

## PAYMENT SCHEDULE AGREEMENT 2<sup>nd</sup> YEARS 2018

### INSTRUCTIONS:

- Fees are due according to the **eta** Terms and Conditions of registration as stipulated at <http://www.etacollege.com/registration-terms>.
- Guarantee and Co-principal undertaking (next page):** This undertaking is required to be signed and returned to **eta** if the applicant is not paying the fees.

COURSE APPLYING FOR	Upfront Course Fee	Payment Plan Fee	Tick Choice
National Diploma in Coaching Science (2 <sup>nd</sup> yr)	R25, 000.00	R29, 000.00	
National Diploma in Fitness (2 <sup>nd</sup> yr)	R25, 000.00	R29, 000.00	
National Diploma in SRF Management (2 <sup>nd</sup> yr)	R25, 000.00	R29, 000.00	

*Please enquire at your campus whether there are any additional costs relevant to your campus*

### METHOD OF PAYMENT (tick option)

<input type="checkbox"/> <b>Upfront</b>	<input type="checkbox"/> <b>EFT</b>	<input type="checkbox"/> <b>Credit Card (complete below)</b>	<input type="checkbox"/> <b>Cheque (no post-dated cheques accepted)</b>
<input type="checkbox"/> <b>Student Loan</b>	Fundi is the preferred provider for student loans. If applying for a student loan from a <b>Financial Institution</b> , the loan must have been applied for and approved before the commencement of the <b>eta</b> course. Documentary proof should be attached to this application.		

### CREDIT CARD PAYMENT

If paying by credit card, complete and declare that all the particulars reflected below are true and correct.

Please deduct the following amount from my credit card, in payment of the fees indicated.

Full Name and Surname				
ID Number/Passport No		Total amount		
Type of transaction	Straight	Budget	If budget, Months	
Credit Card Number		Type of credit card: (Visa/MasterCard/Amex)		
Last 3 digits on back of card		Expiry date		
Signature of card holder		Date		

**Confirmation Signing: Debtor Signature:** \_\_\_\_\_ **Date:** \_\_\_\_\_



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**GUARANTEE AND CO-PRINCIPAL DEBTOR UNDERTAKING**

*(If applicant is not responsible for account)*

Title ..... Initials ..... Date of Birth ..... Relationship to Applicant .....

First Name and Surname .....

Citizenship .....

ID. No/Passport No ..... E-mail Address .....

Physical Address  
.....

Home No ..... Cell No ..... Fax No .....

Employer Name ..... Work No ..... Fax No .....

(Herein after referred to as "Guarantor")

Or

*(If Legal Entity i.e. Company, Close Corporation, Trust etc.)*

Name of entity ..... Registration No .....

Contact No ..... E-mail Address .....

Physical Address  
.....

herein represented by..... duly authorised in the capacity of.....

(Hereinafter referred to as "Guarantor")

**WHEREAS:** Mr/Mrs/Miss/Ms ..... ID No. ....

("the Debtor") has enrolled with Exercise Teachers Academy (Pty) Ltd (Registration No. 2005/021935/07) ("**eta**") and is liable to pay the course fees of R .....(..... Rand).

**NOW THEREFORE:** The Guarantor hereby binds himself/herself/itself unconditionally as co-principal debtor jointly for the due payment of the full amount of the course fees payable by the Debtor to **eta** and for all losses, damages and expenses that may be suffered or incurred by **eta** as a result of non-performance of the above-mentioned debtor, renouncing (for the purposes hereof) all benefits from the legal exceptions , no value received and all other exceptions which might or could be pleaded against the validity of this guarantee or the liability of the Guarantor, with the meaning and effect of which exceptions I/we declare myself/ourselves to be fully acquainted: Provided that the liability of the undersigned under this guarantee is limited to:

R..... (.....Rand) and will lapse on receipt of a written notice by **eta** to the Guarantor that the Debtor has paid the full course fee amount.

This guarantee shall remain in force until all claims instituted by the **eta** against the Debtor have been paid or settled.

I/we hereby authorise **eta** to conduct a credit check on myself/us and I/we declare that I/we have furnished the necessary details to enable **eta** to do so.

Signed at ..... on this ..... day of ..... 20..

**FOR AND ON BEHALF OF THE GUARANTOR:** \_\_\_\_\_ (Duly authorised thereto)

**AS WITNESSES:** 1. \_\_\_\_\_ 2. \_\_\_\_\_

**ANNEXURE FOR NATIONAL DIPLOMAS**

1. The course fees are computed and payable by the Debtor as follows:

<b>Instalment Payment Plan for course fees</b>			
<b>Fees</b>	<b>Payment required</b>	<b>Payment date</b>	<b>Amount</b>
First instalment	Confirmation of final acceptance	Payable on date of acceptance (due two weeks before course commencement)	R 5, 000
Second instalment	28% of course fee	30 <sup>th</sup> of April 2018	R 8, 000
Third instalment	28% of course fee	31 <sup>st</sup> of July 2018	R 8, 000
Fourth instalment	28% of course fee	31 <sup>st</sup> of October 2018	R 8, 000
<b>TOTAL COURSE FEES:</b>			<b>R29, 000</b>

2. The course fees shall be paid in four instalments as set out in the table above.
3. Should any payment due in terms hereof not be made on due date, **eta** may regard the balance of the outstanding amount(s) as due and payable immediately, and may issue summons therefore in any competent court without further notice or demand to the Debtor.
4. The Debtor hereby expressly renounces the benefits of the defence that the debt claimed has no basis or ground, the defence the amount claimed is based on an error in calculation, the defence of revision of accounts, the defence that no value was recorded and, if there is more than one debtor, the defence that each debtor is only accountable for his proportional part of the debt, or the defence by a sponsor to compel a creditor to proceed against the principal debtor before the creditor can continue with an action against the sponsor.
5. The Debtor agrees to the jurisdiction of the Magistrate's Court in terms of section 45 of Magistrates' Court Act 32 of 1944 for the recovery of any amount due in terms hereof.
6. The full outstanding amount shall become due and payable immediately in the event of the insolvency (or if the Debtor is a company or close corporation the liquidation) of the Debtor, or if the Debtor commits an act of insolvency.
7. Should the **eta** incur costs in the collection of any outstanding amount(s), the Debtor shall pay such costs on the attorney-and-client scale as well as collection costs calculated at 10 % (TEN PERCENT) of each and every payment made in reduction of the total amount payable.
8. The **eta** shall be entitled to cede or pledge its interests herein or to trade therewith at its own discretion without the consent of the Debtor. The **eta** may also discharge or release any security partly or in full without the consent of the Debtor or consent to any alteration, release, relaxation or postponement of the terms hereof and such action shall not be binding on the **eta** in any way whatsoever unless the **eta** has indicated in writing that such action shall be binding.
9. Any certificate issued under the signature of the **eta** or his duly authorised agent that purports to certify the amount due hereunder shall be accepted as reasonable proof of such indebtedness and shall have sufficient probative value to enable the **eta** to obtain summary judgment or provisional sentence against the Debtor in any competent court for the amount stated in such certificate, and the Debtor accepts the onus of disproving the amount so stated as not being the amount owing.
10. The Debtor shall not be entitled for any reason whatsoever to withhold or defer payment of any amount payable as stipulated in this agreement.
11. If there is more than one Debtor, each and every debtor accepts that his liability shall be for full payment or performance, and that the **eta** shall at all times be at liberty to proceed with collection and excussion proceedings against the debtor of his choice.
12. As security for the due and proper payment of all liabilities incurred hereunder the Debtor shall supply to the **eta** the following securities: *(List such securities, if any)*.

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**INITIALS: Debtor:** \_\_\_\_\_

**INITIALS: eta:** \_\_\_\_\_