

#### Marche Priority sarl

1er étage, Escalier B, Porte B104, Bâtiment FEFILOVA ARO Antananarivo Madagascar

Tel: +261 32 82 755 33 info@marchepriority.com

# MARCHE MADAGASCAR SELLER AGREEMENT CONTRACT

This Seller Agreement (the "Agreement") is made between Marche Priority sarl (trading as: Marche Madagascar) ("the Platform") and the undersigned seller ("Seller"). By signing this Agreement, the Seller agrees to the following terms and conditions:

## 1. Responsibility for Disputes:

The Seller assumes full responsibility for any disputes arising from transactions undertaken through the Marche Madagascar Platform. Any fees, costs, damages, or monetary losses incurred because of disputes shall be borne solely by the Seller. Marche Madagascar will not be liable or be required to mediate in such disputes unless expressly stated.

## 2. Legitimate Business Conduct:

The Seller agrees to operate a legitimate business and shall not engage, either directly or indirectly, in any criminal activities. Any actions or omissions that contravene this clause will result in immediate suspension or removal from the Platform.

### з. **Deposit:**

Upon agreeing to this contract, the Seller is required to pay a deposit of USD 100 to Marche Madagascar. This deposit will be retained by Marche Madagascar in the event the Seller is suspended or removed from the Platform due to unresolved substantial disputes or criminal activities.

#### 4. Content & Conduct:

The Seller agrees not to distribute, post, or engage in any activity involving material that may be deemed offensive, harmful, or which contravenes any laws of Madagascar. The Seller understands that failure to adhere to this clause will result in immediate suspension or removal from the Platform.

### 5. Tax & Levy Responsibility:

The Seller acknowledges and agrees that they are solely responsible for the payment of all taxes, levies, or other governmental charges associated with the sale of products or services on the Marche Madagascar platform. Marche Madagascar shall bear no responsibility or liability regarding these charges. The Seller hereby indemnifies and holds Marche Madagascar harmless from any claims, demands, losses, damages, or expenses related to tax or levy obligations arising from their business operations on the Platform.

#### 6. Indemnification:

The Seller agrees to indemnify and hold harmless Marche Madagascar, its officers, directors, employees, and agents from any and all claims, losses, liabilities, damages, fees, expenses, and costs (including attorneys' fees, court costs, damage awards, and settlement amounts) that arise from or relate to the Seller's operation or products on the Marche Madagascar platform, including any breach of this Agreement.

#### 7. Termination:

Marche Madagascar reserves the right to suspend or terminate the Seller's account, at its sole discretion, for any violations of this Agreement or any actions or omissions that harm the reputation or operations of Marche Madagascar.



# 8. Governing Law:

This Agreement shall be governed by and interpreted in accordance with the laws of Madagascar.

#### 9. Entire Agreement:

This Agreement represents the entire understanding between Marche Madagascar and the Seller and supersedes all prior agreements or understandings, written or oral, relating to the subject matter of this Agreement.

and consented to all the terms and conditions outlined above.

Seller's Full Name:

Signature:

Date:

By agreeing to this Seller Agreement Contract, the Seller acknowledges that they have read, understood,

Should you have any questions regarding this Agreement, please contact Marche Priority Legal Department at <a href="mailto:legal@marchepriority.com">legal@marchepriority.com</a>