

- This form must be completed by the Property Owner/Proxy and sent to Recharger in order for the meter to operate.
- Meter operates as a Sub-Meter and does not replace the Municipal or Eskom Meter

www.recharger.co.za
0871 584800

SEND COMPLETED FORM USING THE OPTIONS BELOW



WhatsApp
081 791 8379

or

Fax
086 292 8700

or

Email
info@recharger.co.za

PROPERTY OWNER DETAILS



Fill in the information below

Owner I.D Number / Company Reg No	<input type="text"/>
Owner Full Name / Company Name	<input type="text"/>
Owner Cellphone / Landline Number	<input type="text"/>
Email Address	<input type="text"/>
Address (where meters are installed)	<input type="text"/>

RECHARGER VENDING OPTIONS



TICK OPTION A OR B

A. CHAINSTORE VENDING |

B. PRIVATE VENDING | Contact Recharger on 0871 584800 to find out more.

BANKING DETAILS FOR REIMBURSEMENT



FOR CHAINSTORE VENDING ONLY

Bank Name	<input type="text"/>
Account Holder's Name (Property Owner)	<input type="text"/>
Bank Account Number	<input type="text"/>
Reference	R E C H A R G E R R E B A T E

(If Municipal or Property Management Company - insert reference number)

METERS INSTALLED	RECHARGER METER NUMBERS	TICK R OR C FOR RESIDENTIAL OR COMMERCIAL
1	<input type="text"/>	R C
2	<input type="text"/>	R C
3	<input type="text"/>	R C
4	<input type="text"/>	R C
5	<input type="text"/>	R C
6	<input type="text"/>	R C
7	<input type="text"/>	R C
RATE PER KW	RESIDENTIAL: See Municipal account	COMMERCIAL: See Municipal account

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6	<input type="text"/>	R C
7	<input type="text"/>	R C
RATE PER KW	RESIDENTIAL: See Municipal account	COMMERCIAL: See Municipal account

*By signing this form I agree that I am the property owner - my banking details are correct and I agree to the Terms and Conditions on the reverse side of this form. Meter operates as a sub-meter and does not replace the Municipal or Eskom meter.

NAME :

SIGN :

DATE :

*If Signing on behalf of Company/Landlord, attach mandate

COMPLETE THE REVERSE SIDE OF THIS FORM TO GET YOUR METER VENDING

COMPLETE THE REVERSE SIDE OF THIS FORM TO GET YOUR METER VENDING

TERMS AND CONDITIONS

RECHARGER PREPAID METERS: TERMS AND CONDITIONS

1. LANDLORD TOKENS & CHAINSTORE VENDING

1.1 "Landlord Tokens"-- Recharge tokens supplied by Recharger to Landlords on request – The Landlord will advise Recharger of the value of the tokens to be issued by Recharger which he will then supply to his Tenant. The token value must be collected directly from the Tenant by the Landlord. Recharger will not be held liable for any loss, abuse, non-collection or any other issue whatsoever relating to tokens issued to the Landlord. There is a service fee applicable for this vending option. For more information, please email admin@recharger.co.za or call Recharger on 087 158 4800.

1.2 "Chainstore Vouchers"- Purchased by Tenants directly from selected retail outlets/ATMs - Vouchers purchased are reimbursed to the Landlord. The Landlord acknowledges and accepts that Recharger will reimburse the funds received from the Tenant voucher purchases on or before the 10th day of the month following the date of purchase of the respective voucher/s by the Tenant. The Landlord is responsible for ensuring that the correct banking details are supplied to Recharger for a successful reimbursement. A service fee of 10% excluding VAT is levied on vouchers purchased via retail outlets & ATMs. A once off activation fee of Fifty Rand excluding VAT will be levied. The once off activation fee is subject to change without prior notification. Contact your Recharger offices (087 158 4800) to enquire about any such change.

2. REGISTRATION OF YOUR RECHARGER PREPAID SUB-METER

2.1 To register your Recharger Prepaid Sub-Meter, complete the Recharger registration form found inside the box and forward the completed form to Recharger.

2.2 It is the responsibility of the Property Owner to ensure that the correct information and bank details are furnished to Recharger. To ensure that the correct information is captured on the Recharger system, it is the Property Owner's responsibility to provide Recharger with the following documents together with the Recharger registration form: -

2.2.1 A copy of the Property Owner's South African ID and/or Company registration documents and/or Trust documents accompanied by letters of resolution/authority in the event of the Property Owner being a Company or Trust.

2.2.2 A letter from the bank confirming the account number and name of the account holder, or bank statement, or cancelled cheque.

2.3 Registration of the Recharger Prepaid Sub-Meter will still be possible without the documentation listed in clause 2.2 above accompanying the registration form. However, Recharger will not be liable to the Property Owner or any other third party for any losses that the Property Owner or such other party may suffer as a result of incorrect information or incorrect banking details provided to Recharger. Any payments rejected due to incorrect banking details furnished to Recharger by the Property Owner will result in the Property Owner being liable for an administration fee.

3. INSTALLATION – RECHARGER PREPAID SUB-METER PERFORMANCE

3.1 The cost of installation of the Recharger Prepaid Sub-Meter is not included in the cost of the Recharger Prepaid Sub-Meter. The installation of the Recharger Prepaid Sub-Meter must be attended to by a registered electrician capable of issuing a compliance certificate. It is the responsibility of the Property Owner to appoint a registered electrician who is certified to install prepaid sub-meters. In the event that the electrician is neither certified nor qualified to install prepaid sub-meters and the Recharger Prepaid Sub-Meter becomes damaged, the Property Owner will not be able to rely on the Recharger Warranty.

3.2 The purpose of the Recharger Prepaid Sub-Meter is not to replace any meter that has been installed by the relevant Authorities. The Recharger Prepaid Sub-Meter is suited for situations where the relevant Authorities supply electricity by means of one main supply meter to the property, where the electricity consumption of individual consumers needs to be measured and managed, by both the Property Owner and the Consumer of Electricity occupying a particular property where the Recharger prepaid sub-meter is installed. The Recharger Prepaid Sub-Meter is not recommended for use in properties where the Property Owner is the only consumer of electricity at the property as the Property Owner will continue to receive an account from the authority concerned.

3.3 It is expressly recorded that Recharger is not a generator, supplier or distributor of electricity. Electricity is generated, supplied and/or distributed by the relevant Authorities. Recharger only supplies the Prepaid Sub-Meters which can be used for the measuring, monitoring and management functions as herein described. Recharger consequently does not accept any responsibility for the non-supply or interruption of electricity to the property, particularly in circumstances falling exclusively under the control of the relevant Authorities. The Property Owner hereby indemnifies Recharger and holds it harmless against any claims from a Consumer/Occupant/Tenant, user or any other person or party that may arise from such non-supply, interruption, leak, power surge or any other detrimental activity.

3.4 Recharger will not be held liable under any circumstances for any claims what-so-ever from the municipality, authority, Property Owner, third party or any other claimant for any damage, breach of municipal regulations, incorrect installations, bypassing of municipal meters, fraudulent installations, damage of premises, consequential damages and all claims which will be for the charge of the Property Owner.

3.5 The Property Owner shall have the option to change the choice of vending from Chainstore vending to landlord tokens and vice versa. In the event that the Property Owner elects to make such change, please contact us on admin@recharger.co.za. There is no fee applicable for the change of vending option. Once the Chainstore vending option has been blocked by the Property Owner, the Property Owner would be responsible for purchasing Landlord Tokens directly from Recharger and selling them to the Tenant.

3.6 In the circumstances where the Property Owner elects that the funds are to accrue to any other party, then the Property Owner shall ensure that the relevant payments are still credited to the relevant account of the Authority concerned. Recharger is not responsible for any shortfall of amounts due on the relevant account by the Property Owner to the relevant Authority.

4. TARIFF

4.1 Recharger shall in accordance with the instructions of the Property Owner load the relevant electricity consumption tariff on its system according to which the Consumer/Occupant/Tenant will pay for his/her/its consumption of electricity at the property. It is the responsibility of the Property Owner to ensure that the correct prescribed tariff as per the Municipal/Utility Bill, is furnished to Recharger. The Property Owner agrees that where a tariff is not provided, an average rate of consumption will be utilized. The supply of electricity to the property and the operation of the Recharger Prepaid Sub-Meter shall at all times be subject to the relevant municipal by-laws and regulations, the Electricity Regulation Act, No. 4 of 2006, and all other relevant statutory provisions.

4.2 It is the responsibility of the Property Owner to ensure that the monthly municipal/utility bill from the relevant Authority matches his/her/its Recharger Prepaid Sub-Meter collections and in the event of any discrepancies, to immediately notify Recharger of such discrepancy. Recharger is not privy to the Property Owner's billing information from the relevant Authorities and therefore Recharger is not liable for such discrepancies. Recharger will however make every effort to address any such discrepancies which may arise when such discrepancies are brought to Recharger's attention.

4.3 Recharger Prepaid Sub-Meters are configured to operate on Recharger chain store vending systems only. A change of the Recharger Prepaid Sub-Meter to another company will incur a Recharger key change fee. The requisite key change form must be completed and signed by the Property Owner and returned to Recharger. The procedure for the key change of meters is available to the Property Owner upon request.

5. REPAIR AND REPLACEMENT PROCEDURES: RECHARGER LIFETIME WARRANTY ON SELECTED RECHARGER PREPAID SUB-METERS

Recharger offers a Lifetime Warranty on selected Recharger Prepaid Sub-Meters. The Warranty is only valid for Recharger Prepaid Sub-Meters purchased in The Republic of South Africa and intended for use in the Republic of South Africa, if the registration form is correctly completed, and on presentation of proof of purchase (original invoice, sales slip indicating date of purchase, dealers name, model and serial number) and a certificate of compliance for the installation of the Recharger Prepaid Sub-Meter. The Recharger Prepaid Sub-Meter must be returned to the Recharger Head Offices in Durban at the cost of the Property Owner. Recharger reserves the right to refuse the Warranty if this information has been removed or changed. Subject to the Provisions of Section 56 of the Consumer Protection Act 68 of 2008, Recharger's obligations are to repair the defective part and at its discretion, to replace the Recharger Prepaid Sub-Meter, provided the Recharger Prepaid Sub-Meter is returned to Recharger by the Property Owner. This Warranty is not applicable in cases other than for defects in material, design & workmanship. Subject to the provisions of Section 57 of the Consumer Protection Act 68 of 2008, this Warranty does not cover periodic checks, maintenance, repair and maintenance of parts due to normal wear and tear, abuse or misuse of the product for its intended use, failure of the Recharger Prepaid Sub-Meter arising from incorrect installation for use not consistent with technical or safety standards or failure to comply with manual instructions, accidents, acts of God, or any cause beyond the control of Recharger caused by but not limited to lightning, water, fire, public disturbances, improper ventilation, uninstallation & re-installation and unauthorized modifications. The Recharger Prepaid Sub-Meter must be returned to Recharger for testing & does not include transportation costs. In all circumstances a call-out fee will be payable. Recharger shall not be liable for any direct, incidental or consequential damages for breach of any express or implied manufacturer's warranty of the Prepaid Sub-Meter as Recharger is not the manufacturer of the Recharger Prepaid Sub-Meter. Key changed Recharger Prepaid Sub-Meters will result in the termination of Recharger's Lifetime Warranty and support.

6. SUPPORT FEE

Recharger charges a monthly support fee of Twenty Five Rand excluding VAT for its Recharger Prepaid Sub-Meters. Support fees do not include general electrical issues. These costs are for the Property Owner personally. The support fee is subject to fluctuation in the future and may change without prior notification. The support fee includes 24 hour vending support and issuing of tamper tokens. In the event of a call-out upon the request of the Property Owner and where there is no fault with the Recharger Prepaid Sub-Meter, then Recharger reserves the right to levy a call-out fee at its discretion.

7. EXCLUSION OF LIABILITY:

7.1 If the Property Owner is an individual or a juristic person with an annual turnover or asset value of under R2 million, the Property Owner is protected by the Consumer Protection Act, 68 of 2008 (the ACT). It is not the intention of Recharger to limit any rights of the Property Owner in any way. Similarly, Recharger does not intend to limit any claim which the Property Owner might have under Section 61 of the Act.

7.2 Recharger shall not be liable to the Property Owner for any liability, loss, expense, claim, action or damage suffered or sustained by that party, or any other party, however arising irrespective whether such liability, loss, action, expense, claim or damage arises out of or pursuant to an intentional, negligent, grossly negligent, wrongful act or omission of Recharger or its employees. Recharger shall not be liable to the Property Owner for any indirect, contingent or consequential loss sustained or incurred by such party however arising and of whatsoever nature, including but not limited to loss of profits, whether or not both parties or either party contemplated such losses or damages at any time. All Recharger Prepaid Sub-Meters come with standard manufacturer's warranty to protect against any technical difficulty and thus excludes Recharger from such liability. If the meters are in any way tampered with by any third party, then the Recharger Lifetime Warranty will no longer apply.

7.3 Recharger and its employees and agents do not accept responsibility for any damage caused by any means to any person or property as a result of the incorrect installation of any Recharger Prepaid Sub-Meter.

7.4 Recharger does not accept any form of liability for loss or damage or any other liability due to the use of the Recharger Prepaid Sub-Meter under conditions that were not intended by the manufacturer. This includes, but is not limited to: -

7.4.1 usage of the Recharger Prepaid Sub-Meter on higher amperage than that specified;

7.4.2 allowing for water (hot or cold) to pass through the Recharger Prepaid Sub-Meter;

7.4.3 allowing for the Recharger Prepaid Sub-Meter to be exposed to the elements of nature.

7.5 Any rejected payments due to incorrect banking details, transfer of ownership or key change will result in the Property Owner being liable for an administration fee payable to Recharger. Recharger will not be responsible for any losses incurred due to any incorrect banking details provided to Recharger.

8. VIS MAJOR ("SUPERIOR FORCE"):

Recharger shall not be liable to the Property Owner or any other party, for any failure, delay or default in the performance of its obligations under these Terms And Conditions, if and to the extent that such failure, delay or default is caused by vis major, including (without detracting from any other events covered by the rules and principles relating to vis major), casus fortuitous ("chance occurrence, unavoidable accident"), acts of God, strikes, lock-out, fire, riot, flood, drought, state of emergency, inability to secure power, materials or supplies, embargoes, export control, international authority, any requirements of any Authority or other competent Local Authority, war (whether declared or not), civil disturbance, any circumstances beyond its reasonable control, Court Order, or failures, shortages, interruptions or fluctuations in electrical power or communications.

9. GENERAL:

9.1 A Certificate signed by the Financial Manager of Recharger, whose appointment need not be proved, shall be prima facie proof (a fact presumed to be true unless it is disproved) of the Property Owner's indebtedness to Recharger, and shall be sufficient to enable Recharger to obtain Judgment against the Property Owner in any Court having jurisdiction in terms hereof. Should it become necessary for Recharger to incur legal costs to enforce its rights in terms of these Terms And Conditions, then it shall be entitled to recover such costs, including attorney and own client costs as well as collection commission from the Property Owner. The Property Owner hereby consents to the jurisdiction of the Magistrate's Court notwithstanding the fact that the claim concerned may otherwise exceed the jurisdiction of such Court. It is the responsibility of the Property Owner to obtain confirmation from the relevant municipality with regards to the allowing of the Recharger Prepaid Sub-Meters to be installed on the property.

9.2 These Terms And Conditions may change from time to time. It is the responsibility of the Property Owner to acquaint himself/herself/itself with the latest Terms and Conditions.

9.3 The laws of South Africa will govern the transaction with the Property Owner.

9.4 The transaction with the Property Owner is governed by these Terms and Conditions, and no other undertakings or representations will be binding upon Recharger.