

INVESTOR AGREEMENT PARTIES

The Parties, defined below, and so	metimes referred to in this docume	ent as "Parties," "Investors," intend		
to enter into this legally binding In	vestor Agreement, hereafter somet	imes referred to as "Agreement",		
on this day of	, 20, sometimes referred to in this document as			
"Effective Date."				
Full name & surname	Phone number	E-mail		

1. PURPOSE OF AGREEMENT

A | The Parties constitute the entirety of Investor(s) of SUKUMANI SECURITIES PTY Ltd,

B | This Investor Agreement is a binding contract, which defines provisions for management, execution, and control over the affairs of the Company, including (a) Management of the business; (b) Distribution of assets in liquidation; (c) Disposition of shares; and (d) Assessment and distribution of dividends.

2. CAPITAL SUBJECT TO AGREEMENT

A | The Investor(s) listed, at the time of this Agreement, now own the capital indicated to be used in the market. Percentages are estimated, and based on the funds contributed by the shareholder. The investor agrees to the below contributions per month for 12 months;

Amount	Months	Total
R200	12	R2400

And the company agrees to the below estimated return on investment;

Month	Previous	%	Total
1	ZAR 200	+10%	ZAR 220
2 Plus R200	ZAR 420	+10%	ZAR 462
3 Plus R200	ZAR 662	+10%	ZAR 728.2
4 Plus R200	ZAR 928.2	+10%	ZAR 1021.21
5 Plus R200	ZAR 1221.02	+10%	ZAR 1343.122
6 Plus R200	ZAR 1543.122	+10%	ZAR 1697.4342
7 Plus R200	ZAR 1897.4342	+10%	ZAR 2087.17762
8 Plus R200	ZAR 2287.17762	+10%	ZAR 2525.8954
9 Plus R200	ZAR 2715.8954	+10%	ZAR 2987.4850
10 Plus R200	ZAR 3187.4849	+10%	ZAR 3506.2334
11 Plus R200	ZAR 3706.2334	+10%	ZAR 4076.8574
12 Plus R200	ZAR 4647.4807	+10%	ZAR 5112.2288



This agreement applies to all capital, a SUM TOTAL of R	[amount], received on
date	

3. COMPANY MANAGEMENT

- A | Directors. If Elected, each Investor is a Director, part of the Board of Directors of the Company.
- B | Authority. During the term of this Agreement, the Board of Directors are responsible to perform the following:
- I | Maintain accounting to the best of their ability of the Current Assets of the Company, as required by statute.
- II | Enforce the dissemination of a "Quarterly Report." The Quarterly Report must be sent to the Investor(s) not more than 30 calendar days after the closure of the previous fiscal quarter. Such report will be used to identify profits.
- III| The Directors must file Articles of the Incorporation as required by statute, and any other certificates, acts, or orders as required.
- IV | The Directors must enforce the maintenance of records, books, and documents as required by statute.
- V | The Directors must enforce that the Company is operated within the bounds of sound business practice.
- C | The Chief Executive will be the managing executive officer of the Company. As such, the Chief Executive Officer will maintain and control all business operations, affairs, and the following:
- D | The Chief Operating Officer will perform the following duties:
 - Design, plan and implement business strategies, plans and procedures. Set comprehensive goals
 for business growth and success. Establish policies and procedures that promote company
 culture and vision
- E | The Chief Financial Officer will perform the following duties:
 - responsibility for the planning, implementation, managing and running of all the finance activities of a company, including business planning, budgeting, forecasting and negotiations.
- F | The Chief Marketing officer will perform the following duties:
 - responsible for planning, developing, implementing and monitoring the overall business marketing strategy. Some of the duties may include market research, pricing, product marketing, marketing communications, advertising and public relations.
- G | The Chief executive officer will perform the following duties:
 - responsibilities include making major corporate decisions, managing the overall operations and resources of a company, acting as the main point of communication between the board of directors (the board) and corporate operations and being the public face of the company



- H | Limitations on the duties and actions of the Executives and of the Board of Directors are as follows: no Executive may perform any of the following without "Board Approval:" sell company, withdraw funds for personal use.
- I | Unless stated otherwise in this Agreement, the written approval of all of the Investor(s) are required before the following actions may be taken: Changes to the Articles of Incorporation, Changes to the By-Laws,
- J | The Investor(s) may be employees of the Company if: They are active in the Company's affairs, they hold stake in the Company, they adhere to the duties prescribed in this Agreement, and in the By-Laws and Articles of Incorporation, and any addendums, attachments, or annexes. This Agreement does not define the title, salary, or other terms of employment. Another agreement must be made to settle any terms of employment, made in unanimous written agreement by the Investor(s).

4. NONCOMPETE AND TRADE SECRETS

A | Trade Secrets are assets of the Company. Unless written consent of All Investor(s) is obtained for the disclosure of such secrets, the disclosure of these Trade Secrets is a material breach of this Agreement. Trade secrets include but are not limited to: Technical specifications, contacts of customers and clients, internal Company matters, and proprietary processes, research, communications, or intellectual property. The general prohibition of disclosure of such Trade Secrets is perpetual in term.

5. DISTRIBUTIONS OF PROFITS AND LOSSES

- A | Profits and losses of the Company will be determined by independently determined rules of accounting and will be determined on a fiscal year basis.
- B | The Company shall retain a portion of its income.
- C | After subtracting the Retained Revenue and Additional Discretionary Retained Revenue from the Gross Revenue, the Company should subtract any earnings required by law, including but not limited to Taxes, Expenses, Depreciation, Interest and Depreciation, resulting in a net Income amount. The Net Income may be distributed to Investor(s) every financial quarter. The amount will be proportional of capital owned. Investor(s) may choose not to receive distributions, but instead offer distributions to the Company re-investment.

6. LOANS FROM INVESTOR(S) TO THE COMPANY

A | In the event that an Investor elects to provide moneys to the Company, additionally not related to the compensation for capital, The Investor may provide such a loan to the Company,

B | The Company may repay the Loans provided by Investor(s) upon agreement by the Investor(s) that the moneys available to pay the loan. The oldest Loans will be repaid first, unless the Investor waives these terms.



7. DISSOLUTION

- A | All Investor(s) must agree unanimously to voluntarily dissolve the Company.
- B | In the case of voluntary or involuntary dissolution, at the beginning of proceedings, all business operations will cease. The only exception to this clause is for operations which must continue for the purposes of the dissolution proceedings.

During the Dissolution Proceedings, the CEO, Investor(s), or appointed persons responsible shall:

- I | Manage business that is necessary to complete the dissolution proceedings
- II | Complete, Pay, Collect, and settle any debts or credits against the Company, including any litigation processes ongoing.
- III | Sell, or otherwise convert all assets of the Company for Cash.
- IV | Make any Contracts necessary in the name of the Company, regarding dissolution proceedings.
- V | Employ agents or entities with power of attorney(s) to complete above tasks.
- C | The CEO, Investor(s), or entity appointed by the CEO or Investor(s) shall apply any moneys, during dissolution proceedings, in the following order:
- I | To liabilities or debts of the Company, expenses of dissolution, and in accordance with the law.
- II | To Investor loans
- III | To Profits, undistributed
- 8. TRANSFERRING SHARES
- A | Any transfer or sale, if not authorized by the terms of this Investor Agreement, is void.
- B | The Investor(s) agree to that the company will transfer stake to the family member stated by the investor at the inception of the agreement.
- C | An Investor may not depart the Company before the agreed term of investment.
- 9. MISCELLANEOUS TERMS
- A | Any disputes shall be settled by the Company and Investor(s) according to formal meeting with all parties;
- B | All Notices from Investor(s) to the Company, or vice-versa, will be in writing sent to the company

DISPUTE RESOLUTION

The venue for any disputes relating to or arising from the Agreement will be in the local jurisdiction of the primary premises of the Company. If a dispute arises from this agreement and parties are unable to resolve their dispute, then parties hereby agree to seek mediation prior to filing a lawsuit. Mediator(s) should be a neutral third party which is mutually agreed upon and chosen between both parties.



10. EXECUTION

This Agreement is binding, to	arry successors, e	xecutors, nens, aurini	iisti ators, and as	ssigns, between the
Parties named "Investor(s)" a	nd the Company,	SUKUMANI SECURITI	IES PTY LTD. The	entire body of the
Agreement is contained withi	n these pages, of	which this is the last.	Any modification	ns or nullifications
to this Agreement must be m	ade and approved	d by all parties in writi	ng, in a separate	Agreement.
Executed on this	day of	, 20	<i>,</i> at	
		[City, State/Provinc	e, Country] In th	e English language
only. Signed,				
Signature	Name, Date			