## **CLIENT REGISTRATION FORM**



Date:

Tel: 011 241 4880

Signature:

Email: metering@eligugu.co.za Reg No: 2013/023172/07 Vat No.: 4600281804

A copy of the Client's ID/Passport and the residential tax invoice must be attached with the form									
SEND COMP	LETED FORM	USING	THE BELOW OPTIONS						
Emai metering@e	l ligugu.co.za	or	34 Hilliardst, Ophirton Johannesburg, 2091		Or WhatsApp +27 63 0366 604				
PROPERTY	OWNER DETAI	LS		Fill in	the information l	below			
Owner Full Na	me / Company Na	ime							
	Owner I.D Number / Company Reg No								
	Owner Cellphone / Landline Number								
	Email Address Address (where meters are installed)								
7.00.000 (	Addiess (where meters are installed)								
BANKING DETAILS FOR REIMBURSEMENT Fill in the information below									
DAIMING DI	LIAILOTORIA		COLINEIVI	]					
Account Holder's Name (Property Owner)									
Bank Name			,						
Bank Account Number									
Tariff									
Meter Num	Meter Numbers Fill in the information below								
T T						•			
No	Eligugu Meter n	number		Commercial	Residential				
1									
3									
4									
5									
6									
7									
8									
9									
10									
By signing this form I agree that I am the property owner - my banking details are correct and I agree to the Terms and Conditions at the of the form  Meter operates as a sub-meter and does not replace the Municipal or Eskom meter.									
Office use									
				_					
Name:									

## TERMS AND CONDITIONS

## . INTERPRETATION

1.IN THIS Agreement, unless inconsistent with or otherwise indicated by the context: 111 "Administration Fee" means the fee charged by the Eligugu Prepaid for the vending of prepaid utilities and which fees shall be expressed as a percentage of the token but which shall not exceed 8.75% (excluding VAT) of the Token Value. 1.1.2 "Agreement" means this agreement for the provision of the Services and includes any annexure, appendices or schedules to this agreement. 1.1.3 "Applicable Rate" means the specific tariff rates that the Prepaid Supplier will apply to the consumption of electricity at the Property. 1.1.4 "Bank Charges" means charges levied against Eligugu Prepaid (including but not limited to those levied by thank, payment gateway or rard merchant) in the course of receiving, processing or transmitting Token Payments; 1.1.5 "Client" means the property on a municipality, distributor or reseller for electricity consumed at the Property whether that person is the owner to the Property, the authorized agent of the owner, or a lessee of the Property). 1.1.6 "Client Code" means the Supplier Group Code that has been entered into or is recorded in a Prepaid Meter of the Client. 1.1.7 "Client Proceeds" means the proceeds of the Token Consideration that is payable by the Prepaid Supplier to the Clients contemplated in clause 5.3.1 below. 11.8 "Commercial Property, Inc. automorage agent or the owner, or a lessee or the Property, I.5.0 "Common Area Charge" means an Propression of the Client and clause 5.3.1 below. 11.8 "Commercial Property means an Propression of the Client and Clause 5.3.1 below. 11.8 "Commercial Property where means any Propression on toqualify as Residential Property, 1.1.0 "Common Area Charge" means an electricity charge that relates to the Property, or a common area related to the Property, and for which the Client is liable but which is not accounted for in the Occupant's consumption as recorded by the Prepaid Meter (provided that any such charge shall represent a true reflection of the actual expense incurred by the Client). 11.10 "instruction" means an instruction issued by the Client to Eligugu from time to time, whether telephonically or in writing (including but not limited to email or telefax). 11.11 "Merchant Fee" means actual charge levied against the Prepaid Supplier by Token Vendors including retail outlets and other third party vending points and channels which fees shall not exceed 4 % (excluding val). 11.12 "Meter Equipment' means the Prepaid Meter as well as vending equipment and credit dispensing units; 11.13 "Occupant Agreement" means the lease, usage or other agreement in terms of which the Occupant acquires the right to occupant vendors. means the Prepaid Meter as well as vending equipment and credit dispensing units; 1.1.13 "Occupant Agreement" means the lease, usage or other agreement in terms of which the Occupant acquires the right to occupy the Property and/or consume electricity at the Property, 1.1.15 "Occupant" means the person or persons or who could be prepaid, and "Party" means any one of them, as the case may be; 1.1.16 "Prepaid Supplier" means Eligugu Prepaid Proprietary Limited (registration number 2013/023172/07) or any successor in title or permitted assign from time to time; 1.1.17 "Droperty" means the Property in respect of which the Services are to be provided (and which is as described in the Registration Form or the details of which have been provided as part of the Instruction); 1.1.18 "Prepaid Meter" means a pre-paid electricity dispenser that has been or is to be installed at the Property; 1.1.19 "Registration Form" means the form to which this Agreement is attached and which is to be completed by the Client; 1.1.20 "Regulated Rate" means the regulated or approved electricity tariff applicable to the supply of electricity by a licensed electricity distributor in the same area from time to time; 1.1.21 "Relevant Laws" means all laws governing the Client in relation to the provision of electricity at the Property, including but not limited to the Rental Housing Act, the Electricity Regulation Act 4 of 2006, all relevant municipal by-laws and regulations, and all other relevant statutory provisions; 1.1.22 "Rental Housing Act" means the Rental Housing Act to the Rental Housing Act, 1.1.24 "Sevinces" means any Property that would constitute a "widelling" as contemplated in the Rental Housing Act; 1.1.24 "Sevinces" means any Property that would constitute a "widelling" as contemplated in the Rental Housing Act; 1.1.24 "Sevinces" means a software repeal differency services; 1.1.26 "STS" means Standard Transfer Specification, the global standard for ensuring the inter-operability of different Meter Equipment and Prepaid Meterin particular Property and winch may be redeemed using wreter Equipment in order to consume electricity at 1.32 Token Consideration means the sum paid by on benefit of the Occupant part of the Occupant part of the Token Consideration as contemplated in clause 4.14 below); and 1.1.34 Token Vendor means a third-party seller of Tokens (including retail outlets and other third party vending points and channels). 1. INTRODUCTION 1.1 The Client has purchased and installing, the Prepaid Meter.1.2 The Client hereby appoints the Prepaid Supplier: 1.2.1 to render the Services to the Client on the terms and conditions recorded in this Agreement. 1.2.2 as its agent to collect payment from the Occupants on its behalf: 2. DURATION This Agreement shall commence on the date of acceptance of its terms by the Client and shall endour for an indefinite period provided that either Party may cancel the Agreement by giving the other Party amonths' written notice of its intention to do so.3. INSTALLATION AND SET UP.3.1 The Client shall: 3.1.1 appoint an electrician to install the Prepaid Meter; 3.1.2 ensure that the Prepaid Meter has been installed correctly and that a certificate of compliance has been issued by the electrician; 3.1.3 ensure that the Clients is installation in relation to the Prepaid Meter in its installation, operation, usage and maintenance (and the Prepaid Supplier shall have no responsibility to the Client in that regard). SERVICE FEES TO BE BORNE BY CLIENT OR BY OCCUPANT 3.2.1 in the event that the Property, the Client agrees and acknowledges the following: 3.2.1 No person is authorized to make a profit from or to charge any Occupant for the consumption of electricity at a rate or at an amount in excess of that expressly authorized by Relevant Laws. 3.2.2 The Applicable Rate shall not exceed the Regulated Rate. 3.2.3 The Service Fees due to the Prepaid Supplier in respect of the Residential Property shall be borne by the Client (and may be recouped by means of a provision in the sum charged for rental), with the calculation of the Client Proceeds payable to the Client in terms of clause 5.3.1 below being as follows. Client Proceeds—Token Consideration—Service Fees 3.2.4 Notwithstanding the foregoing, in the event that the Client provides an instruction to the effect that the Service Fees are to be borne by the Client (payable, the carried of the Compant, then the Client provides an instruction to the effect that the Service Fees are to be borne by the Cocupant, then — to the extent permitted by the Relevant Laws from time to time — the Service Fees shall be borne by the Occupant, with the result that the Token Electricity Value is reduced in accordance with the following calculation: Token Electricity Value = Token Consideration — Service Fees and in such event the Client warrants that the Occupants have, in writing in the Occupancy Agreement, duly and irrevocably consented to the deduction of the Service Fees from the Token Consideration (with the result that Consideration — Service Fees and in such event the client warrants and the Occupants have, in writing in the Occupant pagement, only and irrevocably consideration in the Token Electricity Value). 3.2.5 Notwithstanding the provisions of the extent permitted by the Relevant Laws from time to time), the Client shall be entitled to issue an instruction to the effect that the Prepaid Supplier shall cause the Common Area Charges (if applicable) to be borne by the Occupant, whereupon the Common Area Charges shall to be deducted from the Token Consideration, with the calculation being as follows: Token Electricity Value = Token Consideration — (Service Fees + Common Area Charges) 3.3.1 in the event that the Property qualifies as Commercial Property, the Client agrees and acknowledges the following: 3.3.1.7 to the extent permitted by Relevant Laws, the Client shall be entitled to provide the Prepaid Supplier with an instruction: 3.3.1.1 as to the Applicable Rate — subject to the proviso that, where no such Instruction is given, the Applicable Rate; 3.3.1.2 as to whether the Service Fees is to be borne by the Client (as contemplated in clause 3.2.3 above) or the Occupant as contemplated in clause 3.2.4 above)—subject to the proviso that, where no such Instruction is given, the Client shall be deemed to have given an Instruction to the effect that the Service Fee is to be borne by the Occupant; 3.3.1.3 as to whether a Common Area Charge shall apply and whether, if so, it is to be borne by the occupant (as contemplated in clause 4.1.5 above) 3.4 Should the client require Key Change Tokens to Port the Service Fee is to be borne by the Occupant; 3.3.1.3 as to whether a Common Area Charge shall apply and whether; 1 is to, it is to be borne by the occupant (as contemplated in clause 4.1.5 above) 3.4 Should the client require key Change Tokens to Port their meter/s to an alternative Service Provide, Feligupus Prepaid Supplier may include issuance of an Administrative Charge of R50.00.00 ex VAT.4. TOKEN ISSUNIO, PAYRENTS & REPORTING 4.1 Tokens shall be issuance. 4.1.1 by such methods as the Prepaid Supplier may reasonably determine from time to time, which methods may include issuance of printed Tokens to Occupants or electronic issuance via email or SMS messaging; 4.1.2 for any value which an Occupant may request, subject to a maximum or minimum Token value which the Prepaid Supplier may impose from time to time. 4.2 Within a reasonable period after receipt of funds for the Tokens, payment may be made: 42.1 by direct deposit or EFT by Occupants to such bank account as may be nominated by the Prepaid Supplier in the originary. 4.2.4 to participating retailers subscribing to the Prepaid Metering System; 4.2.5 via bank ATMs; or 4.2.6 by such other methods as may be determined from time to time by the Prepaid Metering System; 4.2.5 via bank ATMs; or 4.2.6 by such other methods as may be determined from time to time by the Prepaid Supplier. The Client is to bear the Service Fee (as contemplated in clause 3.2.4 above), the Token Consideration collected by the Prepaid Supplier Stant. 43.12 by the Service Interest to the Client is to bear the Service Fee (as contemplated in clause 3.2.4 above), the Token Consideration collected by the Prepaid Supplier from the Occupant during the immediately preceding month, less any other amounts that may be due and payable by the Client to the Prepaid Supplier from time to time; 4.3.2 keep full and proper accounts and records of all transactions concluded in relation to the Services for a reasonable period; and 4.3.3 provide the Client with access to relevant reports via a web interface. S. CHANGE IN Supplier from time to time; 4.3.2 keep full and proper accounts and records of all transactions concluded in relation to the Services for a reasonable period; and 4.3.3 provide the Client with access to relevant reports via a web interface. S. CHANGE IN Supplier from time to time; 4.3.2 keep full and proper accounts and records of all transactions concluded in relation to the Services for a reasonable period; and 4.3.3 provide the Client with access to relevant reports via a web interface. S. CHANGE IN Supplier from time to time; 4.3.2 keep full and proper accounts and records of all transactions concluded in relation to the Services for a reasonable period; and 4.3.3 provide the Client with access to relevant reports via a web interface. S. CHANGE IN Supplier from time to time; 4.3.4 keep full and proper accounts and records of all transactions concluded in relation to the Services for a reasonable period; and 4.3.3 provide the Client with access to relevant reports via a web interface. Supplier from time to time; 4.3.4 keep full and proper accounts and records of all transactions and the supplier from time to time; 4.3.4 keep full and proper accounts and records of all transactions are supplier. The client to the Prepaid Supplier from time to time; 4.3.4 keep full and proper accounts and the supplier from time to tim adentinate systems upspire, provided that the Prepala Supplier shall be elimited to charge the client in a Pessonal and annihilation to the prepala Supplier, with power of substitution, to act as its lawful attorney and agent and to do all that it may do in relation to the Prepala Meter and the Client Code, including but not limited to: 6.1 requesting any information from the STS Association, its elegated department, its member, its licensee or its service provider to effect any change that may be required to the Client Code from time to time; 6.2 the reformatting updating, replacement and amendment to the Client Code; 6.3 the reversion of the Supplier Group Code for the manufacturer of the Prepala Meter, including but not limited to by means of the supply of key change tokens to the Prepala Supplier. RECULSIONS AND LIMITATIONS of LIABILITY to the fullest externed that the services of the Statute: 7.1 The Prepala Supplier are serviced by the Client Code; 6.3 the reversion of the Supplier of the Statute: 7.1 The Prepala Supplier are serviced by the Client Code; 6.3 the reversion of the Supplier of the Statute: 7.1 The Prepala Supplier are serviced by the Client Code; 6.3 the reversion of the Supplier of the Statute: 7.1 The Prepala Supplier are serviced by the Client Code; 6.3 the reversion of the Supplier of the Statute: 7.1 The Prepala Supplier and Supplier are serviced by the Client of the Statute: 7.2 the Prepala Supplier and Statute: 7.3 the Statute: 7.3 th inability of either the Client or any Occupant to access or use the Services; 7.3.2 any fault in any Meter Equipment or in the Prepaid Metering System; 7.3.3 any circumstances outside of the reasonable control of the Prepaid Supplier or any hero and to the intentional or negligent act or omission of any person not be being aduly authorized employee, sub-contractor, agent of the Prepaid Supplier or any third party not authorized to act in terms of these terms and conditions; 7.3.5 the actinous of any utilities provider or third party service provider, including any telecommunications, network or electrical service provider. 7.4 Without in any way derogating from the provisions of clauses 7.1 to 7.3, the Prepaid Supplier shall not liable to the Client in any event for loss of profits or for indirect, incidental, special or consequential damages arising out of or in connection with the performance or non-performance of the Services or use of any Meter Equipment of Prepaid Metering System. The Client agrees and acknowledges that the supply of electricity to the Property is always subject to and dependent on the supply of electricity by the relevant authorities, and - to the extent permitted by statute, indemnifies and holds harmless the Prepaid Supplier against any claims from an Occupant or any other person or party that may arise from such non-supply, interruption, power surge or any other activity not reasonably falling under the control of the Prepaid Supplier. 7.5 Under no circumstances where the Prepaid Supplier against this Agreement with reasonable or any damages sustained by the Client or its Occupants in circumstances where the Prepaid Supplier against this Agreement, with teasonable care and skill or in accordance with the reasonable standards of the industry. 7.6 Without in any way derogating from the provisions of clauses 7.1 to 7.5, any liability by the Prepaid Supplier to the Client under this Agreement, whether arising out of contract or depict, will be limited to direct damages only and shall not e be attributable to the breach by the Client of any of the provisions of this Agreement or any act or omission on the part of the Client or from any other cause whatsoever. 9. UNDERTAKINGS AND ACKNOWLEDGEMENTS BY CLIENT 9.1 The Client warrants be attributative to the reaction yot me provisions or this Agreement or any act or offission on the part or the Client or the Client confirms that the information provided in the Registration form and all instructions are true and correct. The Client warrants that the information provided in the Registration form and all instructions are true and correct. The Client shall notify the Prepaid Supplier, in writing, immediately upon there being any change in the details reflected in the Registration form. 9.2 The Client confirms that it has the power to enter into and perform its obligations under this Agreement and that it has taken all necessary action to authorize the execution, delivery and performance of this Agreement, and this Agreement constitutes valid and binding obligations of the Client and is enforceable against the Client in accordance with its terms. 9.3 The Client confirms that the provisions of this clause 9 and clauses 7, 8 and 10 have expressly and specifically been brought to the attention of the Client. 4.7 The Client acknowledges that the Prepaid Supplier is neither a generator, supplier or distributor of electricity. 9.5 The Client warrants that: 9.5.1 it shall comply with the Relevant Laws; 9.5.2 the terms and conditions of the Occupancy Agreement comply with Relevant Laws; 10. AMENDMENTS AND NOTICES 10.1 to the fullest extent permitted by The Prepaid Supplier may amend or substitute any terms or conditions of this Agreement by issuing a notice addressed to the Client. 10.2 A notice sent to the Client shall be deemed to have been received by the Client within seven (7) days after the date of sending, 10.3 The Client shall be bound by the amendments unless the Prepaid Supplier has been notified otherwise in writing within seven (7) days after receipt of notice. 10.4 Should any amendment be unacceptable to the Client, the Client will have the right to cancel this Agreement. 11. BREACH in the event of either of the Parties committing a breach of any of the terms of this Agreement and falling to remedy such breach within a period of ten days after receipt of a written notice from the other Party calling upon the defaulting Party so to remedy, the aggreeved Party will be entitled, at its sole discretion and without prejudice to any of its other rights in law, either to claim specific performance of the terms of this Agreement, or to cancel this Agreement and without prejudice to any of its other rights in law, either to claim specific performance of the terms of this Agreement, or to cancel this Agreement forthwith and without further notice claim and recover damages from the defaulting Party.

12. FORCE MAJEURE 1.2.1 If either Party is prevented or restricted directly or indirectly from carrying out all or any of its obligations under this Agreement from anycause beyond the reasonable control of that party (including without litting the generality of

12. The time registrative previous and the structure of restricted printing three generality or the foregoing, war, civil commotion, riot, insurrection, fire, explosion, flood and acts of Good), the party so affected shall be relieved of its obligations hereunder during the period that such event and its consequences continue but only to the extent so prevented and shall not be liable for any delay or failure in the performance of any obligations hereunder or loss of damages either general, special or consequential which the other party may suffer due to or resulting from such delay or failure, provided always that written notice shall within 48 (forty eight) hours of the occurrence constituting force majeure begiven of any such inability to perform by the affected party and provided further that the obligation to give such notice shall be suspended to the extent necessitated by such force majeure. 12. Either Party (involving force majeure shall use its best endeavour's to terminate the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to horce majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination of the circumstances giving rise to force majeure and upontermination o the case of: 13.2.1 the Prepaid Supplier: 46 earp street ophirton booysens 2019 13.2.2 the Client: at the Property, or at such other physical street address in South Africa of which the Party concerned may notice with the Party to concerned may notice or communication and training the provisions of clause 13.1, a written notice or other communication actually received by either Party including by means of a data message shall be adequate written notice or communications not that Party notwithstanding that the notice was not sent to or delivered at its chosen domicilium address and a data message shall be deemed to have been sent and received by either Party including by means of a data message shall be adequate written notice or communications and Transactions Act 25 of 2002. 14. GENERAL 14.1 Save to the extent contemplated by seed in 26 of the Electronic Communications and Transactions Act 25 of 2002. 14. GENERAL 14.1 Save to the extent contemplated in clause 10 above, no addition to or variation, consensual cancellation or novation of this Agreement will be of any force or effect unless reduced to writing and signed by the Parties or their duly authorized representatives. 14.2 No labitude, extension of time or other indulgence which may be given or allowed by either Party to the other Party in respect of the performance of any obligation hereunder, and no delay or forbearance in the enforcement of any right of any Party arrising from this Agreement, and no single or partial exercise of any right by any Party under this nay circumstances be construed to be an implicit consent or election by such Party or operate as a waiver or a novation of or otherwise affect any of the Party's rights in terms of or arising from this Agreement, or its bright of the party or operation of any force or effect unless respect of the performance of any object or effect and so refer unless respect to the principal of the property or the performance of any object or effect unless respect to the property or the performance of any orde otherwise affect any of the Party's rights in terms of or arising from this Agreement or stop or preclude any such Party from enforcing at any time and without notice, strict and punctual compliance with each and every provision or term hereof. 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 waiving Party concerned. 14.3 The Parties confirm that they have the power to enter the parties are correctly and performance of this Agreement, and this Agreement constitutes valid and binding obligations enforceable against the Parties in a cocordance with its terms. 14.4 Termination or expiry. 14.5 If any provision or this Agreement for any cause does not release any Party from any liability which at the time of termination or expiry. 14.5 If any provision of this Agreement than the respect of any act or omission prior to such termination or expiry. 14.5 If any provision of this Agreement than the respect of any act or omission prior to such termination or expiry. 14.5 If any provision of this Agreement than the legality, validity and enforceability of the remaining provisions are not in any way affected or impaired thereby and the legality, validity and unenforceability of such provision under the law of any other jurisdiction are not in any way affected or impaired. 14.6 This Agreement is governed by and shall be construed in accordance with the laws of South Africa. 14.7 The Parties acknowledge that there may be circumstances during the currency of this Agreement there implementation of certain provisions of this Agreement without the written consent of the Prepaid Supplier and the parties shall necessary and the parties shall necessary and the parties and the part audio tape (or any other format) any conversations the Prepaid Supplier may have with the Client.

Name:		
Date:		Signature: