. I declare that I have read the application form a understand, acknowledge and fully consent to the I declare that the application form was explaine acknowledge and fully consent to the terms hereo I further acknowledge and consent to Trustco F or successor in title/assignee, information includi history which may be required for assessment and Date: Borrower signature 7. CREDIT RECORD AND PAYMENT HISTORY I give consent that the Lender may obtain from thi history, should the lender deem that necessary. Company name: Contact number: Contact number:	ement package. In the event the Borrower has e loan application and shall provide the Borrower roved by the Lender, a Loan Agreement comprising ditions and the Policy Terms, (3) the approval of will result between the Lender and myself with and the Memorandum of Agreement and I terms hereof. In the Memorandum of Agreement and I
an adverse credit record, the lender may decline the with reasons thereof. If this loan application is app (1) this application, (2) the standard terms and conthe application and (4) Schedule A attached hereto documentation. I declare that I have read the application form a understand, acknowledge and fully consent to the I declare that the application form was explaine acknowledge and fully consent to the terms hereo I further acknowledge and consent to Trustco For successor in title/assignee, information includinistory which may be required for assessment and Date: Date: Borrower signature 7. CREDIT RECORD AND PAYMENT HISTORY I give consent that the Lender may obtain from this history, should the lender deem that necessary. Company name: Contact number: Signature Signature Signature Signature	ement package. In the event the Borrower has e loan application and shall provide the Borrower roved by the Lender, a Loan Agreement comprising ditions and the Policy Terms, (3) the approval of will result between the Lender and myself with and the Memorandum of Agreement and I terms hereof. In the Memorandum of Agreement and I

Initials: _

9. CREDIT LIFE INSURANCE
Credit life insurance may be arranged by Trustco Finance (Pty) Ltd or any entity as nominated by it, to cover the full outstanding amount at any time, alternatively you must provide the company with alternative insurance with an equivalent cash value of the full loan amount to the satisfaction of Trustco Finance (Pty) Ltd.
Trustco Life: Other: If other state:
Date: Signature of Borrower:
FOR OFFICE USE ONLY
I, hereby acknowledge that the loan application form
completed is free from intentional tampering and that the applicant's signature and documents have not been tampered with or forged. I further acknowledge that the sale has been concluded by myself.
Signed at on the day of (month) 20
I hereby acknowledge that should information be found to be tampered with disciplinary action can be taken against all parties involved.
Sales executive signature:

THE ADDENDUM TO LOAN AGREEMENT "SCHEDULE A"						
rment method: GRN/APS: 🗆	Stop order:	Debit order:				
n Amount Term	Insurance Premium	NAMFISA	Stamp	Principal Debt		
talment ccluding stop No. of der fee) instalments	Total interest charges	Total debt payable	Total instalment			
The interest rate applicable to this loan is currently 15.00% per annum. This may increase or dec as per clause 3.1 of the Memorandum of Agreement.						
AN APPLICATION						
The Borrower herewith undertakes to repay the Principal Debt together with interest charges for such amounts in accordance with the repayments over the approved term. This addendum forms a annex to, and an integral part of the Loan Agreement with the Lender and all words and expression contained in the aforesaid Loan Agreement will bear the same meaning in this addendum unless the contrary appears from the context. The Borrower acknowledges that he/ she understands that the loan to the Borrower may not repay the Lender's loan, and so the Lender will suffer a loss if the Borrower defaults to repay the loan received from the Lender. Therefore, the Borrower acknowledge that he/she will pay interest accrued on all overdue amounts in terms of the Microlending Act and Regulations as applicable from time to time. Date: Date: Signature of Borrower:						
	5					
REVOCABLE SALARY STOP-O	RDER (FOR OFFIC	E USE)				
e undersigned:						
name:		Names in ful	:			
10.:		Salary no.:				
Authorise, from date of signature hereof, the financial authority of my employer to deduct the following: Installment and cost levied by my employer for service rendered in terms of this stop order (stop order fee). Instalments may be adjusted:						
If the interest rate changes						
• If the interest rate changes						
_	lled if Trustco Fina	nce (Pty) Ltd agre	es thereto in writing			
	_	-	-	fee). Instalments may be adjusted:		

Initials: _

MEMORANDUM OF AGREEMENT

Standard Terms and Conditions

1. **DEFINITIONS**

- In this Loan Agreement, unless otherwise indicated, the following words shall have the meaning ascribed to them hereunder:
- 1.1. "the Application" the application form on the reverse side hereof together with Schedule "A" attached hereto;
- "Approval" the written notice whereby the Lender notifies the Borrower of the approval of his Application;
- 1.3. "Borrower" the applicant in terms of the Application with whom the Lender concludes the Loan Agreement;
- 1.4. "Cession and Assignment" the cession and assignment covenant in terms whereof the Borrower, by undersigning this Application, agrees to cede and assign all its rights, title, benefit and interest in the Borrower's final termination package, as and when it becomes due to the Borrower in the event the Borrower's employment is terminated for whatsoever reason;
- 1.5. "Insurer" Trustco Insurance Limited, the insurance underwriter of the Policy;
- 1.6. "Lender" Trustco Finance (Pty) Ltd or its successors in title.
- 1.7. "Loan Agreement" the agreement as sent through to Namfisa for their approval. The Loan Agreement shall consist of the Application, the Approval, and these Standard Terms and Conditions inclusive of, the Cession and Assignment undertaking;
- 1.8. "Loan Amount" the amount actually paid to and/or on behalf of the Borrower and which is stipulated in the Approval.
- 1.9. "Policy" the Credit Life Insurance Policy underwritten by Trustco Life:
- 1.10. "Principal Debt" the total amount indebted by the Borrower to the Lender;
- 1.11. "Prime Lending Rate" Namibia's prime lending rate as it fluctuates from time to time and as announced by Bank of Namibia from time to time;
- 1.12. "Usury Act" the Usury Act, Act No. 73 of 1968, as amended, together with regulations issued in terms thereof;
- 1.13. "Namfisa Levy" the amount determined in Government Notice No. 265 of the 10th October 2017, as amended;
- 1.14. "Microlending Act and regulation" means the Microlending Act, Act No. 7

- of 2018, as amended;
- 1.15. "Stamp Duty fee" the amount determined in Schedule 1 of the Stamp Duties Act. Act No. 15 of 1993, as amended.
- 1.16 "Refund Application" means the form submitted by the Borrower for reimbursement of any monies due to the Borrower from the Lender.

2. THE LOAN

- 2.1. The Lender hereby lends to the Borrower who borrows from the Lender the Principal Debt, as reflected in Schedule "A", subject to the Terms and Conditions as set out in the Loan Agreement.
- 2.2. The Loan Amount will be paid after Approval of the Application and undersigning of the standard terms and conditions document. Pay out of the Loan Amount will be subject to a requisite cooling off period of three (3) working days as stipulated in the Microlending Act and regulations as amended from time to time.
- 2.3. The Borrower undertakes to repay the Principal Debt, together with the interest and charges thereon in instalments as stipulated in Schedule "A".
- 2.4. The Borrower declares that he/she is legally and unconditionally indebted to the Lender for the Principal Debt as well as the interest and charges stipulated per Schedule "A".
- 2.5. The Borrower shall utilise the proceeds of the Loan Amount solely to pay for the purpose for which was applied for in the Loan Application.

3. INTEREST, TERM, SERVICE AND STAMP DUTY

3.1. The Principal Debt outstanding from time to time shall attract interest at a rate as specified on Schedule "A" linked to the Bank of Namibia's Prime Lending Rate, calculated on the daily balance outstanding and capitalised monthly in arrears at a time determined by the Lender. The Lender accordingly reserves the right to increase/decrease the interest rate at any time should the Prime Lending Rate change, and in compliance with the Microlending Act and Regulations.

Date:	Signature of Borrower:	

MEMORANDUM OF AGREEMENT

Standard Terms and Conditions

- 3.2. If the Borrower fails to pay any instalment on the due date and such failure is due to his/her salary debit order not being processed timeously, the Lender shall be entitled to recover the amount of the unpaid instalment plus interest thereon.
- 3.3. Interest will accrue on all overdue amounts in terms of the Microlending Act and Regulations as applicable from time to time.
- 3.4. The lender shall adjust the applicable interest from time to time when there is a change in the repo rate until such time that the full outstanding debt has been repaid.
- 3.5. The Borrower shall be liable for the stamp duty fee as per the Schedule 1 of the Stamp Duty Act, Act No. 15 of 1993.

4. REPAYMENTS

- 4.1. The Principal Debt, together with finance charges and costs shall be repaid subject to clause 3.2 above as stipulated in Schedule "A". The first instalment shall be payable on the first day of the month (following the date on which the Loan Amount was Approved) and all further instalments shall be payable on the same day of each and every subsequent month, until the Principal Debt and all interest and/or charges thereon have been settled in full.
- 4.2. Any short payment will be considered an event of default.
- 4.3. The Lender is authorised and instructed to activate the salary deduction order on Schedule "A" in respect of the instalments reflected in the Loan Agreement, subject to variation thereof due to interest rate fluctuations from time to time.
- 4.4. All payments in terms of this Loan
 Agreement shall be made at the address
 of the Lender as stated in the Loan
 Agreement, or by way of bank stop order,
 salary stop order or debit order directly into
 the nominated bank account of the Lender.
- 4.5. By undersigning this document, the Borrower irrevocably authorise the Lender to load debit orders against the Borrower's salary at his/her employer or the account specified in the Loan Application, in accordance with the then applicable repayment arrangement, which authority

- will also be applicable against any future employer or other bank or branch to which the Borrower may move his/her account or employment.
- 4.6. All repayments shall be appropriated in settlement of the balance of the Principal Debt payable.
- 4.7. All repayments received will be processed within a period of five (5) business days from receipt thereof for credit of the Borrower account.

5. DEFAULT AND ACCELERATION

- 5.1. If the Borrower fails to comply with the terms and conditions of this Loan Agreement or assign his/her estate in favour of his/her creditors, or enters into a compromise with them, or is sequestrated or wound up, or dies or makes any untrue or incorrect statement or representation, or fails to disclose information in connection with this Loan Agreement, or if an order under section 65 of the Magistrate's Court Act (Act 32 of 1944, as amended) has been issued against the Borrower, or the Borrower commits or permits any act that may prejudice the rights of the Lender, then the Lender shall have the right, without prejudice to any other rights that may accrue to it:
- 5.1.1. claim the full amount still outstanding together with finance charges, any other monies owing for the full period thereof; and
- 5.1.2. the Lender may increase the interest rate agreed upon in Schedule "A" to the maximum provided in the Microlending Act and Regulations as proclaimed from time to time.
- 5.2. In the event of any event of default, the Lender will in addition to its legal remedies also be entitled to furnish the name of the Borrower to a credit bureau as a delinquent debtor, in terms of the Microlending Act and Regulations.
- 5.3. In the event that the Borrower's services are terminated by the current Employer, the Employee shall notify the Lender in writing and the Lender shall be entitled to enforce his rights in terms of the Cession and Assignment undertaking, with immediate effect against the Borrower's Employer.

Date:	Signature of Borrower:	

Standard Terms and Conditions

6. CERTIFICATE, JURISDICTION, LEGAL COSTS AND DOMICILIUM ADDRESS

- 6.1. A certificate of balance signed by the Credit Manager confirming the amount outstanding in terms hereof shall be issued to the Borrower.
- 6.2. The Borrower consents to the jurisdiction of the Magistrate's Court in respect of any action instituted against him/her by reason hereof, irrespective of the amount of such action or the value of any security involved. Notwithstanding the foregoing the Lender shall nevertheless have the right to institute proceedings in any other competent court, in which case costs shall be calculated on the party and party scale.
- 6.3. The Borrower shall be liable for all collections, tracing costs, commissions and legal costs incurred in enforcing payment of any amount owing hereunder, including costs on party-and-party as per Magistrates Court Rules, and subject to any limitation imposed by the Microlending Regulations.
- 6.4. The Borrower chooses the address of his workplace as stated in this Loan Agreement as his/her domicile address or such other address as the Borrower may notify the Lender in writing by registered mail or e-mail.
- 6.5. The Lender chooses the address of the Company as stipulated in this Loan Agreement as its chosen domicile address unless amended in writing.
- 6.6. The Borrower agree that should the debit order/stop order remain unpaid, the Lender may obtain a court order in terms of Sec 58 of the Magistrates court Act, Act 32 of 1944 without any further notice.
- 6.7. In the event of default by the Borrower, the Lender shall exercise its right to issue an Emolument Order upon adequate notice to the Borrower and in terms of the applicable Magistrate Court rules. In terms whereof, an amount may be deducted from the Borrower's salary on a monthly basis and paid over to the Lender until the outstanding amount has been paid in full.

7. PAY-OUT, COOLING OFF AND EARLY SETTLEMENT

7.1. The effective date of this Loan Agreement shall be deemed to be the same date of

- Approval of the Loan Agreement. The Loan Amount shall not be paid until the expiry of the "cooling off" period being three (3) working days after Approval. The Borrower is advised and undertakes to obtain independent legal and financial advice during this "cooling off" period regarding any term or condition of the Loan Agreement. The Borrower has the right to terminate this Loan Agreement by written notice to the Lender before disbursement of the Loan. In the event that the Loan was disbursed during the "cooling off" period, the Borrower may cancel the Loan Agreement, provided that the Loan Amount and pro-rata finance charges are repaid simultaneously with the letter of cancellation.
- 7.2. The parties agree that after Approval of the Loan Agreement, the finance charges and costs will be levied at the end of the Loan term.
- 7.3. In the event of early redemption either as result of full settlement of the outstanding loan or due to additional payments, the Lender will be entitled to levy a penalty interest for a period of 60 (sixty) days from the date of receipt of the request for early redemption.
- 7.4. Upon settlement of the Loan, any surplus shall be paid out to the Borrower. The Borrower must complete a Refund Application form.

8. DELIVERY OF PRODUCTS

8.1. The Lender does not except liability for the delivery of any product by any third party engaged by the Borrower to the Lender.

9. AMENDMENTS AND SEVERABILITY

9.1. This is the sole loan agreement between the parties hereto and no relaxation or indulgence granted by the Lender to the Borrower shall in any respect prejudice the Lender's rights hereunder and no amendment to this Loan Agreement shall be binding unless such amendment is verified in writing by the Lender or unless such amendments affected is in accordance with the Microlending Act and Regulations (if applicable).

Date:	Signature of Borrower:	

MEMORANDUM OF AGREEMENT

Standard Terms and Conditions

- 9.2. No latitude, concession or condonation given by the Lender to the Borrower, shall detract from any of the Lender's rights under this Loan Agreement.
- 9.3. In the case any provision in or obligation hereunder shall be invalid, illegal or unenforceable in any jurisdiction, the validity, legality and enforceability of the remaining provisions or obligations, or of such provisions or obligations in any other jurisdiction, shall not in any way be affected or impaired thereby.
- 9.4. In the event that a dispute arises between the Borrower and the Insurer other than nonpayment by the Borrower, and the dispute cannot be resolved between the two parties, the dispute may be referred to Namfisa to be resolved.

10. SECURITY, INSURANCE AND INDEMNITY AND RELATED AUTHORITIES

- 10.1. The Borrower shall be responsible for payment of the insurance premiums of the policy referred to in Clause 1.9 above. The Borrower shall be liable to pay the insurance premium paid on its behalf by the Lender.
- 10.2. Where applicable, the Borrower authorises the Lender to pay the salary deduction fee plus VAT on the due dates, on his behalf.

- 10.3. The Borrower acknowledges that the Lender has no liability arising from any defect in any product bought with the Loan Amount and indemnifies the Lender against any such defect and/or liabilities.
- 10.4. The Borrower shall be entitled to provide its own credit insurance for the Loan Amount.

11. WAIVER

11.1. The Lender shall in its sole discretion waive any provision of the Loan Agreement subject to compliance with the Microlending Act.

12. COMMUNICATION

12.1. For purposes of notifying the Borrower regarding any information relating to this Loan Agreement and any event of default, the Lender will be entitled to address such written communication to the Borrower in the manner it deems most expedient by way of either registered mail, short message service or electronic mail, as provided by the Borrower.

	Date:	Signature of Borrower:	
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TRUSTCO FINANCE CREDIT RATING FORM Name: L Item Category Score Years of more than Less than 5 years 6-9 years residence 10 years in Namibia 21-25 years | 26-35 years | 36-50 years | 51-55 years | 56-60 years 2 Age 3 Years at Less than present address 8 years 2-3 years 4-7 years 1 year (if more 4 0 than 1 year) Or years at Less than 8 years 2-3 years 4-7 years previous 1 years address 0 Cellphone, 5 Ease of Cellphone Cellphone, email & No Only contact and email details cellphone work address & work address email 0 plus next of kin 2 3 4 or more 6 Number of None 1 dependant 2 - 3 dependants dependants dependants 4 Credit bureau 7 No negative Listed but Default judgment information data and listed paying Years with 8 10 and 4-5 years present 1 year 2 years 3 years 6-10 years more years employer/self 0 1 2 4 employed N\$ 15 000 -Less than N\$ 3 501 -N\$ 9 001 -More than 9 Monthly N\$ 9 000 N\$ 15 000 N\$ 22 000 N\$ 3 500 N\$ 22 000 income 4 0 1 2 3 Number of 10 Multiple loans Only 1 loan Only 1 loan with a with banking loans at None with bank micro lender and lending other lending 3 institutions institutions (Including Banks) 0 Nature of Boarding Rent Own home 50-70 bond +75% of 11 Rent Accommodation 0 flat House or home still bond still less 50% outstanding outstanding 1 2 N\$5000-N\$15000 + 12 Value of less than N\$9001 -Loan N\$5000 N\$9000 N\$14999 2 13 Trustco Finance 1st Time Client 1 - 2 Active loans 3 or more active loans Client 2 14 Compuscan High Average Minimum Verv Low score high risk risk risk risk risk card 1 2 3

In	111	$\boldsymbol{\alpha}$	le:	
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0-22: Very Very High Risk Acceptable Risk 44-50: Minimum Risk Score	Score	Reject	Invest	igate further	Acc	eptable Risk		Total
MONTHLY INCOME AND EXPENDITURE Name: Income: Basic Salary N\$ Commission/Overtime N\$ Subsidy N\$ Other N\$ Spouse's Income Current For office use Taxation N\$ Pension Fund Contribution N\$ Medical Aid 6 Hospital Plan N\$		0-22: Very High Risk					Score	
Date: Signature of Borrower: MONTHLY INCOME AND EXPENDITURE	Risk						Accepted	
MONTHLY INCOME AND EXPENDITURE Name: Income: Basic Salary N\$ Commission/Overtime N\$ Subsidy N\$ Other N\$ Spouse's Income TOTAL INCOME Income Current For office use Taxation N\$ N\$ Pension Fund Contribution N\$ Medical Aid & Hospital Plan N\$ N\$ N\$ Retirement Annuity N\$ N\$ N\$ N\$ Retirement Annuity N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ Companyment N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N							Reject	
MONTHLY INCOME AND EXPENDITURE Name: Income: Basic Salary N\$ Commission/Overtime N\$ Subsidy N\$ Other N\$ Spouse's Income TOTAL INCOME Income Current For office use Taxation N\$ N\$ Pension Fund Contribution N\$ Medical Aid & Hospital Plan N\$ N\$ N\$ Retirement Annuity N\$ N\$ N\$ N\$ Retirement Annuity N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ Companyment N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N	Dato. [Cignat	ture of Borrower.				
Name: Income:	Date: C		Jigilat	die of Bollowel.				
Name: Income:								
Income: Basic Salary	MONTH	ILY INCOME A	AND EXPENDITUR	E				
Basic Salary	Name:							
Commission/Overtime	Income	:						
Subsidy	Basic S	alary 🗀			N\$			
Other	Commi	ssion/Overtin	ne 🗀		N\$			
Spouse's Income TOTAL INCOME Income Current For office use Taxation N\$ N\$ N\$ Pension Fund Contribution N\$ Medical Aid & Hospital Plan N\$ Life Assurance Premium N\$ N\$ N\$ Retirement Annuity N\$ N\$ N\$ N\$ N\$ Rent/Bond repayment N\$ N\$ N\$ N\$ N\$ Credit Card Repayment N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N	Subsidy	y			N\$ C			
TOTAL INCOME Income Current For office use Taxation N\$ Pension Fund Contribution N\$ Medical Aid & Hospital Plan Life Assurance Premium N\$ N\$ Retirement Annuity N\$ N\$ N\$ Water & Electricity N\$ N\$ N\$ Loan Repayment N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N	Other (N\$			
IncomeCurrentFor office useTaxationN\$N\$Pension Fund ContributionN\$N\$Medical Aid & Hospital PlanN\$N\$Life Assurance PremiumN\$N\$Retirement AnnuityN\$N\$Rent/Bond repaymentN\$N\$Water & ElectricityN\$N\$Rates & TaxesN\$N\$Loan Repayment (eg RCP)N\$N\$Credit Card RepaymentN\$N\$Insurance PremiumsN\$N\$* Personal/HouseholdN\$N\$	Spouse	's Income			N\$			
Taxation	TOTAL	ІИСОМЕ 🗀			N\$ C			
Pension Fund Contribution N\$ Medical Aid & Hospital Plan N\$ Life Assurance Premium N\$ Retirement Annuity N\$ N\$ N\$ N\$ Rent/Bond repayment N\$ N\$ N\$ Water & Electricity N\$ Rates & Taxes N\$ Loan Repayment (eg RCP) N\$ Credit Card Repayment N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N			_					_
Medical Aid & Hospital Plan N\$ N\$ Life Assurance Premium N\$ N\$ Retirement Annuity N\$ N\$ Rent/Bond repayment N\$ N\$ Water & Electricity N\$ N\$ Rates & Taxes N\$ N\$ Loan Repayment (eg RCP) N\$ N\$ Credit Card Repayment N\$ N\$ Insurance Premiums N\$ N\$ * Personal/Household N\$ N\$	Taxatio	n]	N\$		N\$		
Life Assurance Premium N\$ Retirement Annuity N\$ N\$ N\$ N\$ Water & Electricity N\$ N\$ N\$ N\$ N\$ N\$ N\$ Credit Card Repayment N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N	Pension	n Fund Contri	bution [N\$		N\$		
Retirement Annuity N\$ N\$ N\$ Water & Electricity N\$ N\$ N\$ N\$ N\$ N\$ N\$ Credit Card Repayment N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N	Medica	l Aid & Hospit	tal Plan [N\$		N\$		
Rent/Bond repayment N\$ N\$ N\$ N\$ Rates & Taxes N\$ Loan Repayment (eg RCP) N\$ Credit Card Repayment N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N\$ N	Life As:	surance Prem	ium [N\$		N\$		
Water & Electricity Rates & Taxes N\$ N\$ N\$ Loan Repayment (eg RCP) N\$ Credit Card Repayment N\$ N\$ N\$ N\$ N\$ N\$ Insurance Premiums N\$ N\$ N\$	Retiren	nent Annuity		N\$		N\$		
Rates & Taxes N\$ N\$ Loan Repayment (eg RCP) N\$ Credit Card Repayment N\$ N\$ N\$ Insurance Premiums N\$ N\$ N\$	Rent/B	ond repayme	nt [N\$		N\$		
Loan Repayment (eg RCP) N\$ Credit Card Repayment N\$ N\$ Insurance Premiums N\$ N\$ N\$ N\$	Water 8	5 Electricity		N\$		N\$		
Credit Card Repayment N\$ N\$ Insurance Premiums N\$ N\$ * Personal/Household N\$ N\$	Rates 8	Taxes		N\$		N\$		
Insurance Premiums N\$ N\$ * Personal/Household N\$ N\$	Loan Repayment (eg RCP)		RCP)	N\$		N\$		
* Personal/Household N\$ N\$	Credit 0	Card Repayme	ent [N\$		N\$		
	Insuran	ice Premiums		N\$		N\$		
* Motor Vehicle(s) N\$ N\$	* Perso	nal/Househo	ld [N\$		N\$		
	* Moto	r Vehicle(s)		N\$		N\$		

N\$

N\$

Instalment Sale (HP)

Furniture Accounts

N\$

N\$

Income	Current	For office use	
Groceries	N\$	N\$	
School Fees/Creche/Study Loan	N\$	N\$	
Clothing Accounts	N\$	N\$	
Transport Fuel	N\$	N\$	
Budgeted Savings	N\$	N\$	
Maintenance	N\$	N\$	
Domestic Staff	N\$	N\$	
Telephone/Cellphone	N\$	N\$	
Entertainment	N\$	N\$	
M Net/DStv	N\$	N\$	
Social Security	N\$	N\$	
Micro Loans	N\$	N\$	
Other	N\$	N\$	
Total Expenditure	N\$	N\$	
DEFICIT / SURPLUS INCOME	N\$	N\$	
I hereby declare that this is a full, true and correct statement of my/our current monthly expenditure.			
Date: S	ignature of Borrower:		



TRUSTCO FINANCE (PTY) LTD

Payment instruction/debit mandate - for individuals

In terms of PSD 7 a Client must complete and sign a written mandate, authorising a third party to collect funds from their account by means of a debit instruction.

I/We hereby authorise Trustco Finance (Pty) Ltd or its successor in title or agent to debit my/our bank account and to make navments accordingly

INSTRUCTING CUSTOMER INFORMATION: ACCOUNT	NT HOLDER
Surname:	
First name(s):	
ID number:	
Cell: Worl	(: DDDDDDDDDD
BANK DETAILS	
Bank name:	Bic Code:
Account number:	
Type of Account: Current/cheque: Transmis	sion: Bond: Saving:
Amount of deduction authorised by Account Holder	: N\$ 000000000
Amount in words:	
Date of 1st deduction:	Fixed Revolving
Date of last deduction:	Period DDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDD
TERMS AND CONDITIONS	
TERMS AND CONDITIONS:	
This signed Authority and Mandate refers to the agre	· · · · · · · · · · · · · · · · · · ·
dated ("the Ag	reement").
I/We hereby authorize Trustco Finance (Pty)	to your address as indicated above.
Ltd to issue and deliver payment instructions to your Bank for collection against my/our	The individual payment instructions authorized
above-mentioned account at my/our above- mentioned Bank (or any other branch to which I/	to be issued, must be issued and delivered monthly.
we may transfer my/our account) on condition that the sum of such navment instructions will	In the event that the scheduled payment day

never exceed my/our obligations as agreed to

in the Agreement and commencing on the date as specified above and continuing until this Authority and Mandate is terminated by me/

us by giving Trustco Finance (Pty) Ltd notice in

Holidays in Namibia), and delivered, in person,

writing of not less than 15 (fifteen) business

days (Monday to Friday's, excluding Public

to meet the obligation, you are entitled to rerepresent the instruction for payment to my account for a maximum tracking period of 14 days [fourteen].

If there are insufficient funds in my/our account

the Republic of Namibia, the payment day will automatically be the next banking business day.

Initials:	

TERMS AND CONDITIONS:

I/We acknowledge that should the instruction for payment to my account be represented additional fees would be payable for each representation attempt.

I/We understand that the payments hereby authorized will be processed via Nam pay, a computerized system provided by the local Banks. I/We also understand that details of each payment will be printed on my/our bank statement. The bank statement must contain a reference number for identification, which must be included in the said payment instruction and if provided to me/us should enable me/us to identify such transaction as linked to this payment instruction authorization.

MANDATE

I/We acknowledge that all payment instructions issued by you shall be treated by my/our abovementioned Bank as if the instructions have been issued by me/us personally.

CANCELLATION

I/We agree that although this Authority and Mandate may be cancelled by me/us, such cancellation will not cancel the Agreement. I/We shall not be entitled to any refund of amounts, which you have collected while this Authority and Mandate was in force, if such amounts were legally owing to you.

ASSIGNMENT

I/We acknowledge that this Authority may be

ceded or assigned to a third party if the Agreement is also ceded or assigned to that third party, but in the absence of such cession or assignment of the Agreement, this Authority and Mandate cannot be assigned to any third party.

DECLARATION

I/We hereby declare as follows:

I/We have the necessary authority to sign this Mandate Authority. The information herein provided to you is true, correct and complete. I/We hereby agree to be bound by signing this Mandate Authority.

TRUSTCO FINANCE (PTY) LTD: Registration no: 2005/495