

1. Proof of publication for advertisements will not be submitted to the advertiser by the publisher
2. This document contains the entire terms of the contract between the parties and no warranties and/or representations and/or inducements of any nature whatsoever have been given, made or held by the publisher apart from those stated herein.
3. No variation (cancellation or alteration) of this contract shall be effective unless it is recorded in writing and signed by both parties and if so must reach the publishers before the closing date of the issue for which the advertisement has been placed.
4. Advertisement orders are not accepted subject to editorial space being given.
5. The parties hereto 'Consent to the jurisdiction of the Magistrate's Court in terms of Section 45 of Act 32 of 1944 as amended, for the purpose of any dispute arising herefrom.
6. The advertiser shall be responsible for, and hereby undertakes to pay the publisher all expenses which the publisher may incur arising out of the advertiser's default, including all costs of tracing the advertiser, collection commission and all legal costs as between attorney and client
7. (a) The publisher is entitled to withhold any advertisement from publication and to cancel any advertisement order that has been accepted.
(b) Any advertisement considered unsuitable for publication by reason of its appearance, import, content or wording may be revised or refused.
(c) The advertiser shall have no claim against the publisher whatsoever by virtue of any failure to publish or for publication on dates other than those stipulated by the advertiser, or any typographical or any other errors of any kind or any loss or damages in consequence of any of the above.
8. The publisher reserves the right to suspend issue on any day and to increase or decrease the usual number of editions printed without notice.
9. Space is sold to the advertiser for the purpose of making announcements concerning his own business and also may not be used for attacking or making comparisons with other advertisers, firms, institutions or persons.
10. Until cancelled (T.C.) Orders may be discontinued on a week's notice by either party except in the case of guaranteed or special positions when one month's notice is required.
11. Should the advertiser not meet his frequency or share of advertising units agreed with the publisher, the publisher shall be entitled to charge the top rate. This also applies when a contract is cancelled prior to completion.
12. Should the advertiser exceed his monthly commitment, no reduction shall be rebated for advertising which has already appeared. However, the contract may be revised at the request of the advertiser whereafter the lower rate will apply.
13. On the announcement of new tariff rates, the advertiser will be protected at his contract rate for 30 days after the effective date of the new rate or until expiry of the contract, whichever is the earlier. The balance of the order will be subject to the new rate, unless the contract is terminated in writing by the advertiser within seven days of the announcement of the new rate.
14. Any advertiser or advertising practitioner placing an advertisement in any SA Jewish Report newspaper indemnifies that newspaper against any liability whether in respect of damages, cost or otherwise that it may incur as a result of the publication of that advertisement.
15. All rates are nett except the rate for commission bearing advertisements in terms of the NPU Rules. All approved accounts are payable on a basis of 30 days nett, otherwise cash with order. Booking are subject to a 50% deposit. Interest will be charged on late payments. (unless otherwise agreed by SA Jewish Report in writing)
16. Copy must conform to all Governments, Newspaper Press Union, Advertising Standards Authority and SA Jewish Report requirements for the acceptance of advertisements.
17. Where advertisements are booked and the material arrives after deadline or fails to arrive the space may still be charged for.
18. It is the responsibility of the advertiser to report any errors in advertisements within two days of appearance.
19. Where an advertiser signs a contract for more than one insertion, each insertion must appear in a different Issue of the newspaper.
20. Should this contract be terminated by the advertiser before the end of the specified period, other than in terms of Clause 14, or on non-fulfilment of agreement within the special period, the advertiser shall immediately be liable for the difference between the discounted rates and rate one (the top rate) for all advertising taken during the contract period.
21. The publisher reserves the right to cancel this contract in the event of the advertiser failing to make payment in accordance with our terms of thirty (30) days. In the event of such cancellation, all advertising taken during the contract period will be subject to the surcharge set out in Provision 21 above.
22. The advertiser acknowledges having received a copy of the advertisement tariff card of the company.
23. Deadlines may be varied by the company at any time.
24. In the event of the publisher failing to insert a booked advertisement, the said booking will be included in calculating the contract fulfilment.
25. No liability for any errors in translation will be accepted.
26. The booking of advertisements pursuant to this contract must be in writing duly signed by the advertiser or his agent and specify the publication/s in which the advertisement should appear and dates of publication.
27. SA Jewish Report offer a service to make up advertisements on behalf of the client, this will need to be approved prior to publication by the client in writing,
SA Jewish Report cannot be liable for errors on material approved or supplied by clients.
28. Made up material is the property of the SA Jewish Report and a fee will be required to release material for further publication.
29. Make good ads not to be different from original unless paid for or time specific.
30. Advertisers must understand that the SA Jewish Report is published on its website and its content may be accessible to Internet search engines.

Deviations from the above terms and conditions must be agreed by management of SA Jewish Report in writing.