





## Sponsorship Agreement – Terms and Conditions

### **1. Preamble**

WHEREAS Virtual School of Africa (Pty) Ltd (“VSA”) in partnership with FEMSSISA (Registration No.: 2015/050119/08) undertakes to facilitate a sponsorship between a “Sponsor” (a natural or juristic person who sponsors the course fees for a sponsorship-holder on the VSA learning platform) and a “Sponsorship-holder” (a natural person who receives sponsorship from a sponsor for the course fees on the VSA learning platform) to allow them to register for courses on the VSA learning platform subject to the terms and conditions contained in this Agreement.

### **2. Sponsorship conditions for the Sponsorship-holder**

- 2.1. The Sponsorship-holder must be a South African resident.
- 2.2. The Sponsorship-holder will be registered as a full-time student at a secondary schooling institution.
- 2.3. The Sponsorship-holder agrees to complete the course in full and if not done will be liable for the costs of the course(s) sponsored.
- 2.4. The Sponsorship-holder agrees to share their final subject marks for the subject done in school by uploading their transcript before 31 December of each school year.

### **3. Sponsorship conditions for the Sponsor**

- 3.1 The Sponsor volunteers to sponsor the amount as per the sponsorship form which is not refundable.
- 3.2 The Sponsor agrees not to pursue direct communication with Sponsorship-holder.
- 3.3 The Sponsor agrees not to use or distribute any information about the Sponsorship-holder.

### **4. VSA will not be responsible for any liability or the safety of sponsor/sponsorship-holder following actions taken by the sponsor/sponsorship-holder.**

### **5. The sponsor/sponsorship-holder agrees to the sharing of their names with the sponsorship-holder/sponsor.**

### **6. Termination of the contract**

- 6.1 VSA may terminate the sponsorship anytime should the sponsor/sponsorship-holder:
- 6.2. Fail to observe any one or more of the terms and conditions of this Agreement; or
- 6.3. Be guilty of misconduct in terms of the rules of the institution or not be making satisfactory progress in his/her studies; or
- 6.4 Discontinue his/her studies for the Study Course or another course without the prior written consent stated.

**Virtual School of Africa (Pty) Ltd**

**Contact Details**

Email: [info@virtualschoolofafrica.co.za](mailto:info@virtualschoolofafrica.co.za)

Cell: +27 67 091 1241

WhatsApp: +27 67 091 1241



## VIRTUAL SCHOOL OF AFRICA

Your future. your choice. your way.

---

6.5 VSA will be entitled to cancel this agreement forthwith, even during the course of an academic year. VSA will also have the right to recover any monies paid plus interest at the rate determine by the Minister of Finance in terms of section 80(1)b of the Public Finance Act,1999(Act 1 of 1999) from time to time, from the date of breach of contract.

### **7. Notices and domicilia citandi et executandi**

7.1 Any notice, request, consent, or other communication made between the parties pursuant to the agreement shall be in writing and shall be deemed to have been made when delivered in person to an authorized representative of the party.

### **8. Complaints Resolution**

Should you have any complaints, please email your complaint to:  
[info@virtualschoolofafrica.co.za](mailto:info@virtualschoolofafrica.co.za).

**Virtual School of Africa (Pty) Ltd**

**Contact Details**

Email: [info@virtualschoolofafrica.co.za](mailto:info@virtualschoolofafrica.co.za)

Cell: +27 67 091 1241

WhatsApp: +27 67 091 1241