1. Aug. 2005 11:20 PORT BLZABETH 18A DIAZ ROADAWEG PARBONS HILL 6001 02 3168 PORT BLZABETH 6086 07 (041) 897-1111, FAX (041) 487-1102

ALGOA TOYOTA - 041 3748051

A DIVISION OF UNITRANS MOTORS (PTY) LIMITED

NEWTON PARK TOYOTA 347 CAPE ROAD/WED NEWTON PARK 555 7575 POPT BLIZARETH 6086 55 (041) 363-2000 FAX (041) 364-3796 NEW VI

OTA UITEMHAGE ALGOA TOYOTA

140 CALEDON STRUCT.

CONTROL OF SCUTEMHAGE 8230

SE (UITEMHAGE 8230

SE (UITEMHAGE 8230

FAX (041) 825-9864

NEW VEHICLE INVOICE

No. 7084

TRUCK DIVISION \$7 (041) 507-1111, PAX (041) 297-1133 VAT REG. No. 4150101238

Invoice to : Wesbank Corporate 240 Main Road Randebasch 7700 VAT: 4210102051

Delivered on your: Mr C Cor behalf to:

TAX INVOICE

11

Order 5004

624

**Delivery Date** 29/07/2005

Slockbook No N21927

Tur point 29/07/2005

Sale Type

Invoice No 50031197

Vahicle: Cheesia: Engine:

HIKK 4.0 V8 D/C 4M4 A/T AHTFU29G907000697

1GR0598101

Colour Trim: Job Nr.

Derk Blue Mica Grey Vealher D3717055R

Registration No: Registration Date: 29/07/2005

Description	Price		Code		Vel		Total	
Hikux 4.0 V6 D/C 4x4 A/T Discount Raider Plus Option On Road Fres Leather Sests Liner Nudge Bar	RRRRRR	278,158,00 -5,683,16 3,070,00 850,00 5,380,00 1,550,00 2,250,00	5 5 5 5 5 5 5	RRRRRRR	38,942.12 -778.84 429.80 119.00 749.00 217.00 316.00		RRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRR	317,100.12 -6,342.00 3,459.60 969.00 6,099.00 1,767.00 2,565.00

285 664-84

39993-08

132565

R 295,664,84

39,993.08

R

R 325,087.92

STATEMENT I SUMMARY

invoice Total Deposit Received Trade in 325,657.92

Due From

Wesbank Corporate

325,687.92

ANY DISCOUNT REFLECTED ON THIS INVOICE WILL BE REVERSED IF PAYMENT IS NOT RECEIVED IN FULL UPON DELIVERY





First Schedule – Instalment Sale Agrange Eerste Bylae - Afbetalingsverkoopooreenkom

Reference Number: Verwysingsnr:	CSA131-0002J
Commencement Date: Asnyangsdatum;	2005/08/04
Termination Oate: Béeindigingsdatum:	2010/08/03

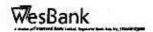
Annexed to and forming part of the Master Instalment Sale Agreement dated;

Asrigeheg by en wat deel ultmaak van die Af	betalingsverkoopooreenkoms gedateer: 20	03/10/21			
Description of Goods: Beskrywing van goedere:	n	Address of premises where goods will be kep Adres van die perseel waar die goedere gehou sel wor			
NEW TOYOTA HILUX 4.0 V6 D/C 4X4 A/T ENGINE NO:1GR0698101 CHASSIS NO-AHTFU29G907000597 REGISTRATION NO:	Muadier	el Sleen	SILVERHUI	E HILL ROAI RST ESTATI CONSTANTA	
Cash Price/Kontantprys:			J	285884.84	
Value Added Tax/ Belasting op Toegevoegde V	Vasrda:	5 ± 5	12	39993.DE	
Documentation Fee/Dokumentasiefool:	21 % (0)		20 00 F NO	3306,00	
Stamp Duty/Seeireg:	19		8 S	0.00	
Less Deposit/Min Deposito:			(C)	(3306 00)	
Principal Debt/Hoofskuld;	litions attached hereto) calculated at an Annual Fir	and Characterist	10	325657.92	
Finansieringskoste (onderworpe san die verden aangeheg) bereken teen 'n finansieringskosteke 8-938% N.A.C.M PRIME RATE -1.584% PRIME RATE =10.500% 20050604	ers per jaar van			74999,28 0657.20	
ORIGINAL RATE=8.500%	Andrew Sandania Sandania		+ 41 A H	0007.20	
Total amount payable as set out below:	/ Totale bedrag betasibaar aces hieronde	er uiteengesit		10	
		First Payment Date	Thereafter on the same day		
Number of Instalments Getal Pasiements	Amount of Instalments Bedrag van Paalemente	Earste Huurbetaaldetum	Deama op dieselfde deg		
60	6077.82	2005/09/01	MONTHLY		
780 A	1/2				
	6		- 24	. 1	
		1	, P	100	
Buyer/Koper:					
This Schedule is executed for and on behalf of: illerdie Bylse word ultgevoer vir en namens:	CHARLES HENRY DELACOUR CO	DRNWALL ID NO:8111155204	083 SILVERHURST	ESTATE	
e: (straatedres en dorp): CONSTAN	van		1		
e: (straatedres en dorp): CONSTAN					
e: (straziadres en dorp): CONSTAN CHARLES HENRY DE	LACOUR CORNWALL		3		
e: (straziadres en dorp): CONSTAN CHARLES HENRY DE	LACOUR CORNWALL	Ruadu			
constant con	LACOUR CORNWALL INDIVIDUAL 5/8/2005	Pluadu	Hearthekening		
e: (straatedres en dorp): CONSTAN	LACOUR CORNWALL	Pluadu Wilness Signature Getise	Andtekening		
(strapladres en dorp): CONSTAN  CHARLES HENRY DE  (his/their/capacif/es:/ in sy/hu/ hoedanigheid en	LACOUR CORNWALL INDIVIDUAL 5/8/2005	Cluadu Wilhess Signature/Gefule	Mandtakening	-	
e: (stracladres en dorp): CONSTAN  CHARLES HENRY DE  (his/the/capacis es:/ in sy/hu/ hoedan/gheid a  ignature(s)/ Handbekening(e)  eller/Verkoper:  his Schaduse is executed for and on behalf of the	LACOUR CORNWALL  INDIVIDUAL  S 8 2005  Deto/Datum	Pluadu Wilness Signature/Getide	Mandtakening		
e: (stracladres en dorp): CONSTAN  CHARLES HENRY DE  (his/the/capacis es:/ in sy/hu/ hoedan/gheid a  ignature(s)/ Handbekening(e)  eller/Verkoper:  his Schaduse is executed for and on behalf of the	LACOUR CORNWALL  INDIVIDUAL  S 8 2005  Deto/Datum	Pluadu Wilness Signature/Getise	Mandtakening		
e: (stracladres en dorp): CONSTAN  CHARLES HENRY DE  risa/thei/capacis/ as:/ in sy/hu/ hoedanigheid es  igneture(e)/ Handtekening(e)	LACOUR CORNWALL  INDIVIDUAL  S 8 2005  Deto/Datum	Pluadu Wilness Signatura Getise	Mandtakening  History		
constant  CHARLES HENRY DE  CH	LACOUR CORNWALL  INDIVIDUAL  S 8 2005  Deto/Datum	Witness Signature/Gefuse	the		

aforementioned beginns of Sale Mediar Agreement in terms of section 5 (1) (i) of the Credit Agreements Act, 1980 (as amended by section 4 of Act 8 of 1985), the wording of section 13 (1) of the Credit Agreements Act is set out below. Section 13 (1) will select be septicable to the Agreement, if this Agreement is subject to the Credit Agreements Act. 1991 (1) will see that Agreement is the Credit Agreement act. 1991 (1) will see that Agreement in Replect OF WHICH THE INITIATIVE EMANATED FROM ANY CREDIT GRANTOR OR HIS MANAGER, AGENT ON EMPLOYEE, IS SIGNED BY ANY CREDIT RECEIVER AT A FLACE OTHER THAN THE SUBJECTS PREMISES WHERE THE CREDIT RECEIVER AT A FLACE OTHER THAN THE SUBJECTS PREMISES WHERE THE CREDIT GRANTOR OR HIS MANAGER, AGENT OR EMPLOYEE ORDINARILLY CARRIES ON BUSINESS, THE CREDIT RECEIVER ANY WITHIN FIVE DAYS AFTER THE CATE OF THE CREDIT ORGANIZATION OF ANY ORGANIZATION OF ANY ORGANIZATION OF ANY CREDIT ORGANIZATION OF ANY TENDERED THE RETURN OF ANY GOODS. GOODS DELIVERED TO HIM IN TERMS OF THE CREDIT AGREEMENT.



" A3"



An Authorised Financial Service Provider

# **Delivery Receipt**

Agreement No: CSA131-0002J

Supplier: ALGOA TOYOTA

Involce No.: 50031197

Please deliver the goods in a good working order and condition, to the satisfaction of our customer:

CHARLES HENRY DELACOUR CORNWALL ID NO:6111155204083 Who will accept delivery as our agent and the goods described below.

Description of the Goods:
NEW TOYOTA HILUX 4.0 V6 D/C 4X4 A/T
ENGINE NO:1GR0698101.
CHASSIS NO:AHTFU29G907000597,
REGISTRATION NO:

After the customer has inspected the goods, kindly arrange for him/her to sign the Acknowledgement of Delivery at the bottom hereof with one of your staff members signing as witness, whereafter the document is to be returned to Wesbank A Division of FirstRand Bank Limited together with the original Certificate of Registration.

Authorised Signatory p.p.

Wesbank A Division of FiretRand Bank Ltd

Accept delivery for and on behalf of Wesbank A Division of FirstRand Bank Limited

Branch Name: CAPE TOWN CORPORATE

Address: GREAT WESTERFORD 240 MAIN ROAD RONDEBOSCH

Telephone No.: 021-659 5040

Acknowledgement of Delivery

hereby acknowledge that I have received in good order and condition and to my entire setisfaction, the goods described above.

Signature of Customer

Witness

2/0



A"



## MASTER INSTALMENT SALE AGREEMENT

#### between

WeeBank, a division of FirstRand Bank Limited Registration No. 1929/001225/06 An Authorised Financial Services Provider (hereinafter referred to as "the Saller")

6th Floor 9 Kerk Street, Bank City Johannesburg 2001

and CHARLES HENRY DELACOUR CORNWALL ID NO:8111155204083

T TERRACE HILL ROAD, SILVERST

(business or residential address) (hereinafter referred to as "the Buyer")

The Seller hereby sells to you, and you agree to purchase upon the terms and conditions as set out in this Agreement, the Goods.

## SEPARATE AGREEMENTS

This Agreement shall operate as a separate and distinct Agreement in respect of each and every First Schedule attached hereto from time to time. Each instalment Sale as reflected in such First Schedule shall be separate and distinct from each other.

#### 2. DEFINITIONS

In this Agreement, unless the subject or the content shall otherwise require, a reference to any gender shall include the remaining genders, the singular shall include the plural and the words and expressions following have the meanings respectively assigned to them in this clause:

"Agraement"

Means this agreement read with the applicable First Schedule;

"Commencement Date"

Means the date of commencement of this Agreement as specified in the applicable First Schedule;

"Credit Agreements Act"

Means the Credit Agreements Act, 1980 (Act No 75 of 1980);

"First Schedule"

Means each of the schedules annexed hereto marked 'First Schedule' which are signed by the parties and any subsequent schedules bearing a reference to this Agreement which are signed by the parties;

'Goods'

Means the vehicle and/or any other items referred to in the First Schedule and shall include all fittings, accessories and modifications thereto from time to time and all components and replacement parts which may at any time be added thereto or substituted therein or thereon;

"Insurar"

Means the insurance company which has issued a Policy in respect of the Goods;

'Policy'

Means a valid insurance policy with any extensions to such policy as the Selfer may from time to time ressonably require (which policy shall insure against the risks stated therein whilst the Goods are in private and business use), and any other policy or policies covering such other risks as the Seller may reasonably require;

"Prime Rate"

Means the interest rate (per cent, per annum, compounded monthly) from time to time published by First Rand Bank Limited as being its minimum overdraft rate, as specified by any manager of the Bank whose appointment and designation need not be proved;

Cerc

http://www.spif.biz/pls/show\_image/show\_image?p\_image=http://www.spif.biz/drtimage... 2007/11/06

A W

"Settlement Figure"

Means the amount calculated by the Seller in accordance with its standard procedure from time to time as being the amount owing in respect of any item of the Goods and payable by the Buyer in respect thereof upon termination of this Agreement, as hereinafter provided:

"Supplier"

Means and includes the manufacturer, Supplier or seller of the

Goods to the Seller;

"Usury Act"

Means the Usury Act, 1968 (Act No 73 of 1968);

"VAT"

Means value-added tax as determined from time to time in accordance with the Value Added Tax Act, 1991.

#### 3. HEADINGS

The headings in this Agreement are included for reference purposes only and shall in no way affect or govern the interpretation or construction of this Agreement.

#### 4. DELIVERY, WARRANTY AND RISK

- 4.1 You acknowledge that the fundamental basis of this Agreement is that-
  - 4.1.1 the Seller has bought or will buy the Goods solely upon your request since you wish to purchase the Goods in terms of this Agreement.
  - 4.1.2 you selected and approved both the supplier and the Goods;
  - 4.1.3 you will ensure that upon the Seller buying the Goods from the supplier the Seller will not be deprived of any of its common law remedies against the Supplier.
- 4.2 You further acknowledge that --
  - 4.2.1 neither the Seller nor anyone on its behalf has -
    - 4.2.1.1. given any warranties, guarantees or undertaking of any nature whatsoever as to the condition of the Goods or their fitness for any purpose whatsoever; or
    - 4.2.1.2. induced you in any way to enter into this Agreement:
  - 4.2.2 you are aware that the sale is voetstoots and that you shall have no claim of whatever nature arteing out of the use of the Goods or any defect therein against the Saller, nor shall you be entitled to cancel the Agreement should it transpire that the Goods are unacceptable to you for any reason.
  - 4.2.3 You will have no claim against the Seller in the event of late-delivery or non-delivery of the Goods provided that in the event of non-delivery you will be entitled to a refund of any prepaid instalments less any costs or losses suffered by the Seller.
- 4.3 You will take delivery of the Goods as agent for the Seller at such place as may be required by the Seller when delivery is tendered by the Supplier.
- 4.4 The risk in the goods will be yours when you take delivery of the goods or sign this agreement whichever happens first and you shall been all costs of delivery and insurance in transit.

#### 5. OWNERSHIP

The Seller shall remain the owner of the Goods until such time as the Seller receives all amounts payable in tarms of this Agreement whereupon you will become the owner.

#### 6. INITIAL PAYMENT

Upon signature of this Agreement you must make the initial payment referred to in the First Schedule.

#### 7. PAYMENTS

- 7.1 All payments shall be made by well of debit order unless the Seller agrees otherwise and all such amounts shall be made to the Seller's stipulated domicilium.
- 7.2 You must ensure that the Salter receives the full amount of each payment as set out in the First Schedule and no deductions may be made from such payment.
- 7.3 Whilst this Agreement remains in force you will not be entitled to withhold payment of any instalments for any reason whatsoever.

Cle



7.4 Should you fall to make payment of any amount on due date you will pay interest on the amount you should have peld at whichever is the greater rate of 3% above prime rate or 2% per month compounded monthly from due date to the date of payment of arrears.

## 8. INSURANCE

- 8.1 You must at all times keep the Goods insured with a registered insurer approved by the Seller against all insurable risks, all loss and damage to a value not being less than the value of the principal debt as reflected in the First Schedule. Please note the following:
  - 8.1.1 the policy must either be taken out in the joint names of yourself and the Seller or you must ensure that the Seller's interest is noted by the insurance company on the policy and you hereby cede your rights in and the policy and the proceeds thereof to the Seller.
  - 8.1.2 you must give the Seller immediate proof of insurance upon request by the Seller together with proof of payment of any premiums. If you do not give proof of payment to the Seller then you hereby authorise the Seller to insure the goods on your behalf and to add the premium to the principal debt. The Seller shall however not be obliged to insure the goods on your behalf.

#### 9. INDEMNITY

You hereby indemnify and hold the Seller harmless from any and all loss, damages, fines, taxes or other fiscal charges, penalties and claims whatsoever and howsoever arising from or connected with the Goods, their purchase or the use or possession thereof and whether or not such claims are caused by any act or omission of yourself or anyone else.

### 10. USE OF THE GOODS

- 10.1 You must keep the Goods in your possession or under your control at all times and you must maintain the Goods in good working condition and repair at your expense.
- You may not give the Goods to any other person or sell, let, loan, piedge or transfer the Goods to another without the Seller's prior written approval and you must not allow the Goods to become subject to any lien attachment or any other legal claim by any third party.
- 10.3 Should it be required by law, you and any other person who uses or operates the Goods with the Seller's approval, must be fully qualified end/or licensed in respect of such Goods.
- 10.4 You shall, at your own expense, apply for and obtain all and any licences or certificates which may be legally required for or in connection with the ownership or use of the Goods.
- You may not modify the Goods in any way without the Seller's prior approval and please note that any accessory or part you add to the Goods will become the property of the Seller for which the Seller will not have to pay or carry any liability.
- 10.6 You will allow the Seller or a representative of the Seller to inspect the Goods at any reasonable time and arrange for access to the Goods if necessary.
- 10.7 If the subject of this Agreement is not a vehicle but some other moveable property you must ensure that it never accedes to the property where kept.
- 10.8 You may not take the Goods out of the Republic of South Africa without the prior written consent of the Seller.

## 11. TERMINATION BEFORE EFFLUXION OF TIME

- 11.1 In the event of this Agreement being subject to the Usury Act and the principal debt not exceeding R500 000 (or whatever figure is prescribed by regulation for section 3A(2) of the Usury Act), should you wish to settle this Agreement early without penalty you must give 90 days notice in writing to the Seller but this notice cannot be given before 90 days have passed from date of signature. During the 90-day notice period you must continue to make all payments due in terms of this Agreement. The Agreement shall remain of full force and effect until such time as all amounts due in terms of this clause have been paid.
- 11.2 Should this Agreement not be subject to the Usury Act or the principal debt exceeds R250 000 (or whatever figure is prescribed by regulation for section 3A(2) of the Usury Act) than you will not be entitled to any rebate upon early settlement of this Agreement deeplie any accelerated payments made by you unless the Seller, in its sole discretion, decides otherwise.

#### 12. TERMINATION ON TOTAL LOSS

If the Goods are lost or stolen and not recovered within 21 days, or in the opinion of either the insurer or Seller, are destroyed or damaged beyond economic repair, then this Agreement shall come to an end immediately and you shall pay the Seller the settlement figure tess any amounts, if any, received from the insurer.

Core

A W

CERTIFICATE OF INDEBTEDNESS AND VALUATION

- It is agreed that the Seller may provide a certificate from one of its managers, whose position it will not be necessary to prove, showing the amount due to the Seller and how it is calculated. Unless you disagree with such amount and are able to satisfy the court that the amount in the certificate is incorrect, it is agreed that the Seller may take any judgement or order it is entitled to in law based on the facts contained in the certificate, or such
- You agree that the conduct of your account can be reported to credit bureaux or any other company within the FirstRand Limited Group without further consultation. 13.2
- If it is necessary to determine the value of the Goods the Selter will choose the appraiser and you will bear the cost of such valuation. You accept that such evaluation shall be final and binding upon you. Otherwise the value shall be deemed to be the net amount realised on a sale of the Goods by the Selter on such terms and conditions as the 13.3

#### 14. BREACH

13.

\*\*\*\*\*

- If you fall to comply with any of the conditions of this Agreement (all of which you agree are material), or fail to pay amounts due to the Seller, or commit any act of insolvency, or you have made misleading or insocurate statements to the Seller relating to financial affairs or otherwise before or after signing this Agreement, or leave the employ or abscord from the company, firm or association that employs you at the date of execution of this Agreement, or you allow any judgement that has been taken against you to remain unpaid for more than seven days, then the Seller will have the right (without affecting any of its other rights):
  - to cancel the Agreement and claim from you the amount which the Seller would have been paid had you fulfilled all your obligations. To this end, the Seller will be entitled to take the Goods back, sell the Goods, keep all payments you have made and claim the balance (if any) from you as damages: or 14.1.1
  - to claim immediate payment of the full amount that the Seller could claim in terms of the Agreement, as if 14.1.2 it was then due by you;

Provided that pending payment of such arrears and/or damages that the Saller shall not be obliged to tender or repay to you any amounts paid under this Agreement or any allowances or credits granted to you.

At any time after breach of any term or condition of this Agreement the Selfer shall be entitled to affix to the Goods any plates, signs or other notices reflecting its ownership in the Goods as it may think fit and, if requested by the Selfer, you agree to make such attachment.

#### 15. CESSION AND ASSIGNMENT

- You may not cade any of your rights or assign any of your obligations to any other party without the prior written
- It is agreed that the Seller, without notice to you, may code and easign its rights and obligations in terms of this Agreement to a third party and in such event you agree that you will continue to hold the Goods and fulfil your obligations on behalf of and to the new party. 152

#### 18. INDULGENCE

Should the Seiler not have instated that you follow any of the terms and conditions strictly at any previous stage you may not assume that the terms and conditions have been altered. These terms and conditions will attit apply and the Seiler will at any time thereafter be onlitted to enforce them strictly without notice.

#### 17. COSTS AND EXPENSES

You shall be liable for and pay on demand:

- the costs related to the preparation of this Agreement including all stamp duties, taxes and other fiscal charges payable in respect of this Agreement and any guarantees or securities in connection with it;
- the costs arising from your failure to comply with any terms of this Agreement and/or default on your part on an attorney-and-own client basis and for the payment of collection commission on all payments made by you if the matter is referred to an attorney or collection agency as well as the costs of recovering the Goods. 17.2

#### 18. APPROPRIATION AND SET OFF

The Seller may at any time, before or efter termination of this agreement, in its discretion, appropriate or re-appropriate any monies received from you or set off any amounts realised from the sale of the Goods should they be repossessed, towards the reduction of any amounts owed by you to the Seller, whether in terms of this agreement or otherwise. You specifically waive your right to name the debt to which any payment shall be applied.

#### 19. JURISDICTION

It is agreed that the laws of the Republic of South Africa shall apply to this Agreement and that the Aspistrate's Court shall have jurisdiction over any proceedings that may arise from this Agreement unless the Seller chooses the High Court in which event any costs awarded against you shall be awarded or paid on the High Court scale.

## 20. LAW TO APPLY

This Agreement shall in all respects be governed by and construed in accordance with the laws of the Republic of South Africa.

## 21. DOMICILIUM

- 21.1 The parties hereby respectively choose domicilium clandi et executandi for all notices and processes to be given and served in pursuance hereof at their respective addressed given on the first page of this Agreement; your warranting that such address and any other address celected by you hereunder shall be an address at which you are is ordinarily resident or employed or shall be your business address.
- 21.2 The parties shall be entitled to change their domicilium from time to time provided that any new domicilium selected by shall be situate in the Republic of South Africa, shall be a physical address and any such change shall be effective only upon receipt of notice in writing delivered by hand or sent by registered post, by the other party of such change.
- 21.3 All notices, demands or communications intended for either party shall be made or given at such perty's domicifium for the time being and, if forwarded by the Seller by prepaid registered post, shall be deemed to have been made or given 3 days after the date of posting. The provisions of this clause shall not be construed as constituting the Post Office the agent of the Seller for any purpose and all risk of theft, loss or destruction in the post of any payment made by or on behalf of you shall at all times remain with you.

#### 22. VARIANCE

No agreement at variance with the terms and conditions of this Agreement and no waiver by the Seller of any rights shall be of any force or effect unless reduced to writing and signed by the parties hereto.

#### 23. USURY ACT

if this Agreement is subject to the provisions of the Usury Act the, insofar as any of the provisions contained in this Agreement which but for this clause would have been in conflict with the said Act, such provisions shall be deemed to be amended only to the extent necessary to comply with the provisions of the said Act.

## 24. CREDIT AGREEMENTS ACT

- 24.1 If the Credit Agreements Act applies to this Agreement, then
  - 24.1.1 Clause 4.1 and 4.2 will not apply to this Agreement and will be deemed to be deleted: Provided that should this Agreement be an agreement as envisaged in section 6(2) of the Credit Agreements Act then clause 4.2.1.2 and 4.2.3 will, notwithstanding the aforesaid, not be deemed to be deleted and such clauses shall continue to apply.
  - 24.1.2 The parties agree that any provision in this Agreement which but for this cause would have been in conflict with any of the provisions of the Credit Agreements Act shall be regarded as pro non scripto and of no force or effect and shall be severable from this Agreement without in any way affecting the validity of the remaining provisions of this Agreement.

26. DEBIT ORDER AUTHORIZATION

25.1 The Seller shall be entitled to originate debits to your current account at:

Bank : ABSA PRVTE Branch : 631010 Account Number : 04060008252

or any other bank or branch to which you may subsequently transfer your account, with all amounts due or which might at any future time become due by you in respect of your obligations under this Agreement.

- 25.2 You hereby agree that the first payment payable in terms hereof shall be paid directly by yourself to the Seller and that this debit authorisation shall commence from the due date of the second payment thereunder and shall remain in force for the full period of this Agreement.
- 25.3 This authority shall in no way be construed as substituting, varying or novating your obligations under this Agreement.
- 25.4 You acknowledge that the withdrawals hereby authorised may be processed by a computer system in which event your will not receive any voucher if your account is computerised, but details of each withdrawal will be reflected on your bank statement.

X Coe

http://www.spif.biz/pls/show\_image/show\_image?p\_image=http://www.spif.biz/drtimage... 2007/11/06

Ŋ

W