

STANDARD CONDITIONS OF TRANSPORT

1. APPLICATION

These conditions will govern all agreements for the transportation of Product, sale of any Product by Logistics Amalgamated Sky (LA Sky) or the supply of services by Logistics Amalgamated Sky (LA Sky). Any qualification of modification of these Conditions and any other conditions that the Customer may seek to impose will not apply unless expressly accepted by Logistics Amalgamated Sky (LA Sky) in writing.

2. CONTRACT

Logistics Amalgamated Sky (LA Sky) quotation does not constitute an offer and a quotation may be revoked at any time. An order from the Customer based on Logistics Amalgamated Sky (LA Sky) quotation shall constitute an offer. An acknowledgement of that order sent by Logistics Amalgamated Sky (LA Sky) in writing shall constitute acceptance of that offer. By placing the order the Customer shall be deemed to have accepted the conditions set out herein as the terms and conditions governing the relationship between the Customer and Logistics Amalgamated Sky (LA Sky)

3. RATES

3.1 The rates as quoted by the Logistics Amalgamated Sky (LA Sky) are based on certain fixed costs as well as fluctuating costs. In the event of any upward or downward adjustments in the price of fuel, toll and/or tyre prices Logistics Amalgamated Sky (LA Sky) has the right to adjust the rates charged to the Customer accordingly.

3.2 The rates quoted are strictly net and not subject to any discounts unless otherwise agreed to in writing. If any discount is agreed in writing it shall only be allowed if payment is received by Logistics Amalgamated Sky (LA Sky) by the due date (as contemplated in clause 4.1.2) and shall only be calculated on the net price. All discounts will be given to the Customer as a credit on the Customer's account and as such the Customer shall remain liable for payment of the full account, but will receive a credit on its account with Logistics Amalgamated Sky (LA Sky) after its account have been paid in full, which shall be taken into consideration on its next account.

3.3 All tax invoices will be net of VAT and accordingly VAT will be added to the Rates as quoted or agreed to.

4. PAYMENT TERMS

4.1 The Customer shall make payment to Logistics Amalgamated Sky (LA Sky):

4.1.1 of the invoices delivered by Logistics Amalgamated Sky (LA Sky);

4.1.2 within 7 (Seven) days from date of statement;

4.1.3 in South African currency;

4.1.4 free of bank and other charges, without delay, counterclaim, holding-over, set-off or deduction and shall, unless otherwise agreed in writing, be made by way of EFT into the bank account designated from time to time by Logistics Amalgamated Sky (LA Sky) for this purpose.

4.1.5 All EFT's shall be made at such time as to reflect such payment in good and cleared funds in the designated bank account by no later than the due date.

4.2 In the event of the Customer not paying the whole of the invoice by the required day the Customer shall pay interest on the amount outstanding from the date due for payment until the actual date of payment at the rate of 15.5% per annum, compounded monthly in arrears.

4.3 So long as any payment is outstanding whether relating to the current agreement between the Customer and Logistics Amalgamated Sky (LA Sky) of any other agreement, Logistics Amalgamated Sky (LA Sky) shall have a special and general lien on any of the Customer's Product or equipment in Logistics Amalgamated Sky (LA Sky) possession and Logistics Amalgamated Sky (LA Sky) shall be entitled to retain such Product or equipment or any part of it and/or suspend the delivery of services on any contract until payment is made.

4.4 In the event of any payment being overdue, Logistics Amalgamated Sky (LA Sky) reserves the right to withdraw any credit facilities granted to the Customer without further notice to such Customer. In such event the full amount outstanding by the Customer to Logistics Amalgamated Sky (LA Sky) shall immediately become due owing and payable. Logistics Amalgamated Sky (LA Sky) shall be entitled to set-off any overdue amount owed to it against any amount owed to the client by Logistics Amalgamated Sky (LA Sky).

5. DELIVERY

5.1 Delivery shall be deemed to have taken place on delivery of the Product to the Customer.

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5.2 A proof of delivery document (“POD”), signed by the Customer or its representative, shall be conclusive proof that delivery was made.

5.3 Logistics Amalgamated Sky (LA Sky) shall not under any circumstances be liable for any damage or alleged shortage in the delivery of Product, unless:

5.3.1 written notice of the claim is received by Logistics Amalgamated Sky (LA Sky) within 7 days after receipt of the Product by the Customer or its representative;

5.3.2 an endorsement was made by the Customer or its representative on the delivery note of Logistics Amalgamated Sky (LA Sky) documenting any alleged shortage or damage to the Product;

5.3.3 the claim is supported by an original Tax Invoice which is received by Logistics Amalgamated Sky (LA Sky) within 7 days of receipt of the Product by the Customer or its representative;

5.4 Logistics Amalgamated Sky (LA Sky) may in its sole and absolute discretion withhold the supply of any further services pending payment of any sum due from the Customer to Logistics Amalgamated Sky (LA Sky).

5.5 Where applicable, stock loss tolerance of 0.25% over the total order volume transported by Logistics Amalgamated Sky (LA Sky) for the Customer will be granted between the Customer and Logistics Amalgamated Sky (LA Sky). Any over and under weights will be set-off over the total order volume.

6 RISK

6.1 For purposes of this clause Logistics Amalgamated Sky (LA Sky) shall be deemed to be in possession of the Product from the moment that the loading onto the Logistics Amalgamated Sky (LA Sky) vehicle has been completed and for the duration of the transportation thereof terminating immediately prior to off-loading the load;

6.2 Logistics Amalgamated Sky (LA Sky) shall (subject to clause 6.5, 6.9 and 6.10) bear the risk of losses/damages to the Product whilst in its possession, save for such damages and/or losses, which are attributable to the Customer or any of its Customers and/or any third party acting on behalf of or for the benefit of the Customer.

6.3 Any claim by the Customer against Logistics Amalgamated Sky (LA Sky) in respect of losses or damages to the Product which have finally been settled by Logistics Amalgamated Sky (LA Sky), shall by way of subrogation be ceded, transferred and assigned to Logistics Amalgamated Sky (LA Sky) (or its insurers, as the case may be) who shall have the right to recover such damages from any third party pursuant to whose unlawful conduct the loss and/or damages occurred in the first instance. Under such circumstances, the Customer undertakes to assist and cooperate with the Logistics Amalgamated Sky (LA Sky) and/or its insurers in enforcing its claim against such third party, which assistance will include but not be limited to the provision of relevant documentation pertaining to the Consignments and/or the damages thereto and the deposition to such affidavits and/or the giving of such viva voce evidence as reasonably required by Logistics Amalgamated Sky (LA Sky) or its insurer's appointed attorneys (whose appointment need not be proved). Inasmuch as Logistics Amalgamated Sky (LA Sky) insurers are not party hereto, any undertaking given by the Customer in favour of such insurers, shall be deemed to constitute a stipulation alteri in favour of them, open for acceptance at any time without the obligation to notify the Customer of such acceptance.

6.4 Any damages and/or losses which the Customer may suffer and which Logistics Amalgamated Sky (LA Sky) is liable for in terms hereof and/or in law, shall be limited to actual and direct damages and/or losses and shall under all circumstances exclude indirect-, consequential-, special- and punitive damages and/or losses and shall furthermore be subject to a “first loss” liability as hereunder enunciated. Nothing in this clause 6 shall be construed as to impose any liability on Logistics Amalgamated Sky (LA Sky) for any risk, not specifically assumed by it in terms hereof, or any risk in excess of the insurance cover as set in Clause 7.

6.5 The Customer acknowledges and accepts that Logistics Amalgamated Sky (LA Sky), in protection against the risks as set out in this clause 6, will procure insurance cover as set out in clause 7.

6.6 Such insurance will comprise of Goods in Transit Insurance;

6.7 Such insurance will be a “first loss” policy;

6.8 The “first loss” policy only covers the Consignment to the value limit as advised by the Service Provider, any excess value being at the risk of the Customer.

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6.9 If the Customer fails to notify Logistics Amalgamated Sky (LA Sky) of the value of the Product exceeding the limits for which Logistics Amalgamated Sky (LA Sky) will procure insurance, as set out in clause 7.1, Logistics Amalgamated Sky (LA Sky) risk in respect of such Product (irrespective of the nature and extent of any claim) for losses and/or damages to the Product shall remain limited to advised value limit;

6.10 In the event that the Customer fails to notify Logistics Amalgamated Sky (LA Sky) of the value of the Product exceeding the limits for which Logistics Amalgamated Sky (LA Sky) will procure insurance, as set out in clause 7.1, and as a result of the Customer's failure, Logistics Amalgamated Sky (LA Sky) insurer elects not to pay out the full amount as set out in clause 7.1, the Customer's claim against Logistics Amalgamated Sky (LA Sky) shall be limited to such lesser amount;

6.11 In as much as the Customer has suffered damages and/or losses in the Product outside the value limit provided for in clause 7 and/or the exclusion mentioned in clause 6.2, it hereby:

6.11.1 waives and abandons all and any claims for such damages against the Logistics Amalgamated Sky (LA Sky);

6.11.2 Indemnifies and undertakes to hold Logistics Amalgamated Sky (LA Sky) harmless against all and any claims by any third party against Logistics Amalgamated Sky (LA Sky) pursuant to such damages and/or losses including but not limited to any subrogation claim by the Customer's insurers with whom the Customer may have insured such risk.

7 INSURANCE

7.1 Logistics Amalgamated Sky (LA Sky) will procure and maintain the following insurance:

7.1.1 In respect of any product transported:

7.1.1.1 Goods in transit insurance with a limit of R1 000,000 (VAT and excess inclusive); and

7.1.1.2 Third Party Liability insurance with a limit of R100,000,000 (Vat and excess inclusive); and

7.1.1.3 Public Liability Insurance in the amount of R2,000,000 (VAT and excess inclusive).

7.2 In the event of Logistics Amalgamated Sky (LA Sky) submitting a claim to its insurers in terms of the above-stated insurance policies, the Customer undertakes to reasonably assist and co-operate with Logistics Amalgamated Sky (LA Sky) to prepare and timeously submit such claim which assistance shall include but not be limited to the provision of relevant documentation pertaining to the Product and/or the damages thereto and/or the deposition to such affidavits and/or the giving of such viva voce evidence as reasonably required by the Service Provider, and/or its insurers and/or its appointed attorneys (whose appointment need not be proved).

7.3 Any second hand implements, equipment, vehicles and forklifts are not ensured by our goods in transit insurance and you have to arrange any applicable insurance, with your own insurance company.

8 SUSPENSION OF LOGISTICS AMALGAMATED SKY (LA SKY) OBLIGATIONS

8.1 If any amount owed by the Customer to Logistics Amalgamated Sky (LA Sky) from any cause whatever, whether under this agreement or not, is not paid on due date, then, without prejudice to any other right which it may have, Logistics Amalgamated Sky (LA Sky) may-

8.1.1 require that all amounts then owed to it by the Customer, from any cause whatever (and whether under the agreement or not) shall immediately become due and payable;

8.1.2 until payment is made, suspend the carrying out of any of its then uncompleted obligations;

8.1.3 terminate any credit facilities granted to the customer, whether under this agreement or not.

9 BREACH

If the Customer breaches any of the terms and/or conditions hereof or any other agreement with Logistics Amalgamated Sky (LA Sky) or fails to pay any amount payable by it on due date or commits any act of insolvency or endeavours to compromise generally with its creditors or does or causes to be done anything which may prejudice Logistics Amalgamated Sky (LA Sky) rights hereunder or at all, or allows any judgement against it to remain unsatisfied for 7 days or is placed into provisional or final liquidation or judicial management or under provisional or final sequestration or if his estate is voluntarily surrendered, Logistics Amalgamated Sky (LA Sky) shall have the right without prejudice to any other right that it may have in law against the Customer, to cancel this agreement.

10 OVERRIDING EFFECT



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The terms and conditions as set out in this document shall override all terms and conditions stipulated, incorporated or referred to by the Customer in any order or negotiations and shall be the only terms and conditions binding on the parties.

11 GOVERNING LAW

11.1 The rights and obligations of Logistics Amalgamated Sky (LA Sky) and the Customer shall be governed by the law of the Republic of South Africa and the Customer agrees to submit to the jurisdiction of the Courts of the Republic of South Africa for the determination of disputes.

11.2 The Customer hereby consents to the jurisdiction of the Magistrate's Court for the determination of any dispute or claim arising between Logistics Amalgamated Sky (LA Sky) and the Customer notwithstanding that the value of such dispute or claim may otherwise be beyond the jurisdiction of that Court, provided that this provision shall not preclude Logistics Amalgamated Sky (LA Sky) at its sole discretion from instituting any action in the High Court of South Africa having jurisdiction or any other Court of competent jurisdiction.

12 LEGAL COSTS

The Customer shall be liable for any legal costs occasioned by Logistics Amalgamated Sky (LA Sky). The expression "legal costs" herein shall include, without limiting the generality of the foregoing, all costs relating to legal expenses incurred in enforcing Logistics Amalgamated Sky (LA Sky) rights and recovering any amounts due. These costs shall include attorney's fees on an attorney own client scale, collection commission and tracing agents.

13 VARIATION

No amendment or variation of these conditions shall be of any force or effect unless recorded in writing and signed on behalf of Logistics Amalgamated Sky (LA Sky) authorised signatory. No striking through of any term of condition contained herein shall be deemed to have been accepted by Logistics Amalgamated Sky (LA Sky) unless Logistics Amalgamated Sky (LA Sky) authorised representative has initialled such striking through.

14 RELAXATION NOT WAIVER

No relaxation or indulgence of these conditions by Logistics Amalgamated Sky (LA Sky) in favour of the Customer shall be construed as a waiver of Logistics Amalgamated Sky (LA Sky) rights.

15 RIGHT TO CALL ON SECURITY

In the event that the Customer is in default of payment or cannot be granted credit on an unsecured basis and without derogating from the terms and conditions set out herein, Logistics Amalgamated Sky (LA Sky) shall be entitled to call on security in the form of a bank guarantee, suretyship and/or other suitable form of security to be provided by the Customer at any time, for the due and proper performance of any of the Customers obligations hereunder, and the Customer shall be obliged to do so within 7 days (or such longer time as agreed between Logistics Amalgamated Sky (LA Sky) and the Customer), failing which Logistics Amalgamated Sky (LA Sky) shall be entitled to act in terms of clause 8.

16 DOMICILIUM

The Customer chooses the address appearing on the face of this document as his domicillium citandi et executandi for all purposes, including the giving of all notices and serving of all Court processes. Logistics Amalgamated Sky (LA Sky) chooses as its domicillium citandi et executandi for all purposes the address of Logistics Amalgamated Sky (LA Sky) appearing on the face of this document.

17 FORCE MAJEURE

Should Logistics Amalgamated Sky (LA Sky) be delayed in or prevented from making a delivery and/or rendering a service and/or executing a contract owing to force majeure, act of God or any cause whatsoever beyond Logistics Amalgamated Sky (LA Sky) control, Logistics Amalgamated Sky (LA Sky) shall not be liable for any loss or damage resulting therefrom.

18 DISCLOSURE OF PERSONAL INFORMATION

18.1 The Customer understands that the personal information given in the credit application form is to be used by Logistics Amalgamated Sky (LA Sky) for the purpose of assessing the Customer's credit worthiness. The Customer confirms that the information given is accurate and complete. The Customer further agrees to update the information supplied, in order to ensure the accuracy and completeness of the information given, failing which

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Logistics Amalgamated Sky (LA Sky) will not be liable as a result of any inaccuracies or lack of completeness of information.

18.2 Logistics Amalgamated Sky (LA Sky) has the Customer's consent at all times to contact and request information from any persons, credit bureaus or business, including those mentioned in the credit application form and to obtain any information relevant to the Customer's credit assessment, including but not limited to, information regarding the amounts purchased from the suppliers per month, length of time that the Customer has dealt with such supplier, type of Product of services purchased and manner and time of payment.

18.3 The Customer agrees and understands that information given in confidence to Logistics Amalgamated Sky (LA Sky) by a third party on the Customer will not be disclosed to the Customer.

18.4 The Customer hereby consents to and authorises Logistics Amalgamated Sky (LA Sky) at all times to furnish credit information concerning the Customer's dealings with Logistics Amalgamated Sky (LA Sky) to a credit bureau and to any third party

18.5 seeking a trade reference regarding the Customer in his dealings with Logistics Amalgamated Sky (LA Sky).

18.6 The Customer hereby irrevocably consents and acknowledge that, failure to make payment to Logistics Amalgamated Sky (LA Sky) may result in a credit listing at a credit reporting agency.

AGREEMENT

Entered into between: Stephan Latsky T/A Logistics Amalgamated Sky (LA Sky) (Pty) ("Registration number"): 8501075085083

("Principal place of business address"): 89 Van Riebeeck Ave, Edenvale, Gauteng, 1610

AND

_____ ("Customer")
_____ ("Registration number")

_____ ("Principal Place of business address")

WHEREAS the Customer may wish from time to time to utilize an account facility made available by Logistics Amalgamated Sky (LA Sky) for services rendered and/or

goods Logistics Amalgamated Sky (LA Sky) for services rendered and/or Product sold by Logistics Amalgamated Sky (LA Sky) to the Customer and whereas the Customer completed the

Logistics Amalgamated Sky (LA Sky) Credit Application for this purpose

NOW BOTH PARTIES AGREE AS FOLLOWS:

1. This Agreement is subject to the approval of the Customer's Credit Limit by the Credit Manager of Logistics Amalgamated Sky (LA Sky).

2. The approval of the Customer's Credit Limit or not is within the sole discretion of Logistics Amalgamated Sky (LA Sky).

3. Logistics Amalgamated Sky (LA Sky) reserves the right to at any time and at its sole discretion and without notice to the Customer, diminish, revise or suspend the Customer's Credit Limit.

4. Logistics Amalgamated Sky (LA Sky) Standard Terms and Conditions are incorporated into this Agreement and the Customer by his / her signature hereto, agrees that he / she is bound by it and warrants that he / she has read and understood the contents thereof.

5. The Customer by his / her signature hereof, warrants that all the information in the Credit Application is true and correct and that in the event that the Credit Facilities are granted, it will be on the basis of the information made available by the Customer in this Application.

6. The parties agree that should it prove that any information made available in this document is incorrect or inaccurate or false or misleading, the Customer's Credit Facility shall be immediately suspended and Logistics Amalgamated Sky (LA Sky) shall be entitled to institute recovery proceedings against the Customer for all sums owing by the Customer arising out of facilities already given.

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7. The Customer hereby authorizes Logistics Amalgamated Sky (LA Sky) to do the necessary credit checks and to reveal any information obtained herein to any Credit Bureau for the purposes of establishing the Customer's Credit Record and verify any information at any financial institution.

8. The Customer hereby indemnifies Logistics Amalgamated Sky (LA Sky) for any loss it might suffer consequential to any of its information revealed to third parties, which information Logistics Amalgamated Sky (LA Sky) agrees to release only for the purposes of establishing the Customer's Credit Record.

9. The signee hereof, warrants that he / she is a Director / Partner / Member / Sole Proprietor / Trustee of the Customer and the duly authorized person to apply for credit facilities on behalf of the Applicant and to pledge the Applicant's Credit and to generally represent, act for and legally bind the Customer.

Signed at _____ (full physical address)
 on this _____ day of _____ 20 ____.

 _____ (Signature) _____ (Signature)
 _____ (Full Name) _____ (Full Name)

CUSTOMER SIGNATURE WITH FULL NAME WITNESSES SIGNATURE WITH FULL NAME

(On behalf of the Customer who warrants his/her authority to represent and bind the Customer to this Agreement, as per Annexure A)

ACCEPTED AND SIGNED BY LOGISTICS AMALGAMATED SKY (LA SKY) (PTY) LTD.

At _____ Date: _____

FOR LOGISTICS AMALGAMATED SKY (LA SKY)

SURETYSHIP

I the undersigned,

LEGAL ENTITY NAME:

REGISTRATION NUMBER / IDENTIFICATION NUMBER:

LEGAL ENTITY SIGNING SURETY:

hereinafter referred to as ("the Surety"), (which address the Surety chooses as domicilium citandi et executandi for all purposes arising out of this Suretyship) do hereby bind myself to Logistics Amalgamated Sky (LA Sky) (Pty) Ltd (registration number 8501075085083) and it's successors-in-title ("the Creditor") as surety for and co-principal debtor in solidum with:

LEGAL ENTITY NAME:

("the Debtor")
 REGISTRATION NUMBER / IDENTIFICATION NUMBER:

("the Debtor")
 LEGAL ENTITY SIGNING SURETY:

("the Debtor")
 and its successors-in-title ("The Debtor") for the due and punctual performance and payment by the Debtor of all debts and obligations of whatsoever nature and howsoever arising which the debtor in its own name or any trade name may now or in the future owe to the Creditor, whether such indebtedness occurs during the lifetime or after the death of the Surety, for the



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failure of the Debtor to fulfill its obligations timeously or at all to the Creditor.

1. The Surety's liability under this suretyship shall be unlimited.
2. The rights of the Creditor under this suretyship shall not be affected or diminished if the Creditor at any time obtains additional suretyship, guarantees, and securities of indemnities in connection with the Debtor's obligations. The Surety shall be bound by all admissions or acknowledgements of indebtedness made or given by the Debtor to the Creditor from time to time. The Surety agrees and declares that it shall always be in the Creditor's sole and absolute discretion to determine the extent, nature and duration of the facilities and terms to be allowed to the Debtor.
3. The Creditor shall be entitled, whether before or after the due date for payment or performance of the Debtor's obligations, without reference or notification to the Surety, without affecting its rights hereunder and without releasing the Surety hereunder, to release other sureties and securities; to grant the Debtor extensions of time for payment and other indulgencies; to compound or to make any other arrangements with the Debtor for the discharge in the Debtor's obligations; to accept any dividend in a liquidation or judicial arrangement on account and in reduction of the Debtor's obligations; to alter or vary any present or future agreement between the Debtor and the Creditor.
4. This suretyship is a continuing suretyship and shall remain in full force and effect notwithstanding the fluctuation in the Debtor's indebtedness to the Creditor.
5. This suretyship may only be withdrawn, revoked or cancelled by the Creditor.
6. The suretyship shall automatically be cancelled once the Debtor is within terms, as determined in the sole discretion of the Creditor.
7. As collateral security for the Surety's obligations in terms hereof, the Surety hereby cedes, assigns and makes over to the Creditor all claims of whatsoever nature the Surety now has, or in the future may have against the Debtor, and the Surety undertakes not to make any claim against the Debtor or prove or seek to prove a claim against the Debtor or its insolvent estate until all the Debtor's obligations to the Creditor have been discharged in full.
8. The Surety hereby expressly renounces the defence of prescription and the benefits of the legal exceptions of "order", "excursion", "division", "cession of action", "no value received", "non causa debiti" and all or any exceptions which could or might be pleaded to any claim by the creditor against the Surety declaring himself / herself to be fully acquainted with meaning and effect of all such exceptions.
9. For the purpose of any action against the Surety of this suretyship, a certificate under the signature of any director or authorized representative of the Creditor (whose appointment it shall not be necessary to prove) as to the amount owing by the Debtor and the Surety to the Creditor and as to the fact that the due date for the discharge of the Debtor's obligations and/or the Surety's obligations hereunder has arrived shall be sufficient and satisfactory proof of the facts therein stated until the contrary shall have been proved.
10. The Surety shall be responsible for all charges and expenses of whatsoever nature incurred by the Creditor in securing the implementation of the Debtor's obligations or of the rights of the Creditors in terms hereof, including, without limitation by virtue of the foregoing, all legal costs incurred on the attorney and the client scale and collection commission.
11. The Surety further binds himself / herself as Surety for and co-principal debtor in solidum with the Debtor to any party to whom the Creditor may cede and/or assign any or all of its rights in respect of the Debtor's obligations, or any part thereof and declares that the terms and conditions set out herein shall in such events mutatis mutandis apply.
12. The Surety hereby agrees that this Suretyship shall be construed, enforced and performed in accordance with the laws of the Republic of South Africa.
13. The Surety hereby consents to the jurisdiction of the Magistrate's Court for the determination of any dispute or claim arising from this Suretyship notwithstanding that the value of such dispute or claim may otherwise be beyond the jurisdiction of the Magistrates Court, provided that this provision shall not preclude the Creditor from

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instituting any action in the High Court in which circumstances the Surety hereby consents to the jurisdiction of the Supreme Court of South Africa (Gauteng Provincial Division) in respect of any action taken by the Creditor in terms of this suretyship.

Signed at _____ on this _____ day of _____ 20____

SURETY

FULL NAME: _____

SIGNATURE: _____

ANNEXURE A

RESOLUTION

FROM THE MINUTES OF A MEETING HELD BY THE DIRECTOR(S), MEMBER(S), TRUSTEE(S) PARTNER(S) OF:

(Name of Company/Close Corporation/Trust/Partnership and Reg No)

held at _____

on this _____ day of _____ 20____

That:

(Full Names of Director/Employee/Member/Trustee/Partner)

Is hereby authorized to apply and sign all documentation on behalf of

(Name of Company/Close Corporation/Trust/Partnership and Reg No)

for the purpose of:

1. Opening an account at Logistics Amalgamated Sky (LA Sky) (Pty) Ltd.
2. To provide surety as per credit application.

Signatory of Director(s) / Chairman / Secretary / Member(s) / Trustee(s) / Partner(s)

SIGNATORIES DATE

.....
.....
.....

(Full Name & Surname)

.....
.....

(Full Name & Surname)

.....
.....

(Full Name & Surname)

.....
.....

(Full Name & Surname)

.....
.....

(Full Name & Surname)

(*Delete not applicable, and initial next to any corrections)

FICA DOCUMENTS



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Information Required:

Registered Name

Trading Name

Registration no

Registered Address

Head Office

Branches

Land of Origin

Postal Address

Contact person

Tel no

Tel no – cellphone

Fax no

E-mail

Names of Directors/Members/Trustees/Partners

Income Tax no

Income Tax Office

VAT no

Bank

Bank Account Name

Bank Account Branch

Bank Account no

Authorized representative

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Type of business

Business Address

Complete (name in print)

Signature

Date

Certified copies that must be attach hereto:

Company: CM1 Certificate of Incorporation and CM46 Certificate to commence business or CoR14.3 Registration Certificate, CM29 Contents of register of directors, auditors and officers or CoR39 Notice of change of directors, CM22 Notice of registered office and postal address of company or CoR21.1 Notice of change of Registered office for company or external company/CIPRO.

Close Corporation: CK1 certificate of registration/CIPRO

Trust: Trust deed and Letter of Authority

Partnership: Partnership agreement

Sole Proprietor: Identity document/Passport copy

Any account on which the residential address is reflecting or registration address as in the back of identity document.

If married in community of property the spouse of the applicant must also sign the application and the suretyship. Should the spouse not be available, the spouse must grant a power of attorney to the applicant, in which case one signature would be sufficient and were such power of attorney must specifically provide the applicant who makes the application for a credit facility and sign suretyship are authorized to do so, and bind the common estate.

General documents:

- Letterhead business.
- Identification document or passport of all directors/members/trustees/partners of business.
- Letter or copy of SARS form on which reference number appear.
- VAT certificate.
- Cancelled cheque or bank details with bank stamp.
- The resolution or decision authorising the signatory hereof to sign this application.
- Complete cash flow for the last 12 months must be provided.
- Letter indicating the responsible person for the account as well as the person in the applicant's accounts department responsible for this account.
- Letter reflecting street address for purposes of submitting accounts and any special conditions.