

AGREEMENT FOR PROMOTIONAL PLACINGS Feb 2019 PROCSA PROFESSIONAL SERVICES AGREEMENT DOCUMENTS

Contracts On-Demand (Pty) Ltd is an accredited Agent of PROCSA VAT Registration Number 4140244973

Tel: 082 052 1917

(All prices exclude VAT, Graphic Art layouts & processing.)

(PROCSA Documents are available electronically through PROCSA at www.procsa.co.za)

| · | | | | | | | | |
|--|----------------------------|--------------|-----------------|--|--|--|--|--|
| PROMOTION OPPORTUNITY DETAILS: | | | | | | | | |
| COMPANY NAME: | | VAT N0 | | | | | | |
| POSTAL ADDRESS: | | | | | | | | |
| STREET ADDRESS: | | | | | | | | |
| PHONE:e-MAIL: | | WEB | | | | | | |
| ORGANISATIONS PRIMARY BUSINESS : | | | | | | | | |
| CONTACT NAME: | | | | | | | | |
| AGREEMENTS WITH ACTIVE BANNER – Full Colour A4 Page | es 210mm wide x 297mm high | Annual Rand | Monthly Rand | | | | | |
| PROCSA AgreementCode PROCSA AgreementCode | | | R | | | | | |
| ADDITIONAL ODDODINATIO | | | | | | | | |
| ADDITIONAL OPPORTUNITIES | | Annual Rand | Monthly Rand | | | | | |
| PROCSA Agreement Branding - Agreement Name PROCSA Agreements Advertising Package | | | R | | | | | |
| | | | | | | | | |
| TOTAL ORDER AMOUNT Annual Rand | | Monthly Rand | | | | | | |
| Order Total: R | | | | | | | | |
| CONTRACT PERIOD | | | | | | | | |
| Period for this Agreement Months Commencement Date : Termination Date | | | | | | | | |
| PAYMENT | | | | | | | | |
| Total amount to be paid electronically upon signing order into the following Bank Account or by monthly Debit Order as agreed: | | | | | | | | |
| Bank: Branch: Branch No | : Account name: | A | Account Number: | | | | | |
| First National Bank Bedford Gardens 252255 | Contracts On-Demand | | 62421722316 | | | | | |
| WE AGREE TO THE ABOVE SUBJECT TO THE CONDITIONS OVERLEAF, TO WHICH I/ WE AGREE. COMPLETE DEBIT ORDER FOR MONTHLY PAYMENT: | | | | | | | | |
| Who warrants he \ she is authorised to sign this agreement on behalf of the advertiser / advertiser company | Signed | Date | | | | | | |
| FOR CONTRACTS ON-DEMAND (PTY) LTD | | | | | | | | |



Northlands business Park Newmarket Rd. North Riding. JHB







PROCSA PROMOTION MONTHLY DEBIT ORDER FORM

| COMPANY: BANK ACCOUNT NAME BRANCH NUMBER: ACCOUNT NUMBER: | : | | | BANK: BRANCH | NAME: | |
|---|--|---|--|--|--|---|
| | | | | TOTAL M | ONTHLY DEBIT ORDER # | AMOUNT INCLUDING VAT |
| | TOTAL PER | R MONTH INC | VAT | R | | |
| A copy of this co | mpleted Orde | er Form must | be faxed or e | mailed to | o: 082 052 1917 thinus@ | contractsondemand.co.z |
| branch to which I/we may subscription in respect of the second last day of the least 12 months. All such me / us personally. It is uthe Agreement. I/we unde ACB Magnetic Tape Service voucher. I/we agree to pagiving you thirty days notice I/we shall not be entitled to | transfer my/ou of the above re e month prior to withdrawals understood that rstand that the e and I also und y any bank che e (prior to expire o any refund of | r account) the nentioned agroothe month that from my/our but this amount of withdrawals he derstand that de arges relating y of the annual framounts which | sum as reflect eement on that the subscription and account may be increated are by authorised tails of each with to this debit of subscription) in the you have with | ed above e second on is due t by you sh sed or dec ed will be p hdrawal wi c der instru n writing, s hdrawn wi | the amount necessary for last day of each and even start, as stated on the Ordinall be treated as though creased by whatever amount or occessed by computer through the printed on my bank state action. This authority may be | ery month commencing on der Form and continuing for a they had been signed by unts become due in terms o ough a system known as the ement or on an accompanying be cancelled by me/us by lost, but I/we understand that tree if such amounts were |
| Signed at for and on behalf of | on this | day of | 20 | | | |
| SIGNATURE | | | | | NAME | |
| | | | | | | |

ASSISTED BY

CAPACITY

AGREEMENT TO TAKE PLACINGS WITHIN THE PROCSA PUBLICATIONS & SERVICES PROCSA – Professional Consultants Services Agreement Committee

TERMS AND CONDITIONS

PROCSA's Agent shall:-

- 1. Receive the graphic art in electronic format from the company, to the specification requested
- 2. Provide the company with promotion where specified in the Publication(s) / pages, "Active Banners" etc. specified.
- 3. Provide the company's promotion for the period specified in this Order.
- 4. Display the company's promotion only when paid as specified.
- 5. Continue to feature the company's promotion for the duration of this agreement.
- 6. Publish the promotion, electronically as part of the PROCSA Electronic Service (e-PROCSA) on the Internet. (The User will have the option of printing the Document in full colour or in Black & White.)
- 7. Produce an invoice in electronic format and deliver this Invoice as an e-mail attachment within two days of this Order being signed.

THE COMPANY (the promoter) shall:

- 8. Provide PROCSA's Agent with such information for display in PROCSA Publications in the format as required.
- Pay PROCSA's Agent within 5 working days of receiving the Invoice in electronic form. This payment shall be for the full amount of the Order, or via Monthly Debit Order as specified and shall be made by the Company, electronically, directly into the Bank account specified on this Order and on the Invoice.
- 10. Indemnify PROCSA, and its Agent and hold them harmless against any loss or damage suffered as a result of a claim that the company is infringing the copyright of a third party. This indemnity shall be subject to:
 - a. PROCSA or its Agent, promptly informing the company of any such claims
 - b. PROCSA or it's Agent, making no admission of liability regarding the alleged infringement nor settling or attempting to settle or otherwise compromise with the claimant without first receiving the company's prior written consent.
- 11. Ensure that the information provided for display in PROCSA Publications and Services does not breach any law nor facilitate or encourage any party to breach the law.
- 12. Warrant that it is the owner of the copyright in the contents of the information provided or that it has the right to include the information in the PROCSA Publications. The company hereby indemnifies PROCSA and its Agent against any and all claims arising from the information provided by the company.
- 13. Acknowledge that Copyright in the contents of the information provided by the company shall at all times remain vested in the company. However, the rights to every form of copyright which may be applicable to the Publications and Services published by PROCSA, shall vest in PROCSA or its Agent.
- 14. Recognise PROCSA's ownership of and title to the trademarks and trade names of its Publications. The company agrees not to contest the trademarks and trade names of PROCSA nor to use or attempt to register a trade mark or trade name which is confusingly similar to the trademarks and trade names used by PROCSA. The company shall not use promotional material bearing PROCSA's trade-marks and trade names without prior agreement by PROCSA, which agreement shall not be unreasonably withheld.
- 15. GENERAL PROVISIONS
- 15.1 Neither party shall disclose to any third party any confidential information gained as a result of this agreement, whether during the course of this agreement or thereafter.
- 15.2 This agreement will remain in force for the contract period specified.
- 15.3 The PROCSA Agreements are available electronically through the e-PROCSA Electronic Service and your advertisement will be exposed in them in the position(s) and for the period shown on the Order Form.
- 15.4 PROCSA and its Agent will do its utmost to ensure that the promotion is featured within the Documents and Services, starting on the date stipulated, however the dates of publication may vary according to the actual publication dates of the documents.
- 15.5 Either party may, subject to all other rights it may have in law, terminate this Agreement with immediate effect, if the other party breaches any material term of this agreement
- 15.6 This Agreement constitutes the entire agreement between the parties, and any variation shall have no effect unless confirmed in writing by the parties.
- 15.7 The company may not cede or assign its rights and obligations under this Agreement.
- 15.8 If any provision of this Agreement is held to be invalid, the other provisions shall remain in force.
- 15.9 In no event shall either party be liable to the other for loss of profit or consequential damages.
- 15.10 This Agreement shall be governed by the laws of the Republic of South Africa.
- 15.10 The parties choose the addresses stated on this Agreement as the addresses where any notice given in terms of this agreement may be served.
- 15.11 The parties hereby consent to, the jurisdiction of a Magistrate's Court for the adjudication of any dispute arising from this Agreement.