

TERMS & CONDITIONS OF USING SCOOTER ANGELS:

PLEASE ENSURE YOU READ AND UNDERSTAND ALL THE SECTIONS BELOW – WITH PARTICULAR ATTENTION TO THE INDEMNITY SECTION!

1. RATES & PAYMENT

Scooter Angels operates on a strict “cash only” basis. The cost of our chauffeur services are calculated on a per kilometre basis from pick up, to drop off point. The current rate per kilometre is R8.00. **Please Note:** A minimum “Trip Charge” of R50.00 will apply to distances of less than 5 kilometres from pick up point. Scooter Angels reserves the right to amend this rate from time to time without prior notice. Client agrees to pay Scooter Angels representative at time of drop off.

2. INDEMNITY

The Member hereby confirms that the appropriate insurance cover is in place and active, covering the Member’s motor vehicle as well as alternate drivers and alternate drivers under the age of 25 years driving the Member’s motor vehicle, in order to include any Scooter Angels representative that may possibly be providing the Service.

Members making use of Scooter Angels’ services hereby acknowledge his/hers understanding that the service carries certain inherent risks and as a result agrees to indemnify Scooter Angels from responsibility or liability in respect of any material damage to any property (directly or indirectly), arising from possible negligence or otherwise, which may be a result of using this service. Scooter Angels will however endeavour to take all reasonable care and precautions while in the process of providing this service.

Members hereby indemnify Scooter Angels as well as all directors and employees of Scooter Angels (including drivers, but not limited to), against any claim that may arise for material damages to property (movable and unmovable) which may be instituted by the Member, which may arise in connection with, any alleged negligence on the part of Scooter Angels, it’s directors or employees. This indemnity will extend to include the Member’s estate and successors in title.

The Member herewith acknowledges that the service is expressly for the member’s use only and is not transferrable in any way.

3. CESSION

The parties hereby agree that Scooter Angels is entitled to cede any part of or all its obligations under the Agreement, including and without limiting the generality of the aforementioned, its obligations relating to the Service and that it shall have the right to assign any or all of its rights, acquired in terms of the Agreement, at any time and to any entity.

4. DOMICILIUM CITANDI ET EXECUTANDI

Scooter Angels hereby chooses as their DOMICILIUM CITANDI ET EXECUTANDI:

155 Millennium Business Park, Edison Way, Century City, Cape Town, 7441

This is for the purpose of all communication, be it in respect of any court processes, notices or other documents and communications of any nature.

The address the member supplies during the registration process will serve as the member’s **DOMICILIUM CITANDI ET EXECUTANDI**.

5. MARKETING

By joining Scooter Angels the member hereby acknowledges that they are opting in to receiving regular marketing communications by means of e-mail and SMS to the e-mail address and cellular telephone number provided in this agreement. The member may unsubscribe to these communications at any time. The Member acknowledges that

no communication received by the Member in this manner will be regarded as unsolicited communication as contemplated in the CPA.