CONCRETE CONNECT

Clientadvertiser/sponsor							
Hereby reque	est Concrete	e <i>Connect</i> to p	olace adverts,	size		as per	the schedule below.
YEAR 2024	Issue 1	Issue 2	Issue 3	Issue 4	Issue 5	Issue 6	Order No:
Cost per ins	sertion	R	•	· 	·		
Total cost o	f contract	R					
Payment fo	r each mont	th falls due:((On signing of o				
Material: S	Supplied	Use e	xisting				
Account	details						
Full name o	f company/a	advertiser					
Trade name	of advertise	er/company					
Company	cc [Parti	nership	Sole pro	prietor		
Registration	number:						
Contact in A	ccounts De	partment:					
Physical ad	dress:						
Tel ()_		·····	Email:				
Director / M	ember / Par	tner:					
Bank:	Branch						
Acc no:	Branch Code:						
This agreen	nent is signe	ed between				а	nd Concrete Connect
I and conditio	ons of this ag	greement as p	printed overlea	on beha af.	If of the adve	rtiser/client, agree	e to the contents, term
Signed Clier Who warrants that h solidum with adverti	nt: ne/she is duly author iser for all monies w	rised to act on behalf c hich are or may becon	of the advertiser/client a ne due, owing by the a	_ Capacity and by his/her signatu advertiser to Concrete	re, also binds himself <i>Connect</i> arising from	in his personal capacity as so this agreement.	urety for and co-principal debtor on
Name:				Capacity	:		
Concrete Co	onnect repre	esentative:					

CONCRETE CONNECT Terms & Conditions

All and any services rendered (herein referred as "services") *Concrete Connect* (hire in after referred to as "Publishers"), are so rendered to the purchase hereof (here in after referred as the "Purchaser"), on the terms and conditions set out here under.

1. Advertisement cancellations must be made 4 weeks before the deadline. Should it be made afterwards for whatever reason - or failing to provide advertising material on time - the Advertiser will be charged 50% of the cost. It is the duty of the Advertiser to ensure he or she meets deadlines.

2. No liability is accepted for failure to publish, or for any publication dates other than those stipulated by the Purchaser, or for any typographical errors of any kind, or for any loss or damages in consequence of any of the above.

3. Telephonic instructions (space bookings, cancellations, copy changes) must all be confirmed in within 5 (five) days, no cancellations of any advertising will be accepted by the Publishers after booking deadlines.

4. Ther Purchaser agrees that the Publisher is not responsible for the material supplied by the Advertiser. Where sketches, photographs, retouching or artwork are required to be carried out by the Purchaser's instructions, such work will be charged for.

5. The Purchaser agrees that this order is contracted between it and the Publisher and that the Publisher shall not be oblidged to accept the participation of any other party in the transaction.

6. The Publishers are not VAT registered.

7. The cost of advertising includes agency commission for registered agencies.

8. The purchaser selects as its domicillium citandi et executandi for all purposes in its dealings with the Publisher, the address as reflected on its initial correspondence, order or copy instructions.

9. Should the Purchaser default on any payment due to the Publisher, it agrees to pay all legal costs on an attorney and own client scale, collection charges, tracing charges and the like, which the Publisher may incur arising from such default.

10.Payment in respect of the services rendered by the Publisher to the Purchaser, shall be affected by the Purchaser, free off setoff, deduction, bank charges or exchanges within 30 days of invoice being presented. Registered Agencies would have terms of 45 days from date of invoice to settle the account.

11. The provision of clause 9 notwithstanding, all overdue amounts shall attract interest from due date of payment at a rate of 2% above prime interest.

12. The Purchaser hereby consents to the jurisdiction of the Magistrates' Court, notwithstanding that the subject matter of the quantum of the matter in question may otherwise exceed the jurisdiction of such court. The Publisher shall however be entitled, as its sole option, to institute action out of any division of the Supreme Court of South Africa, having the requisite jurisdiction.

I have read and agree to the above terms and conditions.

Name: ·

Date: