

Dealer Stock Control Terms of Service ("Agreement")

This Agreement was last modified on February 19, 2016.

Please read these Terms of Service completely for users using Dealer Stock Control .

This Agreement documents the legally binding terms and conditions attached to the use of the Site at dealercontrol.co.za. By using or accessing the Site in any way, viewing or browsing the Site, or adding your own content to the Site, you are agreeing to be bound by these Terms of Service.

Dealer Stock Control accepts no liability and responsibility for any inaccuracies, errors, omissions and/or misinterpretations occurring in any on the website, and the website user absolves Dealer Stock Control for any responsibility therein. The website users undertakes not to use the website for any unlawful purposes, or loading files that may disrupt or corrupt the use of the website.

Dealer Stock Control may in its sole discretion

- (i) suspend or remove any website user's access where such website user has utilized the website unlawfully and
- (ii) remove any advertisement (including any information and/or photographs therein) from the website which is unlawful.

Dealer Stock Control has made every effort to ensure information loaded is accurate and up to date on our website. It is the responsibility of the users to do the same. Dealer Stock Control absolves itself from any and all costs, damages and other losses caused to any website user, as a consequence of any failure on behalf of Dealer Stock Control to fulfill any of its obligations in terms hereof or as a consequence of any errors or omissions in any advertisement and further, Dealer Stock Control is hereby indemnified against any such loss, damage and or inconvenience occasioned to the website user in this regard.

The use of this website is entirely at the website user's own risk and the website user assumes full responsibility for any risk or loss resulting from the use of this website. Dealer Stock Control does not warrant that the website shall operate uninterrupted, timely, secure, or error-free or that the server is free from viruses or other harmful components.

Intellectual Property

The Site and all of its original content are the sole property of Dealer Stock Control and are, as such, fully protected by the appropriate international copyright and other intellectual property rights laws.

Links to Other Websites

Our Site does contain a number of links to other websites and online resources that are not owned or controlled by Dealer Stock Control. Dealer Stock Control has no control over, and therefore cannot assume responsibility for, the content or general practices of any of these third party sites and/or services. Therefore, we strongly advise you to read the entire terms and conditions and privacy policy of any site that you visit as a result of following a link that is posted on our site.

Governing Law

This Agreement is governed in accordance with the laws of South Africa.

Changes to This Agreement

Dealer Stock Control reserves the right to modify these Terms of Service at any time. We do so by posting and drawing attention to the updated terms on the Site. Your decision to continue to visit and make use of the Site after such changes have been made constitutes your formal acceptance of the new Terms of Service. Therefore, we ask that you check and review this Agreement for such changes on an occasional basis. Should you not agree to any provision of this Agreement or any changes we make to this Agreement, we ask and advise that you do not use or continue to access the Dealer Stock Control site immediately.

Subscription and Termination

I understand the services provided and applicable usage charges are on a month to month basis. I acknowledge that I will be billed on the 25th day of each month for payment no later than beginning of each month, that entitles usage subscription license and maintenance for that month.

All fees are prepaid and invoices are due at beginning of the month and/or on the date the account is activated.

Further, I agree not to hold Dealer Control responsible for any delay or loss of funds due to incorrect or incomplete information supplied by me. This agreement will remain in effect until Dealer Control receives a written notice of cancellation 30 Days prior to the next scheduled billing cycle and will only take effect once all outstanding fees are settled, email notice to accounts@dealercontrol.co.za in accordance with this Terms of Service which I have read and understand. Additional fees and expenses may apply on setup, third party commitments and services procured by me or my companies behalf from Dealer Stock Control. Dealer Stock Control reserves the right to terminate your access to the Site, without any advance notice.