



FAX: 031 267 3822 - OFFICE: 086 111 9990 - EMAIL: info@ekhwesi.com

END USER LICENCE AGREEMENT

EKHWESI BLINDVEND

PLEASE COMPLETE ALL REQUIRED DETAILS LISTED BELOW IN BLOCK CAPITALS:

OWNER DETAILS			
Ekhwesi Account Number			
First Name			
Surname			
Company Name			
Contact Number			
ID/Registration Number			
Email Address			
Street Address			
Town			
City		Post Code	
Username			
Password			

Disclaimer: Ekhwesi Energy will not be held responsible for any errors submitted by the applicant.

FOR INTERNAL USE ONLY			
BODY CORPORATE		PROCESSING	
Title		Email	
Region		Report	
Unit Details		Bank	
EKHWESI ENERGY			
	Processed by	Checked by	Authorized by
Name			
Signature			
Date			

END USER LICENCE AGREEMENT

EKHWESI BLINDVEND

THIS END-USER LICENSE AGREEMENT (THIS "AGREEMENT") IS A LEGAL CONTRACT BETWEEN YOU, AS EITHER AN INDIVIDUAL OR A SINGLE BUSINESS ENTITY, AND EKHWESI ENERGY (PTY) LTD. ("EKHWESI").

READ THE TERMS AND CONDITIONS OF THIS AGREEMENT CAREFULLY BEFORE ACCESSING EKHWESI'S BLINDVEND STS PREPAYMENT ELECTRICITY VENDING SOFTWARE (THE "SOFTWARE").

THE SOFTWARE IS OWNED AND MAINTAINED BY EKHWESI, AND IT IS LICENSED TO YOU UNDER THIS AGREEMENT, NOT SOLD TO YOU. BY ACCESSING THE SOFTWARE OR OBTAINING A USERNAME- PASSWORD ACCOUNT TO THE SOFTWARE, YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, THAT YOU UNDERSTAND IT, AND THAT YOU ACCEPT AND AGREE TO BE BOUND BY ITS TERMS. IF YOU ARE NOT WILLING TO BE BOUND BY THE TERMS OF THIS AGREEMENT, YOU SHOULD REFRAIN FROM ACCESSING OR USING THE SOFTWARE. THIS AGREEMENT REPRESENTS THE ENTIRE AGREEMENT BETWEEN YOU AND EKHWESI CONCERNING THE SOFTWARE, AND THIS AGREEMENT SUPERSEDES AND REPLACES ANY PRIOR PROPOSAL, REPRESENTATION, OR UNDERSTANDING YOU MAY HAVE HAD WITH CONCERNING RELATING TO THE SOFTWARE.

1. LICENSE.

1.1. GRANT OF LICENSE. EKHWESI HEREBY GRANTS TO YOU, AND YOU ACCEPT, A LIMITED, NONEXCLUSIVE LICENSE TO INSTALL THE SOFTWARE IN MACHINE-READABLE, OBJECT CODE FORM ONLY ON THE HARD DRIVE OF A COMPUTER OR ON A SIMILAR MEDIUM FOR PERMANENT STORING OF DATA, TO INSTALL AND STORE THE SOFTWARE TO THE MEMORY OF A COMPUTER SYSTEM AND TO IMPLEMENT, STORE AND DISPLAY THE SOFTWARE ON COMPUTER SYSTEMS, AND ANY USER MANUALS THAT MAY ACCOMPANY THE SOFTWARE (THE "DOCUMENTATION"), ONLY AS AUTHORIZED IN THIS AGREEMENT. FOR PURPOSES OF THIS AGREEMENT, THE "SOFTWARE" INCLUDES ANY UPDATES, ENHANCEMENTS, MODIFICATIONS, REVISIONS, OR ADDITIONS TO THE SOFTWARE MADE BY EKHWESI AND MADE AVAILABLE TO END-USERS THROUGH EKHWESI'S (WWW.WEBVEND.CO.ZA) WEB SITE. NOTWITHSTANDING THE FOREGOING, EKHWESI SHALL BE UNDER NO OBLIGATION TO PROVIDE ANY UPDATES, ENHANCEMENTS, MODIFICATIONS, REVISIONS, OR ADDITIONS TO THE SOFTWARE.

1.2. SCOPE OF USE. YOU MAY USE ONE COPY OF THE SOFTWARE ACCESSED BY A UNIQUE USERNAME-PASSWORD ACCOUNT ON A SINGLE COMPUTER (VIRTUAL OR PHYSICAL) OWNED, LEASED, OR OTHERWISE CONTROLLED BY YOU, AT A SINGLE TIME. IF YOU HAVE MULTIPLE USERNAME-PASSWORD ACCOUNTS FOR THE SOFTWARE, YOU MAY SIMULTANEOUSLY USE THE SOFTWARE AS MANY TIMES AS YOU HAVE ACCOUNTS. FOR PURPOSES OF THIS AGREEMENT, "USE" OF THE SOFTWARE HAS BEEN DESCRIBED IN 1.1 GRANT OF LICENSE ABOVE.

1.3. OPERATING ENVIRONMENTS. YOU ACKNOWLEDGE THAT EKHWESI LICENSES THE SOFTWARE FOR USE WITH (1) OPERATING ENVIRONMENT (WEB BROWSERS, CLOUD SERVICES, SERVERS, PERIPHERALS, DATABASE MANAGEMENT SYSTEMS AND OPERATING SYSTEMS) SUPPORTED BY EKHWESI, OR (2) OPERATING ENVIRONMENTS COMPATIBLE WITH THOSE SUPPORTED BY EKHWESI. EKHWESI MAKES NO REPRESENTATION AS TO WHAT ENVIRONMENTS ARE COMPATIBLE WITH SUPPORTED OPERATING ENVIRONMENTS.

1.4. COPIES AND MODIFICATIONS. YOU MAY NOT REVERSE ENGINEER, DECOMPILE, DISASSEMBLE, OR OTHERWISE TRANSLATE THE SOFTWARE YOU HAVE OBTAINED. YOU MAY NOT MODIFY OR ADAPT THE SOFTWARE THAT YOU HAVE OBTAINED IN ANY WAY.

1.5. ASSIGNMENT OF RIGHTS. YOU MAY NOT SUBLICENSE, LEASE, RENT, OR LEND YOUR RIGHTS IN THE SOFTWARE, DOCUMENTATION, OR USERNAME-PASSWORD ACCOUNT, AS GRANTED BY THIS AGREEMENT, WITH ANY THIRD PARTY WITHOUT PRIOR WRITTEN CONSENT OF EKHWESI.

1.6. METER REGISTRATION AND TARIFFS. EKHWESI IS RESPONSIBLE FOR CORRECTLY REGISTERING THE METER DETAILS ON THE BLINDVEND DATABASE. YOU ARE RESPONSIBLE FOR IMPLEMENTING THE TARIFF STRUCTURE ON THE SOFTWARE. IT IS UNDERSTOOD THAT NO PROFIT IS TO BE MADE FROM THE RESALE OF ELECTRICITY AND THE RATE PER KWH REFLECTED ON THE ELECTRICITY TOKENS SHOULD SET ACCORDING TO THE CURRENT MUNICIPAL/ESKOM TARIFF TABLE. THIS LEGISLATION IS COVERED UNDER THE FOLLOWING ACTS:

Signatures	Client		Ekhwesi Energy	1.	2.
-------------------	---------------	--	-----------------------	-----------	-----------

SIGN

- **NATIONAL ENERGY REGULATOR ACT (ACT 40 OF 2004)** – PROTECTS CUSTOMER’S INTERESTS
- **ELECTRICITY REGULATION ACT (NO 4 OF 2006)** STATES THE REGULATOR’S RIGHT TO REGULATE PRICES AND TARIFFS
- **MUNICIPAL BY-LAW** – TARIFFS, RATES AND CHARGES SHALL NOT BE LESS FAVOURABLE TO THE PURCHASER THAN THOSE THAT WOULD HAVE BEEN PAYABLE AND APPLICABLE HAD THE PURCHASER BEEN SUPPLIED DIRECTLY BY THE MUNICIPALITY OR ESKOM.
- **SECTIONAL TITLES ACT 95 OF 1986** - HOWEVER, ALLOWS COSTS ASSOCIATED WITH THE PROVISION OF ELECTRICITY TO BE RECOVERED VIA A SEPARATE SURCHARGE OR LEVY. THE BLINDVEND “SOFTWARE” ALLOWS FOR THE RECOVERY OF THESE COSTS VIA A SEPARATE SURCHARGE.

2. INTELLECTUAL PROPERTY AND CONFIDENTIALITY.

2.1. USE REPORTING, LICENSE VIOLATIONS AND REMEDIES. EKHWESI RESERVES THE RIGHT TO GATHER DATA ON KEY USAGE INCLUDING USERNAME-PASSWORD, SERVER IP ADDRESSES, DOMAIN COUNTS AND OTHER INFORMATION DEEMED RELEVANT, TO ENSURE THAT OUR PRODUCTS ARE BEING USED IN ACCORDANCE WITH THE TERMS OF THIS AGREEMENT.. ANY BLOCKING OF DATA REQUIRED FOR COMPLIANCE UNDER THIS AGREEMENT IS CONSIDERED TO BE VIOLATION OF THIS AGREEMENT AND WILL RESULT IN IMMEDIATE TERMINATION OF THIS AGREEMENT PURSUANT TO SECTION 4.

2.2. LICENSE AUTOMATIC UPDATE AND EXPIRATION. YOUR LICENSE HAS NO EXPIRATION DATE. AN ANNUAL LICENCE RENEWAL PREMIUM IS NOT REQUIRED IN ORDER FOR CONTINUED USE. IF YOU'RE UNIQUE USERNAME-PASSWORD IS STOLEN, OR IF YOU SUSPECT ANY IMPROPER OR ILLEGAL USAGE OF YOUR LICENSE OUTSIDE OF YOUR CONTROL YOU SHOULD PROMPTLY NOTIFY EKHWESI OF SUCH OCCURRENCE. A REPLACEMENT USERNAME-PASSWORD ACCOUNT WILL BE ISSUED TO YOU AND THE SUSPECT USERNAME-PASSWORD ACCOUNT WILL BE SUSPENDED. EKHWESI IS NOT LIABLE FOR ANY DAMAGES OR COSTS INCURRED IN THIS REGARD.

2.3. PROPRIETARY RIGHTS TO SOFTWARE AND TRADEMARKS. YOU ACKNOWLEDGE THAT THE SOFTWARE AND THE DOCUMENTATION ARE PROPRIETARY TO EKHWESI, AND THE SOFTWARE AND DOCUMENTATION ARE PROTECTED UNDER THE LAWS OF SOUTH AFRICA. YOU FURTHER ACKNOWLEDGE AND AGREE THAT, AS BETWEEN YOU AND EKHWESI, EKHWESI OWNS AND SHALL CONTINUE TO OWN ALL RIGHT, TITLE, AND INTEREST IN AND TO THE SOFTWARE AND DOCUMENTATION, INCLUDING ASSOCIATED INTELLECTUAL PROPERTY RIGHTS UNDER COPYRIGHT, TRADE SECRET, PATENT, OR TRADEMARK LAWS. THIS AGREEMENT DOES NOT GRANT YOU ANY OWNERSHIP INTEREST IN OR TO THE SOFTWARE OR THE DOCUMENTATION, BUT ONLY A LIMITED RIGHT OF USE THAT IS REVOCABLE IN ACCORDANCE WITH THE TERMS OF THIS AGREEMENT. ANY AND ALL TRADEMARKS OR SERVICE MARKS THAT EKHWESI USES IN CONNECTION WITH THE SOFTWARE OR WITH SERVICES RENDERED BY EKHWESI ARE MARKS OWNED BY EKHWESI. THIS AGREEMENT DOES NOT GRANT YOU ANY RIGHT, LICENSE, OR INTEREST IN SUCH MARKS, AND YOU SHALL NOT ASSERT ANY RIGHT, LICENSE, OR INTEREST IN SUCH MARKS OR ANY WORDS OR DESIGNS THAT ARE CONFUSINGLY SIMILAR TO SUCH MARKS.

2.4. CONFIDENTIALITY. YOU SHALL PERMIT ONLY AUTHORIZED USERS, WHO POSSESS RIGHTFULLY, OBTAINED USERNAME-PASSWORD ACCOUNTS, TO USE THE SOFTWARE OR TO VIEW THE DOCUMENTATION. EXCEPT AS EXPRESSLY AUTHORIZED BY THIS AGREEMENT, YOU SHALL NOT MAKE AVAILABLE THE SOFTWARE, DOCUMENTATION, OR ANY USERNAME-PASSWORD TO ANY THIRD PARTY. YOU WILL USE YOUR BEST EFFORTS TO COOPERATE WITH AND ASSIST EKHWESI IN IDENTIFYING AND PREVENTING ANY UNAUTHORIZED USE, COPYING, OR DISCLOSURE OF THE SOFTWARE, DOCUMENTATION, OR ANY PORTION THEREOF.

3. TOKEN GENERATION FEES AND SOFTWARE INSTALLATION. THE SOFTWARE IS LICENSED NOT SOLD. UPON ACCEPTANCE OF THIS AGREEMENT THE SOFTWARE SUPPLIED ON A CD-ROM OR DVD MEDIUM, SENT VIA ELECTRONIC MAIL, DOWNLOADED FROM THE INTERNET, DOWNLOADED FROM SERVERS OF EKHWESI OR OBTAINED FROM OTHER SOURCES SHALL REQUIRE INSTALLATION. YOU MUST INSTALL THE SOFTWARE ON A CORRECTLY CONFIGURED COMPUTER COMPLYING AT LEAST WITH REQUIREMENTS SET OUT IN THE DOCUMENTATION. EKHWESI WILL PROVIDE A LICENSE KEY BY WAY OF A UNIQUE USERNAME-PASSWORD ACCOUNT THAT WILL BE USED TO ACCESS THE SOFTWARE. YOU WILL REQUIRE A SEPARATE LICENSE KEY FOR EACH INSTALLATION OF THE SOFTWARE. A TOKEN GENERATION FEE WILL BE CHARGED BY EKHWESI FOR EACH PREPAID ELECTRICITY TOKEN GENERATED FROM YOUR VENDING SYSTEM

Signatures	Client		Ekhwesi Energy	1.	2.
------------	--------	--	----------------	----	----

SOFTWARE BASED ON YOUR UNIQUE USERNAME-PASSWORD LOGIN. THIS RATE PER TOKEN IS OUTLINED IN APPENDIX A.

4. TERM AND TERMINATION. THIS AGREEMENT IS EFFECTIVE UPON YOUR ACCEPTANCE OF THE AGREEMENT, OR UPON YOUR, ACCESSING, AND USING THE SOFTWARE, EVEN IF YOU HAVE NOT EXPRESSLY ACCEPTED THIS AGREEMENT. THIS AGREEMENT SHALL CONTINUE IN EFFECT UNTIL TERMINATED. WITHOUT PREJUDICE TO ANY OTHER RIGHTS, THIS AGREEMENT WILL TERMINATE AUTOMATICALLY IF YOU FAIL TO COMPLY WITH ANY OF THE LIMITATIONS OR OTHER REQUIREMENTS DESCRIBED HEREIN. IF YOU ARE LEASING THE SOFTWARE, AND FAIL TO PAY THE APPLICABLE LICENSE FEES, EKHWESI SHALL HAVE THE RIGHT TO DISABLE THE SOFTWARE. YOU MAY TERMINATE THIS LICENSE AGREEMENT AT ANY TIME BY: (I) PROVIDING WRITTEN NOTICE OF YOUR DECISION TO TERMINATE THE AGREEMENT TO EKHWESI, AND (II) EITHER RETURNING THE SOFTWARE, DOCUMENTATION, ALL COPIES THEREOF, OR ALL LICENSE KEYS THAT YOU HAVE OBTAINED TO EKHWESI OR DESTROYING ALL SUCH MATERIALS AND PROVIDING WRITTEN VERIFICATION OF SUCH DESTRUCTION TO EKHWESI. EKHWESI MAY TERMINATE THIS AGREEMENT IF YOU BREACH ANY TERM OF THE AGREEMENT BY GIVING YOU WRITTEN NOTICE OF YOUR BREACH AND EKHWESI DECISION TO TERMINATE THE AGREEMENT. UPON TERMINATION OF THE AGREEMENT BY EKHWESI, YOU AGREE TO EITHER RETURN TO EKHWESI THE SOFTWARE, DOCUMENTATION, ALL COPIES THEREOF, AND ALL LICENSE KEYS THAT YOU HAVE OBTAINED, OR TO DESTROY ALL SUCH MATERIALS AND PROVIDE WRITTEN VERIFICATION OF SUCH DESTRUCTION TO EKHWESI.

5. REMEDIES, INDEMNIFICATION.

5.1. IF YOU LEARN OF ANY ACTUAL OR THREATENED INFRINGEMENT OR PIRACY OF THE SOFTWARE, OR IF ANY INFRINGEMENT OR PIRACY CLAIM IS MADE AGAINST YOU BY A PARTY OTHER THAN EKHWESI IN CONNECTION WITH YOUR USE OF THE SOFTWARE, YOU SHALL NOTIFY EKHWESI, IN WRITING, OF THE INFRINGEMENT, PIRACY OR CLAIM AS SOON AS IS REASONABLY POSSIBLE. EKHWESI SHALL, IN ITS SOLE DISCRETION, DETERMINE WHAT ACTION IF ANY TO TAKE WITH RESPECT TO THE FOREGOING AND SHALL ASSUME THE DEFENSE OF, AND BEAR THE EXPENSES OF, ANY SUCH ACTION (EXCEPT TO THE EXTENT, IF ANY, TO WHICH SUCH DISPUTE OR COSTS ARISE FROM YOUR NEGLIGENCE, WILLFUL MISCONDUCT OR MODIFICATION OF THE SOFTWARE). IN THE EVENT THAT THE USE OF THE SOFTWARE IN ACCORDANCE WITH THE PROVISIONS OF THIS AGREEMENT IS DECLARED BY A COURT OF COMPETENT JURISDICTION TO INFRINGE THE RIGHTS OF ANY THIRD PARTY, AS YOUR SOLE REMEDY, EKHWESI AT ITS OPTION SHALL (I) PROCURE FOR YOU THE RIGHT TO USE THE SOFTWARE, OR (II) MODIFY THE SOFTWARE TO RENDER IT NON-INFRINGEMENT.

5.2. YOU WILL, AT YOUR OWN EXPENSE, INDEMNIFY AND HOLD EKHWESI, AND ITS SUBSIDIARIES AND AFFILIATES, AND ALL OFFICERS, DIRECTORS, AND EMPLOYEES THEREOF, HARMLESS FROM AND AGAINST ANY AND ALL CLAIMS, ACTIONS, LIABILITIES, LOSSES, DAMAGES, JUDGMENTS, GRANTS, COSTS, AND EXPENSES, INCLUDING REASONABLE ATTORNEYS' FEES (COLLECTIVELY, "CLAIMS"), ARISING OUT OF ANY USE OF THE SOFTWARE BY YOU, ANY PARTY RELATED TO YOU, OR ANY PARTY ACTING UPON YOUR AUTHORIZATION IN A MANNER THAT IS NOT EXPRESSLY AUTHORIZED BY THIS AGREEMENT.

6. DISCLAIMER. THE SOFTWARE AND DOCUMENTATION ARE LICENSED "AS IS". EKHWESI DISCLAIMS ANY AND ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, TO THE EXTENT AUTHORIZED BY LAW. WITHOUT LIMITING THE FOREGOING, EKHWESI EXPRESSLY DISCLAIMS ANY WARRANTY THAT THE SOFTWARE WILL MEET YOUR REQUIREMENTS OR THAT OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE. YOU ASSUME RESPONSIBILITY FOR SELECTING THE SOFTWARE TO ACHIEVE YOUR INTENDED RESULTS, AND FOR THE RESULTS OBTAINED FROM YOUR USE OF THE SOFTWARE. YOU SHALL BEAR THE ENTIRE RISK AS TO THE QUALITY AND THE PERFORMANCE OF THE SOFTWARE.

7. LIMITATION OF LIABILITY. EKHWESI'S CUMULATIVE LIABILITY TO YOU OR ANY PARTY RELATED TO YOU FOR ANY LOSS OR DAMAGES RESULTING FROM ANY CLAIMS, DEMANDS, OR ACTIONS ARISING OUT OF OR RELATING TO THIS AGREEMENT, INCLUDING WITHOUT LIMITATION EKHWESI'S INTELLECTUAL PROPERTY INDEMNIFICATION OBLIGATIONS, SUCH LIABILITY SHALL NOT EXCEED R3500.00 IN THE AGGREGATE FOR ALL OCCURANCES. THIS LIMITATION APPLIES TO ALL CAUSES OF ACTION OR CLAIMS IN THE AGGREGATE, INCLUDING, WITHOUT LIMITATION, BREACH OF CONTRACT, BREACH OF WARRANTY, INDEMNITY, NEGLIGENCE, STRICT LIABILITY, MISREPRESENTATION, AND OTHER TORTS. IN NO EVENT SHALL EKHWESI BE LIABLE TO YOU OR ANY

Signatures	Client		Ekhwesi Energy	1.	2.
------------	--------	--	----------------	----	----

PARTY RELATED TO YOU FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES OR LOST PROFITS, EVEN IF EKHWESI HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. GENERAL TERMS.

8.1. GOVERNING LAW AND CHOICE OF FORUM. THIS AGREEMENT SHALL BE GOVERNED BY AND INTERPRETED IN ACCORDANCE WITH THE LAWS OF SOUTH AFRICA, WITHOUT REGARD TO THE CONFLICTS OF LAW RULES THEREOF. ANY CLAIM OR DISPUTE ARISING IN CONNECTION WITH THIS AGREEMENT SHALL BE RESOLVED IN THE KWAZULU NATAL HIGH COURT. TO THE MAXIMUM EXTENT PERMITTED BY LAW, YOU HEREBY CONSENT TO THE JURISDICTION AND VENUE OF SUCH COURTS AND WAIVE ANY OBJECTIONS TO THE JURISDICTION OR VENUE OF SUCH COURTS.

8.2. SEVERABILITY. IF ANY TERM OR PROVISION OF THIS AGREEMENT IS DECLARED VOID OR UNENFORCEABLE IN A PARTICULAR SITUATION, BY ANY JUDICIAL OR ADMINISTRATIVE AUTHORITY, THIS DECLARATION SHALL NOT AFFECT THE VALIDITY OF ENFORCEABILITY OF THE REMAINING TERMS AND PROVISIONS HEREOF OR THE VALIDITY OR ENFORCEABILITY OF THE OFFENDING TERM OR PROVISION IN ANY OTHER SITUATION.

8.3. SURVIVAL. ARTICLES 2, 5, 6, 7, AND 8 OF THIS AGREEMENT AND ALL SECTIONS THEREOF, SHALL SURVIVE THE TERMINATION OF THIS AGREEMENT, REGARDLESS OF THE CAUSE FOR TERMINATION, AND SHALL REMAIN VALID AND BINDING INDEFINITELY.

8.4. HEADINGS. THE ARTICLE AND SECTION HEADINGS CONTAINED IN THIS AGREEMENT ARE INCORPORATED FOR REFERENCE PURPOSES ONLY AND SHALL NOT AFFECT THE MEANING OR INTERPRETATION OF THIS AGREEMENT.

8.5. NO WAIVER. THE FAILURE OF EITHER PARTY TO ENFORCE ANY RIGHTS GRANTED HEREUNDER OR TO TAKE ACTION AGAINST THE OTHER PARTY IN THE EVENT OF ANY BREACH HEREUNDER SHALL NOT BE DEEMED A WAIVER BY THAT PARTY AS TO SUBSEQUENT ENFORCEMENT OF RIGHTS OR SUBSEQUENT ACTIONS IN THE EVENT OF FUTURE BREACHES.

8.6. AMENDMENT. EKHWESI RESERVES THE RIGHT, IN ITS SOLE DISCRETION, TO AMEND THIS AGREEMENT FROM TIME TO TIME. IF YOU DO NOT ACCEPT AMENDMENTS MADE TO THIS AGREEMENT, THEN THIS AGREEMENT WILL BE IMMEDIATELY TERMINATED PURSUANT TO SECTION 4.

TOKEN GENERATION AND FIXED CHARGES

- R2.00 (VAT INCLUSIVE) PER STS TOKEN GENERATED
- UNLIMITED VENDING
- INVOICED MONTHLY IN ARREARS BASED ON TRANSACTION DATA EXTRACTED FROM THE BLINDVEND DATA BASE
- MINIMUM CHARGE OR R150.00 PER MONTH, MONTHLY TRANSACTIONS NUMBERING LESS THAN 75 TOKENS WILL BE BILLED AT THE MINIMUM COST PER MONTH OF R150.00, SHOULD THE USER GENERATE TOKENS IN EXCESS OF 75 TOKEN NUMBERS IN A MONTH THEN THEY SHALL BE CHARGED PER TOKEN AT THE ABOVE MENTIONED UNIT PRICE PER STS TOKEN.

Signatures of the Parties:

Client Details:

Client Name

Client Signature

No complaints in connection to supplied services exist.

This Agreement was drawn up and signed in two copies, one copy for each Party.

All copies of this Agreement are identical and have equal legal effect.

Signatures	Client	Ekhwesi Energy	1.	2.
------------	--------	----------------	----	----