

BUSINESS APPLICATION FOR THE SUPPLY OF ELECTRICITY / WATER

- Kindly complete and sign this Application Form and return with a signed copy of our Terms & Conditions, together with the following information.
 - Copy of Company Documentation
 - Copy of Director ID
 - Lease Agreement or Proof of Ownership (Levies/Rates Account not older than 3 Months)
 - Proof of initial deposit payment.
- All fields must be fully completed in BLACK INK ONLY
- Partially completed forms will not be accepted and may result in electricity supply not being connected
- Kindly confirm with our office if all documentation has been received

APPLICANT DETAILS																							
Close Corporation	PTY (Ltd)					PREPAID METERING							POST PAID METERING]
Business Name:																							
Trading As:																							
Company Reg. No:																							
Company VAT No:					(KIN	IDLY	SUPF	PLY C	OPY (OF CC)MPA	NY R	EGIS ⁻	TRAT	ION A	AND	ID DO	CUIV	IENT	S)			
Postal Address:																							
																		Co	de:				
Account Delivery:	very: ALL ACCOUNTS TO BE SENT VIA E-MAIL ONLY																						
Company E-mail:																							
Account Responsibility:																							
Tel No:												Cell	No:										
Fax No:																							
Landlord:																							
Contact No. Landlord:				1									D	ate l	ease	expir	es:	D	D	V	M	Υ	Υ

ELECTRICITY / WATER TO BE SUPPLIED TO THE FOLLOWING PREMISES																	
Building Name:												Uni	t No:				
Physical Address:																	
Suburb:] c	ode:				
Occupation Date: D D M M Y Y Switch on Date: D D M M Y Y																	
		BA	ANKING	DETAI	LS WIL	L BE	PRO\	/IDE	D								
Services cannot be sw to be connected. Last be provided without OFFICE HOURS: Mono As a value added ser	t minute ap the require day to Frida	olication co d deposit p ny: 08:00 - 1	uld lead ayment. 17:00.	to conn	ection (only ta	aking	place	e on	the fo	ollowin	g worl					
Interruptions until 2	1:00. After	hours num	ber: 076	685 43	49												
I hereby apply for the p true and correct to my be rendered to the app confirm that I have rea	knowledge. dicant enter	I accept that ed into with	t any false Nwa Nuk	e repres ku Utility	entatior Service	n may s as re	lead to	o the of this	imm app	nediat dicatio	e termi on. By si	natior gning	of se	ervico appli	es tha cation	t ma ı, I	
Signed on this		(day) of] (m	onth)						(ує	ear)
SIGNATURE				_	Full Na	mes 8	Surna	ame (PLF	ASF PF	NINT)						



STANDARD TERMS & CONDITIONS FOR THE SUPPLY OF ELECTRICITY and/or WATER TO A PREMISES

- 1. The "Service Provider" hereinafter refers to the company, Nwa Nuku Utility Services, duly registered in accordance with the laws of RSA, with details as set out on the utility account, including its successors in title or permitted assigns, with which the Consumer has an agreement for the supply of the utility services. This is an incidental agreement referring to article 5 of the NCA, 34 of 2005.
- 2. The Service Provider undertakes to provide the Consumer with a monthly tax invoice on which a detailed account of charges appears.
- 3. The Service Provider agrees to provide the service subject to availability from, and at a rate as determined by the local Supply Authority, as amended from time to time in accordance with the National Energy Regulator of South Africa (NERSA).
- 4. The Service Provider operates according to the official by-laws of the Local Supply Authority.
- 5. The Service Provider supply utility services under the incidental credit section of the NCA.
- 6. Nwa Nuku Utility Services will accept the installed capacity to the Consumer's premises as the relevant supply size when determining the applicable tariff. It is therefore accepted that the installed supply size is contractually agreed between the Consumer and the Landlord.
- 7. The Consumer is liable for consumption charges on the premises, according to the meter readings, from the date when consumption commences, until the date of the final meter reading when the Consumer ceases to consume electricity and/or water at the premises. The reading of the electricity and/or water meter shall be proof of the consumption of the premises unless otherwise proved by the Consumer or Service Provider. Written notice must be given to the Service Provider, by the Consumer of his/her intention to vacate the premises 14 days in advance.
- 8. The Service Provider reserves the right to recover any additional costs from the Consumer as agreed between the Landlord and the Service Provider.
- 9. The Service Provider is obliged to give prior notification to the Consumer regarding changes in tariff, charges or rates, whether such charges are instituted by the Local Authority, the Landlord or the Service Provider.
- 10. All payments to the Service Provider are due monthly on or before the due date as stipulated on your monthly utility invoice. The Consumer is responsible for using the correct reference number, as it appears on the monthly utility invoice when making payment.
- 11. Monthly utility invoices serve as notice for payment on the mentioned date. As such the Service Provider is not obliged to carry out additional procedures to request outstanding payments as the utility invoice already contains all the relevant information required.
- 12. In the event of a dispute on the Consumer's utility invoice, the Consumer is not entitled to defer payment until settlement of the dispute and must continue to settle the due charges in full while the matter is being investigated.
- 13. The Consumer is not allowed to withhold payments if and when the said Consumer has not received a utility invoice in any predetermined way. The Consumer remains responsible to inform the Service Provider of the non-receipt of a monthly utility invoice, and any updates with regards to new and/or additional contact information to ensure an accurate client profile. A consumer is not indemnified from paying his/her account due to non-receipt of an account. The onus lies with the consumer to ensure that his/her monthly account is paid by the due date.
- 14. The Service Provider is entitled to terminate supply to the premises, under either of the following conditions:
 - (a) Non-payment of the utility invoice on the due date
 - (b) Non-payment or short payment of the required risk deposit
- 15. The Service Provider will attempt to give the Consumer reasonable notice of impending severance / discontinuance of the service for whatever reason but reserves the right to discontinue services to Consumers who are in default of payments without such prior notice being given.
- 16. The Service Provider is entitled to charge such fees as may be determined from time to time by the Service Provider for the re-connection / continuance / re-commission of services that may have been discontinued / suspended as a result of default in payment and/or noted illegal re-connections.

- 17. The Service Provider is entitled to charge a *R25 000.00 (Twenty-Five Thousand Rand Only)* fee for an electricity and/or water meter that has been bypassed or have been tampered with, in the event of unauthorized reconnection of service the Consumer will be FineR1 500.00 (One Thousand Five Hundred Rand), Nwa nuku Utility Services reserves the right to lay criminal charges and the Consumer will be liable for any damages as a result thereof.
- 18. If the prepaid meter was supplied and installed by Nwa Nuku Utility Services, and it becomes faulty due to technical reasons, a new meter will be installed free of charge, save in the event of the meter becoming faulty or being damaged as a result of tempering, interfering illegal operation, abuse or the use of the meter contrary to the instructions of the manufacturer concerned. In such circumstances, a new meter will be reinstalled by the Nwa Nuku Utility but the invoice at the full replacement and installation cost thereof which will then payable to Nwa Nuku Services by the Owner/Client of the premises
- 19. The Service Provider is also entitled to charge the following:
 - A cash deposit fee made at any Financial Institution as per the charges of such a Financial Institution as per their cash deposit fee amounts. These
 amounts appear with each deposit made at the Financial Institution and will then be added to your account with the Service Provider to the amount as
 specified on our daily Bank Statement.
 - A call-out fee of R250.00 (Two Hundred and Fifty Rand) when electricity has tripped and/or you need any other technical assistance, either with the
 conventional electricity meter or the prepaid electricity meter. Such amounts will escalate with 10% annually on the 1st of March.
 - A call-out fee of *R250.00 (Two Hundred and Fifty Rand)* when a check reading, for either electricity or water, is required. Such amounts will escalate with 10% annually on the 1st of March.
- 20. The Service Provider is entitled to reasonable access to the premises for the connection / disconnection of services, inspections, maintenance or repairs.
- 21. The Service Provider is not in any way obliged or indebted to provide any services of any kind to the Consumer, other than those services for which the agreement provides.
- 22. The Service Provider is not responsible for any damage to property, injury or loss of life that happens in, on, around or as a result of any electrical installation on the premises.
- 23. An initial deposit as determined by the Service Provider, is payable before any service will be rendered. Deposits are non-interest bearing and are subject to revision. Deposits can be adjusted up to 3 times the average value of the utility account calculated over a 3-month period. Deposits are refundable within 45 days after written notification for the cancellation of this application and providing that the balance of the final account is paid in full.
- 24. In the event of the Consumer falling into arrears for a period of 7 (seven) days or longer after the due date of payment for an invoice has been reached, the Service Provider is entitled to disconnect services immediately and without notice.
- 25. The Service Provider is entitled to charge interest at a rate of 2% per month on all accounts that are in arrears.
- 26. This agreement is the only agreement between the Service Provider and the Consumer and replaces all previous agreements, whether in writing or verbal.

 No changes to this agreement will be valid unless reduced to writing and signed by both parties.
- 27. Should the Consumer contravene any terms or conditions contained in this agreement or neglect to pay any amount by the due date, the Service Provider is entitled to cancel the agreement summarily and without prior notice and to claim damages, alternatively specific compliance and damages, without relegating any other remedy available to the Service Provider.
- 28. "POPI ACT" means the Protection Of Personal Information Act, No. 4 Of 2013.
- 29. The Consumer is hereby notified that its personal information and, if applicable, that of its representative/s and other parties provided to Nwa Nuku Utility herein or otherwise, will be collected and processed by Nwa Nuku Utility as envisaged in the POPI Act, primarily for the purposes of enabling Nwa Nuku Utility to consider the Consumer application to conclude agreements with Nwa Nuku Utility in respect of the service rendering.
- 30. The Consumer accepts the conditions set out in the local by-laws and regulations governing the control of the supply of electricity and water, as if specifically incorporated herein.
- 31. The Consumer and the Service Provider both agree to the jurisdiction of the Magistrate's Court.
- 32. The Consumer elects the address for which application has been made as his domicillium citandi et executandi unless otherwise elected.
- 33. The Service Provider is a qualified entity in the business sector and therefore promotes mutual respect as well as fair and accurate business practice.

Signed on this	(day) of				(month)			(year)
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