

1	DEFINITIONS	1.22	'Repo Rate' means the repurchase rate published by the
	In this Agreement, unless the context indicates a different		South African Reserve Bank from time to time;
1.1	intention:  'Act' means the National Credit Act, 34 of 2005;	1.23	'SAA' means South African Airways Proprietary Limited, a company registered in terms of the company laws of the
1.2	'Agreement' means this agreement in respect of a credit		Republic of South Africa under registration number
	facility concluded between you and us on your acceptance of		1997/022444/07 and acting through and represented by its
	the Quotation and once it is received by Nedbank Card in	4.04	Voyager division;
	Sandton, the Agreement is governed by these terms and conditions as well as the terms and conditions contained in the	1.24	'Supplementary Card' means a Card applied for by you and any Supplementary Cardholder that is issued by us for use by
	Quotation and Application for the Card;		the Supplementary Cardholder;
1.3	'ATM' means an automated teller machine;	1.25	'Total Card Facility' means the facility, which includes the
1.4	'Available Card Facility' means a portion of the Total Card		Available Card Facility, that is operated by means of the Card
	Facility that has been made available to you immediately, which will not exceed the Total Card Facility;		or the Card number to cover the amounts used by you on your Card Account for purchases or services or withdrawals by you
1.5	'Business Day' means any day other than a Saturday, Sunday		from your Card Account; and
	or official public holiday;	1.26	'Transaction Limits' means daily and monthly POS transaction
1.6	'Card' means the specific card issued by us, which may be		limits for both Card Transactions and Contactless Payments,
1.7	contactless-enabled; 'Card Account' means the account opened with us and that is	2	as communicated to you from time to time.  INTERPRETATION
1.7	operated by means of the Card;	_	In this Agreement, unless the context indicates a different
1.8	'Card Transaction' means any transaction made with the Card		intention:
	or Card Account using an ATM or other electronic device or by	2.1	one gender includes the other genders and the singular
1.9	providing the Card number to a merchant;  'Cardholder' means you, the person who is the holder of the	2.2	includes the plural and vice versa; 'we', 'us' and 'our' refer to Nedbank Limited, its successors in
1.5	Card Account;	2.2	title and assigns of 135 Rivonia Road, Sandown, Sandton,
1.10	'Chip' means the integrated circuit that is embedded in a card		NCR registration number NCRCP16; and
	that is designed to perform processing and/or memory	2.3	'you' and 'your' refer to the applicant for the Total Card Facility
1.11	functions; 'Contactless Payment' means a payment transaction that		and to the holder of the Card Account and, where appropriate, the applicant and Supplementary Cardholder.
1	may or may not require a PIN, made below the contactless	3	ACCEPTANCE
	transaction limit, where the contactless-enabled card is placed	3.1	If you have chosen Sotho, Xhosa, Zulu, Afrikaans or English as
	against a compatible Payment Device or within close proximity		your preferred language for communication or correspondence
1.12	of the Contactless Payment Device; 'Contactless Payment Device' means a point-of-sale (POS)		purposes, you acknowledge that the documentation signed by you that is legally binding is in English. You further
1.12	device that is enabled to perform Contactless Payments;		acknowledge that the documentation has been explained to
1.13	'Contract Rate' means the maximum interest rate that may be		you in a language that you understand.
	levied on unsecured credit facilities in terms of the Act;	3.2	On receipt of the duly signed Quotation by Nedbank Card in
1.14	'Conversion Fee' means a fee that is applied to all transactions that occur in a currency other than South African		Sandton you will enter into the Agreement with us in respect of the Total Card Facility, we agree to extend the Total Card
	rand;		Facility to you and you agree to use the Total Card Facility
1.15	'Delivery' means that, in terms of any notice required to be		subject to this Agreement. Your signature on the Quotation or
	provided, such notice may only be given in writing and must be	0.0	use of the Card constitutes acceptance of this Agreement.
	delivered to you and/or us by way of hand delivery or registered post or fax or telegram or email or SMS. If delivered	3.3	This Agreement constitutes the whole agreement between the parties and, unless expressly provided for in this Agreement,
	by hand, the notice will be deemed to have been received on		no amendment, alteration, addition, variation or consensual
	the date of delivery, unless the contrary is proved. If delivered		cancellation will be of any force or effect, unless reduced to
	by registered post, the notice will be deemed to have been		writing.
	received within 10 (ten) days of posting. If sent by fax or telegram, the notice will be deemed to have been received on	<b>4</b> 4.1	CARD FACILITY  The Total Card Facility will be provided to you at our sole
	the date of confirmation of the successful transmission of the	7	discretion.
	fax or telegram. If forwarded by email, the notice will be	4.2	The Available Card Facility will be made available to you
	deemed to have been received on the day of transmission,	4.0	immediately.
	unless the contrary is proved. If an SMS is sent (you will receive transactional SMSs for purchases, the amounts of	4.3	We may grant you further access to the remaining portion of the Total Card Facility at our sole discretion, subject to your
	which are determined by us), the notice will be deemed to have		personal risk profile, from time to time, which will be affected
	been received on the day of transmission, unless the contrary		by the way in which you conduct your financial affairs and our
4.40	is proved;	4.4	assessment of your credit risk.
1.16	'Effective Interest Rate' means the variable interest rate based on the Contract Rate, less any interest, which we may	4.4	We reserve the right to move you to a more suitable product if appropriate.
	waive our right to having regard to your personal risk profile,	4.5	If you have requested in writing the option of having the Total
	which we may change from time to time;		Card Facility automatically increased from time to time, we
1.17	'Nedbank Card' means Nedbank Card Division, a division of		may do so at our discretion. You may not exceed your
	Nedbank Limited, registration number 1951/000009/06, with its principal place of business at 135 Rivonia Road, Sandown,		Available Card Facility, unless you first obtain our written approval.
	Sandton, 2196;	4.6	If we accept any Card Transaction resulting in the credit limit
1.18	'PIN' means a personal identification number for use in		being exceeded, this will not mean we have increased the
1 40	connection with the Card;	4 7	credit limit permanently.
1.19 1.20	'Primary Card' means the Card issued to the Cardholder; 'Principal Debt' means all amounts owing to us by the	4.7	On a budget facility the amount of the Card Transaction will be payable over an extended period stipulated by us and must be
0	Cardholder;		paid together with other charges in monthly payments, the
1.21	'Quotation' means the quotation and preagreement statement		amount of which will be stipulated by us.
	given in respect of this Agreement;		
Nedbank Limited Reg No 1951/000009/06. Authorised financial services and registered credit provider (NCRCP16)			

over an extended period at any date earlier than the date way in which you conduct your financial affairs and our stipulated and repay more than the amount stipulated by us assessment of your credit risk. We may change the amount of USE OF THE CARD interest we waive at our sole discretion. The Effective Interest 5.1 When you receive the Card you must sign it in the space Rate charged will change from time to time as your personal provided. risk profile changes. 5.2 If you do not want the Card, you must destroy it immediately 6.4 If you pay the outstanding balance on your account on or and notify us in writing. before the due date on the monthly statement, we may decide The Card may be used only by the natural or juristic person not to charge interest in respect of Card Transactions (other 5.3 whose name appears thereon, except in the case of the than cash advances/withdrawals, electronic transfers, foreign duplicate card, which may be used only by the authorised exchange or casino chip purchases, or fuel purchases - these representative for the purposes of signing for you and on your transactions will incur interest from day one) that appear for the behalf for goods and services provided by the authorised first time on that statement. This will not mean that we have representative as stipulated in the agreement between you and waived our right to charge interest and we reserve the right to the authorised representative. charge interest at any time. 5.4 The Card is valid from the first day of the 'valid from' date on 6.5 If you fail to pay any amount owing to us on the due date, you the Card until it expires or until your account is closed. If we will be liable for interest at the Contract Rate on the full amount allow a Card Transaction after such time, this does not mean due, but unpaid, including interest and this will not prejudice that we have extended the validity term of the Card and our rights relating to any act of default. payment of any amount owing remains your responsibility. You will be liable for and must pay us the fees, costs and 6.6 5.5 We will encode the Card with a PIN, which will give you the charges (including, if applicable, any collection costs) as part of ability to deposit and withdraw cash and make use of services the cost of credit. We are entitled at any time to change and/or by means of the Card at compatible electronic devices. vary any fee, cost or charge. The fees, costs and charges at 5.6 It is important that your Card and account are not used the time of concluding this Agreement are set out in the Quotation. To the extent that value-added tax is payable in fraudulently. You must: 5.6.1 take proper care of the Card and your Card number; respect of any fee, cost or charge, such fee, cost or charge will ensure that any record of your PIN is kept in a safe place be inclusive of value-added tax payable by you. 5.6.2 6.7 In addition, you must pay any default administration charge separate from the Card: and 5.6.3 not allow anybody to have knowledge of your PIN. imposed by us to cover administration costs incurred as a 5.7 If your Card, Card number or PIN is lost, stolen and/or used result of you defaulting on an obligation under this Agreement, wrongfully or is used by any person other than you, or you and all fees, costs and charges will be calculated and payable suspect that this has occurred, you must notify us immediately in respect thereof. 6.8 We have the right to debit your account with our standard by calling the number provided on your monthly statement. You will be provided with a reference number during your call. You service and other fees and charges payable from time to time, must keep a record of the reference number and must be able which will be reflected on your monthly statement. These to provide it to us when requested to do so. Until you notify us include, but are not limited to, a service fee, a Card you will be liable for all amounts we pay in such instances. replacement fee and a returned-payment fee. You may not use the Card for any unlawful transaction. Should you have signed a debit order authority, you consent to 5.8 6.9 When you use any electronic device, you do so at your own 5.9 issuing and delivering a series of payment instructions to 6.9.1 risk and we are not liable for any loss or theft resulting from its your bank on or after the due date for payment as reflected When making withdrawals outside South Africa, the daily 5.10 on the statement. The payment instructions will be for either withdrawal limit may be different to such limit in South Africa. the minimum amount set out on the statement or the full 5.11 You irrevocably authorise us to: amount owing in terms of this Agreement and will include 5.11.1 pay for any purchases, services or cash advances in interest, all other charges levied by us and any taxes respect of which the Card or the Card number is used and pavable. 6.9.2 debiting your account at our discretion on the day your salary debit the amount to your Card Account; and 5.11.2 make the necessary entries to do the above and to is paid into your account, provided that such date is after the reverse these entries when appropriate. due date for payment. If on subsequent verification we We will not be liable to you if any merchant does not accept the confirm a different salary date to the date provided by you, 5.12 Card or your Card number or if we refuse to authorise any Card we may debit your account on the date obtained through our verification process; Transaction. 5.13 No merchant is our agent. If there is any claim between you 6.9.3 debiting your account on the last Business Day preceding and a merchant in respect of the goods or services or in your normal debit order date where your normal debit order respect of any other matter, our rights to receive payment from date falls on a Saturday, Sunday or official public holiday; you will not be affected nor will it give anyone a right of setoff or 6.9.4 if there are insufficient funds available in your bank account counterclaim against us. If you did not receive merchandise or to satisfy your repayment obligations to us fully, continuing to the services you paid for, you must resolve the dispute with the present the payment instruction to your bank until such time merchant. as your outstanding obligations are fully satisfied; You have the right to dispute a Card Transaction, but not 5.14 6.9.5 issuing and delivering payment instructions to your bank in necessarily a Contactless Payment. If we are unsuccessful with addition to the payments stipulated above in respect of any the chargeback request, you will remain liable for the amount amount that may be in arrears, including arrear interest, owing on your Total Card Facility. An unsuccessful dispute costs and charges that may have accrued as a result of does not limit your right to claim directly from the merchant. default of your obligations under this Agreement; and 5.15 If a merchant gives you a refund, it will be credited to your Card 6.9.6 subject to the provisions of the Act, applying the debit order Account when we receive a credit voucher. to any bank account that you may have with us, should your 5.16 You will not have the right to stop any payment we are about to account be closed, inaccessible or have insufficient funds to make in respect of any Card Transaction, nor will you have the service the debit order. right to instruct us to reverse a payment in respect of a Card 6.10 We will notify you of any variation in the interest rate. Transaction that has been made, except as provided for by statute. FEES, COSTS, INTEREST AND OTHER CHARGES 6.1 We pay interest on the statement date on the average daily credit balance on your account at the rate that we will notify you of on your monthly statement. You will be liable to pay interest to us in respect of each 6.2 transaction calculated monthly on the daily balances as set out on your statement and/or the Quotation, which will not exceed the maximum Contract Rate.

Interest will be levied at the Contract Rate. At our discretion,

6.3

4.8

On a budget facility you may make Card Transaction payments

regard to your personal risk profile, which is affected by the

#### STATEMENT, PAYMENT, DEPOSITS AND SETTLEMENT 10.5 The repayment period for the transferred amount can be from 7.1 We will send you a monthly statement to the address selected 3 (three) to 36 (thirty-six) months. by you, setting out, among other things, the balance on your The balance transfer amount cannot be revised or revoked 10.6 account and the minimum amount you must pay on the due once the Application has been processed. 10.7 You must continue to pay your current minimum payment on 7.2 You must pay us not less than the minimum amount and your the account(s) on which you have requested a balance payment must reach us at Nedbank Card in Sandton during transfer(s) until you receive the statement showing that the banking hours on or before the due date. If you pay us by balance(s) has/have been transferred. We may decline your posting a cheque or postal order, you will bear all risk. transfer request. It is important that you check your monthly statement. If you 11 CONSENT 7.3 dispute any entry, you must write to us within 30 (thirty) days of 11.1 You confirm and agree that we may amend these terms and the date of the statement recording your dispute so that we can conditions by giving you notice by way of statement messages investigate. or any other means. You agree that we will not be obliged to obtain your written 7.4 Not receiving a monthly statement does not give you the right 11.2 not to pay any amount that is due and payable and you must consent to such amendments, but if you disagree with these inform us in writing if you do not receive a monthly statement. amendments, you may cancel the Agreement before the terms 7.5 If any negotiable instrument is deposited into your account, the and conditions become operational. proceeds will be provisionally credited to your account, but you 11.3 You agree that if you decide not to cancel the Agreement will only be entitled to such proceeds once the instrument has before the amendments become operational, they will be binding on you. Your use of the Card after our amendment of been honoured. All payments received from you will be credited to your account the terms and conditions signifies your acceptance of the 7.6 and we will apply this money firstly to the unpaid interest amendments. charges, then any fees and other charges we levy on your 11.4 You consent to us processing your personal information for Card Account, then any legal costs, and finally the Principal purposes of providing financial services and preventing fraud Debt. You may not attach any conditions to any payment made and money laundering and to us sending your personal to us. information to third parties in order to provide services to you, All payments in terms of this Agreement will be made in South and also to us sending such information to foreign countries for 7.7 African currency without setoff or deduction and free of processing. exchange, bank costs and other charges at the branch or at 11.5 We supply consumer credit information to credit bureaus and: Nedbank Card in Sandton or wherever we may direct in 11.5.1 you confirm that we may transmit data about the application writing. If arrangements are made to pay the monthly for and opening and termination of an account by you to instalment by way of debit order or automatic payment order, credit bureaus: you acknowledge that information on non-compliance with this will not detract from your obligation to effect payment on 11.5.2 the due date for payment. this Agreement is transferred to the credit bureaus; and 7.8 You may prepay any amount owed to us in terms of this 11.5.3 the credit bureaus provide credit profiles and possibly credit Agreement or settle this Agreement. scores on your creditworthiness. 7.9 To the extent that the Act is applicable to this Agreement, the 11.6 You have the right to have the credit record disclosed and to amount required to be paid by you to us in order to settle this correct inaccurate information. The contact details of the credit Agreement is the total of the following amounts: bureaus to whom we provide consumer credit information are: Experian [telephone number +27 (0)86 110 5665]; 7.9.1 the amount outstanding at the time of settlement; and 11.6.1 any unpaid interest and all other fees and charges claimable TransUnion ITC [telephone number +27 (0)861 482 482]; 7.9.2 11.6.2 by us in terms of this Agreement up to the settlement date. 8 **SUPPLEMENTARY CARDS** Expert Decision Systems (XDS) [telephone number: 11.6.3 8.1 If we issue a Supplementary Card, you and the Supplementary +27 (0)11 645 9100]. Cardholder will be jointly and severally liable to us as 11.7 Further, you consent to us disclosing any information about coprincipal debtors for all amounts due and payable to us as a fraudulent activity by you to the South African Fraud result of the use of the Supplementary Card. You give up the Prevention Services and/or any similar organisation. benefits and/or the legal exceptions and/or defences of 11.8 You consent that if you possess a Nedbank Balance Protection excussion, division or cession of action that you can or may Plan, a credit life insurance policy underwritten by Nedgroup plead to defend any claim we bring against you or the third Life Assurance Company Limited pays us the amount and party named on the Supplementary Card. interest owing by you on your account in the event of your When the Supplementary Card is given back to us and after all 8.2 LIABILITY amounts owing to us in respect of the use of the 12 Supplementary Card have been paid, when requested to do 12.1 If you exceed the credit limit, it will constitute a breach of this so, we will cancel the Supplementary Card. Agreement and all amounts owing to or claimable by us from **CONTACTLESS TRANSACTIONS** you in terms of this Agreement will, at our option, become immediately due and payable without notice if you fail to pay Your Card may be enabled to make Contactless Payments. 9.1 You may make a Contactless Payment for an amount below the on demand any money claimed by us. 9.2 prescribed limits without the use of a PIN. 12.2 We will not be liable to you for any damage or loss that you When you make a Contactless Payment without the use of a 9.3 suffer if: PIN, you may not have the right to dispute this payment. 12.2.1 any person gains unauthorised access to your Card, your 9.4 You cannot make internet purchases or cash withdrawals at an Card number, your account, your PIN or your Total Card ATM using Contactless Payment functionality. Facility or any information in respect thereof; BALANCE TRANSFER OPTION (WHERE APPLICABLE) 12.2.2 there is a delay, failure or malfunction of any device you use 10 10.1 We, at our discretion, may grant you a facility, the amount of to make Card Transactions: or which we alone will determine, to facilitate the transfer of a 12.2.3 any person gains unauthorised access to any information or balance(s) from one or more accounts to the Card Account data. 12.3 We will not be held liable for any loss or damage resulting from 10.1.1 you have properly maintained the account(s) from which the the use of the SMS service or the inability to use the service or balance(s) is/are to be transferred; any delays in the service or any fraudulent transaction taking 10.1.2 we have approved your application for the Card; and place when the service is unavailable. JURISDICTION you have applied for the balance transfer option and have 13 10.1.3 indicated in the Application the account(s) from which a 13.1 In terms of section 45 of the Magistrates' Courts Act of 1944, balance(s) is/are to be transferred. you consent to the magistrate's court having jurisdiction in You authorise us to verify the status and balance of the respect of any claim arising under this Agreement. We will, 10.2 account(s), and you authorise us to effect payment on your however, have the right to approach a higher court if we wish behalf into the account(s). 10.3 You will be responsible for closing the account(s) from which 13.2 You agree that the residential address you provided in the the balance(s) is/are transferred. Quotation or the address provided to us is the address to 10.4 You must pay any amount outstanding on the account(s) from which all legal notices must be sent.

which the balance(s) is/are transferred

- 13.3 Cards are issued and credit facilities are granted to you by us at our sole discretion. The Application is approved at Nedbank Card in Sandton. The dispatch of the Card from Nedbank Card to you constitutes our acceptance of the Application and/ or Quotation, subject to these terms and conditions.
- 13.4 In defended matters you may send any legal notices to The General Manager: Nedbank Group Legal; Fax number: 011 295 2173; Physical address: 135 Rivonia Road, Sandown, Sandton, 2196.
- 13.5 A party may change its address by delivering a written notice of the new address to the other party. If you have not advised us of a change of address or any of your other contact details, we will continue to use the last address provided even though the information may be incorrect.
- 13.6 Any document actually received by a party will be adequate written notice or communication to that party, even though it was not sent to or delivered at the chosen address.
- 13.7 We may use your personal information for debt enforcement, including but not limited to recovery, collection, repayment, surrender, enforcement and cession of debts.

#### 14 COMPLIANCE

- 14.1 You must comply with all legislative, regulatory and supervisory requirements.
- 14.2 You must comply with all exchange control regulations and may be charged a currency Conversion Fee for transactions concluded.
- You may not participate in lotteries organised abroad, or purchase foreign exchange to participate in any gambling activities, including internet gambling. Furthermore, you may not use your credit and/or debit cards to facilitate payments for these activities.

### 15 ALTERNATIVE DISPUTE RESOLUTION

- 15.1 If you are in default, and the Act applies, we will give you written notice and propose that you refer the Agreement to a debt counsellor, an alternative dispute resolution agent, the consumer court or the ombudsman with jurisdiction, with the intention of resolving any disputes or develop and agree on a plan to bring the payments up to date.
- To the extent that the Act is applicable to this Agreement you have the right (provided that any such right is exercised in accordance with the Act) to:
- 15.2.1 resolve a complaint by way of alternative dispute resolution;
- 15.2.2 file a complaint with the National Credit Regulator;
- 15.2.3 make an application to the tribunal; or
- 15.2.4 apply to a debt counsellor for assessment and debt review in terms of the Act, pursuant to which:
- the debt counsellor may make an appropriate proposal to you and us regarding (among other things) a rearrangement or recalculation of your obligations to us, a postponement of your obligation to repay the amount outstanding under this Agreement, and an extension of the term of this Agreement; or
- 15.2.4.2 you may be found to be overindebted, in which case the debt counsellor may make an appropriate recommendation to the relevant magistrate's court regarding (among other things) whether this Agreement constitutes reckless credit for the purposes of the Act:
- 15.3 The National Credit Regulator can be contacted on 0860 627 627.
- 15.4 The National Consumer Tribunal can be contacted on 012 394 1450.
- 15.5 The Ombudsman for Banking Services can be contacted on 0860 800 900.

#### 16 DEFAULT BY THE CLIENT/TERMINATION/BREACH

- 16.1 We have the right when you breach any term of this Agreement to close your account, cancel the Total Card Facility and demand that you repay us the full amount outstanding and interest on your account and immediately return the Card and any Supplementary Card to us.
- Any liability that you may have in terms of this Agreement will not be affected by this action. If you are in default, we may suspend the Total Card Facility. Furthermore, at our discretion, we may close the Total Card Facility by giving you 10 (ten) Business Days' written notice.
- You agree that we may inform any person that we have closed your Card Account and/or have cancelled your Total Card Facility, and you will not have any claim against us for doing so.
- 16.4 If you want to terminate your right to use the Card and/or Total Card Facility, you must cut up the Card and send it to us, together with a written notice that you want to terminate your

- right. The Card and/or your Total Card Facility will then be cancelled on the day we receive your notice and the cut-up Card at Nedbank Card in Sandton.
- Any termination of your Card Account and/or Total Card Facility and/or the Card will not affect your liability to us in respect of the use of the Card and these terms and conditions of use before that termination or before we receive back the Card, whichever happens last.
- All amounts owing to or claimable by us from you in terms of this Agreement will, at our option and to the extent permitted by the Act, become immediately due and payable without notice if you fail to pay on demand any sum or sums of money owing to or claimable by us in respect of the facility granted to you or any other indebtedness of yours, from whatever cause arising. Any failure by you to effect payment as aforesaid will constitute a breach of this Agreement.
- 16.7 You must, on request, furnish us with such information and documents as we require in respect of your spouse and any person having an interest in you or, if you are not a natural person, such information and documents in respect of any surety, guarantor or other person who has provided security in respect of your indebtedness.

#### 17 PROCESS ON DEFAULT

- 17.1 If you applied for debt review under section 86 of the Act and the review is not finalised within 60 (sixty) Business Days after you applied for it, we may send a notice terminating the debt review in terms of section 86(10) of the Act.
- 17.2 We can only approach the court for an order enforcing the Agreement if, at the time, you have been in default for at least 20 (twenty) Business Days and at least 10 (ten) Business Days have elapsed since the default letter or notice referred to above has been delivered [which 10-day (ten-day) period may run concurrently with the 20-day (twenty-day) default period)] and you have failed to respond to the default letter or have rejected our proposal.
- 17.3 You will be liable to pay all legal costs we incur in exercising any of our rights in terms of this Agreement, including all legal charges as between attorney and client, counsel's fees, tracing fees and collection charges.
- 17.4 We have the right at any time and from time to time, without your consent, to transfer any of our rights, title and interest in and to this Agreement and/or any other security held by us in respect of your indebtedness to us and transfer any obligations to any third party. Should any cession, assignment, transfer or delegation result in a splitting of claims, you consent thereto.
- The nature and amount of your indebtedness to us and the interest rate payable, as well as the current terms and conditions applicable to your relationship with us, will at any time be determined and proved by a written certificate signed by a manager or accountant employed by us, whose capacity or authority will not be necessary to prove, which certificate will on the face of it be binding on you in respect of its contents and of the fact that such amount is due and payable in any legal proceedings against you and will be valid as a liquid document against you.
- 17.6 Whenever we take any legal steps against you, we will have the right to use microfilm and/or copies of any other relevant records.

## 18 THE PREMIUM AND COMMISSION CONTENT

- 18.1 The costs of the insurance for which you are liable are based on the premium on the Quotation. The premium is variable as it is determined on the Quotation and on the highest outstanding balance during the statement month.
- 18.2 The commission payable to us in relation to the insurance policy equals 22,5% of the premium calculation referred to above.

# 19 CREDIT CARD VOYAGER ACCOUNT

- 19.1 You will receive one account with two cards and will earn accelerated rewards on one of the cards. Your SAA Credit Card account will be linked to an SAA Voyager account.
- 19.2 If you do not have an account with SAA, Nedbank will request SAA to open one for you.
- 19.3 Terms and conditions apply.