

1. Terms

By accessing, browsing, or submitting any material to this web site, you are agreeing to be bound by these web site Terms and Conditions of Use, and all applicable laws and regulations. If you do not agree with any of these terms, you may not use or access this site. The materials contained in this web site are protected by applicable copyright law.

2. Use Of Content Of Site

a. Permission (which may be revoked at any time for any reason) is granted to temporarily use the materials (information or software) on GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES web site solely for personal, non-commercial transitory viewing only. No other use is permitted. You may not, for example: i. modify or copy the materials; ii. use the materials for any commercial purpose, or for any public display (commercial or non-commercial); iii. attempt to decompile or reverse engineer any software contained on Edu grant's web site; iv. remove any copyright or other proprietary notations from the materials; v. transfers the materials to another person or "mirror" the materials on any other server; vi. incorporate the information, content, or material in any database, compilation, archive, or cache; or vii. license, create derivative works from, transfer, or sell any information, content, material, software, products or services obtained from this site. b. This permission shall automatically terminate if you violate any of these restrictions and may be terminated by GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES at any time. Upon terminating your viewing of these materials or upon the termination of this permission, you must destroy any downloaded materials in your possession whether in electronic or printed format.

3. Proprietary Information

You acknowledge and agree that this site contains proprietary information and content that are protected by intellectual property and other laws, and may not be used except as provided in these Terms of Use without advance, written permission of GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES.

4. Disclaimer

THE MATERIALS ON GRANTAPPROVALCENTER.NET AND ALL ITS SUBSIDIARIES WEB SITE ARE PROVIDED "AS IS". GRANTAPPROVALCENTER.NET AND ALL ITS SUBSIDIARIES MAKE NO WARRANTIES, EXPRESSED OR IMPLIED, AND HEREBY DISCLAIMS AND NEGATES ALL OTHER WARRANTIES, INCLUDING WITHOUT LIMITATION, IMPLIED WARRANTIES OR CONDITIONS OF MERHCANTIBILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT OF INTELLECTUAL PROPERTY OR OTHER VIOLATION OF RIGHTS. FURTHER, GRANTAPPROVALCENTER.NET AND ALL ITS



SUBSIDIARIESDOES NOT WARRANT OR MAKE ANY REPRESENTATIONS CONCERNING THE ACCURACY, LIKELY RESULTS, OR RELIABILITY OF THE USE OF THE MATERIALS ON ITS INTERNET WEB SITE OR OTHERWISE RELATING TO SUCH MATERIALS OR ON ANY SITES LINKED TO THIS SITE.

5. CHOICE OF LAW/DISPUTE RESOLUTION/CLASS ACTION

This Agreement shall be treated as though they were executed and performed in ORLANDO, FL and shall be governed by and construed in accordance with the laws of the State of FLORIDA (without regard to conflict of law principles). Should a dispute arise concerning this Agreement, the terms and conditions of this Agreement or the breach of same by any party hereto: (a) the parties agree to submit their dispute for resolution by arbitration before a reputable arbitration organization as mutually agreed upon by the parties; and (b) you agree to first commence a formal dispute proceeding by completing and submitting an Initial Dispute Notice. We may choose to provide you with a final written settlement offer after receiving your Initial Dispute Notice ("Final Settlement Offer"). If we provide you with a Final Settlement Offer and you do not accept it, or we cannot otherwise satisfactorily resolve your dispute and you wish to proceed, you must submit your dispute for resolution by arbitration before a reputable arbitration organization as mutually agreed upon by the parties, in your county of residence, by filing a separate Demand for Arbitration. For claims of Ten Thousand Dollars (\$10,000.00) or less, you can choose whether the arbitration proceeds in person, by telephone or based only on submissions. If the arbitrator awards you relief that is greater than our Final Settlement Offer, then we will pay all filing, administration and arbitrator fees associated with the arbitration and, if you retained an attorney to represent you in connection with the arbitration, we will reimburse any reasonable attorneys' fees that your attorney accrued for investigating, preparing and pursuing the claim in arbitration. Any award rendered shall be final and conclusive to the parties and a judgment thereon may be entered in any court of competent jurisdiction. Nothing contained herein shall be construed to preclude any party from: (i) seeking injunctive relief in order to protect its rights pending an outcome in arbitration; and/or (ii) pursuing the matter in small claims court rather than arbitration. Although we may have a right to an award of attorneys' fees and expenses if we prevail in arbitration, we will not seek such an award from you unless the arbitrator determines that your claim was frivolous. To the extent permitted by law, you agree that you will not bring, join or participate in any class action lawsuit as to any claim, dispute or controversy that you may have against the Company and/or its employees, officers, directors, members, representatives and/or assigns. You agree to the entry of injunctive relief to stop such a lawsuit or to remove you as a participant in the suit. You agree to pay the attorney's fees and court costs that the Company incurs in seeking such relief. This provision preventing you from bringing, joining or participating in class action lawsuits: (A) does not constitute a waiver of any of your rights or remedies to pursue a claim individually and not as a class action in binding arbitration as provided above; and (B)



is an independent agreement. You may opt-out of these dispute resolution provisions by providing written notice of your decision within thirty (30) days of the date that you first access the Website.

6. Limitations

In no event shall GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES or its suppliers be liable for any damages (including, without limitation, damages for loss of data or profit, or due to business interruption,) arising out of the use or inability to use the materials on GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES Internet site, even if GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES or a GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES' authorized representative has been notified orally or in writing of the possibility of such damage. Because some jurisdictions do not allow limitations on implied warranties, or limitations of liability for consequential or incidental damages, these limitations may not apply to you. GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES also assumes no responsibility and shall not be liable for any damages to, or viruses that may infect your computer equipment or other property on account of your access to, use of, or browsing this site, or of your downloading of any materials from this site. GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES assumes no responsibility or liability arising from the content of this site, as well as any offsite pages or additional sites linked to this site.

7. Revisions And Errata

The materials appearing on GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES web site could include technical, typographical, or photographic errors. GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES does not warrant that any of the materials on its web site are accurate, complete, or current. GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES may make changes to the materials contained on its web site at any time without notice. GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES does not, however, make any commitment to update the materials. GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES assumes no responsibility or liability for any errors or omissions in the content of this site.

8. Links

GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES provides links to third party sites. The inclusion of any link does not imply endorsement by GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES of the third party site. Use of any such linked web site is at the user's own risk. Your use of such information is voluntary, and your reliance on such information should be made only after independent review. References to commercial products or services within this site or any such third party web site page does not constitute or imply an endorsement by Edugrant.



9. Site Terms Of Use Modifications

GRANTAPPROVALCENTER.NET and ALL ITSSUBSIDIARIES may revise these terms of use for its web site at any time without notice. By using this web site you are agreeing to be bound by the then current version of these Terms and Conditions of Use.

10. Governing Law

Any claim relating to GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES web site shall be governed by the laws of the State of FLORIDA without regard to its conflict of law provisions. Any cause of action you may have under these Terms of Use must be filed in Federal or State Court located in the State of FLORIDA. If any portion of these Terms of Use is found to be void, invalid or otherwise unenforceable, then the remainder of these Terms of Use shall continue to be enforceable and valid according to terms contained herein. GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES is owned by a Delaware limited liability company, and references to GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES include said limited liability company. General Terms and Conditions applicable to Use of Web Site

PRIVACY POLICY

We at GRANTAPPROVALCENTER.NET and ALL ITS SUBSIDIARIES "The company" believe in the importance of fully informing our visitors about the use of their personal information. This privacy policy demonstrates our efforts to that end and to our treatment of said information. IF YOU DO NOT AGREE TO THIS PRIVACY POLICY YOU MAY NOT ACCESS OR OTHERWISE USE THE SITE OR SERVICE. We value the trust you place in us and want you to understand what information we gather about you; how we use it and the safeguards we have in place in order to protect it.

How We Ensure Your Information Is Secure

The Company maintains physical, electronic and managerial practices and procedures designed to ensure the security, integrity and confidentiality of customer information. We limit and restrict access to customer information only to those employees who need it to carry out their business functions. We also educate our employees about safeguarding customer information and preventing its unauthorized access, disclosure or use. The Company employees with access to personal information are also bound



to adhere to this policy. The Company will monitor and adopt, as appropriate, new technological improvements that are designed to aid in ensuring the accuracy and security of customer information.

Type Of Information Collected

The Company gathers visitor information needed to provide superior service, communicate important information about the service or new offerings which we believe will be of interest to you, and to administer to our business. In order to best service you; we may gather information from you in a few instances. When you request our free service, we will ask you to voluntarily provide certain personally identifiable information, such as; your name, telephone number, or e-mail addresses. We need this information in order to assist you in the best way possible and notify you of your account status.

How Personal Information Is Used

This Privacy Policy applies to consumers that have signed up on our website or our partners websites. We may use the personal information that you supply to us and we may work with other third party businesses to bring selected opportunities to our members via direct mail, email and telemarketing. Regardless of any State or Federal Do Not Call Registrations, you the customer expressly consent to be contacted via telephone in reference to this offer. You may opt-out of receiving future mailings or phone messages; contact us at remove@grantapprovalcenter.net

Who Owns Information Once It Is Submitted

Once it is received in our database, any information, including your name, e-mail address, and phone becomes the property of The Company. This information may be passed on to fulfilment and marketing parties. Once one of these entities receives this information, it becomes subject to their respective privacy policy, in addition to The Company

We Do Not Intend To Collect Data From Children

The information and services provided by The Company, our affiliates, sponsors and advertisers are not intended to be viewed by children under 18 years of age. No information collected from children is knowingly used for any marketing or promotional purposes whatsoever, either inside or outside The Company