



Whitelist membership program

Terms and Conditions

1. Introduction

1.1. These Terms and Conditions ("Terms") govern your participation in the Whitelist Membership Program ("Program") offered by SupplierAdvisor (Pty) Ltd ("Company"). By applying to join the Program, you agree to comply with these Terms.

2. Program overview

2.1. Access Innovation First: By becoming a Whitelist Member, you will gain exclusive early access to new features and innovations developed by SupplierAdvisor (Pty) Ltd. This allows you to be at the forefront of innovation in your industry.

2.2. Tailored Solutions: Whitelist members will have access to customized solutions tailored to their business needs. These tailored solutions are designed to help elevate and optimize your business processes.

2.3. Industry Pioneer: As a Whitelist Member, you will be among the first to join our trusted supplier ecosystem. Your participation helps shape the industry, and you can cement your legacy as a leader in your field.

2.4. Exclusive Events: Whitelist members will enjoy VIP access to exclusive SupplierAdvisor events. These events provide opportunities to network, connect with industry peers, learn from experts, and grow your business relationships.

3. Eligibility

3.1. To be eligible for Whitelist Membership, businesses must meet the criteria established by SupplierAdvisor (Pty) LTD ("Company"). These criteria are designed to ensure the legitimacy, compliance, and alignment of the business with the Company's values and mission. Eligibility criteria may include, but are not limited to:

a) Legal Compliance: Businesses must be legally compliant and in good standing with all applicable laws and regulations in their jurisdiction. This includes but is not limited to business licenses, permits, and any industry-specific certifications.

3.2. Business Verification Process: Upon signing up for Whitelist Membership, businesses will receive an email requesting additional information to facilitate the eligibility assessment. The verification process may include, but is not limited to:

a) Legal Documentation: Businesses must be legally compliant and in good standing with all applicable laws and regulations in their jurisdiction. This includes but is not limited to business licenses, permits, and any industry-specific certifications.

b) Business Practices: The Company may conduct interviews, meetings, or inquiries to gain a better understanding of the business's operations, practices, and alignment with the Company's values.

c) References: Businesses may be asked to provide professional references or endorsements from trusted partners or clients.

4. Application Process

4.1. Interested businesses may apply for Whitelist Membership by submitting an application through the designated channels provided by [Your Company Name] ("Company").

4.2. Upon receipt of the application, the Company will initiate an eligibility assessment. This assessment includes a thorough review of the information provided by the applying business.

4.3. Eligibility Assessment:

a) Submission of Information: Once a business submits its application, they will receive an email requesting additional information necessary for the eligibility assessment. This information may include legal documentation, financial records, and other relevant details.

b) Verification Process: The Company will conduct a comprehensive verification process to determine the eligibility of the applying business. This process may involve reviewing legal documents, conducting interviews, and checking references.

c) Notification: Following the completion of the eligibility assessment, the applying business will be promptly notified of the assessment outcome. There are two possible outcomes:

Eligible: If the applying business meets the criteria and verification standards established by the Company, they will be notified that they have been deemed eligible for Whitelist Membership.

Not Eligible: If the applying business does not meet the established criteria or verification standards, they will be informed that they are not eligible for Whitelist Membership. Reasons for ineligibility may be provided, if applicable.

4.4. The Company's decision regarding eligibility is final and not subject to appeal.

4.5. Upon successful verification, eligible businesses will be granted Whitelist Membership and will gain access to the benefits outlined in these Terms and Conditions.

4.6. Any misrepresentation or provision of false information during the eligibility assessment may result in the **rejection of the application or the termination of Whitelist Membership.**

5. Membership Benefits

5.1. Whitelist members will receive the benefits outlined in the Program, including but not limited to early access to new features, customized solutions, industry recognition, and VIP access to exclusive events.

6. Commitment to Industry Transformation

6.1. By joining the Program, Whitelist Members commit to actively participating in the activities and opportunities provided by SupplierAdvisor (Pty) Ltd ("Company") with the shared goal of driving positive change and transformation within the industry.

6.1. By joining the Program, Whitelist Members commit to actively participating in the activities and opportunities provided by SupplierAdvisor (Pty) Ltd ("Company") with the shared goal of driving positive change and transformation within the industry.

6.2. Whitelist Members acknowledge the importance of collective efforts to elevate industry standards, foster innovation, and shape the future of their respective fields. Their commitment extends to:

a) Collaboration: Whitelist Members are encouraged to collaborate with the Company and fellow Members to exchange knowledge, insights, and best practices that contribute to industry advancement.

b) Feedback and Improvement: Whitelist Members commit to providing constructive feedback, suggestions, and insights to help improve the Company's solutions and services, ultimately benefiting the broader industry.

c) Thought Leadership: Whitelist Members are encouraged to be thought leaders, innovators, and pioneers in their respective domains, actively contributing to industry discussions and progress.

6.3. The Company values the commitment of its Whitelist Members to co-create a better future for the industry and recognizes the vital role they play in achieving this shared vision.

7. Termination

7.1. The Company reserves the right to terminate or suspend a Whitelist Membership at its discretion, with or without cause.

8. Modification of Terms

8.1. The Company reserves the right to modify or amend these Terms and the Program benefits at any time. Notice of any changes will be provided to Whitelist Members via the contact information provided.

9. Confidentiality

Responsible Use and Protection of Intellectual Property

9.1. Whitelist Members are encouraged to actively engage with and promote [Your Company Name]'s ("Company") solutions and services. However, to ensure the responsible use of the technical aspects of the solution and protect the Company's intellectual property, the following guidelines apply:

9.2. Protection of Intellectual Property:

a) Ownership: All intellectual property, including but not limited to software, code, design elements, and proprietary technology, provided by the Company remains the exclusive property of the Company.

b) License: Whitelist Members are granted a limited, non-exclusive, non-transferable license to use the Company's technical solutions and services solely for their internal business purposes and in accordance with these Terms and Conditions.

c) No Reverse Engineering: Whitelist Members shall not reverse engineer, decompile, disassemble, or attempt to derive the source code of any Company software or technical components.

d) Confidentiality of Technical Documentation: Whitelist Members are expected to keep any technical documentation, manuals, or information provided by the Company confidential to protect the integrity of the technical solution.

9.3. Responsible Use:

a) Whitelist Members shall use the technical aspects of the solution responsibly and in accordance with applicable laws, regulations, and ethical standards.

b) Any use of the technical solution for illegal, malicious, or unethical purposes is strictly prohibited, and the Company reserves the right to take appropriate action, including termination of Whitelist Membership.

9.4. Reporting Security Concerns: Whitelist Members are encouraged to report any security concerns, vulnerabilities, or technical issues they discover to the Company promptly. Responsible reporting helps protect the integrity of the technical solution.

9.5. Promotion and Collaboration: While technical aspects of the solution should be protected, Whitelist Members are encouraged to discuss, promote, and collaborate on the value, benefits, and innovative aspects of the solution with others within the boundaries of responsible use.

By applying for Whitelist Membership, you acknowledge and agree to adhere to these guidelines for the responsible use and protection of the technical aspects of SupplierAdvisor (Pty) Ltd's solution.

10. Governing Law

10.1. These Terms are governed by the laws of South Africa, and any disputes arising from or related to these Terms shall be subject to the exclusive jurisdiction of the courts in South Africa.

By applying for Whitelist Membership, you acknowledge that you have read, understood, and agreed to these Terms and Conditions

11. Liability

11.1. While every effort is made by SupplierAdvisor (Pty) Ltd ("Company") to provide accurate and valuable services to Whitelist Members, the Company shall not be held liable for any direct or indirect damages, losses, or expenses incurred by Whitelist Members in connection with their participation in the Whitelist Membership Program or the use of any services or benefits provided therein.

11.2. The Company disclaims all warranties, whether expressed or implied, including but not limited to warranties of merchantability, fitness for a particular purpose, and non-infringement.

11.3. Whitelist Members understand and acknowledge that their participation in the Program and any actions taken based on the information, services, or benefits provided are done at their own discretion and risk.

11.4. The Company shall not be responsible for any third-party services or products recommended or advertised as part of the Program, and any transactions or interactions with third parties are solely the responsibility of the Whitelist Members.

11.5. In no event shall the Company be liable for any consequential, incidental, indirect, or special damages arising out of or in connection with the Program, whether in contract, tort, or otherwise.

11.6. The Company's liability, if any, in connection with the Whitelist Membership Program, shall be limited to the extent permitted by applicable law.

11.7. Whitelist Members agree to indemnify and hold harmless the Company, its officers, directors, employees, and affiliates from and against any claims, liabilities, damages, losses, or expenses, including reasonable attorney's fees, arising from their participation in the Program or violation of these Terms and Conditions.

12. Disclaimer

12.1. The Company reserves the right to make changes, updates, or modifications to the Program, including these Terms and Conditions, at any time without notice. Whitelist Members are responsible for regularly reviewing the Terms and Conditions for any updates.

12.2. The Company makes no guarantees or representations regarding the availability, performance, or functionality of the Program and its associated services, and it may be subject to interruptions, delays, or errors.

By applying for Whitelist Membership, you acknowledge that you have read, understood, and agreed to the liability and disclaimer clauses contained herein.

Please consult with legal counsel to ensure that these clauses align with your legal obligations and provide the necessary protection for your company.

Whitelist membership program |
WebApp launch

Terms and Conditions

 **SUPPLIER**
ADVISOR