



go24 Online CC, P.O. Box 51636, Waterfront, Cape Town, 8002

Tel: +27 21 554 0194 / 880 2456

Fax: +27 21 880 2457

E-mail: admin@go24.co.za

Complimentary Application Form

Administrator Details

Your Contact Information:

Establishment:			
Full Name:			
Your E-mail Address:			
Web Site Address: (if Applicable)			
Telephone:	Code:	Number:	
Fax:	Code:	Number:	
Cellular:			
Postal Address:			
		Code:	
Suburb:			
Town or City:			
Province:			
Country:			

Which region/district would you like to cover?

Will you be doing this full-time or part-time?

Would you like to receive the go24.co.za newsletter (e-mail): Yes No

Referrer Details

Agent or Referrer Number(Who referred you to go24.co.za?)

Any comments about the agent referrer?

Optional

This information is used for internal purposes only

How did you hear about us?						
Do you have access to a computer?		Yes	<input type="checkbox"/>	No	<input type="checkbox"/>	
Do you have access to the internet?		Yes	<input type="checkbox"/>	No	<input type="checkbox"/>	
How often do you check your email?	Daily	<input type="checkbox"/>	Weekly	<input type="checkbox"/>	Monthly	<input type="checkbox"/>
How long have you been using the internet?						
Your Profession?						
Level of education?						
Male or Female?		Male	<input type="checkbox"/>	Female	<input type="checkbox"/>	

Signature

I, the undersigned, have read and understood the terms and conditions as on reverse, and the information that I have supplied in this application form is, to my knowledge, true and correct in every respect.

Signed at _____ on this _____ day of _____ 200__

(Signature of account holder or duly authorised only)

(Full Name)

Terms & Agreements

- 1.1 In this agreement-
- 1.1.2 "THE COMPANY" refers to go24 Online cc trading as Go24 Online
- 1.1.3 "THE CLIENT" refers to "THE CLIENT" as stated on the "SUBSCRIPTION FORM"
- 1.1.4 "SERVICE" refers to the service provided by "THE COMPANY" to "THE CLIENT" as stipulated on the "SUBSCRIPTION FORM". Including among other items placement, gallery, email and SMS service.
2. "THE COMPANY" hereby undertakes to provide "THE CLIENT" with advertising space (i.e. the service) on its websites being www.go24.co.za, www.ShowMeAfrica.com, www.ShowMeSA.com and www.AfricanDestinations.com subject to NO charge.
- 2.1 Advertisements are accepted for publication subject to the following conditions:
 - a. "THE COMPANY" reserves the right to withhold any advertisements.
 - b. No liability is accepted for failure to publish, or for publication on dates other than those stipulated by the advertiser, or for any other errors of any kind, and any loss or damage in consequence of any of the above.
 - c. Telephonic instructions must be confirmed in writing.
 - d. On signing the "SUBSCRIPTION FORM" "THE CLIENT" is responsible for furnishing advertising material through the online interface, this must be done within 5 working days.
 - e. The material "THE CLIENT" are submitting is free of copyright constraints and is not the subject of anyone else's intellectual property.
 - f. The material "THE CLIENT" are submitting is not defamatory or in any way harmful, hurtful, vulgar or illegal.
 - g. "THE CLIENT" agrees that the information is accurate and correct and that "THE CLIENT" shall keep the listing information up to date.
3. "THE COMPANY" reserves the right to edit, revise or to reject an advertisement placed irrespective of whether same has been accepted by "THE COMPANY" for publication should "THE COMPANY" at its sole discretion deem same to be untruthful, objectionable or should the subject matter or wording be unsuitable for any reason whatsoever; irrespective of whether space has been booked in advance and/or paid for.
4. Whilst every precaution is taken to ensure the correct capture and publishing of all advertisements, "THE CLIENT" agrees that "THE COMPANY" shall incur no liability for any inaccuracies or omissions or for any other consequence there from.
5. Payment of the purchase price shall be made for the full advertising period as recorded in the "SUBSCRIPTION FORM" and shall become due and payable on signature of the "SUBSCRIPTION FORM" by "THE CLIENT" and again on the anniversary of subsequent renewal periods.
- 5.1 "THE CLIENT" is to ensure that contractual installments are paid to "THE COMPANY" or its banker, the details of which appear on the "SUBSCRIPTION FORM". "THE CLIENT" authorizes "THE COMPANY" to draw against its bank account, wherever it maybe, and the amount due in terms of this agreement. "THE CLIENT" undertakes to sign a debit order authorization to this effect, should this be the form of payment agreed upon in the contract.
- 5.2 In the event of any legal action being taken on this agreement, the successful party shall be entitled to the costs on the attorney and clients scale, including collection commission.
6. In the event of a dispute arising to the advertising and ancillary cost, the pricing structure on the current price brochure as published by "THE COMPANY" shall be deemed to be the correct advertising and ancillary cost.
7. If "THE COMPANY" does not receive written notice of cancellation within 2 (two) months of the end date of the contract then the contract will be automatically renewed for a further 12 month period and the payment terms as stated or stipulated on the "SUBSCRIPTION FORM" will continue as stated. We reserve the right to impose a 10% annual increase in price by giving seven (7) days written notice to that effect.
8. The signing of the "SUBSCRIPTION FORM" constitutes an order and the signing thereof shall be deemed to constitute acceptance of the terms and conditions contained herein, which terms and conditions shall take precedence over and supersede any other written or oral agreement concluded between "THE CLIENT" and "THE COMPANY" or its agents or representatives.
9. All over due account shall bear interest at 2% above the prime overdraft-lending rate as quoted by ABSA Bank from time to time.
- 10.1 This contract or agreement cannot be varied, added to or cancelled by agreement other than by means of further written agreement between "THE CLIENT" and "THE COMPANY".
- 10.2 No relaxation of the terms of this agreement or indulgence which one party may grant the other party, will in any way operate as an estoppel against "THE COMPANY" or be deemed to be a waiver of his rights, or in any way limit, alter, or prejudice those rights
- 10.3 No variation or amendment hereof or addition thereto shall have any force of effect unless reduced to writing and signed by "THE CLIENT" and "THE COMPANY" or their duly authorized agents. No Indulgence, extension of time, relaxation or latitude shown, granted or allowed by "THE COMPANY" to "THE CLIENT" shall in any way constitute a notation or waiver by "THE COMPANY" of any of its rights hereunder, nor shall "THE COMPANY" be stopped from exercising any of its rights hereunder by virtue thereof.
- 11 All parties hereto coose domicilium citandi et executandi for all notices and processes at the physical address as recorded on the "SUBSCRIPTION FORM". Any notice of change of address must be given in writing.