



Sponsored Students Agreement

The University of Adelaide, Australia

AND

Programa Nacional de Becas en el Exterior "Don Carlos Antonio López",
Paraguay

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This SPONSORED STUDENTS AGREEMENT is made

between

THE UNIVERSITY OF ADELAIDE, ABN 61 249 878 937, a body corporate established pursuant to the provisions of the *University of Adelaide Act 1971*, of North Terrace, Adelaide, 5005 South Australia, CRICOS provider no. 00123M, ("**the University**");

and

PROGRAMA NACIONAL DE BECAS EN EL EXTERIOR "DON CARLOS ANTONIO LOPEZ" of Estrella N°345, Chile and Alberti, Citicenter Building, 1er. Piso, Asuncion, Paraguay, ("**the Sponsor**") dependant of the Ministry of Economy and Finance;

(each a "**Party**" and together the "**Parties**").

BACKGROUND

- A. The University is a distinguished research-intensive university in South Australia established in 1874 which offers high quality research, postgraduate and undergraduate degree programs with a range of educational and research activities.
- B. The Sponsor wishes to sponsor nominated Paraguayan citizens to undertake agreed academic programs at the University ("**Programs**") and on the terms set out in this Agreement.
- C. All Programs will involve full-time study and Sponsored Students will be required to maintain full-time enrolment for the duration of their Program.
- D. The Programs will be agreed between the Parties and documented via amendment to this Agreement.

THE PARTIES AGREE AS FOLLOWS

1. TERM

- 1.1. This Agreement will commence on the Commencement Date and will remain in force until the Expiry Date, unless terminated earlier in accordance with the terms of this Agreement. It will apply to Sponsored Students commencing at the University in a Program during the Term of this Agreement. Notwithstanding the expiry or earlier termination of this Agreement, subject to clause 10.3, the Sponsor's obligations to provide sponsorship, and the University's obligations to permit Sponsored Students to complete their study requirements under the terms of this Agreement, will continue with respect to each Sponsored Student already enrolled at the University at the expiry or termination of this Agreement for the duration of his or her Program.
- 1.2. If the Parties wish to extend this Agreement for a further term, they shall not less than 3 months before the Expiry Date, confer for the purpose of negotiating an extension of this Agreement including the duration and terms of such an extension.
- 1.3. In the event that the Parties cannot agree terms for a proposed extension, the Agreement shall conclude on the Expiry Date or on such other date as may be mutually agreed and confirmed in writing.

2. APPLICANTS

- 2.1. The Sponsor will be responsible for receiving applications for the sponsorships and selecting the Sponsored Students in accordance with the Sponsor's selection processes.

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2.2. Applicants who have been selected for a sponsorship must:

- 2.2.1. have received an unconditional offer of admission to a Program from the University; and
- 2.2.2. have satisfied the University's English language proficiency requirements for the Program in the year of admission.

2.3. Applicants who have been selected for Sponsorship must provide all relevant Financial Guarantee documentation from the Sponsor.

2.4. The University will provide accepted Applicants with an electronic Confirmation of Enrolment to facilitate the timely issue of Sponsored Student visas by the Australian Government. This can be provided only after the University receives the Applicant's required documentation, including financial guarantee from the Sponsor, Acceptance Form, evidence of meeting any conditions of offer, and a copy of the personal details page of the Applicant's passport.

2.5. It is the Sponsored Student's responsibility to obtain the visa necessary to study at the University and to meet all visa costs. Both Parties acknowledge that the issuing of visas is at the discretion of the Australian Government. The Parties acknowledge that neither the University nor the Sponsor shall have any obligation to assist nor to provide funding to a Sponsored Student in relation to obtaining any visa or visa extension for any period after the expiration of that Sponsored Student's initial Sponsored Student visa at the University.

2.6. The University requires Sponsored Students to arrive on campus by the date specified on their Confirmation of Enrolment. The University provides orientation and induction programs to Sponsored Students and Sponsored Students are required to attend so they can take full advantage of the benefits of participation in the orientation and induction programs.

2.7. The Sponsored Students will be able to access the full range of Sponsored Student support services available at the University.

3. FINANCIAL GUARANTEE

3.1. A financial guarantee for each Sponsored Student must be provided in writing (on the Sponsor's letterhead) ("**Financial Guarantee**") and must contain the following:

- 3.1.1. Full name of student (as per passport);
- 3.1.2. University of Adelaide ID, if known;
- 3.1.3. Name of the Program;
- 3.1.4. Duration of sponsorship (start and end date, or duration of Program or Programs); and
- 3.1.5. The type of fees covered under the sponsorship for the Sponsored Student (e.g. international tuition fees, Overseas Student Health Cover and Student Services and Amenities Fees) and the amount of each fee.

3.2. Conditional Financial Guarantees are not acceptable. The Financial Guarantee must be a clear undertaking by the Sponsor to pay the stipulated fees and charges for the specified duration of each sponsorship.

3.3. Sponsored Students will be responsible for payment of any tuition fees and other fees payable by the Sponsored Student to the University that are not fully covered by a Financial Guarantee, and will be invoiced accordingly.

3.4. If the Financial Guarantee is submitted after the Sponsored Student has paid the Deposit and/or Overseas Student Health Cover and the Financial Guarantee covers such costs, the University will not reimburse the Sponsored Student for the amount paid. The Sponsored

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Student must seek reimbursement directly from the Sponsor. The University will then invoice the Sponsor for the balance of the tuition fees due.

- 3.5. Written notice of changes to the financial support arrangements during a Sponsored Student's study must be provided to Student Finance promptly to ensure that the Sponsor and student accounts are accurate.
- 3.6. If the Financial Guarantee is not accepted by the University, the Sponsor and the Sponsored Student, as appropriate, will be notified, and a new Financial Guarantee will be required, or payment made for the Deposit, Overseas Student Health Cover and any outstanding fees (as applicable).
- 3.7. It is a Sponsored Student's responsibility to obtain an extended, varied, or new Financial Guarantee, if required. If an extended, varied, or new Financial Guarantee is not submitted in a timely manner, the student will cease being a Sponsored Student and will be responsible for payment of tuition and other fees and will be invoiced accordingly.

4. TUITION FEES

4.1. Fees Liable

- 4.1.1. The Sponsor agrees to pay the fees for each Sponsored Student as stipulated in the Schedule at Item 3.
- 4.1.2. Tuition fees vary between Programs and may change each year and are based on each individual offer of admission. Each year the University will publish its schedule of tuition fees for the following year for commencing Sponsored Students in its annual International Prospectus. Fees for continuing Sponsored Students are published in the Continuing Students Fee Calculator, accessible at: <https://www.adelaide.edu.au/student/finance/fee-calculator/>
- 4.1.3. Sponsored Students in coursework Programs will be liable for tuition fees based on their enrolment load in each period of study, at the time of the census date for that period of study.
- 4.1.4. The tuition fee to be charged for each Sponsored Student will vary from the published standard fee if the Sponsored Student enrolls in more or less than the standard full-time load which is typically 24 units in a calendar year.
- 4.1.5. If a Sponsored Student does not complete a Program within the normal duration of the Program, Sponsored Students are to be responsible for tuition fees payable for the following period of study until the Program is completed.

4.2. Fee Procedures

- 4.2.1. The University will invoice the Sponsor in Australian Dollars, immediately after the census date for each period of enrolment. All payments will be made in Australian dollars. Payments will be made to the University's bank account nominated on invoices. The term of payment is strictly 30 days from the invoice date.
- 4.2.2. Should the Sponsor not pay in Australian Dollars, the Sponsor is responsible for the charges not paid following the conversion from another currency to Australian Dollars and all financial institution charges that are incurred as a result of that payment and conversion in currency.
- 4.2.3. If the Sponsor fails to pay a Sponsored Student's tuition or other fees as detailed in the Financial Guarantee, the fees outstanding will remain the Sponsored Student's responsibility.
- 4.2.4. If any refund of tuition fees is due in accordance with the University's published Refund Policy, this amount will be credited towards fees due for the following semester/trimester or, if requested by the Sponsor, refunded to the Sponsor (where possible).

4.3. Fee Waiver provided by the University

Where stipulated in the Schedule (at Item 5), the University will provide a fee waiver for the normal duration of the relevant Program, to every Sponsored Student that commences a full-time load Program in any calendar year during the Term of this Agreement.

5. OTHER CHARGES AND EXPENSES

5.1. Overseas Student Health Cover

- 5.1.1. All international students are required by the Australian Government and by the University to purchase the Australian Government approved Overseas Student Health Cover for the expected duration of their studies in Australia.
- 5.1.2. The University will arrange Overseas Student Health Cover for the full duration of the Sponsored Student's visa and will invoice the Sponsor where covered by the Financial Guarantee.
- 5.1.3. If the Sponsored Student has not completed their degree by the time that cover expires, the Sponsor, or Sponsored Student (as the case may be) will arrange and pay for an extension in Overseas Student Health Cover.

5.2. Living Costs

It is the Sponsor's or Sponsored Student's responsibility (as the case may be), to meet all costs of accommodation and living expenses. This can include the cost of textbooks, clothing and personal expenses, local transportation, field trips, and course materials.

5.3. SSAF

The Sponsor will, for each Sponsored Student, pay the Student Services and Amenities Fee (SSAF) where covered by the Financial Guarantee. The University will invoice the Sponsor for this cost at the same time as invoicing for tuition fees unless specified otherwise.

6. STUDENT ACADEMIC PROGRESS

- 6.1. It is the expectation of both Parties that, subject to satisfactory academic progress, Sponsored Students will complete the requirements for their Program within the normal duration of that Program.
- 6.2. Subject to clause 6.5, after the end of each semester the University will provide the Sponsor with the academic results for that semester of all coursework Sponsored Students. If a Sponsored Student fails a course, the University will consult with the Sponsor on whether the Sponsor will pay tuition fees for courses the Sponsored Student is eligible to repeat. The Sponsor will be liable for all fees for any failed courses, and for any repeat courses agreed by the Sponsor, that are undertaken by a Sponsored Student.
- 6.3. Subject to clause 6.56.4, if the Sponsor seeks information from the University about a Sponsored Student's progress at any other time, any such requests should be addressed in writing to the University's International Student Advisor, International Student Support.
- 6.4. Subject to clause 6.5, the University will notify the Sponsor if it is informed that one of its Sponsored Students dies, is placed in detention by the Australian Department of Home Affairs or under the Mental Health Act, other detention or is critically injured to the extent that the Sponsored Student is unlikely to be able to complete the Program in the normal duration. The University will work in collaboration with the Sponsor to resolve any matters arising from these circumstances but will not outlay funds without prior confirmation from the Sponsor regarding how costs will be met.
- 6.5. The Sponsor shall obtain the written consent of its Sponsored Students for the University to release the above personal information, so that the University can comply with Australian privacy legislation and University policy. The Sponsor will supply the University with a copy of that signed consent prior to the sharing of any personal information.

- 6.6. The level of academic progress required for coursework Sponsored Students to continue to receive a sponsorship is determined by the Sponsor. It may differ from how the University defines satisfactory academic progress in its academic progress requirements. The Sponsor will provide the University a copy of its sponsorship termination rules, and prompt notification of any Sponsored Student whose sponsorship it has terminated.
- 6.7. Sponsored Students who enrol under this Agreement are subject to the University's policies and procedures, in the same manner as are other Students.
- 6.8. The Parties acknowledge that the language of instruction at the University is English and that all pieces of assessable work submitted by Sponsored Students must be in English, unless determined otherwise by the University.
- 6.9. The University will notify the Sponsor in writing of any action to extend, suspend or cancel the enrolment of a Sponsored Student.
- 6.10. The University reserves the right to cancel a Sponsored Student's enrolment at any time on the grounds of misleading or inaccurate documentation, a failure to meet notified conditions, for reasons of unsatisfactory progress, or for disciplinary offences dealt with in accordance with the University's Rules, policies and procedures regarding Sponsored Student conduct as published on the University website.
- 6.11. Students will be awarded the relevant degrees of the University, after they have successfully completed all the degree requirements and satisfied all other requirements and obligations for graduation from the University.

7. EDUCATION SERVICES FOR OVERSEAS STUDENTS ACT 2000

The Sponsor acknowledges that the University is subject to the *Education Services for Overseas Students Act 2000* (“**ESOS Act**”) and the *National Code of Practice for Providers of Education and Training to Overseas Students 2018* (“**National Code**”). In order that the University can meet its obligations under the ESOS Act and the National Code, the Sponsor will not, in dealing with Applicants or Sponsored Students who wish to enrol at the University under this Agreement engage in any conduct which would amount to a breach of the ESOS Act or the National Code.

8. GST

If the University (as the “supplier”) is required to pay GST in respect of a supply made under or in connection with (including by reason of a breach of) this Agreement, the Sponsor must (in addition to any other payment for, or in connection with, the supply) pay to the University an amount equal to such GST (“GST gross-up”). Terms used in this clause which are defined in the *A New Tax System (Goods and Services Tax) Act 1999 (Cth)* have the meaning given to them in that Act.

9. AGREEMENT MANAGERS AND CONTACT PERSONS

- 9.1. The Parties agree that each of them will appoint a representative to fulfil the role and function of Agreement Manager whose focus shall be on strategic and relationship management issues. It is accepted that Agreement Managers shall be:
 - 9.1.1. For University, the person specified in Item 6 of Schedule 1; and
 - 9.1.2. For the Sponsor, the person specified in Item 7 of Schedule 1.
- 9.2. Each Party may also appoint at least one Contact Person to handle general enquiries in respect of the sponsorship arrangement:
 - 9.2.1. For University, the person specified in Item 8 of Schedule 1; and
 - 9.2.2. For the Sponsor, the person specified in Item 9 of Schedule 1.
- 9.3. Each Party may also appoint a Finances Contact Person to handle financial enquiries in respect of the sponsorship arrangement:

9.3.1. For University, the person specified in Item 10 of Schedule 1; and

9.3.2. For the Sponsor, the person specified in Item 11 of Schedule 1.

10. DISPUTE RESOLUTION AND TERMINATION

10.1. The Parties shall make a good faith endeavour to settle amicably through direct negotiations any dispute, difference, controversy or claim relating to this Agreement.

10.2. If payments due under this Agreement are outstanding 30 days after the due date on the invoice:

10.2.1. in relation to a Sponsored Student whose fees are unpaid, until all outstanding fees for those Sponsored Students are paid, the University has the right to restrict access to the following University services:

- (a) enrolment – the Sponsored Student will be unable to enrol or re-enrol; and/or
- (b) academic transcripts – the Sponsored Student will not be able to receive academic transcripts; and/or;
- (c) graduation – the Sponsored Student will be prevented from having their degree conferred; and/or

10.2.2. the University may terminate the Agreement by written notice to the Sponsor.

10.3. Subject to other clauses in this Agreement, either party may terminate this Agreement at any time by the provision of three (3) months' written notice. In the event of termination of this Agreement other than under clause 10.2, Sponsored Students already enrolled at the University at the date of expiry or termination will be treated in accordance with clause 1.1.

11. PRIVACY

11.1. The Parties must, in respect of any Personal Information obtained or accessed in connection with this Agreement, comply with all applicable privacy laws, and must take all reasonable steps to ensure that Personal Information is protected against unauthorised access, use, loss or disclosure.

11.2. Each Party must:

11.2.1. use or disclose Personal Information only for the purposes of performing its obligations under this Agreement or as expressly permitted under this Agreement; and

11.2.2. immediately notify the other Party if it becomes aware of any breach or alleged breach of its obligations under this clause and comply with any reasonable direction from the other Party with respect to remedying that breach.

11.3. For the purposes of this clause 11, "**Personal Information**" means information or an opinion about an identifiable individual, or an individual who is reasonably identifiable: whether the information or opinion is true or not and whether the information or opinion is recorded in material form or not.

12. FOREIGN RELATIONS ACT

12.1. If this Agreement, or any arrangement contemplated by this Agreement, is a "foreign arrangement" or "subsidiary arrangement" under *Australia's Foreign Relations (State and Territory Arrangements) Act 2020 (Cth)* (**Foreign Relations Act**), then notwithstanding any other provision of this Agreement:

- 12.1.1. the University is entitled, acting in good faith, to take all actions reasonably necessary to ensure its compliance with the Foreign Relations Act and any declarations made under it (including any requirement that the University discloses, terminates or ceases to perform all or part of this Agreement);
- 12.1.2. the University will not be in breach of this Agreement, and will not incur any liability to the Sponsor, or any third party claiming through it, in relation to any such actions or otherwise arising from the operation of the Foreign Relations Act; and
- 12.1.3. the Sponsor agrees to cooperate in good faith with the University to do all things reasonably necessary to give effect to any declarations made under the Foreign Relations Act and any such actions taken by the University.

13. MISCELLANEOUS

13.1. Entire Agreement

This Agreement records the entire agreement between the parties as to its subject matter. It supersedes all prior contracts, obligations, representations, conduct and understandings. This Agreement is immediately enforceable, subject to its own express terms. The parties have not relied on any promise, representation or conduct in deciding whether to enter into this Agreement, other than as expressly set out in this Agreement.

13.2. Publication

Neither Party may publish this Agreement or any aspect of this Agreement without first obtaining the prior written consent of the other Party.

13.3. Variation

The provisions of this Agreement may be amended, varied, supplemented or revoked by mutual agreement. Any such amendment, variation, supplement or revocation must be in writing and signed by the authorised representative of each Party.

13.4. Special Conditions

The parties agree to comply with any Special Conditions set out in the Schedule at Item 12. In the event of any conflict between the Special Conditions and these General Conditions, the Special Conditions will take precedence.

13.5. Giving of Notices

13.5.1 A Notice under this Agreement shall be:

- (a) in writing in English;
- (b) signed by the Party giving it; and
- (c) given to the relevant recipient at Item 13 or 14 of the Schedule by hand delivery, pre-paid registered mail or email.

13.5.2 Either Party may change its Notice Details by notifying the other Party in writing.

13.5.3 Notices are taken to be received by the following times, unless earlier receipt is acknowledged by the other Party:

- (a) Pre-paid mail – on the 21st calendar day after posting.
- (b) Email - the time the sender receives an automated message confirming delivery.

13.6. Counterparts and Electronic Signing

The Parties agree this Agreement may be executed in counterparts, each of which shall be deemed an original, and all of which together shall constitute a single instrument. This Agreement may be executed by electronic signature.

13.7. **Governing Law**

The provisions of this Agreement shall be construed in accordance with, and be governed by, the law of South Australia.

13.8. **Relationship of the Parties**

Nothing in this Agreement is to be treated as creating a partnership, trust or relationship of employment and no party may act as agent of a party or in any way bind another Party to any obligation.

13.9. **Language**

This Agreement is signed in English and Spanish, and both are acknowledged as equally valid. BECAL warrants that any Spanish translation of the agreement is a true and accurate translation of the English text.

14. DEFINITIONS AND INTERPRETATION

14.1. **Definitions**

- 14.1.1. **Applicant** means a prospective Sponsored Student who has applied to the Sponsor for a sponsorship.
- 14.1.2. **Commencement Date** means the date of commencement of this Agreement as set out in Item 1. of Schedule 1.
- 14.1.3. **Deposit** means the amount payable by a new international student on acceptance of an offer of admission to a Program. This payment is counted as credit towards the student's Tuition Fees in the first study period of enrolment. <https://www.adelaide.edu.au/student/finance/international/>
- 14.1.4. **Expiry Date** means the date of expiry of this Agreement as set out in Item 2. of Schedule 1.
- 14.1.5. **Program** means an academic program of the University of Adelaide which is covered by this Agreement, and excludes the programs specified in Annexure A.
- 14.1.6. **Sponsor** means the person or entity specified as the Sponsor in this Agreement who assumes the liability for the payment of tuition fees and other study-related costs for certain Sponsored Students.
- 14.1.7. **Sponsored Student** is a student admitted to and enrolled in a Program at the University of Adelaide who has their tuition fees paid directly to the University by the Sponsor, under the terms and conditions of this Agreement.
- 14.1.8. **University** means the University of Adelaide, ABN 61 249 878 939.

14.2. **Interpretation**

In this Agreement, unless a contrary intention appears:

- 14.2.1. words or expressions importing the singular include the plural and vice versa;
- 14.2.2. a provision of this Agreement shall not be construed to the disadvantage of a Party merely because that Party was responsible for the preparation of this Agreement or the inclusion of the provision in this Agreement;

- 14.2.3. a reference to this Agreement or another document includes that document as amended, varied, novated, supplemented or replaced from time to time;
- 14.2.4. a reference to legislation or a provision of legislation includes all regulations, orders or instruments issued under the legislation or provision and any modification, consolidation, amendment, re-enactment, replacement or codification of such legislation or provision;
- 14.2.5. any recitals, schedule or annexure form part of this Agreement and have effect as if set out in full in the body of this Agreement; and
- 14.2.6. where an act would be required to be done, or a time limit or period would expire, on a day which is not a Business Day, the act must be done, or the limit or period will expire, on the following Business Day.

SIGNED as an Agreement.

<p>SIGNED on behalf of THE UNIVERSITY OF ADELAIDE by an authorised representative:</p> <p>.....</p> <p>JESSICA GALLAGHER DEPUTY VICE-CHANCELLOR AND VICE- PRESIDENT (EXTERNAL ENGAGEMENT)</p>	<p>SIGNED on behalf of PROGRAMA NACIONAL DE BECAS EN EL EXTERIOR “DON CARLOS ANTONIO LOPEZ” by an authorised representative:</p> <p>.....</p> <p>ALEJANDRA BOGADO GENERAL DIRECTOR OF TRAINING FOR DEVELOPMENT PROGRAMA NACIONAL DE BECAS EN EL EXTERIOR “DON CARLOS ANTONIO LOPEZ”</p>
	<p>.....</p> <p>ANDREA PICASO VICE MINISTER VICE MINISTRY OF HUMAN RESOURCES AND ORGANIZATIONAL MANAGEMENT MINISTRY OF ECONOMY AND FINANCE</p>

SCHEDULE

SCHEDULE OF DETAILS	
University Details	THE UNIVERSITY OF ADELAIDE (ABN 61 249 878 937) a body corporate established pursuant to the <i>University of Adelaide Act 1971</i> and having its principal offices at North Terrace, Adelaide, South Australia, Australia 5005 (“ the University ” or “ UoA ”)
Sponsor Details	PROGRAMA NACIONAL DE BECAS EN EL EXTERIOR “DON CARLOS ANTONIO LOPEZ” Estrella N°345, Chile and Alberti, Citicenter Building, 1er. Piso, Asuncion, Paraguay (“ the Sponsor ”)
Item 1 Commencement Date Clause 1.1	Date signed by last party to do so
Item 2 Expiry Date Clause 1.1	31 December 2030
Item 3 Sponsor Covered Costs Clause 4.1	Masters by coursework Programs not exceeding 24 months - maximum of USD\$50,000 . Sponsorship funds are to be allocated in the following order until exhausted: (a) <i>first</i> , to tuition fees, Overseas Student Health Cover (OSCH) for the Sponsored Student, and SSAF; and (b) <i>second</i> , to be disbursed by the Sponsor directly to the Sponsored Student in accordance with the Sponsor’s guidelines and financial aid limits.
Item 4 University Covered Costs	Not applicable
Item 5 Tuition Fee Waiver provided by the University Clause 4.3	Tuition fee waiver of 20% for Postgraduate Coursework (PGCW) Programs not exceeding 24 months, as stipulated in the Sponsored Student’s letter of offer, subject to the Sponsored Student making satisfactory academic progress.
Item 6 University Agreement Manager Clause 9.1.1	Phillip Fredericks Associate Director, Global Partnerships Global Engagement Telephone: +61 8 8313 6520 Email: phillip.fredericks@adelaide.edu.au
Item 7 Sponsor Agreement Manager Clause 9.1.2 No se encuentra el origen de la referencia.	Alejandra Bogado General Director of Training for Development PROGRAMA NACIONAL DE BECAS EN EL EXTERIOR “DON CARLOS ANTONIO LOPEZ” Telephone: (+595) 21 414-6925 Email: Alejandra_bogado@hacienda.gov.py becariosbecasenelexterior@hacienda.gov.py
Item 8 University Contact Person (general matters) Clause 9.2.1	Phillip Fredericks Associate Director, Global Partnerships Global Engagement Telephone: +61 8 8313 6520 The University of Adelaide, North Terrace, Adelaide, South Australia 5005 Email: globalengagement@adelaide.edu.au

SCHEDULE OF DETAILS	
Item 9 Sponsor Contact Person (general matters) Clause 9.2.2	Alejandra Bogado General Director of Training for Development PROGRAMA NACIONAL DE BECAS EN EL EXTERIOR “DON CARLOS ANTONIO LOPEZ” Telephone: (+595) 21 414-6925 Email: becariosbecasenelexterior@hacienda.gov.py
Item 10 University Finance Contact Person (financial matters) Clause 9.3.1	Student Sponsored Accounts Liaison North Terrace, Adelaide, South Australia 5005 Email: studentfinance@adelaide.edu.au Tel: +61 8 8313 5880
Item 11 Sponsor Finance Contact Person (financial matters) Clause 9.3.2	Maria Liz Caballero Financial Coordinator Postal Address: Estrella 345 entre Chile y Alberdi – Edificio Citicenter, primer piso. Código Postal 001013 Telephone: (+595) 21 414-6918 / (+595) 21 414-6928 Email: becal_financiero@hacienda.gov.py
Item 12 Special Conditions Clause 13.4	1. Education Agent An Education Agent can be used to support scholarship holders who wish to study at the University of Adelaide.
Item 13 Notice details for UoA Clause 13.5.1.c	Deputy Vice-Chancellor and Vice-President (External Engagement) The University of Adelaide, North Terrace, Adelaide, South Australia 5005 Email: dvcee@adelaide.edu.au
Item 14 Notice details for Sponsor Clause 13.5.1.c	General Coordination Estrella St. N°345 between Alberdi St and Chile St. Ministerio de Hacienda Email: consultasbecal@hacienda.gov.py becariosbecasenelexterior@hacienda.gov.py

ANNEXURE A**EXCLUDED PROGRAMS**

1. All research Programs, including without limitation Masters by Research Programs and PhD Programs.
2. All clinical Programs, including without limitation the following:

Faculty of Health and Medical Sciences

- Master of Clinical Nursing
- Master of Nursing Science (all clinical specialties)
- Master of Nurse Practitioner
- Master of Minimally Invasive Surgery
- Master of Physician Assistant Studies
- Master of Philosophy (Medical Science)
- Master of Philosophy (Ophthalmology)
- Master of Philosophy (Surgery)
- Master of Philosophy (Dentistry)
- Master of Clinical Science
- Master of Counselling and Psychotherapy
- Master of Psychology (Dentistry)
- Doctor of Clinical Dentistry
- Doctor of Nursing
- Doctor of Medicine

Faculty of Sciences, Engineering and Technology

- Doctor of Veterinary Medicine

3. Unless otherwise agreed between the parties, any Program determined by the University to be part of a Double Degree, Combined Degree or Concurrent Degree.

For the purposes of this Annexure A:

Combined Degree means an undergraduate or postgraduate academic Program that leads to the award of one University award that includes components from two degrees and satisfies the minimum requirements of one but not both individual degrees. A single parchment that names both of the component degrees linked by 'and' in the award title is awarded for completion of a combined degree.

Double Degree means an undergraduate or postgraduate coursework academic Program leading to the award of two University of Adelaide awards. A parchment is awarded for each of the two degrees completed in the Double Degree Program.

Concurrent Degree means an undergraduate or postgraduate coursework academic Program leading to the award of two University awards through the study of two degrees at the same time, such degrees not having been packaged as an approved double or combined degree. Graduating students receive one parchment for each of the completed awards.