

TERMS & CONDITIONS

SOUTH AFRICAN SOCIETY FOR AGRICULTURAL EXTENSION

In terms of Section 11 of the Electronic Communications and Transactions (ECT) Act 25 of 2002 and the common law of contract these terms and conditions are valid, binding and enforceable against Users that access the Website or any part thereof. If you do not agree and/or accept these terms and conditions please refrain from using the Website.

We may vary these terms and conditions from time to time without prior notice and such revised terms and conditions shall have immediate force and effect.

Definitions

“Intellectual Property Rights” shall mean all patents, copyright, design rights, trademarks (whether registered or unregistered), and other similar rights;

“User, You, Your, Yourself” shall mean a member of SASAE or a private person who uses the Website;

“We, Us, Our” shall mean SASAE Board;

“Website” shall mean www.sasae.co.za (or such other Website that We may use as mouthpiece of SASAE).

Intellectual Property Rights

All Intellectual Property Rights contained in the Website and/or Documents are expressly reserved.

The copyright in all documents (including text and photographs) shall be owned by Us.

Information collected

We may electronically collect, store and use personal information gathered from You during Your use of the Website. The personal information may include but shall not be limited to:

name and surname; →
title; →
identity or passport number; →
telephone number and/or fax number; →
cell phone number; →
postal and/or residential address; →
e-mail address; →
Usernames and Passwords →

Use of information

We make use of "cookies" or unique identification codes that enable Us to recognise Your computer. The cookie contains no personally identifying information and is merely used to note which sections of Our Website You have recently accessed. Based on this information We are able to understand the relative popularity of sections throughout Our Website. This in turn enables Us to develop relevant content that We believe to be of interest to Our Users.

Information supplied by You will not be shared any third party. We shall own and retain all rights to non-personal information compiled and collected through the Website Service.

Limitation of Liability

We shall not be held liable for defective services where the defect was caused by You.

We do not provide any warranty or guarantee in respect of the information published on the Website.

We will not be held liable for any failure of electrical or mechanical equipment, communication lines, telephone or other communication lines, configuration problems, failure or unavailability of Internet access, Internet service providers, intermediate computer or communications networks or facilities.

We shall have no Liability to You for any;

acts and/or omissions of any kind in published information;— Publisher;
consequential losses;—
loss of profits and/or damage to goodwill;—
economic and/or other similar losses;—
loss and/or corruption of data;—
computer viruses, Trojan horses and other harmful— and/or destructive computer code;
special damages and indirect losses; and/or—
business interruption, loss of business, contracts,— opportunity and/or production.

Indemnity

You agree to indemnify and hold Us harmless against any and all claims, losses, expenses, proceedings, actions, awards, liabilities, cost, damages and any other losses and/or liabilities arising out of the Use of the Website.

General

If any provision in these terms and conditions is held by any competent authority to be invalid or unenforceable in whole or in part the validity of the other provisions and the remainder of the affected provision shall be unaffected and shall remain in full force and effect.

The validity and interpretation of these terms and conditions will be governed by the laws of the Republic of South Africa.