

GENERAL TERMS AND CONDITIONS OF SALE OF SASOL SOUTH AFRICA LIMITED

1. FORMATION OF SALE

- 1.1 “**Seller**” means Sasol South Africa Limited. The **Buyer** must complete the **Seller’s** business application prior to the **Seller** accepting any orders from the **Buyer**.
- 1.2 “**Buyer**” means the party entering into a business application, including credit or other, with the **Seller**.
- 1.3 The **Buyer’s** order for the products and/or services (“**Goods**” or “**Services**”) will be made in writing (including by e-mail) to the address/ number nominated by the **Seller** or through the Seller’s electronic ordering portal. Orders will constitute offers to purchase the Goods or Services at the prices or fees stipulated by the **Seller** in clause 2.1. The Goods or Services will be sold in accordance with the **Seller’s** specification and quality standards in respect of the Goods or Services.
- 1.4 The **Seller** will not accept verbal orders. Any acknowledgement of receipt of a written order issued by the Seller to the **Buyer** is not an acceptance of such order. Any quantity forecast from the Buyer agreed to by the **Seller** is only indicative and is not intended to be a binding commitment by the **Seller** to supply such quantity of Goods. Only orders accepted by the **Seller** in terms of clause 1.5 shall be binding on the **Seller**, whether a forecast was agreed or not.
- 1.5 The **Seller’s** written acceptance (including by e-mail) of the **Buyer’s** order; or the **Seller’s** dispatch of the Goods or the **Seller’s** performance of the Services, if the **Seller** has not sent the **Buyer** such written acceptance, is a formal acceptance of the **Buyer’s** order.
- 1.6 The **Buyer’s** order and the **Seller’s** acceptance of it together constitute the sale of Goods or Services.
- 1.7 Notwithstanding anything to the contrary that may be contained in the **Buyer’s** order, or in any other document, these terms and conditions of sale (“**Agreement**”) will constitute the terms and conditions governing the sale of Goods and/or Services.

2. PRICE/PAYMENT

- 2.1 Unless the **Seller** has agreed the selling price of the Goods or the fees for the Services with the **Buyer** in writing, the price of the Goods or Services will be the **Seller’s** current price or current fees, as set out in its list price schedule (“**LPS**”) where applicable or agreed price on the date that the Goods are delivered or the Services are rendered. The LPS or agreed price will include the applicable Incoterm® 2020 (as amended from time to time) in respect of Goods. All prices quoted are exclusive of Value Added Tax. In the event of any conflict between Incoterm® 2020 (as amended from time to time) and this Agreement, the terms and conditions of this Agreement will prevail.
- 2.2 The **Seller** will be entitled to issue a separate invoice for each delivery of Goods that it makes to the **Buyer** or for each instance of the performance of Services.
- 2.3 The **Seller**, at its discretion, may issue monthly billing statements in lieu of separate delivery invoices.
- 2.4 All supply of Goods and/or rendering of Services is on a cash before delivery basis, unless credit terms for payment have been granted in writing by the **Seller**. All credit terms of payment will be at the discretion of the **Seller**. The period of payment in the terms of payment granted by the **Seller** will be calculated from date of invoice or statement.

- 2.5 Payments by electronic transfer and letter of credit are the only accepted means of payment.
- 2.6 The date of payment by the **Buyer** will be the date on which the payment is received electronically or by swift and reflects as cleared in the **Seller’s** bank account. Until the **Seller** receives such clearance of payment, risk of payment remains with the **Buyer**.
- 2.7 The **Seller** may appropriate all payments made by the **Buyer** to such invoices or accounts, capital, interest, costs or any other item of indebtedness of the **Buyer** to the **Seller**, as it may in its discretion decide.
- 2.8 Should any amount not be paid by the **Buyer** on its due date, then all amounts in respect of all purchases will become due, owing and payable irrespective of the dates when the Goods were purchased or the Services were rendered. The **Buyer** will be liable to pay compound interest in respect of such amounts unpaid as at the due date at a rate of prime interest charged by ABSA Bank Limited plus 3% per annum, compounded monthly, which will be levied on the unpaid amount from due date until date of payment. Furthermore, in the event of the **Buyer** failing to pay any amount due on the due date, the **Seller** may suspend or cease performance of any of its obligations to the **Buyer** and will not be liable for any loss or damage that may be suffered by the **Buyer** as a result thereof.
- 2.9 Any amounts owing to the **Seller** by the **Buyer** at any time, the fact that it is due and payable, the rate of interest payable thereon and the date from which interest is calculated, will be proven by a certificate under the signature of any of the credit managers or financial managers of the **Seller**. It will not be necessary to prove the appointment of the person signing any such certificate. Such certificate will be binding upon the **Buyer** and be *prima facie* proof of the facts stated in the certificate. The certificate will be deemed to be a liquid document for the purpose of obtaining any judgment or order against the **Buyer**.
- 2.10 To the extent that the provisions of the Consumer Protection Act No 68 of 2008 (“**CPA**”) are applicable to this Agreement, the LPS or agreed price and specifications that the **Seller** distributes from time to time serve as information only and do not constitute an offer to sell the Goods or Services at a particular price or fee.
- 2.11 In the event of the **Seller** and the **Buyer** agreeing to payment terms other than cash before delivery, the **Seller** reserves the right to make such enquiries, from time to time, as it may deem necessary, to confirm the continuing financial status of the **Buyer** or any third party providing finance or security for the **Buyer’s** payment obligations to the **Seller**. The **Buyer** will co-operate with the **Seller** and/or procure the co-operation of any third party for this purpose. The **Seller** will be under no obligation to supply the Goods or render the Services until it is satisfied with the **Buyer’s** and/or the third party’s ability to pay. Notwithstanding the **Seller’s** satisfaction in this regard and the use of a third party’s name in any documentation relating to the **Buyer’s** order, the **Buyer** will in all instances remain liable for payment of the Goods and/or Services rendered.
- 2.12 Should the **Buyer** fail to dispute any entry on the **Seller’s** monthly account within 30 (thirty) days of the date of such account, the entries shall be accepted as correct and constitute conclusive proof of any such entry.

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- 2.13 The **Buyer** hereby cedes all the book-debts and/or other claims due to the **Buyer** currently, and that may become due hereafter, as security for the due and proper fulfilment of the **Buyer's** obligations towards the **Seller** arising from whatsoever cause with regard to any amount already due and payable or which may become due and payable in the future. This cession is not limited to but includes any amount due to the **Buyer** arising from the sale of any goods or services to third parties.
- ### 3. DELIVERY AND OWNERSHIP
- 3.1 The terms of delivery of the Goods will be specified by the applicable Incoterm® 2020 (as amended from time to time), as set out in clause 2.1.
- 3.2 Whilst the **Seller** will endeavour to deliver the Goods or perform the Services on the dates that the **Buyer** specifies, the **Seller** will not be liable for any damages that the **Buyer** may suffer as a result of the failure by the **Seller** or its agent to deliver the Goods or perform the Services timeously for any reason. Time for delivery will not be of the essence and will not be made of the essence by notice.
- 3.3 The **Buyer** warrants that the signatory to any documentation associated with the sale of Goods by the **Seller** or its transport agent or the performance of the Services made out in the name of the **Buyer** is duly authorised to bind the **Buyer** in relation to the sale or the performance of the Service and will also constitute prima facie proof of the proper delivery of the Goods to the **Buyer** or performance of the Services.
- 3.4 Should the **Buyer** fail to issue a notice in terms of clause 5.1, the **Seller's** determination of the quantity of the Goods delivered to the **Buyer** shall be deemed as correct.
- 3.5 Unless otherwise agreed in writing, ownership in respect of the Goods will pass from the **Seller** to the **Buyer** when the purchase price has been paid in full. Until such time that the full purchase price has been received by the **Seller**, the **Buyer** will at its own expense be responsible to protect and maintain the **Seller's** rights as the owner of the Goods and will forthwith notify the **Seller** in writing of any occurrence which may threaten the **Seller's** rights and interests in the Goods.
- 3.6 Should the Goods be subject to excise duties, as amended from time to time, and the **Buyer** collects the Goods from the **Seller** in terms of the applicable Incoterm, the **Buyer** shall ensure that the transporter of the Goods is registered with the South African Revenue Service as a Remover of Goods in Bond to transport excisable Goods. The **Buyer** indemnifies the **Seller** and holds it harmless against all penalties, fines, losses, damages, costs and expenses, of whatever nature, arising from non-compliance by the **Buyer** with this requirement.
- 3.7 If, for any reason, the **Buyer** fails to take delivery of any of the Goods as ordered or fails to allow the **Seller** to render the Services, the **Buyer** will be liable for any and all expenses (including any storage and insurance costs) and/or damages and/or losses incurred by the **Seller** due to such failure. The contents of this clause 3.7 shall not prejudice any of the **Seller's** other rights resulting from such breach.
- 3.8 The **Buyer** shall ensure that all employees, agents or independent contractors of the **Buyer** who enter the **Seller's** site comply with the **Seller's** health, safety and environmental information and rules as provided from time to time including any instructions that may be applicable while present on the **Seller's** site. The **Buyer** indemnifies the **Seller** and holds the **Seller** harmless from all harm that the **Seller** or any other person may suffer arising from the **Buyer's** acts or omissions while on the **Seller's** site.
- ### 4. WARRANTIES
- 4.1 The **Buyer** represents that it is and will continue to carry on its business in compliance with all applicable laws, in an ethical manner that is acceptable to the **Seller**, and is in possession of all the necessary permits, authorizations or any other official documents required for the purchase of the Goods or Services. Breach of this representation entitles the **Seller** to suspend its obligations or terminate this Agreement with immediate effect, without any liability to the **Buyer**. Notwithstanding suspension, the **Buyer** will not be relieved from making any payment due during such suspension. The **Buyer** indemnifies and holds the **Seller** harmless from any loss or damage, direct or consequential, caused by or arising from a breach of the warranty contained in this clause.
- 4.2 The **Buyer** warrants that it has been adequately warned by **Seller** of the risks associated with handling, packaging, using, transporting, storing, and disposing of the Goods, including, without limitation, those risks set forth in **Seller's** Safety Data Sheets for the Goods, and that **Buyer** warrants that it is familiar with the Goods and Services. The **Buyer** acknowledges its separate and independent knowledge of such risks, which are known in **Buyer's** industry. **Buyer** will maintain compliance with all safety and health related governmental requirements concerning the Goods or Services and will take all reasonable and practical steps to inform, warn, and familiarize its employees, agents, contractors, and customers with all hazards associated with the Goods or Services, including handling, shipment, storage, use, and disposal of the Goods and their packaging. The **Buyer** shall not deliver or consign commercial or sample quantities of Goods to any party whom the **Buyer** reasonably believes will handle, ship, store, use, or dispose of said Goods in a dangerous manner or contrary to law or the advice of the **Seller**.
- 4.3 **The Seller warrants that the Goods or Services will comply with the Seller's specification for the Goods or Services, however the Seller does not give any warranties in respect of the Goods or Services, including any warranties as to their merchantability or fitness for any purpose or any warranty as to quality or correspondence with any description or sample. All other warranties or conditions as to quality, description (statutory or otherwise) are specifically excluded, unless the provisions of the CPA take precedence.**
- 4.4 The **Seller** will not be liable for breach of the warranty set out in clause 4.3 where the defects of the Goods have been caused by or the quality of the Goods or Services has been affected by the negligence or fault of the **Buyer**, the **Buyer's** employees or any third parties.
- 4.5 The **Buyer** accepts that the **Seller's** determination, unless proven to be erroneous, will be accepted as conclusive evidence of the quality of the Goods delivered or Services rendered.
- 4.6 **The liability of the Seller for breach of the warranty in clause 4.3 (or for any other claim based on any defect**

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in Goods or Services that the Seller supplies to the Buyer) will under no circumstances exceed the limits set out in clause 7.

without prejudice and will not in any manner whatsoever affect any other rights the Seller may have against the Buyer.

4.7 The **Buyer** represents that it will comply with all (and not contravene any) export control and sanctions laws and regulations including of the USA, the UK, the EU as well as UN resolutions regarding the export, distribution, sale, transfer and/or re-export and end use of certain goods and services to certain countries and/or certain persons or entities as referred to in the aforesaid sanctions laws and regulations. The **Buyer** will require its customers to comply with these export control and sanctions laws and regulations. Breach of this representation entitles the **Seller** on written notice to suspend its obligations or terminate this Agreement with immediate effect, without any liability to the **Buyer**.

4.8 The **Buyer** represents that it is familiar with all applicable anti-bribery and anti-corruption legislation, including the US Foreign Corrupt Practices Act, and the UK Bribery Act and that it will comply with all applicable anti-bribery and anti-corruption laws. Breach of this representation entitles the **Seller** on written notice to suspend its obligations or terminate this Agreement with immediate effect, without any liability to the **Buyer**.

4.9 The **Buyer** represents that it is familiar with and will ensure compliance with all applicable laws concerning the prohibition of slavery and slavery-like practices including child labour and forced labour; and the infringement of other internationally recognised human rights. Breach of this representation entitles the **Seller** on written notice to suspend its obligations or terminate this Agreement with immediate effect, without any liability to the **Buyer**.

4.10 The **Seller** warrants free and clear title on all Goods produced by **Seller** and that the sale of the Goods sold hereunder shall be delivered free of the rightful claim by anyone of infringement of any patent covering the Goods themselves or the process for making them. The **Seller** does not warrant against any claim of infringement of any patent based on (a) any combination of the Goods with other materials or (b) the use of the Goods in the operation of any process.

5. COMPLAINTS

5.1 The **Seller** will investigate the **Buyer's** complaints in respect of the Goods or Services concerning the specification, quantity, quality, price, package failure or short delivery of Goods, which are lodged in writing to the **Seller** within 14 (fourteen) days of delivery of the Goods or performance of the Services to the **Buyer**. Such notifications will on their own, not constitute proof of the defect complained of and the **Buyer** will bear the onus of proof.

5.2 The **Seller** will consider the **Buyer's** complaint as submitted in terms of clause 5.1 and will reply to the complaint as soon as reasonably possible.

5.3 If any dispute or complaint should arise between the **Seller** and the **Buyer** about any aspect of the **Buyer's** account with the **Seller** or any aspect of this Agreement, the **Buyer** will not be entitled to withhold any payments due and must continue to pay all amounts due to the **Seller**. The **Seller** will be entitled to recover and accept these payments.

5.4 The acceptance of the payments by the **Seller** will be

6. INDEMNITY

6.1 **The Buyer will indemnify, hold harmless, and, at the Seller's option, defend the Seller, and its employees and agents, from all claims for loss, cost, or damages (including reasonable attorneys' fees), that may be made, by any person or entity, (including the Buyer and its employees and agents, and any third party) arising from any matter relating to (a) any breach or misrepresentation by the Buyer under this sale of Goods or Services, (b) Goods or Services that conform to the specifications established hereunder, or (c) the operation or conduct of the Buyer's business; provided, however, that Buyer's liabilities hereunder will be proportionately reduced to the extent finally determined by a court to have been caused by the Seller's negligence. The Buyer's obligations will not be limited by applicable workers' compensation laws and will survive the fulfillment of this sale of Goods or Services.**

6.2 **The Buyer assumes as to its employees, independent contractors, and subsequent purchasers of the Product sold hereunder all responsibility for all such necessary warnings or other precautionary measures relating to hazards to person and property associated with the Product sold hereunder and, furthermore, Buyer shall defend at its own expense, indemnify fully and hold harmless Seller and its parents, subsidiaries, and affiliates and its and their agents, officers, directors, employees, representatives, successors, and assigns from and against any and all liabilities, losses, damages, demands, claims, penalties, fines, actions, suits, legal, administrative or arbitration proceedings, judgments, orders, directives, injunctions, decrees or awards of any jurisdiction, costs and expenses (including, but not limited to, legal costs on the attorney and own client scale) arising out of or in any manner related to the Buyer's failure to provide necessary warnings or other precautionary measures in connection with the Product sold hereunder as provided above.**

6.3 **The Seller will not be liable for and the Buyer agrees to indemnify and hold the Seller harmless from and against any loss, demand, liability, claim, cost or expense (including costs of defense and reasonable legal costs on the attorney and own client scale) of whatever kind, whether based in contract, delict, strict liability, or otherwise caused or resulting in whole or in part from any accidents, incidents, releases, spills, environmental damage, explosions, fires, or any other claims involving the Goods after delivery to the Buyer or involving the Services after the Seller has rendered same.**

7. LIMITATION OF LIABILITY

7.1 **Except only for warranties that may be implied in terms of the CPA (if applicable), the Seller does not give any warranties in respect of the Goods or Services, their use, and all warranties implied by law are, where possible, expressly excluded. The Buyer waives any claim for loss, damage or liability which it might have against the Seller arising from, but not limited to, claims based on the Goods or Services not being suitable for the Buyer's purposes.**

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7.2 Except only as may be prescribed by the CPA (if applicable), notwithstanding anything contained herein or elsewhere, the Seller will not be liable, whether in contract or in delict (or howsoever arising), for any consequential, special, incidental, punitive, or indirect damages and any loss of profit, loss of production or loss of market share. In all instances of the Goods or Services not complying with the specification or otherwise being defective, the Seller's liability will be limited to the replacement of the Goods concerned or a re-performance of the Services concerned at no cost to the Buyer, or reimbursement of the purchase price or service fee, in the Seller's discretion. Under no circumstances will the Seller's liability, whether arising in contract or in delict (or howsoever arising) exceed the payment of direct damages of up to an amount equal to the purchase price for the Goods or the fees for Services involved in the dispute, or in all other instances, up to a maximum equal to the purchase price or fees of the last order placed by the Buyer and confirmed by the Seller (whether such order was fulfilled or not) prior to the date of the arising of the cause of action giving rise to the claim.

7.3 The Buyer indemnifies and holds the Seller harmless against any claims from end users of the Goods or Services. To this end the Buyer warrants that it is/will be adequately insured against such claims.

8. FORCE MAJEURE

8.1 Neither party will be liable to the other for failure or delay in performance of any obligation to the extent that such failure or delay is due to any circumstances reasonably beyond the control of the affected party ("force majeure"). In no event will the Buyer be relieved of the obligation to pay in full for Goods delivered or Services performed. Without limitation on the foregoing, neither party will be required to remove any such cause if it will involve additional expense or departure from its normal practices.

8.2 The Seller has the right to suspend the delivery of all or any Goods or the performance of any of the Services to the extent and for as long as such delay is caused by force majeure, including, but not limited to, sanctions, rebellion, strikes, breakdown of machinery, refinery shutdown, civil commotion or unrest, inadequate supply of means of transport, of labor or raw material; floods, storms, epidemic, pandemic, infectious diseases outbreak, official or unofficial boycotts or acts of State, criminal activity (including electronic cyberattacks), and failure or unavailability of any electronic facilities. If any of the events specified in this clause occurs, the Seller has the right to allocate any Goods the Seller has available for delivery at the time or for the duration of the event, in its sole discretion, for the Seller's own requirements and/or amongst its customers.

8.3 Any allocation or rationing of Goods or Services communicated by the Seller to the Buyer in times of Force Majeure or any other shortage of Goods or Services is not a binding commitment by the Seller to supply the quantity of Goods indicated or to perform the Services as indicated. All such communications are indicative only and always subject to the availability of Goods or Services and the acceptance of orders by the Seller in terms of clause 1.5.

8.4 The Seller further has the right, if any of the circumstances mentioned in clause 8.2 persist for a

period of 30 (thirty) days or longer, by written notice to the Buyer, to forthwith cancel the sale in respect of those Goods not delivered or Services not performed as at the date of cancellation. The Seller will not be liable for any losses or damages that the Buyer may suffer as a result of such suspension, cancellation or non-supply, but the Buyer will remain liable for the value of Goods delivered or Services rendered by the Seller up to the date of such suspension, cancellation or non-supply.

8.5 It is specifically agreed that the Buyer's financial inability to pay shall not be regarded as an event of Force Majeure.

9. INTELLECTUAL PROPERTY

9.1 Except as otherwise agreed in writing, the proprietary interests of all intellectual property in relation to the Goods or Services will remain vested in the Seller and no part of this Agreement will be construed as vesting in the Buyer any right, title or interest to such intellectual property.

9.2 If the Buyer uses the Goods or the Services or sells the Goods in such a manner as to infringe any patent or other rights of any third party, the Seller will not be responsible for such infringement nor for any alleged infringement arising from the Buyer's action in relation to the Goods or Services and the Buyer hereby indemnifies the Seller from and against all such liability including legal costs (on the attorney and own client scale) arising therefrom.

9.3 Except as permitted by express prior consent in writing by the Seller, the Buyer will not use or cause or allow to be used by any other person or entity over which it exercises control directly or indirectly ("Controlled Entity"), any trademark or trade name owned or used by the Seller or any entity in the Sasol group of companies (the "Sasol Trademarks"), whether directly or indirectly, in advertisements or as part of a Controlled Entity's name or in any manner whatsoever.

10. ADDRESS FOR LEGAL NOTICES AND CORRESPONDENCE

10.1 The Buyer chooses the address set out in the Seller's business application, which must be completed in terms of clause 1.1, to receive all legal notices and correspondence for all purposes.

10.2 The Seller chooses the following address (as its *domicilium citandi et executandi*) to receive all legal notices and correspondence for all purposes:

Seller: Sasol South Africa Limited
Physical Address: Sasol Place, 50 Katherine Street, Sandton, 2196, South Africa
E-mail: CreditRisk@sasol.com
Attention: Senior Credit Manager

Buyer: *domicilium citandi et executandi* as recorded in the Application to do Business/Credit Application.

10.3 Either party may change its chosen address, as set out above by written notice to the other party. Any notice addressed and sent by prepaid registered post to either party's *domicilium citandi et executandi* will be presumed (unless proven otherwise) to have been given and received on the 10th (tenth) working day after the date of posting, or, if delivered by hand, on the date of delivery,

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or if sent by e-mail before 16h30 on a business day in the country of the recipient, on the day of successful transmission (evidenced by electronic confirmation of transmission) or the following business day in the country of the recipient if transmitted after 16h30 or transmitted on a day other than a business day in the country of the recipient.

11. BREACH

11.1 In the event that any party commits a breach (“**defaulting party**”) of any term or condition of this Agreement and fails to remedy such breach within 14 (fourteen) days of receipt of a written notice to that effect from the other party (“**non-defaulting party**”) then and in such event the non-defaulting party will be entitled, without prejudice to any other rights which it may have in terms of this Agreement or in law, to cancel this Agreement and/or claim for specific performance and/or damages. Such breach notice period shall not apply in the event of default payment by the **Buyer**, and the **Seller** shall be entitled to immediately cancel this Agreement and/or claim for specific performance and/or damages.

11.2 The parties agree that all the terms and conditions of this Agreement are material.

11.3 No waiver by the **Seller** or **Buyer** of any breach of any of the terms and conditions contained in this Agreement shall be construed as a waiver of any subsequent breach of the same or any other term or condition.

12. DISPUTE RESOLUTION

12.1 Any dispute between **Buyer** and **Seller** which cannot be settled amicably within thirty (30) days of a written notice by one party to the other notifying it of the existence of a dispute and specifying the cause thereof, will be finally settled by a single arbitrator jointly selected by the parties. Such arbitration will be in accordance with the rules of the Arbitration Foundation of Southern Africa (“**AFSA**”). Arbitration proceedings will be held in Sandton. Failing agreement by the parties, the arbitrator will be appointed by AFSA. Judgment upon the arbitral award may be entered in and enforced by a court of competent jurisdiction.

12.2 These provisions will not prevent either Party from approaching any court or other judicial forum in any country having appropriate jurisdiction to obtain interim relief in cases of urgency or any other order in aid of arbitration proceedings. Nothing herein contained will be construed as divesting the **Buyer** of any right it may have to refer any dispute to any ombud, court, tribunal or other forum for dispute resolution as contemplated in the CPA (if applicable).

13. GOVERNING LAW AND JURISDICTION

This Agreement is governed by and construed in accordance with the laws of the Republic of South Africa, excluding the application of any principles of conflict of laws that may direct the application of the laws of any other jurisdiction. In connection with matters relating to this Agreement, the **Buyer** hereby consents to the jurisdiction of the Gauteng Local Division of the High Court.

14. CESSION AND ASSIGNMENT

The **Buyer** will not, without the written consent of the **Seller**, cede or assign this Agreement or any part of it.

The **Seller** will, at any time, be entitled to cede, assign or transfer any of its rights and obligations to any of its affiliates.

15. ENTIRE AGREEMENT

15.1 This Agreement contains all the provisions agreed on by the parties and the parties waive the right to rely on any alleged provision not contained in the Agreement. No party will have the right to represent or make decisions on behalf of the other party.

15.2 No relaxation, extension of time, latitude or indulgence which the **Seller** may show, grant or allow to the **Buyer** shall in any way constitute a waiver by the **Seller** of any of the **Seller's** rights in terms of this Agreement, and the **Seller** shall not thereby be prejudiced or estopped from exercising any of its rights against the **Buyer** which may have then already vested or which may vest thereafter.

15.3 This Agreement supersedes all previous agreements, negotiations and/or other arrangements.

15.4 Notwithstanding anything elsewhere contained, the parties agree that the **Seller** may from time to time notify the **Buyer** of new or amended General Terms and Conditions of Sale that may apply to any sales to the **Buyer** as from a specified date. The parties further agree that a letter sent by the **Seller** to the **Buyer's** last known physical address or e-mail address will constitute notice to the **Buyer** of such new or amended General Terms and Conditions of Sale. Should the **Buyer** purchase any Goods or Services from the **Seller** as from the date referred to above, such purchase shall be deemed to be an acceptance by the **Buyer** of such new or amended General Terms of Sale and same will apply to all further sales and will replace any prior General Terms of Sale that the **Buyer** may previously have traded with the **Seller** in terms of.

16. DISCLOSURE OF INFORMATION

16.1 The **Buyer** hereby consents and grants authority to the **Seller** to conduct credit checks, searches and the like with any credit agency or party which the **Seller** may at its discretion consider expedient or necessary, *inter alia*, for the purpose of ascertaining the creditworthiness of the **Buyer** or in order to trace the **Buyer** or any of its assets.

16.2 The **Seller** will be entitled to record any adverse credit reports with any agency or person. The **Buyer** consents that the application for an existence of any account with the **Seller** may be recorded by credit agencies and details of the conduct of the account may be given to and duly recorded by and shared with other persons for various purposes.

16.3 The **Buyer** acknowledges that the **Seller** will be obliged to disclose and divulge such information and documentation as required by law regarding the **Buyer**, its operations and the nature of its transactions with the **Seller**. Such disclosures will *inter alia* include the provisions of the Financial Intelligence Centre Act No 38 of 2001, Competition Act No 89 of 1998, Promotion of Access to Information Act No 4 of 2003 and other statutes from time to time.

16.4 The **Buyer** acknowledges that the collection, collation, processing, storage and disclosure by the **Seller** of the **Buyer's** Personal Information shall be conducted for the purposes of conclusion and performance of this Agreement, as required by the Protection of Personal Information Act 4 of 2013.

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17. TERMINATION

Either party may at any time terminate this Agreement on 30 (thirty) days' written notice to the other. If any provision of this Agreement is found by any court or administrative body of a competent jurisdiction to be invalid or unenforceable, or becomes a violation of any law, or any rule, order, or regulation, the **Seller** shall have the right, upon notice to the **Buyer**, to separate such provision as far as it shall not affect the validity or enforceability of the other provisions, alternatively, to terminate the Agreement in its entirety with immediate effect. Termination of this Agreement shall not release either party from any obligation or liability to the other accrued prior to termination, whether or not such liability was ascertained at the time of termination. Except for liabilities accrued prior to termination, the party terminating the Agreement in terms of the provisions of this Agreement shall not have any liability (whether in contract, delict or otherwise) to the other arising from such termination.