

# M4 COURIERS cc

CK1994/28551/23

VAT 4000116808

email: m4couriers@imaginet.co.za

## " WE DELIVER THE GOODS "

Depot: 22 Ray Craib Crescent  
Beacon Bay

Telephone: 043 7063300  
Fax: 086 6748724

Port Elizabeth: 041 5810010

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Cell Mthatha 082 5578056

### Application to open an account

#### CONDITIONS OF SALE

1. We reserve the right to reject an application without any reason
2. OUR TERMS ARE STRICTLY 30 DAYS FROM DATE OF STATEMENT

Name of company: .....  
Postal address & code: .....

Physical address & code: .....

VAT Reg number: .....  
Telephone number: .....  
Cellphone number: .....  
Names and home addresses of owners: .....

Credit Limit Required: .....  
Date established: .....  
Email address: .....  
Type of business: .....  
Bankers: .....  
Branch: .....  
Account number: .....  
References and telephone numbers: .....  
Minimum three .....

Accountant name: .....  
Would you like your account emailed to you on a monthly basis? **Y / N**  
Creditors email address: .....  
Dispatchers name: .....

I hereby declare that all information stated above is true and correct. I do understand M4 Couriers standard trading conditions. I am aware that there is no insurance on goods in transit.

Signature: ..... Date:.....

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## DECLARATION

I/We \_\_\_\_\_

1. Hereby request that an account be opened in the above mentioned name and understand that all purchases made will be subject to the conditions of sale prevailing at the time.
2. Undertake that all payments will be made to the Creditor within thirty (30) days of invoice, failing which the account shall be deemed overdue.
3. Agree that all overdue sums shall bear interest from the date of payment in full at the rate of 2,5 percent per month.
4. Agree that notwithstanding the amount which may at any time be owing by the Applicant to the Creditor, it is hereby specifically consented in terms of Section 45 of the Magistrates Court Act (No.32 of 1994 as amended) to the jurisdiction of the Magistrate's Court having jurisdiction of the said Court which be brought by the Creditor against the Applicant arising from any transaction between the parties. It being understood that the Creditor shall be entitled but not obliged to bring any action or proceeding in the said Court that all costs including those of any Attorney / Client scale and Attorneys collection of commission fees will be paid by the Applicant.
5. I/we, by my/our signature hereto (If the Applicant is a company or the like with limited liability/close corporation/trust) do hereby bind myself/ourselves in my/our personal capacity as surety and co-principal debtor with the Applicant for the payment to the Creditor by the Applicant from whatever cause arising. This guarantee shall be continuing guarantee which only be canceled by me/us by notice in writing to the Creditor and then only provided that all the sums owing by the Applicant company (whether due or not) to the Creditor have been paid in full.
6. I/we renounce the benefit of the legal exceptions "non causa debiti, ordinis seu excussionis et diviosinis" and "cession of action" with the force meaning and effect of which I/we declare myself/ourselves to be fully acquainted.
7. I/we agree that the addresses given by the Applicant and the Surety respectively shall be their respective domicillium ditandi et executandis for all purposes under this Agreement, whether in respect of Court process, notices of other documents of communication of whatever nature.
8. I/we warrant that the information submitted is true and correct.
9. I/we understand that reverted charges apply if charges are rejected by the selected party.

Signed by the Applicant or its duly authorised agent who hereby warrants that he/she is authorised to sign on behalf of the Applicant, that he/she has read this document and is fully aware of the contents thereof.

**Signature:** \_\_\_\_\_ **Full Name:** \_\_\_\_\_

**Capacity:** \_\_\_\_\_ **Date:** \_\_\_\_\_