

Selling Agent Contract

Southern Africa

Entered into between

Release SCE Trading (PTY) LTD

(Hereinafter called "The

Company")And

(Hereinafter called "The Selling Agent")

Checklist of additional documents to be submitted

| Document | Submitted/ |
|----------------------------|------------|
| | Included? |
| Identity Document/Passport | |
| Proof of Address | |
| Bank Confirmation Letter | |
| | |

| Name & Surname: | |
|-------------------|--|
| ID Number: | |
| GLAM: | |
| Physical Address: | |
| | |
| | |
| | |
| Postal Address: | |
| | |
| | |
| Contact Number: | |
| Email Address: | |
| | |
| Next of Kin: | |
| Name & Surname: | |
| Relationship: | |
| | |
| Contact Number: | |
| Email Address: | |

1. DEFINITIONS

Throughout this document, the words "he/she", "they", "himself/herself" and "themselves" are used interchangeably, with one gender denoting the other.

Release SCE Trading (PTY) LTD represents the ("the company"), and "the Agent" represents the Release SCE Trading Selling Agent as per signatory to this document in terms of agent details supplied above.

"The Company" includes Release-SCE Trading and any/other products/services listed as forming part of the company and its subsidiaries.

"The End User" is the client, the individual/s that ultimately use the product for the own consumption.

The end user excludes, but is not limited to any network, wholesale outlet, or any medicine wholesaler, medical representative, or medical supplier.

"Head Office" refers to the office of Release SCE Trading (PTY) LTD which has its address of business situated in Somerset West, Western Cape, South Africa, 7130. Private Bag X300, POSTNET, Somerset West, 7130.



2. INTRODUCTION

- 2.1. The Agent will act as a Release SCE product, Selling Agent.
- 2.2. By entering into his agreement, the agent becomes part of the Release SCE sales team with immediate effect, subject to all information submitted by the agent being verified.
- 2.3. To ensure our commitment to adhere to the highest ethical standards and integrity of our products and business model, we have created Rules of Conduct incorporated herein under section 4 of this contract.
- 2.4. By signing this agreement, the agent acknowledges that he / she has read and understands all his / Her obligations and rights in terms of the Rules and Regulations.
- 2.5. Transgression by the agent in terms of the Rules and Regulations may lead to cancellation of this agreement. The decision of Release SCE Trading (PTY) Ltd ("the company") management will be final in this regard.
- 2.6. We expect the agent to adhere to all Rules and Regulations and to contribute to a healthy and ethical network of agents which is in line with the company's values, beliefs, and ethos.
- 2.7. Each Selling Agent is provided the Terms and Conditions of the company which is expected to be upheld by all Selling Agents. No misrepresentation of the company which falls outside of the scope of what is expected will be tolerated.
- 2.8. The company reserves the right to update any company policies, code of conduct, general rules or minimum agent requirements at any given time. An official notice will be send out to existing agents 7 days prior to implementation.

3. ACKNOWLEDGEMENT

- 3.1 By entering into this agreement, the Agent agrees to the following specific terms and conditions pertaining to the company's marketing and training policies:
 - 3.1.1 It is the sole responsibility of the agent to study the company product information and the agent shall make no claims, nor communicate any false or inaccurate information pertaining to the products or the company to any third parties.



3.1.2 The agent is aware of the company's rules regarding social media, and specifically undertakes to not intercept or interfere with social media messages and posts of any other agents in the network. The agent will further not "inbox" or otherwise interfere with clients of fellow agents in the network.

- 3.1.3 In line with the caring nature and ethos of the company the agent will refrain from any behavior that may negatively affect or impact on fellow agents, the company's products, or the company itself. Behavior includes, but is not limited to, WhatsApp / SMS messages,any social media activity, or any verbal communication. Transgressions in this regard will be referred to the company Disciplinary Committee, their decision being final in any matter referred.
- 3.2 The company has gone to great lengths to ensure ethical and quality organic sourced sceletium, together with years of research and trademarked extractions, ensuring that the Release SCE™ range is regarded as a premium product in the marketplace.
 - 3.2.1 The agent undertakes to refrain from marketing any other sceletium products while this agreement is in force. Should the company become aware of a transgression in this regard the matter will be referred to the Disciplinary Committee for adjudication. This may result in a cancellation of this agreement should evidence of such a transgression be present.
- 3.3 The Agent acknowledges that he / she understands that if any foul play or any conflict-of-interest situations should arise this contract may be terminated. The agent acknowledges that as an independent Selling Agent he / she shall supply only Release SCE products to the Release SCE™ client base that was built by the Release SCE™ marketing and brand.
- 3.4 No other products may be distributed via this network. This includes selling Release SCE products to the Release SCE™ client base for their re- distribution or re-selling.



4. GENERAL RULES AND CODE OF CONDUCT

- 4.1 The Agent will order via the ordering system, at the agreed price according to the qualifying price
- 4.2 Prior to full registration being completed the agent could be required to undergo a written test to ensure that he / she has adequate product and company knowledge. This is at the discretion of the company to implement.
- 4.3 The Agent will be liable for courier cost of products purchased.
- 4.4 The Company will sell the products to the Agent in accordance with the guidelines and policy as set out in this enrolment agreement.
- 4.5 The Company reserves the right to change the cost and recommended retail price in the case of production cost increases, or for any other reason(s) influencing the production costs.
- 4.6 The Company undertakes to process and dispatch all orders to the agent as fast as possible but, does not accept any liability in terms of delays due to strikes, riots, lockdowns, import trade disputes, acts or restraints of governments or any other reason where the situation is beyond the company's control.
- 4.7 The Company shall not be liable to the Agent for any consequential damages suffered by the Agent caused by misrepresentations made by the agent with regards to the products sold.
- 4.8 The agent may not sell the company products to a network, wholesale outlet, or any medicine wholesaler, medical representative, or medical supplier. The agent undertakes that he / she may only sell company products to end users.
- 4.9 The agent may market to schools, old age homes, therapists, study centers and the public. The agent is prohibited from selling this product to a client who intends on re-distribution/or re-selling the product.



It is the responsibility of the agent to ensure that the client is the end user of the product.

Agents can apply at Head Office to become Release- SCE representatives to call on Independent Pharmacies, Health Shops and Medical Doctors.

The Agent shall make no medical claims regarding clinical data or findings on behalf of the company or any of its products. Any such claims will be considered as misrepresentation where the agent acts/or presents themselves as a medical partitioner or health profession unless they have the appropriate qualifications.

- 4.10 The Agent may not knowingly make or submit any claims or statements that are negative or false, misleading or cause harm disrepute towards the company name and reputation. Violation of this rule may lead to the rejection of your application or termination of your membership.
- 4.11 The Agent operates as an independent operator and no Release SCE agent shall represent or imply that he/she has any employment relationship with the company or any of its affiliated companies.
- 4.11.1 The agent may not use the words "employee" or "company representative" verbally or on any stationary, business cards, social media or other printed materials.
- 4.11.2 The Agent may not claim that he/she has more seniority, a higher status, or claim that he/she is more established than any other agents in the market place.
- 4.11.3 The Agent is not an employee of the company and shall always be responsible for his/her own income tax matters.



4.12 Products shall only be released to the agent once payment reflects in the company's bank account.

Only bank transfers will be accepted. An additional 5% will be charged to the agent by the company for cash bank deposits. The company's preference is an electronic funds transfer (EFT) on all payments.

- 4.13 All orders will be pre-paid. No stock shall be supplied on credit or consignment.
- 4.14 The company reserves the right, at its sole discretion, to reject any application, without giving reasons for such rejection.
- 4.15 The only cost to the agent to register to become a Release SCE Independent Agent is a minimum order of 15 units per month and a growth rate of 10% per 3 months.

4.16 No Legal Entities to Register:

The company only accepts applications as Independent Selling Agents in the name of individuals. Applications in the names of corporations may sign up as Retail Outlets. All bank accounts must be in the agent's personal name. The agent may not open or conduct business with a bank account in the name of Release- SCE, or any other reference to the company.

4.17 Age Requirements:

All applicants must be over 18 years of age and legally capable of entering into a contractual agreement.

5. TERRITORIES

- 5.1. The company grants the Agent the right to operate as Independent Selling Agent, throughout South Africa and Namibia. All transactions are conducted in South African Rands.
- 5.2. The company does not allocate any region within South Africa to any specific Independent Selling Agent and an Independent Selling Agents may not in any way imply that they exclusively represent any geographical area.



5.3. Export and International Transactions

Business activity of any kind in any country or territory other than South Africa and Namibia without prior company approval is strictly prohibited. Should an Agent receive orders from clients outside the mentioned region the agent must refer it to their Group Leaders or Head Office for assistance / further instructions and the necessary supporting documents will be supplied accordingly.

6. SELLING PRACTICES

- 6.1. The Agent shall always conduct him / herself in a courteous and considerate manner in line with all Release SCE Trading policies, procedures, rules and regulations.
- 6.2. All presentations of Release SCE products must be complete and truthful, including but not limited to, instructions on the usage directions and precautions.
- 6.3. <u>Services to be performed by Release SCE Independent Selling Agents:</u>
- 6.3.1. The agent will promote and sell Release SCE products, which includes the marketing and promotion of natural supplements such as RELEASE SCE FORTE and RELEASE SCE-ADVANCE range, through experiential events using the Release SCE Trading (PTY) processes described in the rules of conduct.
- 6.3.2. The agent will promote, market, and facilitate sales of Release SCE products only to end users and / or recruited Selling Agents.
- 6.4. To qualify for agent prices a minimum of 15 (fifteen) units per 30 days must be ordered with a continues growth of 10% per 3 quarter (3 months)
- 6.5. Agents should always carry stock and will not be listed on our website as an outlet with monthly orders under 20 units pm.
- 6.6. Payment transactions:
- 6.6.1. The agent must ensure that delivery takes place once the client has made payment. The failure to deliver will remain the responsibility of the agent and no liability will be attached to the company.
- 6.6.2. Late, or no, deliveries may be referred to the company's disciplinary committee. If the agent is



found guilty on foal play or taken the client's money without supplying the product immediately, the company has the right to end this agreement effective immediately.

7. SATISFACTION GUARANTEE

7.2 The company offers a Customer Satisfaction Guarantee and will replace defective, or product packaging damaged items, based on the company's 'Returns and Exchange Policy'. If your customer is not completely satisfied with their purchase, because of a product defect or damaged packaging, we will replace the damaged products with another product only if enough proof has been supplied. Customer complaints must be referred to Head Office within 48 hours of receipt of such a complaint.

7.2.1 Product replacement as per Terms and Conditions:

Evidence of damaged goods or products must be submitted to the company within 48 hours in the form of photos, providing proof to support such a claim. The damaged product, inclusive of the proof of purchase and the batch number on the product, must be returned to the company within 7(seven)days of delivery to the client. The satisfaction guarantee does not apply to products that have been misused or damaged.

8. Return and Refunds Policy

The provision of goods and services by Release SCE Trading (PTY) Ltd is subject to availability. In cases of unavailability, Release SCE Trading (PTY) Ltd will contact you with options. An order can be cancelled if payment has not been made yet for the order by the customer. Once payment has been made by the customer for an order, the order can only be cancelled before the order has been dispatched by Release SCE (PTY) Ltd.

9. LEGAL INDEMNITY

9.1 The agent indemnifies the company against all actions, claims, demands, prosecutions, fines, penalties and the costs thereof (including Release SCE (PTY) LTD and Group Leaders actual legal costs) which might be made, or brought against the company in respect of, or arising directly or indirectly out of, any breach by the agent of any terms and conditions of this agreement, or any other transgressions by the agent, specifically criminal activities, but not limited thereto.



9.2 The company shall not be held liable by the Agent in respect of any costs, losses, damage or expenses suffered by the Agent, directly or indirectly, because of any act, omission, representation or statement made by the Agent.

10. COMPLIANCE WITH RULES OF CONDUCT

10.1 The Agent must comply with all company rules of conduct and any amendments or additions, together with any procedures, recommendations, guidelines, or instructions which may be issued from time to time.

11. VIOLATIONS OF RULES OF CONDUCT

- 11.1 In the event of a violation of the company rules of conduct, procedures or directions issued from time to time, the company may, in its sole discretion, take whichever actions or measures it deems necessary and appropriate, including but not limited to, suspension of buying privileges, suspension of earnings, monetary fines or deletion or termination of this Agreement.
- 11.2 In the event of such termination of this agreement, the company has the right to repurchase the suspended Agent's stock at the cost at which it was purchased from the company. The products must be returned to the company in the condition that it was sent to the Agent. The condition that the product is returned in will have an impact on the repurchase amount.

12 PROMOTIONS AND ADVERTISING

- 12.1 Branding, maintaining the image of the company and the brand as a whole is the sole responsibility of the Company.
- 12.2 No unauthorized use of the Release SCE logo, name or any trade names or trademarks which remains the property Release SCE Trading, is allowed without the written permission head office.



Promotion of Products:

Agents may promote pH7 products, and will receive access to the company's marketing material, all additional marketing material / requests must be approved by Head Office. All approval must be in writing. — The companies marketing Guidelines and Branding is strictly according to our Branding Guidelines with specific fonts and colors, images.

- 12.3 Publications, printed material, advertisements, or radio / video recordings are protected by copyright, whether registered or unregistered, and are considered proprietary to Release SCE and may not be reproduced, changed or misused.
 - 12.3.1 The Agent may only use company produced advertising and promotional material. The Agents may use Release SCE (PTY) produced literature or promotional material solely for the purpose of conducting his / her business as a Release SCE Independent Selling Agent.
- 12.4 If the Agent requires custom designs this can be arranged by the company. All new designs and changes made to such designs will be at the expense of the Agent. Quotations will be submitted to the Agent for acceptance prior to any such new designs being done. Only the company accredited designers will be used in this regard.
- 12.5 All editorials in any newspaper or magazine must be written and or approved by Release SCE Trading (PTY) head office in South Africa, before it is to be published.
- 12.6 Video, Television or Radio Broadcasting:



12.6.1 The Agent is prohibited from broadcasting any video or audio recording of any kind that relates to the company name, company products, company materials, or the business model and methods used by the company, unless authorized by the company in writing or unless provided by the company as a marketing resource.

12.6.2 Only authorized officials of the company are permitted to grant interviews and /or make statements to the media. All such requests must be referred to the company Head Office in South Africa.

12.7 Social Media Platforms:

12.7.1 All social media platforms created by the company will at all times remain within the control of authorized persons of the business. The agent is prevented from creating their own platforms under the name and branding of the business name. They may share these platforms for the purpose of marketing and advertising.

13.PRICING

13.1 The company supplies a price structure in terms of the company Pricing Policy. Changes to the price structure is communicated to the Agent timeously and will always be communicated in writing.

All Sales agents and Outlets falls under two Categories, Category A is for registered practices with a medical practice number or VAT number,

Category B – is for all agents that do not have a medical practice number or VAT number,

Category B agents claim the Category A prices once their personal sales reach 70+ units per month.

13.1.1 Discounts and credits can only be permitted within the network and must be done within the prescribed guidelines which can be obtained from Head Office and or the Group Leaders.

Assistance in this regard will also be supplied by the Head Office



13.2 The Agent is not entitled to make their own pricing adjustments. This will be considered as immediate grounds for termination.

13.3 See Addendum A for specific pricing

14.PRODUCT SALES

14.1 An Introduction Packs are supplied to the Agent upon successful registration. The Introduction Pack information and costs will form part of Registration Documentation.

14.2 Product Sales Outside Network of Agents:

The Agent may not sell Release SCE, products to persons whose intention is to resell the products and are not registered and or contracted by Release SCE (PTY) LTD

14.3 Modifications to Packaging:

Release SCE products must be delivered to customers in the original, unopened packaging as supplied by Release SCE Trading company. The Agent may in no way modify any labelling, literature, material, or packaging of any Release SCE products.

14.4 <u>Display in Retail Outlets and Other Establishments:</u>

14.4.1 The fundamental focus and aim of the Selling Agent is the selling of Release SCE products to consumers. The Agent may display their products in locations the company considers appropriate, such as, but not limited to, health markets, health trade events, beauty salons or other professional therapists. This specifically excludes the display of products on supermarket shelves and in any other retail stores. All pharmacies, health shops and medical doctors must be referred to the company as Retail Outlets, Agents can apply to become Sales Representatives to service the local independent pharmacies and or health shops.

14.4.1 The Agent may not sell free "sampling stock or marketing stock "directly to customers unless it is promotional accessories like our backpacks, water bottles and/or our mascots, Riley the Release Rhino and or Relly the Release Elly etc.



14.4.2 Online Sales or Display:

The Agent may not sell any company products on any e-commerce shop / platform or website, including, but not limited to, auction sites, coupon sites, discount sites or any other similar sites. Examples of such prohibited sites are "Takealot" and "Amazon", "Gumtree", "Faithful to Nature".

15. TERMINATION

- 15.1 The company will be entitled to terminate this agreement immediately and without notice should any of the following events arise:
- 15.1.1 The agent is placed under judicial management or curatorship or is sequestrated or dies or becomes subject to any other legal disability.
- 15.1.2 The agent falsifies any documents or records required by the company or commits any act of fraud or dishonesty in respect of its dealings with the company or matters arising from the terms of this agreement.
- 15.1.3 The agent fails to meet or comply with the company's standards and rules and regulations or policies and procedures.
- 15.1.4 The agent commits a serious or persistent breach of any of the provisions of the agreement.
- 15.1.5 The agent is guilty of any mismanagement or willful neglect in the discharge of any of the obligations owed by the contractor to the company.
- 15.1.6 The agent commits any act that, in the reasonable opinion of the company, adversely affects or is likely to affect the goodwill and/or the reputation of the company, its subsidiaries and/or any of the employees, clients or contractors of the company.
- 15.1.7 The company's right to terminate this agreement may be exercised in addition to any other rights which the company may have against the agent, whether in terms of this agreement or in law.
- 15.2 Upon termination of this agreement the company will not be obligated buyback any products which are in possession of the agent at the time of the termination of this agreement.

16. RESIGNATION



16.1 The Agent may resign at any time by submitting a letter of resignation to the company via e-mail, by hand or via registered mail, The resignation becomes effective immediately when received and approved by the company.

16.2 Liability for Unpaid Debts:

- 16.2.1 Upon resignation The Agent will remain liable for any and all unpaid debts owed to the company.
- 16.2.2 All clients, data lists and / or product list remains the property of the company and may not be used by the Agent for marketing products of a similar nature.

17. DISCIPLINARY PROCEEDINGS

- 17.1 Where the Agent is suspected of having transgressed any of the company Rules and Regulations, Policies and Procedures, or any terms and conditions of this agreement, the company may suspend the membership of the Agent until the outcome of the Disciplinary Committee proceedings.
- 17.2 The decision of the Disciplinary Committee is final in all disciplinary proceedings. No appeal to the Disciplinary Committee decisions can be lodged.

18.1 Customer Privacy Policy:

Release SCE Trading (PTY) Ltd shall take all reasonable steps to protect the personal information of our clients' contracted agents and users.

For the purpose of this clause, "personal information" shall be defined as detailed in the Promotion of Access to Information Act 2 of 2000 (PAIA) and Protection of Personal Information Act, 4 of 2013 (POPIA). Release SCE Trading (PTY) Ltd respect our clients and agent's privacy. This means that all of the personal information collected through the selling of Release SCE products, will be kept strictly



confidential and will not be sold, reused, rented, disclosed, or loaned for the marketing of other products.

Any information our agents are provide will be held with the utmost care and will only be used to process their orders and to provide our Release SCE clients with the best possible service. If you have any questions, please feel free to email us at info@releasesce.com."

18.1 Privacy and POPIA:

The Agent consents to the company doing the following:

- 18.1.1 Furnishing your personal information to any suppliers or service providers who render services to the company and require the agent's data to render such services (for example, outsourced payment functions)
- 18.1.2 Furnishing your personal information to a professional advisor of the company for purposes of that professional advisor providing advice to the company.
- 18.1.3 It is further agreed that by signing this Agreement, the agent consents to the company collecting, processing and storing the personal information of the agent in terms of The Protection of Personal Information Act 4 of 2013 ("POPI"), the Company's Privacy Policy and/or the reason for which the personal information has been collected. The company shall not misuse the personal information provided and confirms that any further processing or sharing of the agents personal information will not be done unless further consent is given by the agent in writing.
- 18.2 POPI Policy and Employee Discipline:
- 18.2.1 The company undertakes to ensure that the agent's personal data will be securely held and lawfully processed in terms of the POPI Act (data protection clause) at all times.
- 18.2.2 Subject to the company POPI Policy, the agent may be subject to corrective action for any gross negligence and/or intention related to a data breach of the company.
- 18.3 During the duration of this agreement and subsequent thereto, the agent shall keep confidential, shall not make use of, whether directly or indirectly, and shall not disclose any of the business, client, technical, tactical or financial information which he may receive from the company, or those of its subsidiaries or associate companies, or those of other persons who have made disclosures to the



company under conditions of confidentiality, other than to persons authorized by the company or those

employed by the company who are required to know such secrets or to have such information for the

purpose of their employment or relationship with the company.

18.4 Should the agent be uncertain as to whether any information is confidential or a trade secret, the

agent shall in writing request a ruling from the company. The agent shall abide by any such ruling made

by the company.

18.5 The Agent is prohibited from the termination of the contract from canvassing, soliciting the

business of, or maintaining or retaining any personal information of the companies clients, suppliers

or any third parties. The Agent is prohibited from sharing any trade secrets or marketing and

advertising strategies used by the company. This applies during this agreement and also after its

termination.

18.6 These confidentiality obligations shall survive the termination of this agreement and the agent

shall at no time disclose any such information to an unauthorized party.

19.AUTHORITY

19.1 The agent shall not have any authority to act for or in the name of the company and he / she shall

refrain from any representation which might lead another party to believe that she is an employee of

the company.

19.2 The agent shall further not have the authority to incur any debt or other liability or to obtain any

credit facilities either in the name of or on behalf of the company without having obtained the prior

written authority of the company.

20. ARBITRATION

20.1 If any dispute arises between the parties on any matter provided for or arising directly out of this agreement or regarding the interpretation or termination thereof, then that dispute shall be submitted to and decided by arbitration.

- 20.2 The dispute shall be referred to a single arbitrator to be agreed upon between the parties or, failing such agreement within 7 days after the dispute has arisen, nominated on the application of either party by the Arbitration Foundation of South Africa ("AFSA"), and any such reference shall be deemed to be a submission to the arbitration of a single arbitrator in terms of the Arbitration Act, number 42 of 1965, as amended, or any legislation passed in substitution therefor.
- 20.3 The award of the arbitrator shall be final and binding upon the parties.
 - 18. DOMICILLIUM CITANDI ET EXECUTANDI (Addresses for legal notices)

The parties choose as their domicile address for all purposes including the service of court process the following:

| Somerset West, Western |
|---|
| Cape, South Africa7130 |
| Accredited Distributor at (insert address). |
| |
| |
| - |

The Company at:

A party may change its domicile address by 30 days' written notice to the other party.



22.NOTICES

22.1 Every notice, consent or other communication required or permitted hereunder from either party will be in writing. It will be sufficiently given or transmitted if and when hand-delivered to the other party at its domicile address, or at such other address as the party may have designated in writing;

22.2 Transmitted by means of an email to the addressee's email admin@releasesce.com and for which an acknowledgement has been received.

23. THE RELEASE SCE AGENT SELLING SYSTEM

- 23.1 Agents buy their products according to their qualifying price.
- 23.2 Once your order reach 70+ units per month you will qualify for the better category prices for the following month. .
- 23.2.1 A Leader is still an Independent selling agent and all the company policies, conditions and rules apply to them.
- 23.2.2 Our Leaders are our messengers and need to make their number one priority to be the Release SCE Trading office voice.
- 23.2.3 Our Leaders needs to grow and motivate their agents.



-All agents must carry stock - the agent will be remove from our website with a month's penalty waiting period on complains from clients that the agent was out of stock

23.6 Commission

- 23.6.3 No commission shall be earned on direct sales. Agents will order at their prices and sell at the recommended selling price and make the profit on every sale. It is straight forward buying, and selling. The more you buy, the better your prices and the higher your profit.
- 23.6.4 Commission shall only be earned on coupon code referrals to the www.releasesce.com website.
- 23.6.5 Commission can only be earned on an agent/ selling representative / outlet directly under you. No referral commissions shall be paid.
- 24 PRICING AGREEMENT BETWEEN RELEASE-SCE SELLING AGENTS, & Release SCE Trading

| 1) | 1) Prices as of 3 December 2023: | | Vat incl | Recommended selling |
|----|----------------------------------|-----------------------|----------|---------------------|
| | Category A: | Release SCE Advance | R 280 | R 375 |
| | | Release SCE Forte | R 270 | R 365 |
| | | Release SCE Adv Syrup | R 245 | R 325 |
| | Category B: | Release SCE Advance | R 295 | R375 |
| | | Release SCE Forte | R 285 | R365 |
| | | Release SCE Adv Syrup | R 270 | R325 |

- Category A, is for VAT registered businesses, clients with a medical practice number, and our sales agents that ordered more than 70 units the current month and/ or the previous month.
- . No agent has the rights to change or create their own prices.
- 24.2 All new agents needs to buy the Introduction pack once off to activate their business.



| The Agent (full name): | | | |
|--|---------|---------|--|
| SIGNED AT | ON THIS | DAY OF | |
| 20 | | | |
| The Agent | | Witness | |
| The Accredited Group Leader (full name): | | | |
| SIGNED AT | ON THIS | DAY OF | |
| 20 | | | |
| Accredited Group Leader | | Witness | |
| On behalf of Release SCE [™] (full name): | | | |
| SIGNED AT | ON THIS | DAY OF | |
| 20 | | | |
| Release SCE™ | | Witness | |