

DE REBUS ADVERTISING CODE

When advertising with *De Rebus*, the following applies:

In the following clauses the consumer is required to waive certain of its rights, assume certain obligations of the publisher and agree to a limitation of the publisher's liability. The consumer acknowledges, understands and accepts that these terms may favour the publisher or require that the consumer waive rights, assume obligations or limit the publisher's liability.

- 1. PLEASE NOTE: The advertising rates on the *De Rebus* rate card are valid from 15 January 2019. These rates supersede all previous rates.
- 2. Advertisements may not bring the attorneys' profession into disrepute.
- 3. Advertisements may not be offensive or inappropriate and may not misrepresent the nature of the service offered.
- 4. Advertisements may not misrepresent, disparage, compare or criticise the quality of, or claim to be superior to, the service provided by any other member, whether or not such other member is identified therein.
- 5. Attorneys may, on the basis of specialised qualifications or experience, advertise or hold themselves out as being specialists or as offering specialist services, provided that if a member claims specialisation or expertise in any branch of law, *De Rebus* may require a member to show good cause for claiming this.
- 6. Advertisers undertake that the content of their advertisements is accurate, including any claims made, and that they are permitted to advertise and render the services advertised. *De Rebus* may require an advertiser to provide any information requested in this regard. Should the advertiser fail to provide such information, *De Rebus* may refuse to publish the advertisement.
- 7. No plagiarism of advertisements is allowed in *De Rebus*.
- 8. Advertising space in *De Rebus* may not be used for attacking or making negative comparisons with other advertisers, firms, persons or institutions.
- 9. *De Rebus* reserves the right to edit, revise or reject, even after acceptance for publication, any advertisement it considers to be untruthful, misleading or unsuitable for any other reason whatsoever.
- 10. *De Rebus* reserves the right to request an advertiser to change its advertisement in the event that the editor and/or the Editorial Committee are of the view that any part of the code has not been adhered to.
- 11. No liability is accepted for losses or damages, including for consequential loss or damage, arising from omissions, failure to publish, publication of the wrong copy, typographical errors or any other mistake or error of whatever kind or nature. Any such error, non-insertion or the like shall not invalidate a contract, nor shall *De Rebus* be liable for any loss or damage, including any consequential damage, occasioned by such conduct or omission.



- 12. *De Rebus* reserves the right to alter, abbreviate or omit advertisements received in the usual course of business if they appear to be illegal, objectionable or defamatory for any reason whatsoever and, in this regard, *De Rebus*' decision shall be final and binding.
- 13. *De Rebus* reserves the right not to publish advertisements that, in the Editorial Committee's opinion, affront against race, equality, gender, disability or other similar characteristic, or offend against the Constitution or any other legislation or regulation.
- 14. Advertorials and promotional pages must comply with *De Rebus*' style, editorial and procedural rules. The words 'Promotion', 'Advertisement' or 'Advertorial' will be placed above or below the advertorials.
- 15. *De Rebus* reserves the right to reject any creative material that resembles the design, layout and editorial style of the journal.
- 16. *De Rebus* will not be held responsible for slight variations in colour on printed advertisements as a result of the printing process.
- 17. All booking instructions and cancellations must be made in writing.
- 18. Special positions: *De Rebus* will attempt to accommodate advertisers' requests as best it can, but no special or specific positions, such as right-hand page placements, can be guaranteed.
- 19. The positioning of advertisements and insertions shall be entirely at the discretion of the editor.
- 20. *De Rebus* and its publisher shall not be held responsible for errors or omissions due to any oversight or misinterpretation of a client's instructions. The client hereby indemnifies *De Rebus* and its publisher against any and all damages, whether direct or consequential, which it may suffer as a result of any such error or omission. These conditions shall apply *mutatis mutandis* whether such instructions are in writing or oral.
- 21. The images and logos on advertisements in *De Rebus* and the *De Rebus* Classifieds must be approved images/logos and credit must be given to the photographer/company as no plagiarism of images/logos will be tolerated.
- 22. The advertisements in *De Rebus* and the *De Rebus* Classifieds contain the views of the advertiser and the appearance of an advertisement in *De Rebus* does not necessarily indicate approval or endorsement by *De Rebus* or the Law Society of South Africa for the product or service advertised.

Updated: January 2019