



**TradeXchange Subscription Form**

<p><b>1. BUYER &amp; SELLER SUBSCRIPTION OPTION</b></p> <p>This subscription gives you the ability to load your vehicle stock onto TradeXchange for purchase as well as the ability to place bids and purchase vehicles from TradeXchange</p> <p>Please Note: <u><i>This is a full 12 Month contract</i></u> which you will purchase which is automatically renewable after the year period on a month to month basis. You will be liable to pay for ALL 12 months either by a monthly payment or as a once off payment. Please ensure you read the terms and conditions attached.</p>	<p><b><u>ONCE OFF COSTS</u></b> R 12 500.00      Once Off Set-up Fee Excl VAT</p> <p><b><u>MONTHLY CHARGES</u></b> R 500.00              Per Unit Sold Excl VAT</p> <p>R 500.00              Monthly User Access Fee's Excl VAT</p>
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<p><b>2. BUYER ONLY SUBSCRIPTION OPTION</b></p> <p>This subscription gives you the ability to bid on and PURCHASE vehicles from TradeXchange</p> <p>Please Note: <u><i>This is a full 12 Month contract</i></u> which you will purchase which is automatically renewable after the year period on a month to month basis. You will be liable to pay for ALL 12 months either by a monthly payment or as a once off payment. Please ensure you read the terms and conditions attached.</p>	<p><b><u>COSTS</u></b> Please tick one of the relevant Box's</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="border: 1px solid black; padding: 5px; width: 70%;">R 375.00 Excl VAT Payable Monthly</td> <td style="border: 1px solid black; width: 30%; text-align: center; vertical-align: middle;"><input type="checkbox"/></td> </tr> <tr> <td colspan="2" style="text-align: center; padding: 5px;">OR</td> </tr> <tr> <td style="border: 1px solid black; padding: 5px;">R 4500.00 Excl VAT Payable Once Off</td> <td style="border: 1px solid black; text-align: center; vertical-align: middle;"><input type="checkbox"/></td> </tr> </table>	R 375.00 Excl VAT Payable Monthly	<input type="checkbox"/>	OR		R 4500.00 Excl VAT Payable Once Off	<input type="checkbox"/>
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OR							
R 4500.00 Excl VAT Payable Once Off	<input type="checkbox"/>						

<p><b>Please indicate which subscription option you would like to choose:</b></p> <p>Please take note of the cancellation terms &amp; conditions of your full years contract</p> <p>Please note all prices quoted are Excluding VAT</p>	<p>Please tick one of the relevant Box's</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="border: 1px solid black; padding: 5px; width: 70%;">1. BUYER &amp; SELLER</td> <td style="border: 1px solid black; width: 30%; text-align: center; vertical-align: middle;"><input type="checkbox"/></td> </tr> <tr> <td style="border: 1px solid black; padding: 5px;">2. BUYER ONLY</td> <td style="border: 1px solid black; text-align: center; vertical-align: middle;"><input type="checkbox"/></td> </tr> </table>	1. BUYER & SELLER	<input type="checkbox"/>	2. BUYER ONLY	<input type="checkbox"/>
1. BUYER & SELLER	<input type="checkbox"/>				
2. BUYER ONLY	<input type="checkbox"/>				

I/we (The applicant) hereby apply to subscribe to the **TradeXchange** service, subject to the conditions outlined in the Terms and Conditions of Business which are outlined in the attached schedule and initialed by me/us for identification purposes.

I/we acknowledge that this application form, if accepted and signed to that effect by TransUnion Auto, will become the valid subscription Agreement between me/us and TransUnion Auto.

I/we confirm that we have read the said Terms and Conditions and accept it as binding upon me/us in respect of the subscription agreement hereby entered into.

This application form, duly signed by me/us also constitutes consent for the payment by me/us of the relevant fees.

**Date Today:**

**Signature/ Initial:**

**Company Stamp:**

Please complete the following information and sign the contract. Please fax the completed form to 011 428 2261.

<b>Dealership name:</b>																			
<b>Company trading name:</b> <i>(if applicable)</i>																			
<b>Company registration number:</b>																			
<b>Group Franchise or Independent company:</b>																			
<b>Owner Group</b> <i>(CMH, Supergroup etc or Independent)</i>																			
<b>Nominating Dealer Group:</b> <i>(if applicable)</i>																			
<b>Street address:</b>																			
<b>Province</b> <i>(This is a compulsory field please)</i>	Please tick the appropriate box: <table border="1" style="margin-left: 20px;"> <tr><td>Gauteng</td><td><input type="checkbox"/></td></tr> <tr><td>Free State</td><td><input type="checkbox"/></td></tr> <tr><td>North west Province</td><td><input type="checkbox"/></td></tr> <tr><td>Northern Cape</td><td><input type="checkbox"/></td></tr> <tr><td>Eastern Cape</td><td><input type="checkbox"/></td></tr> <tr><td>Western Cape</td><td><input type="checkbox"/></td></tr> <tr><td>Mapumahlanga</td><td><input type="checkbox"/></td></tr> <tr><td>Kwazulu Natal</td><td><input type="checkbox"/></td></tr> <tr><td>Limpopo</td><td><input type="checkbox"/></td></tr> </table>	Gauteng	<input type="checkbox"/>	Free State	<input type="checkbox"/>	North west Province	<input type="checkbox"/>	Northern Cape	<input type="checkbox"/>	Eastern Cape	<input type="checkbox"/>	Western Cape	<input type="checkbox"/>	Mapumahlanga	<input type="checkbox"/>	Kwazulu Natal	<input type="checkbox"/>	Limpopo	<input type="checkbox"/>
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Limpopo	<input type="checkbox"/>																		
<b>Postal Address:</b>																			
<b>Postal Code:</b>																			
<b>Telephone number:</b>	(      )																		
<b>Fax number:</b>	(      )																		
<b>VAT registration no:</b> <i>Please attached a copy of VAT certificate to this document</i>																			
<b>Person nominated to represent the applicant in respect of agreement:</b>																			

<b>Primary user of the system</b>	
<b>First Name &amp; Surname:</b>	
<b>Position in company:</b>	
<b>Primary user's email address:</b> <i>(compulsory field please)</i>	
<b>Direct number:</b>	
<b>Cell number:</b> <i>(compulsory field please)</i>	

<b>Secondary user of the system</b> <i>(If Applicable)</i>	
<b>First name &amp; surname:</b>	
<b>Position in company:</b>	
<b>Email address:</b>	
<b>Direct number:</b>	
<b>Cell number:</b>	

<b>Bank:</b>	
<b>Bank Branch name:</b>	
<b>Bank Branch code:</b>	
<b>Bank Account name:</b>	
<b>Bank Account type:</b>	
<b>Bank Account number:</b>	
<b>Debit Order authority Signature:</b>	
<b>Acceptance of contract Signature:</b>	
<b>Signed on this day of – Date 00-00-2008</b>	

<b>TransUnion Auto Key Account Manager / Sales Consultant assigned to this contract</b>	
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# Proactive Notification: TERMS AND CONDITIONS OF CONTRACT

## 1. DEFINITIONS

- 1.1 "log-in ID" means a valid log-in ID and password specifically granted to a participant
- 1.2 "password" means the word or device or sign given by TransUnion Auto to the participant that will entitle the participant to gain access to the System;
- 1.3 "Penalty Interest" means interest at the Prime Rate plus 2% (two percent) on any overdue amount payable by the participant, calculated from the due date of payment of such amount to the date of actual payment thereof (both days inclusive), calculated on a daily basis and compounded monthly in arrears;
- 1.4 "Prime Rate" means the prime rate of interest (percent, per annum) from time to time charged by TransUnion Auto's bankers (set out on the cover sheet) for similar amounts lent on unsecured overdraft to its prime customers in good standing in the private sector, as certified by any manager of such bank, whose appointment, designation and authority it shall not be necessary to prove, calculated daily and compounded monthly in arrears;
- 1.5 "System" means the computer and peripheral devices, hardware, firmware, operating system software and equipment to be utilised by TransUnion Auto in providing the service.

## 2. PARTICIPATION AGREEMENT

- 2.1 TransUnion Auto, with effect from the date when the participant is allowed access to the service ("the effective date"), hereby grants to the participant access to its System, subject to this agreement. The participant hereby acknowledges receipt of such access and agrees –
- 2.1.1 That the log-in ID will be used only for its business purposes;
- 2.1.2 not to give or make available in any way his/her personal log-in ID to any other person for such person's use ("unauthorised use") and undertakes to maintain the confidentiality of such log-in ID;
- 2.1.3 not attempt to circumvent TransUnion Auto's user authentication processes or engage in attempts to access TransUnion Auto's computer network where not expressly authorised to do so;
- 2.1.4 That in the event that the participants password is compromised, the participant shall immediately notify TransUnion Auto and change his password; and
- 2.1.5 That in the event that any unauthorised use takes place, to pay immediately, on demand made by TransUnion Auto, all costs, loss and/or damage incurred or suffered by TransUnion Auto arising out of the use of the system.
- 2.1.6 The integrity of the TradeXchange system is paramount and is therefore governed by the TradeXchange Compliance Committee. The participation of all users is subject to the approval of the Compliance Committee. Should any issue arise with respect to trading activity, the decision of the TradeXchange Compliance Committee will be final and binding.

## 3. SYSTEM AVAILABILITY

TransUnion Auto shall use reasonable endeavours to keep the service available at all times, however, the participant agrees that TransUnion Auto shall not be liable to the participant or any other person or entity whatsoever in respect of (and the participant or any

5.8 immediately suspend access to the System until such time that all such outstanding amounts have been paid

## 6. CERTIFICATE OF INDEBTEDNESS

The amount of the participant's indebtedness to TransUnion Auto and the fact that such indebtedness is due and payable shall be determined and proved by a certificate signed by TransUnion Auto (or by one of TransUnion Auto's directors, whose appointment, qualification and authority need not be proved). The certificate shall be binding on the participant, be prima facie of the amount due, owing and payable by the participant to TransUnion Auto and shall be deemed to be a liquid document for the purpose of obtaining provisional sentence and/or any other judgement against the participant.

## 7. INTELLECTUAL PROPERTY RIGHTS AND INDEMNITY

- 7.1 **Ownership.** The participant agrees to waive and acknowledges that it obtains no ownership rights or claims to any intellectual property rights whatsoever, including without limitation any rights to the System, by virtue of the Agreement.
- 7.2 **Indemnity.** The participant agrees to indemnify TransUnion Auto against all damages, liabilities, costs and expenses which TransUnion Auto may incur or sustain including the costs of defending any suit arising from the use of any material or data provided by or on behalf of the participant on the attorney and own client scale.
- 7.3 **Licence.** The participant hereby grants a licence to TransUnion Auto without charge to use its intellectual property rights to the extent necessary for the purpose of the Agreement.

## 8. LIMITATION OF LIABILITY

- 8.1 **Aggregate Liability.** Irrespective of the number of claims and the basis of such claims, TransUnion Auto's maximum aggregate liability to the participant in connection with this agreement for any direct damages or losses, whether such claim arises in contract, delict or otherwise, shall not exceed a sum equal to the amount actually paid in fees by participant to TransUnion Auto for the relevant Services provided by TransUnion Auto during the immediately preceding calendar month (prior to the cause of action arising).
- 8.2 **Consequential damages.** TransUnion Auto shall not be liable for any indirect or consequential loss or damages, including without limitation, loss of business, data, profits, revenue or anticipated savings howsoever arising, suffered by the participant and arising in any way in connection with this agreement or the termination of this agreement or for any liability of the participant to any third party.

## 9. CONTRACT PERIOD

This agreement will commence on the effective date and will continue for a period of 12 (twelve) months, whereafter it shall automatically renew on a month to month basis, unless participant of

such person or entity shall have no claim against TransUnion Auto and the participant hereby indemnifies and holds TransUnion Auto free from liability in respect of) any loss or damage resulting from the System not being available.

#### 4. SECURITY

In order to ensure the security and reliable operation of TransUnion Auto's system to all participants, TransUnion Auto's hereby reserves the right to take whatever action TransUnion Auto's finds necessary to preserve the security and reliability of its system. The participant acknowledges that he/she is prohibited from utilising TransUnion Auto services to compromise the security or tamper with system resources or account(s) on computer(s) at TransUnion Auto, or at any other site.

#### FEES AND PAYMENT

5.1 **Annual Fees.** The participant will pay TransUnion auto the fees set out in the cover sheet, subject to any increases or decreases as may be affected from time to time. All fees are to be paid annually in advance.

5.2 **Monthly Fees.** The participant will pay TransUnion Auto the fees set out in the cover sheet, subject to any increases or decreases as may be affected from time to time. All fees are to be paid monthly in advance. Should a Debit Order be returned/not go through we will attempt to double debit your account the following month.

5.3 **Taxes.** All amounts payable by the participant to TransUnion Auto in terms of this Agreement are stipulated exclusive of any and all taxes (including value added tax), duties, tariffs and/or levies.

5.4 **Invoicing.** Unless otherwise stated in the cover sheet, the fees will be invoiced to participant yearly in advance on the first day of the last month of the active subscription.

5.5 **Escalation of fees.** TransUnion Auto shall give the participant 30 (thirty) days written notice of any increase or decrease in the rates set out in its standard price list should TransUnion Auto in its sole discretion elect to increase or decrease such rates, and the participant shall be bound to such adjustments. The adjustments in such amended standard price list shall take effect on the date of expiry of the written notice.

#### 5.6 BREACH

Should the participant be in default of any payment due in terms of this agreement or fail to observe and perform any of the other terms, conditions or obligations of this agreement, then TransUnion Auto shall be entitled, but not obliged, in its sole discretion and without prejudice to any of its rights that it may have in law, including the right to claim damages, without notice, to do the following:

5.7 claim immediate payment of all amounts payable in terms of this agreement, whether or not such amounts are due; and/or will continue for a period of 12 months, ( continued at top of page)...

TransUnion Auto advises the other in writing no less than 60 (sixty) days prior to the expiration of any subsequent 12 (twelve) month period that same is not to renew. The agreement can be terminated upon prior written notice of 1 (one) calendar month by TransUnion Auto. Termination will not result in any refund by TransUnion Auto of pre-payments made to TransUnion Auto. On account of termination, no refund will be made and any outstanding balances remain valid and have to be settled within 30 (thirty) days of termination. Should the client terminate this agreement within the first 12 (twelve) months of the contract period they will incur a cancellation fee equal to the remainder of the twelve month period of the initial contract, or as determined by TransUnion Auto. This fee is expected to be paid in full within 30 (thirty) days from date of invoice.

#### 10. GENERAL CLAUSES

10.1 **Notices and Domicilium.** The parties choose as their domicilia citandi et executandi their respective addresses set out on the cover sheet of this agreement for the purposes of giving any notice, the serving of any process and all other purposes arising from this agreement.

10.2 **Governing Law and Jurisdiction.** The Agreement will be governed by and construed in accordance with the laws of the Republic of South Africa. The participant hereby irrevocably consents to the jurisdiction of the Magistrate's Court in the Republic of South Africa in respect of any proceedings that may be initiated by MOL arising out of this agreement, provided that MOL shall be entitled, in its sole discretion, to institute such proceedings in the High Court of South Africa and, in such event, the participant consents to the jurisdiction of the said court.

10.3 **Whole Agreement.** This agreement constitutes the whole Agreement between the parties as to the subject matter hereof.

10.4 **No indulgence.** No indulgence, leniency or extension of time which TransUnion Auto may grant or show to the participant, shall in any way prejudice TransUnion Auto or preclude TransUnion Auto from exercising any of its rights in the future.

10.5 **Assignment.** The participant shall not cede any of his/her rights nor delegate any of his/her obligations hereunder. TransUnion Auto shall be entitled to cede and transfer or delegate to any third party at its absolute discretion all or any of its rights or obligations under this agreement.

10.6 **Confidentiality.** TransUnion Auto shall not divulge to any third party information that is contained within the data submitted to it for transmission without the prior written consent of the participant.

10.7 **Variation.** No addition to or variation, consensual cancellation or novation of this agreement and no waiver of any right arising from this agreement or its breach or termination shall be of any force or effect unless reduced to writing and signed by all the parties or their duly authorised representatives.

11. **Vehicle Condition.** PLEASE NOTE: Because the description of a vehicle's condition is a subjective issue, and because it is possible for vehicles to be damaged or stripped en route from the Seller's premises to the Purchaser's premises, selling dealers will not enter into price negotiations, or take the vehicle back, after the vehicle has been removed from the selling dealer's premises.

## TradeXchange User Compliance

In order to ensure that the integrity of the TradeXchange system is upheld all issues and complaints raised by both buyers and sellers regarding the system must be managed in a formal manner.

A TradeXchange compliance committee has been nominated which will manage all issues relating to TradeXchange compliance.

To ensure that all issues are dealt with in a formal and fair manner a representative from each TradeXchange group has been nominated to form part of this committee.

The representatives that form part of the Compliance committee are as follows:

Committee Member	Group Representing	Contact Number
Wendy Edwards	TransUnion Auto	011 428 2161
Andre Oelofse	TransUnion Auto	011 428 2000
Isla Maree	CMH	012 369 7303
Belinda de Gray Birch	Super Group	011 523 4393
Grant Weston	Unitrans	011 549 3100
Jaco du Plessis	Independent Seller	011 673 3346
Mohammed Dinat	Independent Dealer	083 2513611

### The TradeXchange Incident reporting process will be as follows:

1. All incidents must be formally logged through the TradeXchange system by both buyers and sellers. Should an incident report not be formally logged by either a buyer or a seller regarding a specific incident, the incident will not be managed or resolved until such time as both parties log an incident report.
2. Please note that vehicles which have been removed from the bidding process by a group committee member has been done so with a valid reason and the vehicle will no longer be available to buyers for bidding unless otherwise instructed by the group committee member. Should you have a query regarding a vehicle that was removed from the system, please contact the relevant Group committee member directly.
3. The issue must first try to be resolved amongst the buyer and the seller of the vehicle.
4. If the issue cannot be resolved at dealership level the issue must be escalated to the relevant group committee member by way of logging a formal incident report through the TradeXchange system. For the issue to be managed/resolved both the buyer and the seller of the vehicle must log an incident report which briefly describes their part of the incident. All reneaged deals must be reported. Please tick the relevant radio button on the incident report if the deal was a reneaged deal.
5. If the issue still cannot be resolved at a group level, the issue will be escalated further to the TradeXchange Compliance committee which is held on a monthly basis.

### TradeXchange User Trading Guidelines

1. The integrity of the TradeXchange system is paramount and is therefore governed by the TradeXchange Compliance Committee. The participation of all users is subject to the approval of the Compliance Committee. Should any issue arise with respect to trading activity, the decision of the TradeXchange Compliance Committee will be final and binding.
2. The Buyer of the vehicle must contact the Seller of the vehicle within the first 24 hours of receiving the vehicle awarded notification to arrange collection of the vehicle
3. All vehicles that are awarded must be collected by the buying dealership from the selling dealership within 48 hours of the vehicle being awarded, unless by prior agreement
4. In the interest of healthy operating environment it is requested that buyer and seller should try to accommodate one another in an amicable and fair manner before raising unresolved issues to the TradeXchange compliance committee
5. All incident reports MUST be formally logged by both Buyers and Sellers on the TradeXchange system. Buyers can access the "Incident Report" link on their "My units Bought" report and Sellers can access the "Incident report" link on their "Awarded" report. Incidents by either a seller or buyer will not be dealt with UNLESS the incident is formally logged through the TradeXchange system (Not just by email).
6. If the incident that is being logged by either a buyer that has renegeed on a vehicle or a seller who's vehicle was renegeed on, when logging an incident report the dealership must tick the "Reneged Deal" radio button provided on the incident report when logging their comments to indicate that the deal was a renegeed deal. Note to group administrators to please ensure that all renegeed deals are either marked by your dealerships or by yourselves at the end of every month
7. The vehicles that are loaded by the Sellers onto TradeXchange must describe the vehicle and the re-conditioning costs to the best of the dealer's ability to avoid any discrepancies that may occur regarding the condition of the vehicle between the buyer and the seller when the vehicle is collected. Please note that the conditions and descriptions of the vehicles are relative to the vehicle's make, model and year.
8. Renegeed Deals in terms of "Vehicle not as described" will only apply if the buyer can prove that the vehicle was not actually as described. The TradeXchange compliance committee will monitor ALL renegeed deals. All renegeed deals must be formally reported through the TradeXchange incident report by the selling dealerships.
9. ALL TradeXchange users wether they are a buyer or a seller WILL abide by the terms and conditions as outlined in the TradeXchange terms & conditions: Participation, System availability, Security, Fees and payments, Breach, certificate of indebtedness, Intellectual property rights, limitation of liability, contract period and general clauses (Please see Terms & Conditions attached)
10. Unethical business dealings will not be tolerated and will result in immediate deactivation from the system. If you should encounter any unethical dealings please report them immediately to the TradeXchange compliance committee
11. The type of payment required (e.g. bank guaranteed cheque) will be at the discretion of the selling dealership.
12. Selling dealerships should not sell the vehicle to any other dealership except to the dealership that the vehicle was awarded to.
13. Vehicle Natis papers must be provided by the selling dealership to the buying dealership by no later than within two weeks of the vehicle being awarded on the system.
14. The administrators of the selling dealerships have the ability to remove a vehicle from the bidding process in both stages at their discretion.
15. When putting in an Offer on a vehicle from Ford SA please note that the following processes apply:
  - a. Ford SA loads vehicles on a Friday
  - b. The vehicles will expire the following Wednesday at 15:00
  - c. Ford SA sits with their Finance Department on Thursdays to determine which Offers they can accept
  - d. On Fridays you will be told by Ford SA which Offers were accepted or not



**Auto Information Solutions**  
The Oval  
Wanderers Office Park  
52 Corlett Drive, Illovo, 2196  
P O Box 1240, Randburg, 2125  
Tel +27 11 428 2000  
Fax +27 11 428 2001  
www.transunionauto.co.za

## Credit Application Form

Please complete the fields as applicable

Date: \_\_\_/\_\_\_/\_\_\_

(DD/MM/CCYY)

### Company Details

Registered Company Name: \_\_\_\_\_

Trading as: \_\_\_\_\_

(If different from Company Name)

Type of Business:

Sole Propriety

CC

Partnership

PTY Ltd

Company:  Private or  Public

Company Registration Number: \_\_\_\_\_

VAT Registration Number: \_\_\_\_\_

Registered Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_ Code: \_\_\_\_\_

Dealership Name: \_\_\_\_\_

Please tick the relevant box:

Group Franchise

Independent Franchise

Independent

### Company Contact Details

Telephone Number:      Dialling Code: \_\_\_\_\_      Number: \_\_\_\_\_

Fax Number:      Dialling Code: \_\_\_\_\_      Number: \_\_\_\_\_

Cellular Number: \_\_\_\_\_

Email Address: \_\_\_\_\_

### Contact Details of Person handling Queries

Title: \_\_\_\_\_  
(MR/Ms/MRS)

First Name: \_\_\_\_\_

Surname: \_\_\_\_\_

Position: \_\_\_\_\_

Telephone Number:      Dialling Code: \_\_\_\_\_      Number: \_\_\_\_\_

Fax Number:      Dialling Code: \_\_\_\_\_      Number: \_\_\_\_\_

Cellular Number: \_\_\_\_\_

Email Address: \_\_\_\_\_

### Individual Details

*Only Applicable if Sole Proprietary*

Title: \_\_\_\_\_  
(MR/Ms/MRS)

First Name: \_\_\_\_\_

Surname: \_\_\_\_\_

Identity Number: \_\_\_\_\_

Other: (if no Identity Number) \_\_\_\_\_

Postal Address: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_ Code: \_\_\_\_\_

Residential Address: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_ Code: \_\_\_\_\_

### Trade References

**1.**

Company Name: \_\_\_\_\_

Telephone Number:    Dialling Code: \_\_\_\_\_    Number: \_\_\_\_\_

**2.**

Company Name: \_\_\_\_\_

Telephone Number:    Dialling Code: \_\_\_\_\_    Number: \_\_\_\_\_

**3.**

Company Name: \_\_\_\_\_

Telephone Number:    Dialling Code: \_\_\_\_\_    Number: \_\_\_\_\_

### Banking Details

Name of Bank: \_\_\_\_\_

Branch: \_\_\_\_\_

Branch Code: \_\_\_\_\_

Accountholder: \_\_\_\_\_

Account Number: \_\_\_\_\_

Account Type: \_\_\_\_\_

Debit Order Authority Signature: \_\_\_\_\_

#### Province *(Please choose the appropriate field)*

- |  |  |  |
|--|--|--|
| <input type="checkbox"/> Gauteng       | <input type="checkbox"/> Free State    | <input type="checkbox"/> North West Province |
| <input type="checkbox"/> Northern Cape | <input type="checkbox"/> Eastern Cape  | <input type="checkbox"/> Western Cape        |
| <input type="checkbox"/> Mpumalanga    | <input type="checkbox"/> Kwazulu Natal | <input type="checkbox"/> Limpopo             |

How do you prefer receiving your statements? *(If applicable)*

- Post                       Email

**Company Stamp:**

I consent to Transunion Auto Information Solutions checking my credit record with any credit reference agency. I also consent to Transunion Auto Information Solutions providing credit reference agencies with regular updates about the conduct of my accounts, including the failure to meet the agreed terms and conditions. I also agree that the credit reference agencies may, in turn, make my record and details available to other credit grantors.

Signature: \_\_\_\_\_

SIGNED at \_\_\_\_\_ on this the \_\_\_\_ day of \_\_\_\_\_ 2009

\_\_\_\_\_  
(Name of signatory in block letters)