Magnet Electrical Supplies (Pty) Ltd – eCommerce Terms of service

Dear Valued Customer, Thank you for your interest in our online store.

Acceptance

Before your account is activated, kindly take a moment to complete this form, in acceptance of the Terms and Conditions attached:

l,	((full name), in my position as an a	uthorised
signatory, warrant that I have the authority to act on behalf of the company,			
	(company name).	As such, I hereby:	
- accept Magnet's terms and conditions as laid out in this document			
- acknowledge that the terms of our account facility with Magnet are also applicable when			
transa	acting online		
- gran	nt permission for the following employees	to transact under the company's	profile on
Magnet's online store:			
	Employee Name	Job Title	
1			
2			
3			
4			
5			
(Mag	net Account Number)		
(Sign)		(Date)	

+27(0)31 274 1076

accounts@magnetgroup.co.za

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About us

Magnet is an industrial solutions specialist. We provide comprehensively engineered

electrical, lighting, solar and back-up power services to industry. We promote energy and

sustainability by offering energy-management, energy-saving and energy-generation

solutions.

We offer value-packed solutions - making us industry leaders! We have in-house engineers

and project managers able to design and implement bespoke solutions.

We are the largest distributor of Schneider Electric products in South Africa! With over 35

years' product knowledge and experience selling Schneider Electric products, our sales team

is able to provide the best technical advice. Armed with the largest stock holding, we can

offer the most competitive prices on Schneider Electric products.

Our online store is an extension of our commitment to provide comprehensive products and

solutions to our customers. We sell electrical and lighting products online, with a view of

making our entire portfolio of products available online in the near future.

We have a passion to keep industry running efficiently.

For fast, skilled support, choose Magnet!

1. PREAMBLE AND INTRODUCTION

These terms of credit will apply to every order placed by the Customer with Magnet

Electrical Supplies (Pty) Ltd ("Magnet") for the supply of goods from time to time.

Notwithstanding same:

1.1 All goods supplied by Magnet to the Customer (as identified in the Customer's

account registration, account creation and/or any other means of doing so) are

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subject to these terms and conditions, which appear on Magnet's website and to wit,

the Client has agreed to be bound by, by creating or registering an online account on

Magnet's eCommerce platform.

1.2 Where a Customer interacts with Magnet's website for the purpose of procuring a

quotation and/ or an order, these terms and conditions will be of force and effect and

act as covering terms for any orders placed now or in future, until amended or varied

as prescribed in these terms and conditions only.

1.3 The Customer agrees that these terms and conditions shall: novate and/or supersede

any existing terms and conditions and that all orders placed by the Customer (now or

in future, as the case may be) will be governed by these terms and conditions.

1.4 This website can be accessed at www.magnetgroup.co.za, related mobi-sites and

software applications (the "Website" or "eCommerce platform") and is owned and

operated by Magnet.

1.5 These Website Terms and Conditions ("Terms and Conditions") govern the ordering,

sale and delivery of Goods, and the use of the Website.

1.6 These Terms and Conditions are binding and enforceable against every person that

accesses or uses this Website ("the Customer", "the Customer's", "user" or

"Customer"), including without limitation each user who registers an account.

Note Bene:

By using the Website and by clicking on the "Register Now" button on the

Website, as may be applicable, the Customer acknowledge that the Customer

have read and agree to be bound by these Terms and Conditions.

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1.7 Important Notice:

> these Terms and Conditions apply to users who are consumers for purposes 1.7.1

of the Consumer Protection Act, 68 of 2008 (the "CPA").

1.7.2 these Terms and Conditions contain provisions that appear in similar text and

style to this clause and which -

1.7.2.1 may limit the risk or liability of Magnet or a third party; and/or

1.7.2.2 may create risk or liability for the Customer; and/or

1.7.2.3 may compel the Customer to indemnify Magnet or a third party;

and/or

1.7.2.4 serves as an acknowledgement, by the Customer, of a fact, which

may impact the Customer's legal standing.

1.8 If there is any provision in these Terms and Conditions that the Customer do not

understand, it is the Customer's responsibility to ask Magnet to explain it to the

Customer before the Customer accept the Terms and Conditions or continue using

the Website.

1.9 Nothing in these Terms and Conditions is intended or must be understood to

unlawfully restrict, limit or avoid any right or obligation, as the case may be, created

for either the Customer or Magnet, in terms of the CPA.

1.10 Magnet permits the use of this Website subject to the Terms and Conditions. By

using this Website in any way, the Customer shall be deemed to have accepted all the

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Terms and Conditions unconditionally. The Customer must not use this Website if the

Customer do not agree to the Terms and Conditions.

2. ORDERS

2.1 For the purpose of these terms and conditions, "order" shall include but not be

limited to Website generated orders or transactions.

2.2 Notwithstanding the above, for the purpose of an order being placed, the Customer

must complete the online transaction process and effect payment, with a nominated

address for delivery (as per clause XX) within the Republic of South Africa.

2.3 An order will only be deemed to have been placed when the payment information

has been processed and Magnet has received the payment.

2.4 All transactions are subject to the availability of goods or products and Magnet shall

not reserve any items for any particular purpose save for the fulfilment of a complete

order, as provided for in clause 2.3.

2.5 The prices quoted are subject to change pursuant to any increase in the cost price

including currency fluctuations. In that event, the unit price per item shall be as

indicated in the final "checkout" phase of the transaction save for good faith errors.

2.6 No order shall be capable of being cancelled after payment is received by Magnet

and notice of delivery is dispatched to the Customer, unless specifically agreed to by

Magnet in writing and at Magnet's sole discretion.

2.7 The provisions of paragraph 2.6 does not prejudice any other right available to

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Magnet in terms of these terms and conditions or in terms of law.

All advertised and/or invoiced pricing, shall be in South African Rands, unless

otherwise agreed by the parties in writing, with the final "checkout" price including

Value Added Tax.

3. LEAD TIMES

2.8

3.1 Delivery times shall not be material to these terms and conditions unless specified in

the order by the Customer and agreed to by Magnet. Any lead times provided to the

Customer are estimates only and are not to be treated as a definitive delivery date.

Magnet will, notwithstanding same, make all attempts to ensure soonest delivery

that may be possible, bearing in mind the Customer's nominated delivery address,

the timing of the order and payment being received.

3.2 When an order is placed, Magnet will provide an estimate date upon which the

products will be delivered. This may be effected by stock availability.

3.3 Magnet shall not be responsible for flight or custom delays on imported or exported

products, goods and/or items. Magnet cannot be held responsible for delays on

delivery of goods, loss of goods or other damages caused to the goods for

whatsoever reason including, but not limited to, force majeure, war, civil riots, acts of

terrorism within the Republic of South Africa or in the country where the goods are

manufactured or dispatched from, or while in transit.

3.4 Magnet's inability to fulfil any part of the order does not give the Customer the right

to cancel the remainder of the order.

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4. DELIVERY AND PAYMENT TERMS

4.1 Delivery shall be subject to payment being made by the Customer to Magnet via the

Website or eCommerce platform or, in instances agreed to by Magnet in writing only,

electronic funds transfer ("EFT").

4.2 Magnet shall require full payment prior to delivery.

4.3 Where payments are made by the Customer via digital channels (including but not

limited to: website redirected transactions), then:

4.3.1 Card acquiring and security:

4.3.1.1 Any card transactions are made via PayGate (Pty) Ltd which is the

approved payment gateway for all South African Acquiring Banks.

PayGate uses the strictest form of encryption, namely Secure Socket

Layer 3 (SSL3) and no Card details are stored on the website. Users

may go to www.paygate.co.za to view their security certificate and

security policy.

4.3.2 Customer details separate from card details:

4.3.2.1 Customer details will be stored by Magnet separately from card

details which are entered by the Customer on PayGate's secure

website. For more detail on PayGate refer to www.paygate.co.za.

4..3 Customer Privacy policy:

4.3.3.1 Magnet shall take all reasonable steps to protect the personal

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information of users. For the purpose of this clause, "personal

information" shall be defined as Protection of Personal Information

Act, 4 of 2013 and/or any other legislation that may find force and

effect in terms of the protection of customer information, when

making transacting online or via digital channels with Magnet.

4.4 Magnet shall not be liable nor responsible for any instances of fraud and/or other

acts and/or omissions that may cause financial loss, prejudice and/ or detriment to

the Customer through the payment process and/or payment mechanism utilised by

the Customer, unless such loss, prejudice and/or detriment is as a result of the gross

negligence of Magnet.

4.5 Magnet shall take all reasonable efforts to accurately reflect the description,

availability, purchase price and delivery charges of goods on the Website. However,

should there be any errors of whatsoever nature on the Website (which are not due

to Magnet's gross negligence), we shall not be liable for any loss, claim or expense

relating to a transaction based on any error, save - in the case of any incorrect

purchase price - to the extent of refunding the Customer for any amount already

paid or as otherwise indicated in these terms and conditions.

5. COOKIES AND/ OR TRACKING TECHNOLOGY

5.1 Magnet's Website and eCommerce platform may use cookie and tracking technology

depending on the features offered.

5.2 Cookie and tracking technology are useful for gathering information such as browser

type and operating system, tracking the number of visitors to Magnet's Website, and

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understanding how visitors use the Website.

5.3 Cookies can also help customize the Website for visitors. Personal information cannot

be collected via cookies and other tracking technology; however, if the Customer

previously provided personally identifiable information, cookies may be tied to such

information.

5.4 Aggregate cookie and tracking information may be shared with third parties however,

Magnet shall not share any personally identifiable information with any third party,

save with the express consent of the Customer.

6. **DELIVERY, RISK AND POSSESSION**

6.1 The Customer shall take delivery of the goods at Magnet's premises.

6.2 For the purpose of delivery, Magnet will utilise the services of a third party delivery

and/or courier company. In that event:

6.2.1 delivery shall take place at Magnet's premises, when the nominated third

party delivery/ courier company collects the goods;

6.2.2 shall be subject to the terms and conditions of the third party delivery/

courier company contracted by Magnet for that purpose; and

6.2.3 where any of the terms and conditions of the third party delivery/ courier

company may require the consent and/or the agreement of the Customer,

the Customer authorises Magnet to give such consent and/or agreement on

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the Customer's behalf (for the purposes of delivery only).

6.3 Risk in and to the goods shall pass to the Customer, when delivery takes place, with

ownership of the goods having passed to the Customer on payment being received in

full.

In the event of the Customer not taking delivery of the goods, then: 6.4

> Magnet Electrical Supplies (Pty) Ltd shall notify the customer at its legal 6.4.1

address (domicillium citandi et executandi) of this failure; and,

6.4.2 after the expiration of ten (10) days from the posting to that address of such

written notice and unless the Customer shall give Magnet instructions to

redeliver the goods, at the Customer's expense, Magnet shall be entitled and

authorised by the Customer's acceptance of these terms and conditions, to:

6.4.2.1 sell or dispose of the good; and

6.4.2.2 retain from the proceeds the charges, expenses and costs incurred in

the processing thereof.

6.5 Notwithstanding delivery taking place at Magnet's premises, for the delivery of the

goods to the Customer's nominated address, then:

6.5.1 the nominated delivery must be a physical address, within the Republic of

South Africa

7. **SAMPLES**

7.1 Magnet does not hold stock of samples.

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Unit 5 Edstan Business Park, 2 Ibhubesi Rd Riverhorse Valley, Durban, South Africa

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7.2 All samples shall be deemed to be and processed as, a usual order and may not be

returned for credit or refund at any stage.

8. **RETURN POLICY**

8.1 Any acceptance of returned products is at the sole and absolute discretion of

Magnet, and shall be subject to the following:

8.1.1 no returns will be recognised and/or accepted if made later than seven (7)

days after delivery.

8.1.2 Magnet will under no circumstances accept returned goods wherein the

original packaging and/or receipts company such goods.

8.1.3 any returns on unbranded goods will be subject to a 10% handling fee.

8.1.5 all costs resulting from the transport of returned goods will be for the account

of the Customer.

9. WARRANTIES, GUARANTEES, INDEMNITIES (IINCLUDING LIMITATION OF MAGNET'S

LIABILITIES)

9.1 Magnet warrants that:

9.1.1 it shall use its best endeavours to ensure that the information or use of the

website, alternatively other marketing material used shall not lead to any

damage to the Customer (notwithstanding that any use of the Website or

marketing material shall be at the Customer's discretion and/or risk).

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9.1.2 it shall every care to ensure that all reasonable efforts are made relating to

the quality of products and services, such products and/or services can be

affected by factors outside its control, and that it accepts no liability

(including instances of consequential damages) save for instances of gross

negligence.

9.2 No guarantee is given as to the suitability of goods sold for any particular purpose nor

that the goods may be fit for any particular purpose.

9.3 Magnet's liability for any goods, which may be proved to be defective, shall be limited

to replacing the defective goods or, at the Customer's discretion, passing a credit

note for the amount equivalent to the purchase price of the goods (as at the time of

purchase or at the date of credit, whichever is the lesser amount).

9.4 Under no circumstances, will Magnet be responsible for any consequential damage of

any nature, which may arise out of the goods being defective in any way whatsoever,

save for instances of gross negligence on the part of Magnet.

9.5 Insofar as goods supplied by Magnet may be hazardous and/or unsafe it is recorded

that the Customer undertakes to consider, read and obey any and all notices

displayed on or supplied with said packaging, and the Customer further undertakes

and acknowledges not to use said products in a manner other than directed and for

the ordinary use of such goods.

9.6 The Customer herewith agrees and indemnifies Magnet against any and all claims,

liabilities, losses, cost, fines, damages, and expenses incurred (whether directly or

indirectly), arising as a result of the fact that Magnet has acted on the Customer's

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instructions or instructions which purport to emanate from the Customer.

9.7 The Customer warrants and acknowledges that it is aware that these terms of credit

include clauses aimed at limiting the risk of Magnet and/or constitutes an assumption

of risk and/or liability by the Customer.

9.8 The Customer hereby warrants that:

9.8.1 all the information and instruction provided by the Customer is accurate, true

and complete in all respects. Any failure to provide accurate, true and

complete instructions to Magnet will impact of Magnet's ability to perform

and deliver in terms of the information.

9.8.2 where an order is placed with Magnet, the person doing so shall be duly

authorised by the Customer to do so.

9.9 The Customer acknowledges that:

9.9.1 the Website may contain links or references to other websites ("Third Party

Websites") which are outside of our control, including those of advertisers.

These Terms and Conditions do not apply to those Third Party Websites and

Magnet is not responsible for the practices and/or privacy policies of those

Third Party Websites or the "cookies" that those sites may use.

9.9.2 Notwithstanding the fact that the Website may refer to or provide links to

Third Party Websites, your use of such Third Party Websites is entirely at the

Customer's own risk and Magnet is not responsible for any loss, expense,

claim or damage, whether direct, indirect or consequential, arising from the

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Customer's use of such Third Party Websites or reliance on any information

contained thereon.

10. PRIVACY POLICY

10.1 On registering an account, the Customer shall be required to disclose certain

personal information, which includes but is not limited to:

10.1.1 the Customer name, surname and/or registered name (as the case may be);

10.1.2 the Customer's email address;

10.1.3 the Customer's physical address;

10.2 Should the Customer's personal information change, the Customer is required to

notify Magnet and provide Magnet with updates to the Customer's personal

information as soon as reasonably possible to enable Magnet to update the

Customer's personal information.

10.3 The Customer may choose to provide additional personal information to Magnet, in

which event the Customer agrees to provide accurate and current information, and

not to impersonate or misrepresent any person (natural or juristic) or entity or falsely

state or otherwise misrepresent the Customer's affiliation with anyone or anything.

10.4 Subject to clause 15.6 below, Magnet will not, without the Customer's express

consent, use the Customer's personal information for any purpose other than as set

out below:

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10.4.1 in relation to the ordering, sale and delivery of goods;

10.4.2 to contact the Customer regarding current or new goods or services or any

other goods offered by Magnet or any of our divisions, affiliates and/or

partners (unless the Customer has opted out from receiving marketing

material from Magnet);

10.4.3 to inform the Customer of new features, special offers and promotional

competitions offered by Magnet or any of our divisions, affiliates and/or

partners (unless the Customer has opted out from receiving marketing

material from Magnet); and

10.4.4 to improve our product selection and the Customer's experience on our

Website by, for example, monitoring the Customer's browsing habits, or

tracking the Customer's sales on the Website; or

10.5 Magnet shall not disclose the Customer's personal information to any third party

other than as set out below:

10.5.1 to our employees and/or third party service providers who assist Magnet to

fulfil and order/transaction relating to the Customer via our Website, email

or any other method, for the ordering of goods or when delivering goods to

the Customer, and thus need to know the Customer's personal information

in order to assist Magnet to communicate with the Customer properly and

efficiently;

10.5.2 to Magnet's divisions, affiliates and/or partners (including their employees

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and/or third party service providers) in order for them to interact directly

with the Customer via email or any other method for purposes of sending the

Customer marketing material regarding any current or new goods or services,

new features, special offers or promotional items offered by them (unless the

Customer has opted out from receiving marketing material from Magnet);

10.5.3 to law enforcement, government officials, fraud detection agencies or other

third parties when Magnet holds a bona fide and reasonable belief that the

disclosure of personal information is necessary to prevent physical harm or

financial loss, to report or support the investigation into suspected illegal

activity, or to investigate violations of these terms and conditions;

10.5.4 to our service providers (under contract with Magnet) who help with parts of

our business operations (fraud prevention, marketing, technology services

etc). However, our contracts dictate that these service providers may only

use the Customer's information in connection with the services they perform

for Magnet and not for their own benefit; and

10.5.5 to our suppliers in order for them to liaise directly with the Customer

regarding any faulty goods the Customer have purchased which requires

their involvement.

10.6 Notwithstanding the above, Magnet shall be entitled to use or disclose the

Customer's personal information if such use or disclosure is required in order to

comply with any applicable law, subpoena, order of court or legal process served on

Magnet, or to protect and defend our rights or property. In the event of a fraudulent

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online payment, Magnet is entitled to disclose relevant personal information for

criminal investigation purposes or in line with any other legal obligation for disclosure

of the personal information which may be required of it.

10.7 Magnet will ensure that all of our employees, third party service providers, divisions,

affiliates and partners (including their employees and third party service providers)

having access to the Customer's personal information are bound by appropriate and

legally binding confidentiality obligations in relation to the Customer's personal

information.

10.8 For the purpose of storing the Customer's personal information, Magnet shall sav,

store and retain digital records of this information, on internal servers situate at

Magnet's premises or at a similar location, used by Magnet solely for these

purposes including but not limited to, online, cloud based servers (which may have

a physical location anywhere in the world).

11. DOMICILIUM CITANDI ET EXECUTANDI AND NOTICES

11.1 The Customer nominates their billing address (only if different to the delivery

address) as their domicilium citandi et executandi for service upon the Customer of

all notices and legal processes.

11.2 Any change in domicilium will have no effect on this terms and conditions unless

reduced to writing and delivered to Magnet.

11.3 Any notice given by either the Customer or Magnet in terms of these Terms and

Condition must be in writing and delivered per email, the registered email address

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of the relevant party.

11.4 Any such notice will be deemed given upon confirmation of receipt of facsimile or

email. Notices will be sent to the Customer at the designated address provided by

the Customer on the website.

11.5 Notices sent to Magnet must be sent to xx@magnetgroup.co.za.

SEVERABILTY 12.

12.1 Any part of these terms and conditions, which may be null and void, shall not

render the rest of the document unenforceable.

12.2 In the event of any part of these terms and conditions being deemed as

contravening a relevant legislative provision, then:

12.2.1 the contravening portion shall be severed from these terms and

conditions and

12.2.2 the applicable portions of the legislation shall be read as if specifically

incorporated into this document.

13. VARIATION AND/OR UPDATES

13.1 In the event that Magnet Updates and/or varies these terms and conditions, notice to

that effect shall be provided to the Customer. The Customer will be required to

accept these variations and/or updates prior to their further use of the Website.

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14. GENERAL

141 The Customer may not delegate any rights or obligations in terms of these Terms and

Conditions without the prior written consent of Magnet.

14.2 The "magnetgroup.co.za" website is owned and operated by Magnet. All elements of

the website, including but not limited to the images, text, databases, icons,

hyperlinks, software, private information, photographs, graphics, illustrations,

artwork, design, names, logos and trademarks (collectively, the "content"), are

protected by copyright, trademark, design and other South African and international

laws relating to intellectual property.

14.3 The Customer and/or any related or unrelated third party may not download, view

and print content from the website for private and non-commercial purposes. No

portion or element of the website or the content contained thereon may be

reproduced or transmitted via any means. The website, its content and all related

rights shall remain the exclusive property of Magnet.

14.4 Email addresses, names, telephone numbers and fax numbers appearing on the

website may not be incorporated into any database or used for any marketing or

other purposes whatsoever.

15. GOVERNING LAW

15.1 These Terms and Conditions will be governed by, interpreted and construed in

accordance with the laws of the Republic of South Africa.

15.2 The contra pro referentum rule shall not be applied to the interpretation of this

document.

15.3 The competent South African court having jurisdiction over any matter arising from these terms and conditions, shall have jurisdiction

