

## Email Disclaimer Notice

1. This e-mail legal notice is enforceable and binding on the email recipient/addressee in terms of sections 11(1) to 11(3) of the Electronic Communications and Transactions Act 25 of 2002.
2. This email transmission contains confidential information, which is the property of eVoucher.mobi. No person, other than the recipient (so indicated by the sender) may use or disclose the contents of this message, links or attachments hereto to any person whatsoever. Disclosure and/or use may lead to civil liability.
3. The information in this e-mail or attachments thereto is intended for the attention and use only of the addressee. If you are not the intended recipient, you are hereby notified that any disclosure, copying or distribution of the contents of this e-mail transmission, or the taking of any action in reliance thereon or pursuant thereto, is strictly prohibited.
4. The e-mail address of the sender may not be used, copied, sold, disclosed or incorporated into any database or mailing list for spamming and/or other marketing practices without the prior consent of the sender.
5. Should you have received this email in error, please delete and destroy it and any attachments thereto immediately. At no time may you act on the information contained therein.
6. Under no circumstances will eVoucher.mobi or the sender of this email be liable to any party for any direct, indirect, special or other consequential damages for any use of this email, or of any other hyper linked web site, including, without limitation, any lost profits, business interruption, loss of programs or other data on information handling systems or otherwise, even if eVoucher.mobi or the sender of this email have been expressly advised of the possibility of such damages.
7. No e-mail correspondence sent to eVoucher.mobi shall be deemed to have been received until eVoucher.mobi has responded thereto. An auto-reply shall not constitute such a response.
8. No warranties are made or implied that any employee or contractor of eVoucher.mobi was authorised to make this communication.
9. eVoucher.mobi retains the copyright to all e-mail messages and attachments sent from its communications systems. You are hereby licensed to open and read the message and/or attachments only, all other rights are reserved unless so indicated by the sender.
10. The views and opinions expressed in this email do not necessarily express or reflect the views and/or opinions of eVoucher.mobi. If this e-mail message was used for purposes unrelated to the official business of eVoucher.mobi, eVoucher.mobi shall not be liable for any damage caused by the contents of this message and the sender shall take full responsibility therefore in his/her sole and personal capacity.
11. Subject to urgent and interim court relief, all disputes and/or disagreements and/or damages and/or liabilities, in any manner related to the following:
  1. Interpretation and enforceability of this e-mail legal notice;
  2. Content (including message headers, links and/or attachments) of this e-mail message; or
  3. Sending or receipt of this e-mail message

shall all be referred to urgent and confidential arbitration in terms of the arbitration rules of the South African Arbitration Foundation (AFSA) and such arbitration shall be conducted in Johannesburg in English. The law of South Africa governs this e-mail legal notice.

This email legal notice shall at all times take precedence over any other email disclaimer(s) previously used