


CLIENT  
 NATIONAL  
 EMPOWERMENT FUND  
 SAP BP NR:

DATUM  
 DATE 04/05/2022  
 VERKOOPSVERTENWOORDIGER  
 SALES EXECUTIVE ELSIE MKHATSHWA  
 KONTAK NO  
 CONTACT NO +27112591709

Advertising Quote / Proforma Invoice Order No: Quote No: Q-32FE942A

No.	Publication Name	Logo	Run Date	Ad Type	Section	Colour	Size	Print	Impressions	Total
1	City Press		08/05/2022	RunOfPrint	TENDERS	BW	15x4	0	0	R 16320,00
Discount										R 0,00
Sub Total										R 16320,00
VAT										R 2448,00
<b>TOTAL</b>										<b>R 18768,00</b>

Comments:

### CONDITIONS OF QUOTATION

- The parties herewith involved are, the sales person who represents a Division of Media24 (Pty) Ltd (hereafter named "Media24") and the "Advertiser"
- Any quotation produced on the Media24 "Ad Sales Tool", which is provided to the Advertiser, whether statistical, financial or demographical, is intended for the purpose to inform and present to the Advertiser an offer for purchase.
- This quotation constitutes an offer by Media24 to the Advertiser, for the sale of advertising space as itemised above. The offer made in this quotation is subject to the terms and conditions below. You can accept this offer by providing Media24 with a completed and signed CI Form including to stating the quotation number.
- This quotation is valid until the relevant publication deadline date. After this date the offer will expire and be null and void. Please confirm deadlines with your sales agent.
- All discounts applied to the quotation are subject to management approval upon booking.
- Although some quotes may still reflect 14%, please take note actual VAT will be charged at the applicable rate which will be 15% from 1 April 2018 onwards.

### KWOTASIEVOORWAARDES

- Die partye wat hierby betrokke is, is die verkoops persoon wat 'n Afdeling van Media24 (Pty) Ltd (hierna "Media24" genoem) verteenwoordig, en die "Adverteerder".
- Enige kwotasie wat op die Media24 "Ad Sales Tool" gegenereer en aan die Adverteerder verskaf word, hetsy statisties, finansieel of demografies, het ten doel om die Adverteerder in te lig en 'n koop ooreenkoms aan te bied.
- Hierdie kwotasie verteenwoordig 'n aanbod deur Media24 aan die Adverteerder vir die verkoop van advertensieruimte soos hierbo uiteengesit. Die aanbod in hierdie kwotasie is onderworpe aan die onderstaande bepalinge en voorwaardes. Jy kan hierdie aanbod aanvaar deur Media24 van 'n voltooid en getekende CI-vorm, insluitend die vermelding van die kwotasienommer, te voorsien.
- Hierdie kwotasie is geldig tot die sperdatum van die betrokke publikasie. Na hierdie datum sal die aanbod verstryk en ongeldig wees. Bevestig asseblief die sperdatum met die verkoopsverteenvoordiger.
- Alle afkorting in die kwotasie is onderhewig aan goedkeuring van bestuur na bevestiging van bestelling.
- Neem asseblief kennis dat alhoewel sommige kwotasies steeds 14% aandui, die werklike BTW koers van 15% bereken sal word vanaf 1 April 2018.

VOLLE NAAM  
 FULL NAME \_\_\_\_\_

HANDTEKENING  
 SIGNATURE \_\_\_\_\_

VOORLETTERS / INITIALS \_\_\_\_\_

HANDELSNAAM VAN ADVERTEERDER NATIONAL EMPOWERMENT FUND BTW-NOMMER  
 TRADE NAME OF ADVERTISER VAT NUMBER \_\_\_\_\_ MAATSKAPPY BESTELNOMMER YES / NO  
 VOLLEDIGE NAAM BESTELNOMMER KWOTASIENOMMER Q-32FE942A  
 FULL NAME ORDER NUMBER \_\_\_\_\_ QUOTE NUMBER

MAATSKAPPY REGISTRASIE NO. / ID NOMMER  
 COMPANY REGISTRATION NUMBER / ID NUMBER \_\_\_\_\_

POSADRES  
 POSTAL ADDRESS \_\_\_\_\_

FISIESE ADRES  
 PHYSICAL ADDRESS \_\_\_\_\_

OPMERKINGS  
 REMARKS \_\_\_\_\_

TEL \_\_\_\_\_ SEL \_\_\_\_\_  
 TEL \_\_\_\_\_ CELL \_\_\_\_\_  
 FAKS \_\_\_\_\_ E-POS \_\_\_\_\_  
 FAX \_\_\_\_\_ E-MAIL \_\_\_\_\_

**BELANGRIK/ IMPORTANT**

DIE ADVERTEERDER AANVAAR DAT, INDIEN HIERDIE BESTELLING DEUR MEDIA24 AANVAAR WORD, DIT ONDERHEWIG SAL WEES AAN DIE VOORWAARDES OP DIE VOLGENDE BLADSY. THE ADVERTISER AGREES, THAT IN THE EVENT OF THIS ORDER BEING ACCEPTED BY MEDIA24, IT WILL BE SUBJECT TO THE CONDITIONS PRINTED ON THE NEXT PAGE.

MAATSKAPPY VERTEENWOORDIGER HOEDANIGHEID  
 COMPANY REPRESENTATIVE CAPACITY \_\_\_\_\_

GETEKEN TE DATUM GEMAGTIGDE  
 SIGNED AT DATE HANDTEKENING  
 AUTHORIZED SIGNATURE \_\_\_\_\_

ENTITEIT TPE BK MPY VENOOTSKAP EENMANSAAK ANDER  
 ENTITY TYPE CC CO PARTNERSHIP SOLE TRADER OTHER \_\_\_\_\_

MATERIAAL  NUWE  HERHALING  HERHAAL MET KORREKSIES  PROEF\*  
 MATERIAL NEW REPEAT REPEAT WITH CORRECTIONS PROOF \*

\* BELANGRIK: MATERIAAL WORD 'N WEEK VOOR FINALE SLUITINGSdatum BENODIG. HIERDIE IS NIE 'N BELASTING FAKTUUR SOOS VOORGESKRYF IN ARTIKEL 20 VAN DIE BTW WET NIE, EN MAG NIE AANGEWEND WORD OM BTW INSETTE TE EIS NIE.

\* IMPORTANT: MATERIAL REQUIRED A WEEK BEFORE FINAL CLOSING DATE. THIS IS NOT A TAX INVOICE AS PRESCRIBED IN SECTION 20 OF THE VAT ACT AND CANNOT BE USED TO CLAIM ANY VAT INPUT.

**BANKBESONDERHEDE / BANKING DETAILS :**

BANK	ABSA
REKENING NAAM / ACCOUNT NAME:	MEDIA24
TAK / BRANCH:	HEERENGRACHT
TAKKODE / BRANCH CODE:	506 009
REKENING NOMMER/ ACCOUNT NUMBER:	5-5000-0059
TIPE REKENING / ACCOUNT TYPE:	CURRENT

**PLEASE USE THIS REFERENCE NUMBER FOR EFT PAYMENTS**

**300011**

**CONDITIONS OF CONTRACT**

- The parties herewith involved are Media24 (Pty) Ltd (hereafter named "MEDIA24") and the "ADVERTISER".
- The advertiser herewith acknowledges that the insertion of all adverts placed by it or to be placed will be done according to the under-mentioned conditions, and declares further that it will be bound to these conditions from the time MEDIA24 receives notification that the advertiser will make use of MEDIA24's general offer to place adverts for consideration which notification will be regarded as being given at the stage that MEDIA24 receives notice by telephone, in writing or otherwise of this fact, whichever occurrence might have taken place first.
- The advertiser declares that all information furnished to MEDIA24 by telephone and or otherwise for this purpose, is at all relevant times correct or is assumed to be correct, and furthermore acknowledges that MEDIA24 have been induced to enter into the contract on the strength thereof. The advertiser further acknowledges that it is and/or will be debarred to adduce anything to the contrary.
- MEDIA24 accepts no liability whatsoever for consequential damages against the advertiser and/or any third party/parties resulting from any incorrect insertion/s or no insertion/s, and at all times reserves the right in MEDIA24's exclusive discretion to insert the advert or not, or to discontinue insertions of such adverts, without stating reasons to the advertiser and/or third parties, notwithstanding the acceptance of MEDIA24's offer as defined in clause 2 above.
- It is the advertisers duty to ensure that any material and information that is required for the purpose of an advertisement reach MEDIA24 in time for the placing of the advertisement. MEDIA24 shall not be held responsible for any loss due to the advertiser's neglect to provide the necessary material and information in time.
- The advertiser acknowledges and declares that he is bound to the rates levied by MEDIA24 for the insertion of acknowledges and further admits that the charges levied by MEDIA24 represents the fair and reasonable fees for advertising services rendered.
- Payments shall be received according to terms and conditions.
- The advertiser herewith acknowledges that it will be liable for all fees levied by MEDIA24 with regard to services actually rendered by MEDIA24, notwithstanding the fact that MEDIA24 might have terminated the agreement in terms of its discretion mentioned in clause 4 above.
- This agreement is binding on the advertiser, his or its heirs, administrators, executors, successors in title and or assigns.
- The advertiser chooses as domicilium citandi et executandi the address which appears on the face of MEDIA24's official order form, whether a home address and/or main business address whichever may be applicable for all purposes whatsoever.

VOORLETTERS / INITIALS \_\_\_\_\_

11. The parties hereby consent to the jurisdiction of the Magistrate's Court in terms of the provisions of section 45 of Act 32 of 1994, with regard to any legal action, which may result from this regardless of the amount involved. MEDIA24 hereby reserve the right to institute action in the High Court of South Africa at its option, should it so desire.
12. The advertiser herewith agrees to be liable to MEDIA24 for all costs on the attorney and client scale, should MEDIA24 be obliged to take legal action for the recovery of any amounts due in terms hereof.
13. In the event of the advertiser being a juristic person, the directors or members will be obliged to guarantee the juristic person's indebtedness towards MEDIA24 if MEDIA24 so wishes and MEDIA24 reserves the right to reside from this agreement if such suretyship is not concluded within a reasonable period after written notice to this effect has been given.
14. This agreement contains the entire agreement concluded between the parties and no undertakings, guarantees and/or representations made by the parties and/or their representations made by the parties and/or their representatives not contained herein, will be binding on the parties. No amendment hereof will be of any legal force or effect unless it is reduced to writing and signed by both parties, or their duly authorised representatives.
15. Without limiting the generality hereof, any conditions and/or details contained in any order form placed by or on behalf of the advertiser as well as the conditions contained in MEDIA24's prevailing rate card, will be regarded as an integral part of this agreement, and will be binding on the advertiser after the expiry period of then (10) days after receipt of the notification by MEDIA24 that the advertiser accepts MEDIA24's offer as defined in clause 2 above, despite any default by the advertiser to deliver to MEDIA24 any signed order form, unless written objection is given by the advertiser to MEDIA24 at its address within the aforementioned period of ten (10) days.
16. I, as the undersigned, herewith give permission in my personal / representative capacity that Media24 may verify my personal / the close corporation's / the company's credit record at any credit record authority.

#### TECHNICAL PRE-PRESS INSTRUCTIONS

##### PROOF READING

The responsibility of spelling / grammar will be that of the representative and client approval.

##### PROOFS

x3 proofs per client - In- house Designing.

All proofs have to be signed off or approved via email.

##### PDF - COMPLETE

• PDF/X-1a:2001, PDF/x-3:2002 CMYK 300 dpi

• NO bleed or crop marks.

• All logos, fonts, pictures, etc must be embedded in the file.

• The client is responsible for any changes/corrections/language replacement, etc to be done on the PDF.

• NO PDF will be edited on.

• NO OPEN FILES WILL BE ACCEPTED – e.g. CDR, QXD, DOC, FH, WPD, etc.

## KONTRAKVOORWAARDES

1. Die partye wat hierby betrokke is Media24 (Pty) Ltd (hierna "MEDIA24" genoem) en die "ADVERTEERDER".
2. Die adverteerder erken hiermee dat die publikasie van alle advertensies wat deur hom/haar geplaas is of word ooreenkomstig die ondergemelde voorwaardes sal geskied, en verklaar voorts dat hy/sy aan hierdie voorwaardes gebonde sal wees van die tyd wat MEDIA24 kennisgewing ontvang dat die adverteerder van MEDIA24 se algemene aanbod om advertensies te plaas, gebruik sal maak, welke kennisgewing beskou sal word as gegee te wees op die tydperk waarop MEDIA24 telefonies, skriftelik of andersins in kennis gestel is, welke gebeurtenis ook al eerste plaasgevind het.
3. Die adverteerder verklaar dat alle inligting wat vir hierdie doeleinde telefonies of andersins aan MEDIA24 verstrekk word, te alle relevante tye korrek is of as korrek voorgelê word, en erken voorts dat MEDIA24 op grond daarvan bewoog is om die kontrak aan te gaan. Die adverteerder erken voorts dat hy/sy belet word en/of sal word om enigiets teenstrydig hiermee aan te voer.
4. MEDIA24 aanvaar geen aanspreeklikheid hoegenaamd vir gevolglike skade teen die adverteerder en/of enige derde party/partye wat spruit uit die inkorrekte plasing/s of geen plasing/s, en behou te alle tye die reg om in MEDIA24 se eksklusiewe diskresie die advertensie te plaas of nie, of die plasing van sodanige advertensies te staak, sonder om redes aan die adverteerder en/of derde partye te verstrek, niestandaard die aanvaarding van MEDIA24 se aanbod soos in kousule 2 hierbo gedefinieer.
5. Dit is die adverteerder se plig om te verseker dat enige materiaal of inligting wat benodig word vir die advertensie, MEDIA24 betyds bereik vir die plasing van die advertensie. MEDIA24 sal nie verantwoordelik gehou word vir enige verlies weens die adverteerder se versuim om die nodige materiaal en inligting betyds te verskaf nie.
6. Die adverteerder erken en verklaar dat hy gebonde is aan die tariewe gehou deur MEDIA24 vir die plasing van advertensies, en erken voorts dat die tariewe gehou deur MEDIA24 die redelike en billike gelde verteenwoordig vir advertensiedienste gelewer.
7. Betaling van advertensie moet geskied volgens terme en voorwaardes.
8. Die adverteerder erken hiermee dat hy/sy aanspreeklik sal wees vir alle gelde deur MEDIA24 gehou rakende dienste wat werklik deur MEDIA24 gelewer is, niestandaard die feit dat MEDIA24 die ooreenkoms mag beëindig het kragtens sy diskresie soos genoem in kousule 4 hierbo.
9. Hierdie ooreenkoms is bindend vir die adverteerder, sy of haar erfgename, administrateurs, eksekuteurs, opvolgers in titel en/of regsverkrygendes.
10. Die adverteerder kies die adres op die voorkant van MEDIA24 se amptelike bestelvorm as domicilium et executandi, hetsy 'n woon- en/of hoofbesigheidsadres, wat ook al van toepassing is, vir alle doeleindes.
11. Die partye stem hiermee, kragtens die bepalings van Artikel 45 van Wet 32 van 1994, toe tot die jurisdiksie van die Landdroshof met betrekking tot enige regsgeging wat hieruit kan spruit, ongeag die bedrag wat betrokke is. MEDIA24 behou egter die reg om, indien hulle so verlang, enige geding in die Hooggeregshof van Suid-Afrika in te stel.
12. Die adverteerder stem hiermee in om aan MEDIA24 aanspreeklik te wees vir alle koste op die skaal soos tussen prokureur en kliënt, sou MEDIA24 genoodsaak wees om regstappe in te stel vir die verhalings van enige bedrae verskuldig ingevolge hiervan.
13. Indien die adverteerder 'n regspersoon is, sal die direkteure of lede verplig wees om die regspersoon se verpligtinge teenoor MEDIA24 te waarborg indien MEDIA24 dit sou verlang, en MEDIA24 behou die reg voor om uit hierdie ooreenkoms te tree indien sodanige borgstelling nie binne 'n redelike tyd toegestaan word nadat skriftelike kennis daarvoor gegee is nie.
14. Hierdie ooreenkoms bevat die hele ooreenkoms aangegaan tussen die partye, en geen ondernemings, waarborge en/of voorstellings buite hierdie ooreenkoms deur die party en/of verteenwoordigers gemaak sal vir die partye bindend wees nie. Geen wysiging hiervan sal enige regskrag hê tensy dit in skrif vervaar is en deur beide partye of hul behoorlik gemagtigde verteenwoordigers onderteken is nie.
15. Sonder om die algemeenheid hiervan te beperk, sal enige voorwaardes en/of besonderhede vervaar in enige bestelvorm deur of namens die adverteerder geplaas, asook die voorwaardes vervaar in MEDIA24 se huidige tariefkaart, as 'n integrale deel van hierdie ooreenkoms geag word, en sal dit bindend wees na verloop van 'n tydperk van tien (10) dae na ontvangs van die kennisgewing deur MEDIA24 dat die adverteerder se aanbod aanvaar is soos omskryf in kousule 2 hierbo, ongeag enige versuim deur die adverteerder om 'n getekende bestelvorm aan MEDIA24 te besorg tensy skriftelike beswaar binne die voorgenome tydperk van tien (10) dae deur die adverteerder aan MEDIA24 by sy adres gegee word.
16. Ek verleen hiermee in my persoonlike/verteenwoordigende hoedanigheid as ondergetekende toestemming aan Media24 om my persoonlike / die beslote korporasie / die maatskappy se kredietrekord by enige kredietrekord-instelling te verifieer.

#### MATERIAAL INSTRUKSIES

##### PROEFLEESWEEK

Dit is die verantwoordelikheid van die verteenwoordigers om die spelling/grammatika van Engelse advertensies na te gaan en kliëntgoedkeuring word vereis.

##### PROEF

Drie proewe per kliënt – intern ontwerp.

Alle proefadvertensies moet afgeteken of per e-pos goedgekeur word.

##### PDF - VOLTOOIDE MATERIAAL

• PDF/X-1a:2001, PDF/x-3:2002 CMYK 300 spd

• GEEN oorvloei- of snoeimerke nie.

• Alle logo's, lettertipes, foto's, ens. moet in die lêer ingebed wees.

• Die kliënt is verantwoordelik vir enige veranderinge/korreksies/taalveranderinge, ens. wat op die PDF aangebring is.

• GEEN PDF sal geredigeer word nie.

• OOP LÊERS SAL AANVAAR WORD NIE – bv. CDR, QXD, DOC, FH, WPD, ens.

VOORLETTERS / INITIALS \_\_\_\_\_