DealerSA (Pty) Ltd

TERMS AND CONDITIONS

1 PREAMBLE

- 1.1. DealerSA (Pty) Ltd (Registration Number: 2018/399797/07) (hereinafter referred to as DealerSA) conducts the business of offering, for auction, on behalf of the Seller, from time to time, pre-owned motor vehicles (hereinafter referred to as the "Motor Vehicle/s") by utilising an electronic internet-based auction system.
- 1.2. DealerSA conducts the vehicle auctions. Such auctions take place online by utilising the DealerSA website and the DealerSA app as managed by DealerSA.
- 1.3. Information and details in respect of the particular vehicles, as appear on the DealerSA website and/or the DealerSA web application (hereinafter referred to as the "Website" and the "App"), are as provided by the Seller User to DealerSA and DealerSA in no way, directly or indirectly makes any representations or provides any warranties with respect of the accuracy or completeness of any such information and description.
- 1.4. Except in the event that DealerSA is the Seller User of any vehicles on the Website or App, DealerSA expressly states that it has not inspected the Motor Vehicles as presented on the Website or App. The Seller User is solely responsible for the accuracy of the information and description of the Motor Vehicles as listed on the Website. In this regard, DealerSA expressly recommends that the Purchaser User arrange for inspection, on its behalf, of the Motor Vehicles prior to bidding on same. In the event of the Purchaser User utilising a vehicle carrier to collect and transport the purchased vehicle, such carrier representative will be required to sign an acceptance of the purchased vehicle as being in the condition as described by the User Seller on the Website or App.

2. CONSENT TO THE TERMS AND CONDITIONS

The Seller User and Purchaser User (hereinafter referred to as the "User/s" when referred to collectively), by their application for registration and subscription to the DealerSA Website or App and by the submission of electronic bids, warrant that they have read and understood all the terms and conditions contained in this document and, accordingly, agree to be bound hereby.

3. ENTIRE AGREEMENT

- 3.1. These terms and conditions constitute the entire agreement between DealerSA and the Users. No other terms or conditions, whether express, tacit or implied shall apply to the relationship between these parties, irrespective of the circumstances under which the relationship arose. No alteration or variation of these terms and conditions shall be of any force or effect unless and until recorded in writing and approved by DealerSA.
- 3.2 The terms and conditions contained herein may, periodically, be modified and/or amended by DealerSA at any time and in DealerSA's sole discretion. It is the responsibility of the Users to ensure that they are familiar with the updated and/or amended terms and conditions applicable to their relationship with DealerSA. The Users' continued use of the Website and App shall consitute their acceptance of these terms and conditions and any updates and/or amendments thereof.

4. USE OF THE WEBSITE

- 4.1. The Users undertake to use the DealerSA Website and App for lawful purposes only. Without derogating from the generality of the aforegoing, should the Users choose to access or use the Website or App from locations other than within the Republic of South Africa, they do so at their own initiative and subject to the applicable laws of such country.
- 4.2 The Users are prohibited from posting or transmitting, by means of reviews, comments, suggestions, ideas, questions or other information through the Website or App, any content which is, unlawful, harmful, threatening, abusive, harassing, defamatory, vulgar, obscene, sexually explicit, profane, hateful, racially, ethnically or otherwise objectionable content of any kind, including but not limited to any content that encourages conduct that would constitute a criminal offence or give rise to civil liability, or otherwise violate any applicable law both nationally and internationally or any content that constitutes an invasion of privacy or any content that is an infringement of any intellectual property right, contains software viruses or constitutes a political statement, commercial solicitation, or "Spam"
- 4.3 While DealerSA does not undertake to review or manage any submitted content, it reserves the right to remove any content from the Website or App that it deems, in its sole discretion, to be in breach of Clause 4.2.
- 4.4 In the event of the User/s being in breach of these terms and conditions, DealerSA reserves the right to immediately and without notice, terminate and/or suspend the User's access to all or parts of the Website and/or App.

5 USE OF CONTENT OF INFORMATION

By submitting reviews, comments and/or any other content (other than the User's personal details) to DealerSA, the Users automatically grant DealerSA and its affiliates a non-exclusive, royalty-free, perpetual, irrevocable right and license to use, reproduce, publish, translate, sublicense, copy and distribute such content in whole or in part worldwide, and to incorporate it in other works in any form, media, or technology now known or hereinafter developed for the full term of any copyright that may exist in such content. This clause should in no way be interpreted to be in conflict with clause 6 hereof nor to be in conflict with the provisions of the Protection of Personal Information Act 4 of 2013.

6. PRIVACY OF PERSONAL INFORMATION

- 6.1 DealerSA undertakes to maintain the privacy of its Users in respect of their use of the Website and/or App.
- 6.2 DealerSA does not collect personally identifiable information from Users except in the event of the User voluntarily and knowingly providing such information to DealerSA.
- 6.3 Any information collected is used solely by DealerSA and its business partners who are involved in the operation of the Website and/or App for internal purposes. DealerSA's client lists are never sold to third parties, and personally identifiable information shall not be shared with third parties unless the User has authorised DealerSA to do so, or if DealerSA is required to share such information by any applicable law.
- 6.4 DealerSA does however specifically record that the Website and the App may collect cookies and/or make use of tracking. All Users of the Website and App accept that DealerSA may collect the Users' computer IP address in order to, among other things, measure the number of visitors to the Website and App for marketing purposes.
- 6.5 DealerSA records that all Users are solely responsible for the protection of their Website and App username and password.

7 ACTIVITY PROHIBITED IN THE USE OF THE WEBSITE OR APP

The following activity in utilising the Website or App is expressly prohibited:

- 7.1 Any use of any robot, spider, other automatic device or technology, or manual process to monitor or copy portions of the Website or App, or the content contained therein, without the express prior written authority of DealerSA;
- 7.2 The collection or use of any listings, descriptions, or price lists from the Website or App, for the direct or indirect benefit of any direct or indirect competitor supplying products or services directly or indirectly in direct or indirect competition with the business of DealerSA;
- 7.3 Any use of the Website or App which results in an unreasonably large load of traffic on the Website or App, or otherwise interferes with its proper, timely and intended functioning;
- 7.4 The services offered on the Website and App require the Users to be of full contractual capacity. By registering on the Website or App, the Users warrant that they comply with this requirement;

8. THE USE OF THIRD PARTY CONTENT

- 8.1 DealerSA hosts information, pricing, opinions and other content supplied by third parties (hereinafter referred to as "Third Party Content") on the Website and the App. DealerSA confirms that it has no editorial control over such content.
- 8.2 Such Third Party Content, reflects the content as that of the respective User and not of DealerSA, its affiliates or any of their directors, officers, employees or agents. DealerSA, its affiliates, or any of their directors, officers, employees, agents, do not guarantee the accuracy, completeness, and/or usefulness of any Third Party Content.
- 8.3 The User is obligated to evaluate Third Party Content available on and/or through the Website or App. DealerSA and its affiliates, and their directors, officers and employees are not liable for any loss, damage or harm caused by the User's reliance on Third Party Content obtained on or through the Website and/or App.
- 8.4 DealerSA does not review or control any third-party websites that link to or from the DealerSA Website or App. DealerSA is not responsible for the content of any Third Party Portal linked to or from the DealerSA Website or App.

9. PURCHASING OF VEHICLES ON THE WEBSITE AND APP

9.1 The price and potential availability for each listing on the Website and/or App, is listed on that particular Motor Vehicle's page. The distributor of the particular brand of vehicle in Southern Africa cannot guarantee the listed price, listed specifications or the availability of every product and service on the Website or App. The prices and specifications of the Motor Vehicle may change without prior notification.

- 9.2 DealerSA does not provide any warranty whatsoever of the condition of the Motor Vehicles advertised on the Webite or App.
- 9.3 DealerSA does not provide any warranty whatsoever that the Motor Vehicles will be suitable for any particular purpose or for any particular use.
- 9.4 The Users acknowledge and accept DealerSA's conduit role in the transaction arising from the relationship as established by way of the Website of App.
- 9.5 The Seller User undertakes to facilitate and ensure that the provision of the Motor Vehicle and the delivery thereof are executed diligently and timeously.

10. **INTELLECTUAL PROPERTY**

- 10.1 All content included on the Website and App, such as but not limited to text, graphics, logos, buttons, icons, images, photographs, audio clips, databases, software as well as the compilation of content on the Website and App (hereinafter referred to as "the Content"), remains the property of DealerSA and remains protected by the applicable South African and international copyright legislation and laws.
- 10.2. Except as stated herein, none of the material may be copied, reproduced, distributed, republished, downloaded, displayed, posted or transmitted in any form or by any means, including, electronic, mechanical, photocopying, recording, or otherwise, except as permitted by the fair use privilege under the South African copyright laws or without the prior written permission of DealerSA
- 10.3 The Users are expressly prohibited from "mirroring" any content, contained on the Website or App on any other server without the prior written permission of DealerSA.
- 10.4 The Users are further expressly prohibited from utilising in any way whatsoever, directly or indirectly, the VIN Verification and/or Vehicle Matching features as directly or similarly utilised on the Website or on the App. DealerSA expressly identifies these features as its sole intellectual property.

11. LIMITED LIABILITY

- 11.1 The information, content, services, products and materials published on the Website and App, including text, graphics and links are provided on an "as is" basis. DealerSA makes no representations or warranties of any kind, express or implied, as to the operation of the Website or App, neither in respect of the accuracy, correctness or completeness of the information, contents, materials, or products included on the Website or App as DealerSA is a mere conduit for providing Users with the means of contacting each other.
- 11.2 DealerSA does not warrant that the Website or App, will be error free, or will meet any particular criteria of accuracy, completeness or reliability of information, performance or quality.
- 11.3 While DealerSA has taken reasonable measures to ensure the integrity of the contents of the Website and App, no warranty, whether express or implied, is given that any files, downloads or applications available via the Website or App are free of viruses, Trojans, bombs, time-locks or any other date or code with the ability to corrupt or affect the operation of the Users' digital systems.
- 11.4 Further to the aforementioned exclusions of liability, the Users specifically agree that the Purchaser User shall not hold DealerSA liable for any loss or damage, directly or indirectly resulting from any latent or patent defect or any product liability in the Motor Vehicle/s supplied by the Seller User.
- 11.5 DealerSA does NOT provide any warranty in respect of the estimated reconditioning costs and confirms that all amounts provided in respect of reconditioning costs are entirely gleamed from the information provided by the User Seller;
- 11.6 DealerSA also does NOT provide any warranty in respect of the year model stated in respect of the listing of the Motor Vehicle and is entirely reliant on the information provided by the Seller User;
- 11.7 The Purchaser User undertakes to satisfy itself to the accuracy of the description of the Motor Vehicle with specific satisfaction as to the model year as described, the reconditioning costs as well as the general description of the Motor Vehicle;
- 11.8 By effecting payment for the Motor Vehicle and by taking delivery of the Motor Vehicle, the Purchaser User will be deemed to have accepted the Motor Vehicle in the condition as described and will further be deemed to have satisfied itself as to the accuracy of the description of the Motor Vehicle on the Website and/or App inclusive of the Motor Vehicle year model and the reconditioning costs as stated.

- 11.9 In the event of the breach of these terms and conditions by DealerSA, the User/s claim/s shall be limited to damages not exceeding the purchase price of the Motor Vehicle in dispute.
- 11.10 The Users hereby indemnify DealerSA against any claim arising as a result of the unauthorised use of the User's Website or App user name and/or password.

12 MOTOR VEHICLE IS SOLD "AS IS"

- 12.1 The Motor Vehicles are sold "as is" and as listed on the Website and/or App and are considered to have been inspected by the Purchaser User.
- 12.2 DealerSA shall not be liable for any latent or patent defects in and/or to the Motor Vehicle;
- 12.3 DealerSA does not warrant the accuracy of the description of the Motor Vehicle as listed or advertised on the Website or App;
- 12.4 DealerSA does not warrant the accuracy of the estimated reconditioning costs as may be provided by the Seller User in and with the Motor Vehicle listing;
- 12.5 DealerSA shall not be liable for any representations made to the Purchaser User by any person whatsoever prior to the conclusion of the sale, whether express, oral, implied or in any other form whatsoever.

13 AUCTION PROCEDURE AND RULES

- 13.1 DealerSA shall be the auctioneer and the auction shall be conducted as a closed auction.
- 13.2 All Users are required to submit bids electronically through the DealerSA Website or App and no alternative form of a bid will be accepted or considered for purposes of the auction.
- 13.3 In the event of a Motor Vehicle being subject to a reserve price, the Seller User is entitled to reject any bid below the stated reserve price.
- 13.4 By placing an electronic bid, the Purchaser User warrants the ability and the intention to proceed with the purchase of the Motor Vehicle.
- 13.5 By placing the electronic bid, the Purchaser User places an irrevocable offer to the User Seller and is prohibited from withdrawing such a bid unless such withdrawal is authorised in writing by the Seller User.

- 13.6 DealerSA and/or the Seller User shall be entitled to, at their sole discretion, withdraw from an auction at any time before acceptance of a bid and/or to reject any bid received.
- 13.7 DealerSA may, in the event of equal and/or similar competing bids being received during an auction, in its sole discretion, elect to accept one competitive bid over another, elect to reject both competitive bids or elect to withdraw the Motor Vehicle for auction from the Website and/or App.
- 13.8 Each and every auction shall be considered open once the Motor Vehicle has been uploaded onto the Website or App and the auction shall close at 15h00 on that day. DealerSA undertakes, to the best of its ability, to notify the Purchaser User if any higher bids are placed on the Website or App immediately and before 15h00. Where such a bid is placed, the Purchaser User will have an additional 10 (ten) minutes in which to continue bidding. This process shall continue until the competitive bidding ends. By way of an example and in order to clarify the provisions of this clause, if a User places a bid at 14h59 then the bidding process will continue up until and including 15h09 and if a bid is then placed at 15h08 then the bidding process will continue up until and including 15h18. This process will continue until no more bids are placed on a particular Motor Vehicle within the last 10 (ten) minutes of the auction (which continuation of the aforementioned competitive process shall be at the sole and exclusive discretion of the DealerSA).
- 13.9 Except in the event as described in clause 13.10 below, notice of acceptance of a successful bid will be forwarded, by electronic mail, to the Purchaser User notifying him of his successful purchase of the vehicle (hereinafter referred to as the "Notice of Acceptance"). Receipt of such notice by the Purchaser User shall bind him to purchase the Motor Vehicle from the Seller User at the amount bid by the Purchaser User as per the auction process described herein.
- 13.10 A Purchaser User shall have no recourse against DealerSA in the event of the electronic mail notice referred to in clause 13.9 above being erroneously sent to the Purchaser User as a result of, among other things, a Website or App error or a defect in the Website, App or server and such an erroneously sent notification shall not be binding on DealerSA who specifically reserves the right to retract the notice in such circumstances.
- 13.11 The Seller User shall compensate DealerSA for all auction commission in accordance with the scale contained in the Website and / or App. In the event of reversal or cancellation of a sale transaction, the Seller User shall not be liable for payment of the auction commission provided that the User Seller notified DealerSA in writing of such reversal or cancellation and further provided that such written notification is received by DealerSA within 72 (seventy-two) hours of the sale.

14 MOTOR VEHICLE PAYMENTS

- 14.1 All payments arising from the auction process and sale transaction shall become due within 48 (forty eight) hours of receipt of the Tax Invoice from DealerSA.
- 14.2 Payments shall be made by way of cash payment, via electronic funds transfer or by way of bank guaranteed cheque. The payment recipient's bank details shall be reflected on the Tax Invoice as issued.
- 14.3 A copy of the Natis document shall be provided with the Tax Invoice provided that such document is available on the Natis system.
- 14.4 In the event of the seller being DealerSA, the Motor Vehicle shall not be released to the Purchaser User until such time as all amounts due to DealerSA are reflected in DealerSA's bank account as cleared funds.
- 14.5 All payments paid to DealerSA by the Purchaser User or Seller User shall be paid without deduction of bank charges or any other payment set-off.
- 14.6 In the event of DealerSA being the seller, DealerSA shall, within 48 (forty eight) hours of payment reflecting in its bank account as cleared funds, provide the Purchaser User with a receipt of payment together with original vehicle registration papers. The Purchaser User accepts that, from time to time, delays in respect of providing the registration documents may occur. The Natis status will, however, be noted on the Motor Vehicle at the time of auction.
- 14.7 In the event of the Purchaser User failing to effect payment within 48 (forty eight) hours of receipt of the Tax Invoice from DealerSA (excluding public holidays, Saturdays and Sundays), the sale shall be cancelled.

15 COSTS OF CANCELLATION

15.1 In the event of cancellation on the initiative of the Seller User or Purchaser User, DealerSA shall, in its sole discretion, apply a nonrefundable cancellation fee against the cancelling party as follows:

First Offence	R 5000
Second offence	R 10 000
Any Offence	R 15 000
Thereafter	

15.2 Further to the above, DealerSA reserves the right to revoke the Seller User and/or Purchaser User's access to the Website and/or App for purposes of buying or selling vehicles, as the case may be.

16. VALUE ADDED TAX ("VAT")

- 16.1. All Reserve Prices stated in respect of listed Motor Vehicles shall be stated as inclusive of VAT.
- 16.2 All bids submitted by User Purchasers shall be deemed to be inclusive of VAT.
- 16.3 Against payment of the purchase price, the Seller User undertakes to provide the Purchaser User with a properly constituted VAT invoice in respect of the Motor Vehicle so purchased.

17 TRANSFER OF OWNERSHIP

17.1 Notwithstanding delivery of the registration documentation and Motor Vehicle to the User Purchaser, ownership of the Motor Vehicle remains vested in the User Seller until such time as the full purchase price has been paid by the User Purchaser and has reflected as cleared funds in the User Seller's nominated bank account.

18 DELIVERY, RISK AND POSSESSION

- 18.1 Possession of the vehicle shall pass from the User Seller to the User Purchaser within 48 (forty eight) hours after all amounts payable as a consequence of the Auction Process have been paid and have reflected as cleared funds in the respective and nominated bank accounts.
- 18.2 In the event of the Purchaser User failing to effect collection of the Motor Vehicle within the time period described in clause 18.1, the Seller User shall be entitled to consider the Motor Vehicle stored by the Seller User and shall, accordingly, be entitled to charge the Purchaser User reasonable storage costs as well as any further costs associated with the storage of the Motor Vehicle, calculated from time of expiry of the period described in clause 18.1.
- 18.3 In the circumstances described in clauses 18.1 and 18.2 above, the Seller User may retain the purchased Motor Vehicle until such time as all costs incurred in terms of clause 18.2 have been paid to the Seller User by the Purchaser User.
- 18.4 All risk associated with the Motor Vehicle shall pass to the Purchaser User upon the Purchaser User's receipt of the Notice of Acceptance as described in clause 13.9.

19 WARRANTIES BY THE USERS

The Seller User and the Purchaser User warrant the following:

- 19.1 all information provided to DealerSA on the Website and/or the App during the registration process is, to the best of the Users' knowledge, true and correct;
- 19.2 the User Purchaser is willing and able to effect payment of all sums required during and as a result of the entire registration and Auction Process as described herein;
- 19.3 the Users are not in any way whatsoever involved in any form of bid manipulation, neither have they induced any person or colluded with any person to influence the bidding price or compromise the fairness of the bidding procedure;
- 19.4 the User Purchaser confirms that it has viewed and inspected, either personally or by instruction of an agent, the Motor Vehicle. Failing such inspection, the User Purchaser hereby waives its right to view or inspect the Motor Vehicle and further hereby confirms that is has satisfied itself as to the condition thereof;
- 19.5 the Users are registered motor vehicle dealers who conduct business within the geographical confines of South Africa;
- 19.6 the Users hold current bank accounts as well as VAT registration numbers;
- 19.7 the Users are registered as a motor vehicle dealer and hold a valid motor vehicle dealer code with the applicable motor vehicle licensing authority;
- 19.8 the Seller User warrants that it is the owner or authorised agent of the owner of the Motor Vehicle;
- 19.9 the Seller User warrants that it has honestly, diligently and accurately described the Motor Vehicle on the DealerSA Website and/or App.
- 19.10 the Seller User warrants that the Motor Vehicle will be made available for inspection provided that the Seller User is provided with reasonable notice of such inspection;
- 19.11 the Seller User warrants that the Motor Vehicle will remain in substantially the same condition as that described on the DealerSA Website and/or App;
- 19.12 the Seller User warrants that the Motor Vehicle shall be available for collection by the Purchaser User or its agent immediately upon all funds

due to the Seller User reflecting as Cleared Funds in the nominated bank account of the User Seller.

20 BREACH OF THE TERMS AND CONDITIONS

- 20.1 In the event of any User breaching any of the terms and conditions contained herein, DealerSA shall be entitled to claim specific performance in terms of the terms and conditions contained herein or to cancel the agreement with the offending User.
- 20.2 DealerSA shall further be entitled to all recourse as provided by the applicable legislation and/or as provided by the applicable common law in respect of aforementioned breach and all damages arising as a result of such breach.
- 20.3 Any dispute of whatsoever nature arising out of these Terms and Conditions and concerning any of the rights and/or obligations of any party thereto either during the currency of the agreement in respect of these Terms and Conditions or after the completion of performance detailed herein and including any dispute as to the validity of the aforementioned agreement is hereby, by agreement, referred to the arbitration and final decision on the single arbitrator.
- 20.4 The parties agree to except his award as final and binding upon them. The arbitrator shall be selected by agreement between the parties, or failing such agreement, appointed at the request of either party by the Chairman for the time being of the Association of Arbitrators.
- 20.5 The cancellation of the agreement resulting from these Terms and Conditions by either party for whatever reason shall not affect the validity of the clause.

21 ASSIGNMENT AND SUCCESSION

- 21.1 Users are in no way whatsoever entitled to cede, assign or alienate any rights or obligations which they have acquired in terms hereof or in terms of any agreement with DealerSA or with other Users of the Website or App without the prior written consent of DealerSA or the other User. This consent may however not be unreasonably withheld.
- 21.2 These terms and conditions and the resulting contract, where applicable, shall be binding on the Users' heirs, trustees, liquidators, curators and/or successors in title.

22 SEVERABILITY

22.1. In the event that any of the terms of this document are found to be invalid,

unlawful or unenforceable, such terms will be severable from the remaining terms, which will continue to be valid and enforceable.

23 DOMICILIUM CITANDI ET EXECUTANDI

- 23.1 The Users elect as their *domicilium citandi et executandi* the physical address as recorded in the registration documents completed by the User on the Website or App for service of all notices or legal processes.
- 23.2 DealerSA elects as its *domicilium citandi et executandi* its registered address 55 Main Road, Diep River, Cape Town.

24 JURISDICTION

- 24.1 The Website, the App, these terms and conditions as well as the consequent contract entered into between DealerSA and the Users shall be subject to the laws of the Republic of South Africa.
- 24.2 In the event of a dispute, for whatsoever reason not being resolved by way of arbitration as provided for herein or in the event of DealerSA being required to take any legal action resulting from these terms and conditions, the Users undertake to pay DealerSA's legal costs on the scale as between attorney and client, including collection commission, tracing fees, valuation charges, transport costs and other expenses arising from such legal action.
- 24.3 The Users consent to the exclusive jurisdiction of the High Court of the Republic of South Africa (Western Cape Local Division) in respect of any disputes arising in connection herewith.

25 TRANSUNION TERMS OF USAGE

Package A:

- Transunion monthly Subscription for R999
 - o 300 Values on Commercial, Auto and Coty / 10yr Old
 - Values quantities are not calculated on average use, only on monthly transactions
 - Transactions cannot be carried over from one month to the other.
 - Should the dealer transact more than the 300 transactions included in their bundle price, the tiered pricing will be applied.

Package B: (5 Users) – 300 transactions in total for ALL 5 USERS – 60 transactions per user

- Transunion monthly Subscription for R999
 - \circ $\,$ 300 Values on Commercial, Auto and Coty /10yr Old $\,$
 - Values quantities are not calculated on average use, only on monthly transactions
 - Transactions cannot be carried over from one month to the other.
 - Should the dealer transact more than the 300 transactions included in their bundle price, the tiered pricing will be applied.

Package C: (10 Users) – 300 transactions in total for ALL 10 USERS – 30 transactions per user

- Transunion monthly Subscription for R999
 - o 300 Values on Commercial, Auto and Coty /10yr Old
 - Values quantities are not calculated on average use, only on monthly transactions
 - Transactions cannot be carried over from one month to the other.
 - Should the dealer transact more than the 300 transactions included in their bundle price, the tiered pricing will be applied.

TRANSUNION WEBSERIVCE PRICING 2019:

Web Service transactional tiered pricing:

Transaction Count	Price per transaction
301 – 1000	R 10.70
1001 – 4000	R 8.56
4001 – 7000	R 6.42
7001 – 10 000	R 5.35
10 001 – 50 000	R 3.21
50 001 – 100 000	R 2.68
100 001 – 150 000	R 2.14
150 001 – 250 000	R 1.07
250 001 +	R 0.81