TERMS AND CONDITIONS

1. DEFINITIONS:

1.1 The Credit Samba Co-operative Limited, situated at 146 Provider: Charlotte Maxeke Street, Bloemfontein;

1.2 The Applicant: The person who applied for the Samba membership and credit facility, who accepts the quotation and whom is entitled to utilize the credit facility, which also includes the spouse if married in community of property or any person who cosigns this Agreement. The Applicant is also the consumer as referred to in the Act.

1.3 Purchase limit: The maximum amount that the Credit Provider authorized the Applicant to purchase for in any trading period in relation to the quotation, as accepted by the Applicant.

1.4 Trading period: The trading period starts on the 16 th day of each recurring month and expires on the 15 th day of the following month, or any other date as determined by the Credit Provider's directors.

1.5 Settlement On or before the 5_{th} of each month which date date: follows the closing of the previous month's trading period. Should the 5_{th} fall on a Saturday or Public Holiday, the following working day would be considered as the last pay date.

1.6 The Supplier: Any supplier of goods and/or services with whom the Credit Provider has contracted as a designated supplier to the Applicant.

1.7 The Act: The National Credit Act, No 34 of 2005 (as amended).

1.8 Written notice: A notice which is posted via registered post, faxed or personally delivered to the Credit Provider by the Applicant or vice versa.

1.9 Quotation: The written quote (purchase limit) provided under this credit agreement as required by the Act, which quote forms part of the agreement between the Credit Provider and Applicant when accepted in writing or via voice recording or when the Applicant start to use/utilize the Samba card. 1.10 The Statute: The registered Memorandum of Incorporation and Statute of the Credit Provider as Co-operative.

1.11 Account limit: The maximum amount that the Credit Provider allows the Applicant's Samba account to con- sist of, which amount includes the monthly purchases according to the Applicant's purchase limit, amount in respect of short-term insurance, life assurance, municipal accounts and all other payment that the Applicant does via his/her Samba account as well as all provident fund contributions, loan, ISA and budget instalments to be charged to the Applicant's monthly statement.

2. CARD USAGE:

2.1 The use of a Samba card is limited to the conditions as described below:

2.1.1 The use of the card is limited to the cardholders (the Applicant and persons to whom additional cards were supplied on request of the Applicant). The Applicant is responsible for all purchases made on any of the cards relating to his/her account.

2.1.2 The card holder must sign the card on receipt with a ballpoint pen in the designated area.

2.1.3 The card shall at all times remain the property of the Credit Provider and the Applicant shall be obliged to surrender and return to the Credit Provider any card issued on his/her account, for any reason whatsoever, forthwith upon demand by the Credit Provider.

2.1.4 The cardholder may not distance him/herself of any of his/her rights or responsibilities with regards to the card and or usage thereof and may not transfer it.

2.1.5 The approved monthly purchase and account limit may not be exceeded without the consent of the Credit Provider. However, if the limit is exceeded, the Applicant is still liable for the payment of the entire account to the Credit Provider.

2.2 The following costs will be recovered by the Credit Provider:

2.2.1 5 shares of R1.00 each (once off)*.

2.2.2 An administrative fee or card fee determined on a yearly basis. The administrative fee or card fee per card for 2023 is R312.00*.

2.2.3 The fee for the replacement of a card is R25.00*.2.2.4 A postal fee of R39.70 will be charged*.

2.3 The use of a Samba card is limited to the purchase of goods at a Samba supplier or the payment of services rendered by a Samba supplier. If the Samba card is used for anything other than the above, an irregularity will be created. 2.4 If the Applicant uses his/her Samba card at a supplier with whom Samba has not contracted with, the Applicant authorises the Credit Provider to provide his/her contact details to the supplier in order to enable the supplier to arrange for alternative payment with the Applicant for that transaction.

3. CARD PROTECTION:

3.1 All safety precaution should be taken by the Applicant with regards to the loss and/or theft of the card/s that was/were issued on his/her account.

3.2 In the event of theft or loss of the card/s or if it comes to the Applicant's attention that the card/s has been used by a person other than the Applicant, the Applicant shall be obliged to forthwith notify the Credit Provider immediately. If this information was submitted verbally, the Credit Provider reserves the right to request a written notice confirming the aforementioned statement before issuing a replacement card.

3.3 In the event of theft or loss of the card/s or if it comes to the Applicant's attention that the card/s has/have been used by a person other than the Applicant, the Credit Provider is obliged to notify Nedbank, the Credit Provider's agent, on toll free number 0800110929 immediately.

3.4 The Applicant confirms and accept that it is his/her duty to report the card or cards as set out in paragraph 3.3 and that the Applicant will still be responsible for any and all purchases made with the card/cards, if the Applicant did not report the card/s as required in paragraph 3.2 and 3.3.

4. ACCOUNT STATEMENTS:

4.1 The Credit Provider will at the election of the Applicant, post or e-mail an account statement on a monthly basis.

4.2 It is the Applicant's responsibility to ensure that he/she has received his/her monthly statement and if not, it is his/her responsibility to notify the Credit Provider.

4.3 It is a specific provision of this agreement that it is the Applicant's duty to make sure that his/her monthly statements are correct and contain all the transactions.

5. CERTIFICATE OF BALANCE:

5.1 A Certificate of balance, signed by the Credit Provider (or its agent whose appointment, qualification and/or authority need not be proved) as to the amount of the Applicant's indebtedness hereunder or that of the Applicant to the Credit Provider at the date of that certificate shall be:

5.1.1 Prima facie proof of the Applicant's indebtedness to the Credit Provider of the amount shown on the certificate of balance, and;

5.1.2 Prima facie binding on the Applicant in any proceeding instituted by the Credit Provider in any competent Court to obtain default judgment against the Applicant.

6. CLAIMS AND DISPUTES:

6.1 If any errors or irregularities are observed by the Applicant with regards to the account, the Applicant must bring it to the Credit Provider's attention before the 2nd of the following month. If the error was made by a supplier, the matter must be taken up with the last mentioned and a request must be made for the error or irregularity to be corrected. Samba cannot undertake to amend errors on the members' behalf.

6.2 In a case where the Applicant contests his liability for any purchase or the legitimacy of a purchase, the Credit Provider will withdraw and the Supplier must settle the dispute with the Applicant.

7. PAYMENT CONDITIONS:

7.1 The Applicant will make payment of the full amount payable on the 5th monthly, with the first payment to be made on the 5th day of the month following the date of signature of the agreement. If payment is made after the 5th of the said month, no bonus will be awarded to the Applicant. If payment is made via internet, the Samba member number must be used as reference and the proof of payment must be provided to the Credit Provider.

7.2 The following costs, if applicable, will be recovered by the Credit Provider payable on the 5th monthly:

7.2.1 All payments made at Post Office – R12.89 per payment*
7.2.2 All payments made at – R6.00 per payment*
Shoprite Checkers
7.2.2 All cash payments made at – R6.00 + 0.50% of
Shoprite Checkers payment amount*
7.2.3 Debit card payments made – 0.98% of payment
at office amount*
7.2.5 Credit card payments made – 2.19% of payment
at office amount*

8. ADMINISTRATION COST OF OMISSION:

8.1 Should the Applicant omit to settle his account within the prescribed period, as defined herein, the following costs will be payable to the Credit Provider:

- 8.1.1 Unpaid debit order: R30.00*.
- 8.1.2 Unpaid Post Office payment: R38.00*.

8.2 Should the Applicant omits to settle his/her account, as defined herein, the Applicant forfeits his/her bonus on that amount.

9. INTEREST AND LEVIES:

9.1 The Applicant is liable for payment with regards to interest on any overdue amounts of which the interest rate is determined from time to time by the Credit Provider's Board of Directors and will be debited to the Applicant's account monthly.

9.2 If payment is made after the 5_{th} , or such a day which is determined from time to time of the said month, and subject to the provisions made in paragraph 9.1, the following provisions have been made:

9.2.1 The Credit Provider is entitled to 18%* interest per annum, or such other percentage as decided by the Credit Provider or as permitted by the National Credit Act, added backwards to the balance from month to month.

9.2.2 Notwithstanding sub-paragraph 9.2.1, accounts that were handed over to attorneys for collection, will be debited at an interest rate of 24%* per annum, or such a percentage decided upon by the Credit Provider or as permitted by the National Credit Act.

9.2.3 The Applicant acknowlegdes that no interest will be paid on advanced account payments.

10. DEFAULT BY THE APPLICANT

10.1 If an Applicant's purchase facility is cancelled due to nonpayment or other irregularity, no bonus will be paid to the Applicant.

10.2 The parties agree that the claim reason for this agreement originates at the place where and when the Credit Provider becomes aware of the Applicant's acceptance of the quotation.

10.3 If the Applicant breaches any of the terms and conditions as described herein, the Applicant will forfeit all benefits and monies, including the annual bonus and his share in the Deferred bonus payment fund, as reserved by the Credit Provider.

10.4 The Credit Provider reserves the right to cancel the Samba account as well as the Samba cards, if the Applicant breach the terms and conditions of this Agreement.

10.5 Any of the following will place the Applicant in default with regards to this agreement, should the Applicant neglect and/or refuse to rectify said default with 10 (ten) days of the delivery of the prescribed notice by the Credit Provider to do so:

10.5.1 should the Applicant neglect or refuse to pay any amount in terms of this agreement or any other amount owing by the Applicant to the Credit Provider on the date it is due and payable; or

10.5.2 the Applicant commits a breach of any other provision of this agreement, whether such breach is material or not.

10.6 If the Applicant is in default of this agreement then the Credit Provider may:

10.6.1 claim immediate repayment of the full outstanding balance; or 10.6.2 terminate this agreement, upon which all amounts whatsoever owing to the Credit Provider by the Applicant shall then forthwith be payable in full.

11. LEGAL FEES:

11.1 In the event that the Credit Provider is necessitated to hand an account over to the attorneys due to non-payment or any other reason, the following will apply:

11.1.1 The Applicant agrees to the Jurisdiction of the Magistrate's Court and agrees to be liable for all legal fees, including attorney fees on an attorney-client-scale, plus commission on all payments made after the matter was referred to an external debt collection company or attorney. The Applicant agrees to be liable for all tracing fees and default administration cost.

11.1.2 If court proceedings originates from this agreement, the Applicant will agree to the Jurisdiction of the relevant Magistrate's Court, irrespective of the amount. This will not prevent the Credit Provider to institute action in the High Court if necessary.

11.2 The Applicant grants the right to the Credit Provider to appoint a tracing agent if the Applicant is in default in terms of this agreement and the Credit Provider are unable to find the Applicant.

12. RETRACTION AND TERMINATION:

12.1 The Credit Provider reserves the right to retract the card, revoke the card facility, decrease the relevant purchase limit on the card or decline any further debit on the Applicant's account at any time and may demand the Applicant to surrender the card. The total outstanding balance on the account is immediately payable to the Credit Provider if the card facility is revoked. 12.2 The Credit Provider is entitled to terminate this agreement in case of the Applicant's non-compliance with any of the terms of the agreement. Upon such termination, the full amount outstanding is immediately due and payable.

12.3 This credit agreement will continue for an indefinite period, but is subject to the provisions contained herein, and that it is provided that the Credit Provider may cancel the credit facility with at least ten (10) business days notice to the Applicant before the credit facility is closed.

12.4 In the event of termination of this credit agreement, all outstanding amounts on the revolving credit account will be transferred to the Applicant's current general Samba account with monthly charges as per the credit agreement.

12.5 If the Applicant makes a payment arrangement, after the Applicant's account was closed with the Credit Provider to pay the outstanding amount over a period of time, this does not mean that the Applicant's account is open or the Applicant's credit facility is recovered.

12.6 The Credit Provider may approach the court for an order in terms of which this agreement can be enforced, if the Applicant is at the time more than twenty (20) business days in default and if at least ten (10) business days has already expired after the notice or default letter was delivered to the Applicant (the 10-day period may run concurrently with the 20-day period) and if the Applicant fails to respond to the default letter or rejecting the Credit Provider's proposals.

13. ADMINISTRATION COST AFTER RETRACTION:

13.1 A postal fee for Section 129 notice of R39.70 will be charged*.13.2 A fee for Section 129 notice for a claim up to R100,000 of R41.04 (VAT included)*.

13.3 A fee for Section 129 notice for a claim above R100,000 of R53.58 (VAT included)*.

14. ADDRESS

14.1 The parties choose the following addresses for all communications, service of notices with regards to legal proceedings which may follow due to this agreement:

14.1.1 The Credit Provider nominates the address as stated on page 1 of this agreement;

14.1.2 The Applicant nominates the following address:

If the above address is not completed, the Applicant nominates the address as stated on page 1 of this application. 14.1.3 Any of the parties may change the nominated addresses to another address by way of written notice to the other party of this agreement, on condition that such notice is received by such party at least 10 (ten) business days prior to the change thereof.

14.1.4 It remains the Applicant's duty to inform the Credit Provider in writing of any change in address and / or change of personal details.

15. ENTIRE AGREEMENT AND INTERPRETATION:

15.1 This application for membership and credit constitutes the entire agreement between the Credit Provider and Applicant, nothing at variance with the terms hereof shall be binding unless reduced to writing and signed by or on behalf of the Credit Provider and Applicant.

15.2 The headnotes are for reference only and shall not affect the interpretation of the clauses to which they relate.

15.3 No latitude, extension of time or other indulgence which may be given or allowed by the Credit Provider to the Applicant in respect of any payment provided for in this agreement or the performance of any other obligations hereunder shall under any circumstances operate as a waiver or a novation of, or otherwise affect any of the Credit Provider's rights in terms of or arising out of this bond, or preclude the Credit Provider from enforcing at any time and without notice, strict and punctual compliance with each and every provision or terms hereof.

16. CREDIT BUREAU:

The Applicant confirms that he/she is aware of and give permission to the following:

16.1 The Credit Provider may supply the credit bureau, known as Experian, with information relating to the application, opening and closing of an account and the Experian can make the information known to other registered Credit Providers and to Experian Credit Bureau clients for the prescribed reasons.

16.2 Breaching of the terms and conditions as defined in the credit agreement will be referred to the abovementioned Credit Bureau and Experian may supply other registered Credit Providers and Experian clients for the prescribed reasons with the relevant information.

16.3 The Credit Bureau supplies a credit profile and debt census of the Applicant's creditability.

16.4 The Credit Bureau that will be informed is Experian, Experian House, 3 Neutron Ave, Technopark, Stellenbosch, 7600. Call office: 0861514131.

16.5 The Applicant is entitled to contact the relevant credit bureau and request that his record be made available to him. The Applicant may insist that inaccurate information be amended by contacting Experian call office at 0861514131.

16.6 The Credit Provider will inform the Applicant at least 20 (twenty) working days beforehand by means of a notice addressed to the address (CLAUSE 14) of the Applicant, of his intention to send unfavorable information to any credit bureau. Any information sent to the Credit Bureau in this manner, will be available to all signatories of the relevant Credit Bureau.

17. APPLICANT'S RIGHTS:

17.1 The monthly purchase and account limit, as per the quotation that is supplied to the Applicant, will be allocated to the Applicant. If the Applicant would like to increase his/her purchase or account limit at any time, he/she may apply in writing to the Credit Provider and such an application will be considered as soon as a new financial assessment has been completed by the Credit Provider. The application to increase a limit does not coincide with the automatic annual increase of the Applicant's purchase or account limit and if the Applicant applies for the increase in the designated area on the application form, the Credit Provider may decline or accept the request at his absolute discretion.

17.2 An Applicant, in terms of sub-regulation 10A of the Act, whose application for credit was refused, may at any time lodge a complaint in terms of Section 134 or 136 with the Credit Provider for dispute resolution.

17.2.1 The Credit Provider must attempt to resolve the complaint within fourteen (14) business days after receiving notification of the complaint from the ombud in terms of Section 134 of the Act. 17.2.2 If the grievance is not addressed by the Credit Provider within the period referred to in sub-regulation 10A(15), the Applicant can approach the National Credit Regulator.

17.2.3 The National Credit Regulator must resolve the complaint within seven (7) business days.

17.2.4 If the National Credit Regulator issues a notice of non-referral in response to a complaint, the Applicant may refer the matter directly to the National Consumer Tribunal, subject to its rules of procedure.

17.3 If the Applicant requested the Credit Provider to automatically increase his/her purchase and account limit from time to time, the Credit Provider will increase it according to the relevant Act.

17.4 The Applicant will receive an annual bonus as stated by the Credit Provider in terms of the Establishment's Act and the Credit Provider's Statute. This bonus is based on contributions made via purchases during the course of the Credit Provider's financial year, which dates are September to August and will commence as a credit on the following November's statement.

17.5 The Credit Provider will make regular contributions at his absolute discretion, to the Applicant's Deferred bonus payment fund in terms of the Establishment's Act and Credit Provider's Statute. The funds reserved in the Applicant's deferred bonus payment fund will be paid to the Applicant on termination of membership, except if the membership was terminated by the Credit Provider due to any negligence in terms of the agreement by the Applicant.

17.6 The Applicant may from time to time request a "List of Suppliers" of accredited suppliers.

17.7 The Applicant is entitled to tender the Samba card to the Supplier instead of making payment, subject to paragraphs 6 and 17.6, the Credit Provider is compelled to make payment of the purchases made by the Applicant to the relevant supplier.

17.8 The Credit Provider is not compelled to make payment to any supplier that is not defined as a contracted supplier to the relevant Credit Provider.

17.9 The Applicant can apply for a budget facility, loan or ISA after twelve (12) months of membership and if it is approved, the monthly instalment will be debited to the Applicant's general Samba account.

17.10 The Applicant may at any time by means of a written notice request the Credit Provider to reduce the purchase limit under this credit agreement.

17.11 The Applicant is entitled to do the following:

17.11.1 To apply at a debt counsellor to declare that the Applicant has too much debt.

17.11.2 To resolve a complaint with regards to the Credit Provider by means of an alternative dispute settlement.

17.11.3 Submit a complaint against the Credit Provider with the National Credit Regulator.

17.11.4 Lodge an application with the Tribunal.

17.12 The Applicant places it on record and confirms that he/she has been informed that the contact details for the:

17.12.1 National Credit Regulator and Tribunal are as follows:127
15th Street, Randjiespark, Midrand, Tel: 011 554 2600, Fax:
011 484 6122, Call centre: 086 062 7627 of 0860 NCR NCR,
Email: info@ncr.org.za of complaints@ncr.org.za, Website:
www.ncr.org.za. National Consumer Tribunal: 012 663 5615 (t)
or Email: Registry@thenct.org.za,
17.12.2 Credit Ombudsman is: Fern Ridge Office Park, 5 Hunter
street, Johannesburg, Call centrum 0861 662837 of
0861 OMBUDS, Email: ombud@creditombud.org.za, website:
www.creditombud.org.za.
17.12.3 Ombudsman for financial services is: PO Box 74571, Lynwood
Ridge, 0040, Tel: 012 470 9080, Share call: 086 032 4766

(0860 FAISOM), Email: info@faisombud.co.za

17.13 If the Applicant fails to make payments under this agreement, the Credit Provider will give written notice to the Applicant and propose that the Applicant refers the agreement to a debt counselor with the intention to solve or to agree on a plan to bring the payments up to date.

17.14 If the Applicant applied for debt review in terms of Section 86 of the Act, and the review is not finalized within sixty (60) business days after the Applicant applied for the debt review, the Credit Provider may send a notice, terminating the debt review in terms of Section 86(10) of the Act.

18. APPLICANT'S OBLIGATIONS:

18.1 The monthly statement serves as prima facie proof of the Applicant's obligations towards the Credit Provider with regards to the purchases made and the Applicant hereby undertakes that the onus is on the Applicant to prove the contrary.

18.2 The Applicant guarantees and undertakes not to exceed the designated credit limit as set out in the quotation.

18.3 If the Applicant does not handle his/her Samba account according to the conditions and to the satisfaction of the Credit Provider, the Credit Provider shall be entitled to collect the remaining balance on the Samba account immediately.

18.4 The approved purchase and account limit may not be exceeded and any excess of the limit will be debited to the Applicant's ordinary general monthly Samba account.

18.5 If the Applicant's credit facilities or membership with the Credit Provider is cancelled or suspended, the outstanding balance of the account with finance charges will immediately become payable. 18.6 The member will not be entitled to recall or cancel a transaction done on the Samba card afterwards. If a dispute should arise regarding the validity of a card or in connection with an article, such dispute will have to be settled between the Applicant and the supplier.

18.7 The Credit Provider has the right to turn down in its absolute discretion any application for membership and credit account.

18.8 The Applicant agrees to pay to the Credit Provider all costs contained in the quote and in this credit agreement and as contained in the credit receiver's monthly statement from time to time with will include administrative costs and interest as explained.

18.9 The Applicant undertakes to pay to the Credit Provider any amounts that the Credit Provider paid to the suppliers for purchases made by the Applicant or any other person as defined in Sections 2.1.1, which amount will be paid to the Credit Provider before or on the payment date. This obligation to make this payment to the Credit Provider, is unconditional and irrevocable, regardless if:

18.9.1 the Applicant or any other person has made the payment with the Samba card;

18.9.2 the recorded amount regarding such purchase is correct of not;18.9.3 there is a dispute between the Applicant and the Credit Provider;18.9.4 the supplier is entitled to receive the payment from other sources.

19. FOR AND ON BEHALF OF LEGAL ENTITIES

If the Applicant in terms hereof is a Close Corporation, Private or Public Company, Trust or any other legal entity, the person who signed the application form and quote on behalf of the entity warrants that he/she is duly authorized to do so and he/ she accepts liability as surety and co-principal debtor of the relevant entity for the payment of the amount due under this agreement.

20. PROVISIONS OF THE STATUTE

The Applicant acknowledges and accepts that the provisions of the Statute of the Credit Provider, together with the terms and conditions of this credit agreement is applicable on the Applicant because of his/her membership to the Co-operative.

21. SAMBA AFRICAN UNITY LIFE GROUP AND FUNERAL INSURANCE

The following terms and conditions are applicable to Section 20 22.4.3 African Unity Life reserves the right to amend the premium tariffs and conditions below.

22.4.4 Applicant only has thirty (30) days from approval of membership to apply for group insurance. 21.1 The Applicant understands that the Group and Funeral insurance is available on a basis of no advice, despite the fact that the Credit Provider might have explained the benefits and workings of the policy.

The Applicant understands that relating to the policy:

21.1.1 A full analysis in respect of the Applicant referred to in subsection (8)(1)(b) of the General Code of Conduct for FSP's could not be undertaken;

21.1.2 There may be limitations on the appropriateness of the policy; and

21.1.3 The Applicant should take particular care to consider on its own whether the policy is appropriate considering the Applicant's objectives, financial situation and particular needs.

21.2 The Credit Provider will only be acting in the capacity of an intermediary and no advice will be given to the Applicant with regards to the abovementioned policies.

21.3 The Credit Provider has the necessary fidelity cover needed in terms of legislation.

21.4 The authorized representative of the Credit Provider that is licensed to provide intermediary services, has given a mandate to the personnel of the Credit Provider to provide the necessary administrative services that may lead the Applicant to become part of the Samba group and funeral insurance.

21.5 The Credit Provider is authorized to enter into, vary or renew new business on behalf of African Unity Life.

21.6 Commission for the provision of the intermediary services as percentage of the total premiums are payable to the Credit Provider as follows:

21.6.1 On the group insurance: 10% plus VAT, subject to the provisions of the Long Term Insurance Act, Act 52 of 1998;

21.6.2 On the Funeral fund: 20% plus VAT, subject to the provisions of the Long Term Insurance Act, Act 52 of 1998.

22. GROUP INSURANCE: AFRICAN UNITY LIFE (ONLY FOR APPLICANTS UNDER THE AGE OF 45 YEARS)

22.1 The Applicant hereby applies to join the Group Insurance if he/ she has not yet commemorated his 45th birthday and that 3 units may be issued, except if the Applicant applies in writing for more units.

22.2 The Applicant agrees that a quarterly premium will be added to his/her account and undertakes to settle this premium as long as the Applicant has a credit facility with the Credit Provider. 22.3 If the Applicant passes away the Credit Provider will pay the amount payable in terms of the policy to the next of kin or to the estate's executor at the Credit Provider's registered office, with the understanding that the balance payable to the Credit Provider at the time of passing will be calculated against the insured policy amount and the remainder will be paid to the estate's executor. The insured amount is calculated as shown in the table below.

22.4 Any payments made by the Applicant are subject to the following conditions:

22.4.1 all monies received by the Applicant are allocated to the Applicant's account and premiums are only regarded as paid once the total amount of the account has been settled.

22.4.2 If the Applicant's membership is terminated in any way, the Applicant forfeits compensation for any premiums already

Please note:

1. If you have chosen YES to any of the above options, you can still change your option in future by sending the word STOP via sms or e-mail

to the Credit Provider.

2. If you have chosen NO on certain of the above options, it may happen that you do not receive important information from the Credit Provider.

3. If you have marked option 5 YES, you will be receiving information for which the Samba supplier has paid and Samba does not accept any

responsibility for the content of that presentation and it does not reflect the views of Samba.

4. It is the Credit Provider's policy not to sell or to distribute client listing.