



ON-LINE ADVERTISING ORDER FORM





Website: www.gabm-pinc.com **E-mail:** info@gabm-pinc.com

If you wish to take advantage of GABM's exclusive on-line advertising opportunity, kindly complete sections A and D of this 'On-line Advertising Order Form' and forward to: info@gabm-pinc.com

Section A – Registration Details

Registered Name of Organization:	
Trade Name:	
Type of Organization:	(Public or Private Company, Trust, Association or Partnership, etc.)
Registration Number:	
Date of Incorporation:	
Postal Address and Code:	
Registered Address and Code:	
Number of Executive Members or Partners:	(Please attach individual résumés)
Designated representative:	
Telephone Number:	
Fax Number:	
E-mail Address:	
Website Address:	
Nature of Business:	
Membership of other professional organizations:	

Section B – Payment

Payment of your annual online advertising fee of \$12 000 US Dollar will only be accepted by direct transfer into GABM's Advertising Management Agent's bank account.

Section C – Terms and Conditions

Terms & Conditions applicable to advertising on GABM's website

These terms and conditions (the "Terms and Conditions") are a legally binding contract between the Buyer and the Publisher and apply to the acceptance of all Advertisements submitted for publication on Global Association of Billionaires and Millionaires' (GABM) official website. The placing of an order or request for the publication of an Advertisement shall constitute an agreement to these Terms and Conditions. Any such order shall not be deemed as accepted by the Publisher until full payment has been received by the Publisher and the Advertisement is published. No variation or addition to these Terms and Conditions without the prior written consent of the Publisher shall be effective unless agreed to in writing by the Publisher.

1. Definitions

The following defined terms are used in these Terms and Conditions:

1.1 "Publisher" means Ascot Financial Services (PTY) Ltd. reg. no 97/21440/07, who is the duly appointed advertising management agent of GABM.

1.2 "Advertisement" means any approved advertising material submitted by or on behalf of the Buyer (including without limitation Display Advertisements and any brand collateral of the Buyer) for publication on GABM's website.

1.3 "Buyer" means the person or legal entity placing with the Publisher the order for the publication of the Advertisement, whether such person or legal entity is the advertiser (the "Advertiser"), or the Advertiser's advertising agency or media buyer (in each case the "Agent").

1.4 "Advertisement column" means the standard 200mm x 133mm column format advertising spaces that are available to Buyers, on GABM's website.

1.5 "GABM website" means the website <http://www.gabm-pinc.com>.

1.6 "Rate Card" means the Publisher's rate card in effect for the time being.

1.7 "Rates" means the retail price for any given Advertisement, exclusive of VAT and any trade or negotiated discount.

2. Publication – General

2.1 The Buyer grants the Publisher an irrevocable, world-wide, royalty-free license to reproduce, publish and republish the Advertisement on the GABM website.

2.2 The Publisher shall have at its absolute discretion the right to refuse, omit, postpone, change the position of, or require changes to, any Advertisement submitted for publication at any time.

2.3 All Advertisers are obliged to complete the GABM advertiser "Registration Details" section of the "Advertising Order Form".

2.4 The Publisher will not be responsible for any loss or damage, consequential or otherwise, occasioned by any error or omission in the publication of any Advertisement, or for any damage or loss of any copy, electronic files, data, drawings or other materials supplied for the purpose of an Advertisement.

3. Advertisements submitted for publication on GABM's website

The conditions set out in this Clause 3 will apply to the acceptance of all Advertisements submitted for publication on the GABM website.

3.1 Advertisement copy shall be supplied to the Publisher in accordance with the relevant technical specifications set out in the Rate Card.

3.2 The Buyer shall be liable to pay for any Advertisement cancelled or postponed.

3.3 Advertisements are published on the GABM website for a minimum period of 12 calendar months.

3.4 Advertisement rates are quoted on an annual basis, and may be changed on discretion of the Publisher.

3.5 The Buyer unconditionally accepts and agrees that the Publisher will not be obliged, legally or otherwise, to refund the Buyer in the event where an Advertisement has been cancelled, or in the event where the Publisher cannot guarantee or provide 100 percent website availability on the internet, or for whatsoever reason(s) or circumstance(s).

4. Liability

4.1 The Buyer contracts with the Publisher as a principal and warrants it has the authority to do so.

4.2 If the Buyer is an Agent representing an Advertiser, the Agent and Advertiser shall each be a party to these Terms and Conditions and shall be jointly and severally liable to the Publisher. The Agent shall be solely responsible for making the Advertiser aware of these Terms and Conditions or any subsequent amendments that may be made by the Publisher.

4.3 The Buyer advertises on GABM's website with the specific and exclusive purpose to promote its respective corporate brand, or professional services, or specialized products. GABM acknowledges that by advertising on its website the Buyer does not in any way endorse, or is responsible to verify the correctness of the content that is available on GABM's website.

5. Payment

5.1 Advertising rates are specified in the Rate Card. Rates are quoted exclusive of Value Added Tax and any other applicable sales taxes. Any Value Added Tax due on an Advertisement will be separately shown on the invoice.

5.2 For Advertisements submitted for publication on the GABM website, rates apply to the standard size of the columns on the GABM website.

5.3 Payment in respect of Advertisements submitted for publication on GABM's website is due, in the absence of any other specific arrangement between the Publisher and the Buyer, in advance of publication.

5.4 Payment shall mean the receipt by the Publisher at its principal place of business (or elsewhere as it may direct) of cash or the crediting to the Publisher's bank account.

6. Miscellaneous

6.1 The Buyer acknowledges that GABM websites are accessible worldwide.

6.2 The Buyer may not assign or transfer any of its rights under these Terms and Conditions to any third party.

6.3 These Terms and Conditions shall constitute the entire agreement between the parties with regard to its subject matter and shall supersede all prior understandings, commitments and undertakings that either party may have given.

6.4 Except as expressly provided in these Terms and Conditions, no provision of these Terms and Conditions shall confer any right on any third party. To the fullest extent permitted by applicable law, the parties hereby exclude any such right (including any such right arising under statute).

6.5 With exception of the Buyer's payment obligations, neither the Publisher nor the Buyer shall be liable to each other for any liability or damage, consequential or otherwise, caused by or arising out of any strike by employees, lock-up, trade dispute, enemy action, act of terrorism, rioting, civil commotion, fire, Act of God or other similar contingency beyond the control of either of them.

6.6 If any provision of these Terms and Conditions shall be invalid or unenforceable, it shall not affect any other provision, which shall remain in full force and effect.

6.7 The Publisher shall have the right to modify these Terms and Conditions and the Rate Card, and may publish a new Rate Card containing new terms or otherwise notify the Buyer of changes to these Terms and Conditions or to the Rate Card. Such changes will apply to any order or request for the publication of an Advertisement subsequently placed by the Buyer.

6.8 These Terms and Conditions are governed by South African Law. The parties agree that the South African courts shall (subject to the following sentence) have exclusive jurisdiction to settle any dispute which may arise out of these Terms and Conditions and submit all disputes to the jurisdiction of those courts. However, for the exclusive benefit of the Publisher, the Publisher shall retain the right to bring proceedings in the courts of the country (or state) of the Buyer's place of business.

Section D – General

- I, the duly authorized buyer of the applicant, hereby confirm that the above information is true and complete.
- I, the duly authorized buyer of the applicant, hereby confirm that we have not been solicited, influenced or unduly persuaded to advertise with GABM on its official website.
- I, the duly authorized buyer of the applicant, hereby confirm that we are familiar with the information provided in the 'Advertising Profile' document, which is available on the 'Downloads' section of GABM's official website.
- I, the duly authorized buyer of the applicant, hereby confirm that we have read the above 'Terms and Conditions' section, and confirm that we fully understand and unconditionally agree and accept the conditions contained therein.
- We have attached herewith our corporate identity advertisement according to GABM's specific advertising specifications.

Kindly complete the section below in detail:

NB: This application will only be processed if fully completed and received by GABM

NB: Kindly forward your completed and scanned Advertising Order Form to the Board of Executives of GABM at: info@gabm-pinc.com

GABM Proposer - Name: _____

GABM Proposer - Associate Membership Number: _____
(If Applicable)

GABM Proposer - Country/State: _____

Name of duly authorized buyer of applicant: _____

Signature of duly authorized buyer of applicant: _____

Date: _____