



ContactMedia & COMMUNICATIONS

TERMS AND CONDITIONS

(These Terms and Conditions support the standard booking form between advertisers and Contact Media and Communications (Pty) Ltd)

1. The publisher reserves the right to decline any advert of material provided by the advertiser and to cancel any advert and refunding the advertiser with any amounts paid.
2. The publishers' responsibility is limited to acceptable printing standards, and will not accept any loss for any errors, which may occur as a result of such errors, including any consequential losses.
3. No cancellations can be accepted within six weeks of publication.
4. The publisher will assist advertisers to produce advertising material if requested by the advertiser, however the advertisers will be liable for any such losses incurred by the publisher, whether quoted for or not.
5. The publisher has the right to withdraw any advert if the Advertiser does not comply with payment conditions. The advertiser may still however be held liable for the full account.
6. The ownership of all advertising material supplied by the advertiser shall remain with the publisher until all amounts owing by the advertiser is paid for.
7. In the event of any legal action required to collect amounts owing the costs of such action will be for the account of the advertiser.
8. This agreement is governed by South African law and is subject to the jurisdiction of the South African Courts.
9. The person signing this agreement warrants that he/she is authorized to do so.