

JOHN DORY'S SOUTH AFRICA LOYALTY APP

TERMS AND CONDITIONS

The following provisions are drawn to the attention of the user to the extent that the Consumer Protection Act 68 of 2008, as amended ("the CPA") applies to these Terms and Conditions: - clause H (including the fact, nature, and effect of the limitation of liability contemplated therein); - clause I (including the fact, nature and effect of the indemnity contemplated therein).

A. INTRODUCTION

1. These terms and conditions ("Terms and Conditions") apply in respect of the Spur Group (Pty) Ltd ("Spur Group") mobile application (the "John's Club App") and the John Dory's website (the "Website") (the John's Club App and the Website together, the "Services").
2. The terms "user", "you" and "your" are used interchangeably in these Terms and Conditions and refers to:
 - a) any individual who uses the John's Club App from time to time (or intends using the John's Club App) and any individual who downloads the John's Club App.
 - b) any visitor to the Website from time to time (or who anyone intends visiting the Website) including members of the public or legal entities accessing the Website for information purposes; members of the public or legal entities submitting advertisements, comments, files, images, videos, sounds, business listing and/or information and/or any other material or data ("Content"); web search engines; and data and/or information aggregators.
3. These Terms and Conditions and the other policies posted on the Website constitute the complete and exclusive understanding and agreement between you and Spur Group and govern your use of the Services. This understanding and agreement supersedes all prior understandings, proposals, agreements, negotiations and discussions between the parties, whether written or oral.
4. "Spur Group" means Spur Group (Pty) Ltd, registration number (Registration Number: 1999/011042/07), and any company related or inter-related to Spur Group, as contemplated in section 2 of the Companies Act No. 71 of 2008, as amended (together, the "Spur Group Parties"). All rights granted in favour of Spur Group in terms of this

Agreement shall be deemed to be for the benefit of the Spur Group by way of a stipulation for the separate benefit of each company within the Spur Group, and such benefit may be accepted by any company within the Spur Group at any time after the date of execution hereof (and the fact that any such benefits may not be enforceable by any one of such companies shall not affect its enforceability by Spur Group or any other company within the Spur Group).

5. Spur Group permits the use of the John's Club App and the Website subject to these Terms and Conditions, and by using the John's Club App or accessing the Website you are required to accept these Terms and Conditions.
6. Please read these Terms and Conditions carefully and make sure you understand them before you use the John's Club App or the Website. Please do not download or use the John's Club App or access the Website if you do not agree to these Terms and Conditions.
7. Nothing in these Terms and Conditions is intended or must be understood to unlawfully restrict, limit, or avoid any right or obligation, as the case may be, created for either you or Spur Group in terms of the CPA.
8. Spur Group reserves the right to terminate or suspend the John's Club App with three months' notice, which notice will be recorded on our Website and/or via the John's Club App and/or SMS or email, and such notice period will apply from date of such publication.
9. Spur Group reserves the right to change, on one month's notice, any of the materials aspects of these Terms and Conditions. Any such change will be recorded on the Website and will apply from the effective date of the notice. The provisions thereof shall be deemed to be binding on the user.
10. Spur Group reserves the right to change any non-material aspects of these Terms and Conditions, which change will be recorded on our Website and will apply with immediate effect. Your continued use of the Website or the John's Club App will constitute an agreement to abide by the updated terms and conditions.
11. Notwithstanding anything to the contrary herein, we reserve the right to suspend or terminate a membership, block your email or IP address, or otherwise terminate your

access to or use of the Services (or any part thereof) immediately and without notice to you and to remove and discard any Content within the Services, for any reason. You agree that the Spur Group Parties will not be liable to you or any third party for termination of your access to the Website or the John's Club App. You also agree not to attempt to use the Services after such termination.

12. You always have the option to cancel your membership to the John's Club App at any time. If you are a member and no longer wish to participate, then please contact our Customer Care centre at +27 (0)86 053 6797 or customer-care@johndorys.co.za.

B. ELIGIBILITY – JOHN'S CLUB APP

1. There are limitations on who may download and use the John's Club App. You may not download the John's Club App if you are a minor (i.e., under the age of 18 (eighteen) years of age) or if you are not legally permitted to enter into a binding agreement. A minor may not use the John's Club App and must always be accompanied by a parent and/or guardian if using the John's Club App. A minor may only be added to the John's Club App if the minor's parent/s and/or guardian/s agree to these Terms and Conditions on the minor's behalf.
2. Your account or membership is not transferable.
3. No persons who are staff members of a Spur Group franchised restaurant under the trade name John Dory's may apply for membership of this programme.
4. Accounts can only be issued to natural persons.
5. You agree to provide accurate and correct information and promptly update any changes thereto.
6. By downloading the John's Club App, you hereby confirm and represent to Spur Group that:
 - a) you have legal capacity to contract;
 - b) you agree to be bound by these Terms and Conditions; and
 - c) if you have added a minor to the John's Club App as contemplated in clause B.1, you are the parent/s and/or legal guardian/s of the minor, you consent to the

minor using the John's Club App on these Terms and Conditions, you agree to these Terms and Conditions on behalf of yourself and the minor and you understand and agree that the limitation of liability and indemnity contained in these Terms and Conditions are duly binding on yourself and on the minor.

7. How It Works

- a) Download the John's Club App from Google Play or Apple Store to sign up for a digital John's Club profile.
- b) As a token of gratitude for your loyal support, you will receive a R50.00 (fifty Rand) John Dory's meal voucher every time you reach an accumulative spend of R1,000.00 (one thousand Rand) when dining at a John Dory's restaurant (excluding Value Added Tax ["VAT"] and waitron tip). The voucher will be automatically loaded to your John's Club Card ("John's Club") profile and John's Club App.
- c) You will be notified via email and/or SMS when the voucher is loaded to your John's Club App profile.
- d) As a John's Club member, you will be notified about awesome promotions and any other exclusive opportunities if you have provided the relevant consent.
- e) You will not be able to earn or redeem vouchers if your John's Club profile has not been registered.
- f) You can start accumulating loyalty points immediately after registration.

C. EARNING YOUR LOYALTY VOUCHERS

- a) Provide your waitron with your John's Club Card, your unique membership number or the mobile contact number associated with your profile, when paying your bill.
- b) Your unique membership number can be found when logging into your profile via the John's Club App or on the reverse of the John's Club Card.
- c) Your waitron will swipe your card at the till or enter your unique membership number.
- d) Your basket spend (excluding VAT and waitron tip) will automatically be allocated to your profile as loyalty points within 72 (seventy-two) hours from payment.

- e) If more than 1 (one) John's Club profile is used when making payment, any loyalty points that accumulate from the basket spend will be split evenly between the respective John's Club profiles. No more than 5 (five) John's Club profiles may be used to accumulate points, per bill.
- f) You can earn loyalty points at any John Dory's restaurant within South Africa.

D. REDEEMING YOUR LOYALTY VOUCHERS

- a) You can redeem your R50.00 (fifty Rand) voucher immediately once it has been loaded to your John's Club profile.
- b) Your voucher will be valid for redemption for 3 (three) years from the date of loading.
- c) When paying your bill, present your John's Club Card, your membership number or the mobile contact number associated with your profile, and indicate that your R50.00 (fifty Rand) voucher/s must be used as part payment against your bill.
- d) Vouchers may only be used on total bills which, excluding tip, amount to more than R50.00 (fifty Rand).
- e) The minimum spend of the voucher is the value of the voucher i.e., you can only redeem a voucher in full, not in part, as the voucher does not issue change in the form of cash (e.g., if your bill including VAT & excluding waitron tip is R90.00 (ninety Rand) and you have two R50.00 (fifty Rand) vouchers, you will only be able to redeem one voucher against this bill – you are not able to use the remaining R10.00 (ten Rand) as a tip to the waitron).
- f) To update your details or access your transactional statement, visit the John's Club App.
- g) You can redeem loyalty vouchers at any John Dory's restaurant within South Africa only for on-premises consumption or via Click & Collect.

E. BIRTHDAY VOUCHER

- a) Should you visit a John Dory's restaurant 4 (four) times in the 12 (twelve) months immediately preceding your birthday, you will receive a R100.00 (one hundred Rand) birthday voucher.

- b) Your birthday voucher will be loaded to your John's Club profile on the day of your birthday and is valid for 31 (thirty-one) days thereafter.
- c) From time to time, the criteria to receive a birthday voucher may change and the changes will be communicated via the Website or email.
- d) The birthday voucher is not transferable and may only be redeemed by the registered John's Club member.
- e) You can redeem birthday vouchers at any John Dory's restaurant within South Africa for on premises consumption or via Click & Collect.
- f) The minimum spend of the birthday voucher is the value of the voucher i.e., you can only redeem a voucher in full, not in part, as the voucher does not issue change in the form of cash, nor may it be used to tip your waitron. For example, if your bill (including VAT & excluding waitron tip) is R90.00 (ninety Rand) and you have a R100.00 (One Hundred Rand) birthday voucher, you cannot redeem the voucher against this bill as you may not use the remaining R10.00 (ten Rand) as a tip to the waitron.

F. GREEN PLATE SUSHI

- a) Purchase 5 (five) qualifying Green Plate Sushi items to receive 1 (one) free Green Plate Sushi voucher.
- b) The Green Plate Sushi voucher will be automatically loaded to your John's Club profile once you reach an accumulative order of 5 (five) Green Plate Sushi and is valid for 3 (three) months thereafter.
- c) From time to time, the criteria to receive the Green Sushi Plates voucher may change, and the change will be communicated via the John Dory's website or email.
- d) The Green Sushi Plates voucher is not transferable and may only be redeemed by the associated John's Club member.
- e) You can redeem the Green Sushi Plates voucher at any John Dory's restaurant within South Africa for on-premises consumption and Call & Collect and Click & Collect and Click & Delivery.
- f) Green Plate Sushi is excluded from earning towards or voucher redemption on Wednesdays.

G. PARTICIPATION

1. The John's Club App can be downloaded for free from the Apple Store or the Google Play Store on a mobile device with an IOS 10.0 or Android 9.0 operating system and higher.
2. The John Dory's Website can be visited at <https://www.johndorys.com/za/>.

H. LIABILITY

1. You hereby agree that your use of the Services is at your own risk. To the maximum extent permitted in law, none of the Spur Group Parties, nor their respective directors, prescribed officers, managers, employees, agents, franchisees, or other persons in respect of whose actions Spur Group may be held to be vicariously liable or anyone associated with any of them (collectively, "Protected Parties"), shall incur any liability to any person for any injury, claim, loss or damage of any nature whatsoever, whether direct, indirect, consequential or otherwise, whatsoever or howsoever arising from your use or misuse of, or reliance upon the Services, or as a result of, or arising from any defects in the Services or otherwise. To the extent necessary in law the provisions of this clause D shall constitute a stipulatio alteri (i.e., a contract in favour of a third party) in favour of the Protected Parties, the benefit whereof may be accepted by any or all of them at any time, from time to time.
2. The Website, the Content available through the Website and the John's Club App may contain links to third-party websites ("Third-Party Websites") completely unrelated to us or our Services. If you link to Third-Party Websites, you may be subject to the terms and conditions and other policies of those Third-Party Websites. We do not endorse any Content displayed on any Third-Party Website.

I. INDEMNITY

1. You indemnify the Protected Parties from any liability for any injury, claim, loss, or damage of any nature whatsoever, whether direct, indirect, consequential, or otherwise arising from:
 - a) your use of and access to the Services and/or any linked external sites;
 - b) your violation of any of these Terms and Conditions;

- c) your violation of any third-party right, including, without limitation, any copyright, trade mark, trade secret, or other property or privacy right; or
 - d) any claim that your Content caused damage to a third party.
- 2. This defense and indemnification obligation will survive termination, modification or expiration of these Terms and Conditions and your use of the Services.

J. GOODS/SERVICES/CAMPAIGN

- 1. The John's Club App offers inter alia the following goods and services:
 - a) Earning of loyalty points;
 - b) Redemption of vouchers, coupons and/or special offers; and
 - c) Customer discounts.
- 2. Vouchers may only be redeemed by the registered profile member i.e., the holder of the account.

K. PRIVACY AND INFORMATION

- 1. The following sections G – O contain our External Privacy Statement (“Statement”) which sets out how your personal information will be used by Spur Group and applies to any information, including personal and special personal information, you give to Spur Group or which Spur Group may collect from third parties.
- 2. This Statement must be read in conjunction with any applicable provisions of the Website's additional Terms and Conditions relating to privacy, data collection, data protection, use and disclosure of personal information and any applicable law, including the Protection of Personal Information Act No 4 of 2013 (“POPIA”).
- 3. It is important that you read this section carefully before submitting any personal information to Spur Group.
- 4. By submitting any information to Spur Group in any form you further acknowledge that such conduct constitutes an unconditional, specific and voluntary consent to the processing (including storage) of such information by Spur Group in terms of these Terms and Conditions and/or under any applicable law, which consent shall, in the absence of

any written objection received from you, be indefinite and/or for the period otherwise required in terms of any applicable law.

5. The provisions of this Statement are subject to mandatory, unalterable provisions of applicable laws.
6. Please do not submit any personal information to Spur Group if you do not agree to any of the provisions of these Terms and Conditions. If you do not consent to the provisions of this section, the Terms and Conditions, or parts thereof, Spur Group may not be able to provide its products and services to you.

L. AMENDMENT OF THE EXTERNAL PRIVACY STATEMENT

1. We may amend the Statement from time to time for any of the following reasons:
 - a) to provide for the introduction of new systems, methods of operation, services, products, or facilities.
 - b) to comply with changes to any legal or regulatory requirement.
 - c) to ensure that our Statement is clearer and more favourable to you.
 - d) to rectify any mistake that may be discovered from time to time.
 - e) For any other reason which Spur Group, in its sole discretion, may deem reasonable or necessary.
2. Any such amendment will come into effect and become part of any agreement you have with Spur Group when notice is given to you of the change by publication on the Website or on the John's Club App. It is your responsibility to check the Website and the John's Club App often. Your continued use of the Website or the John's Club App will constitute an agreement to abide by the updated Statement.

M. PRIVACY INDEMNITY

1. Spur Group takes your privacy and the protection of your personal information very seriously, and it will only use your personal information in accordance with the External Privacy Statement and applicable data protection legislation. It is important that you take all necessary and appropriate steps to protect your personal information yourself (for example, by ensuring that all passwords and access codes are kept secure).

2. Spur Group has implemented reasonable technical and operational measures to keep your personal information secure.
3. You hereby indemnify the Protected Parties from any loss, damages or injury that you may incur as a result of any unintentional disclosures of your personal information to unauthorised persons or the provision of incorrect or incomplete personal information to Spur Group.

N. INFORMATION WHICH WE MAY COLLECT ABOUT YOU

1. Spur Group may collect the following information about you, and this information may include:
 - a) your name, address, contact details, date of birth, identity number, passport number.
 - b) records of correspondence or enquiries from you or anyone acting on your behalf.
 - c) details of transactions you carry out with Spur Group.
 - d) details of contracts, or sales you carry out with Spur Group.
 - e) sensitive or special categories of personal information, including biometric information, such as images, fingerprints, and voiceprints.
2. Where you provide Spur Group with the personal information of third parties, you should take steps to inform the third party that you need to disclose their details to Spur Group, identifying Spur Group. Spur Group will process their personal information in accordance with this Statement.

O. USE OF INFORMATION COLLECTED

1. Spur Group may use, transfer and disclose your personal information for the purpose of:
 - a) providing you with the Services, products, or offerings you have requested, and notifying you about important changes to these services, products or offerings.
 - b) managing your account or relationship and complying with your instructions or requests.

- c) detecting and preventing fraud and money laundering and/or in the interest of security and crime prevention.
 - d) assessing and dealing with complaints and requests.
 - e) operational, marketing, auditing, legal and record keeping requirements.
 - f) verifying your identity or the identity of your beneficial owner.
 - g) transferring or processing your personal information outside of the Republic of South Africa to such countries that may not offer the same level of data protection as the Republic of South Africa, including cloud storage purposes and the use of any of our websites.
 - h) complying with applicable laws, including lawful requests for the information received from local or foreign law enforcement, government, and tax collection agencies.
 - i) recording and/or monitoring your telephone calls and electronic communication to/with Spur Group to accurately carry out your instructions and requests, to use as evidence and in the interests of crime prevention.
 - j) conducting market research and providing you with information about Spur Group products or services from time to time via email, telephone, or other means (for example, events).
 - k) where you have unsubscribed from certain direct marketing communications, ensuring that we do not send such direct marketing to you again.
 - l) disclosing your personal information to third parties for reasons set out in this Statement or where it is not unlawful to you so.
 - m) monitoring, keeping record of and having access to all forms of correspondence or communications received by or sent from Spur Group or any of its employees, agents, or contractors, including monitoring, recording, and using as evidence all telephone communications between you and Spur Group; and
 - n) improving or evaluating the effectiveness of our business or products, services, or offerings.
2. Spur Group may from time to time contact you about services, products and offerings available from Spur Group or Spur Group Parties which may be of interest to you, by email, phone, text or other electronic means, unless you have unsubscribed from receiving such communications. You can unsubscribe from receiving such communications. The Website and/or John's Club App may be cobranded with brands

belonging to Spur Group such as Spur Steak Ranches and/or Panarottis and/or Hussar Grill and/or Nikos and/or Casa Bella and/or RocoMamas.

P. RETENTION OF YOUR INFORMATION

1. Spur Group may retain your personal information in terms of the applicable laws, unless you object, in which case we will only retain it if we are permitted or required to do so in terms of applicable laws. However, as a general rule, Spur Group will retain your information in accordance with the retention periods set out in applicable laws, unless Spur Group needs to retain it for longer for a lawful purpose (for example, for the purposes of complaints handling, legal processes and proceedings).

Q. ACCESS TO, CORRECTION AND DELETION OF YOUR PERSONAL INFORMATION

1. You may request details of personal information which Spur Group holds about you under the Promotion of Access to Information Act, 2000 (“PAIA”) read with POPIA. Fees to obtain a copy or a description of personal information held about you are prescribed in terms of PAIA. Confirmation of whether Spur Group hold personal information about you may be requested free of charge.
2. You may request the correction, destruction of, or deletion of personal information Spur Group holds about you. Please ensure that the information Spur Group holds about you is complete, accurate and up to-date. If you fail to keep your information updated, or if your information is incorrect, Spur Group may limit the products and services offered to you or elect not to open the account.
3. Users updating their details that are registered for more than one of the Spur Group loyalty programmes may update their details across the Spur Group loyalty programmes by contacting Customer Care by calling +2786 053 6797 7262 or via email to at customer-care@johndorys.co.za .
4. You have a right to object on reasonable grounds to the processing of your personal information where the processing is carried out to protect our legitimate interests or your legitimate interests unless the law provides for such processing.

R. COMPLAINTS

1. Should you believe that Spur Group has utilised your personal information contrary to applicable laws, you undertake to first attempt to resolve any concerns with Spur Group.
2. If you are not satisfied with such process, you may have the right to lodge a complaint with the Information Regulator, using the contact details below:

Tel: 012 406 4818

Fax: 086 500 3351

Email: complaints.IR@justice.gov.za

3. Unethical activity may be anonymously reported to Spur Group's independent ethics hotline provider, Whistle Blowers (Pty) Limited, via their toll-free phone number 0800 447 464 and email address spurcorp@whistleblowing.co.za.

S. SUBMISSION OF CONTENT

1. If you submit any Content to Spur Group, you expressly agree not to post, email, or otherwise make available Content:
 - a) that violates any law.
 - b) that is copyrighted, patented, protected by trade secret or trade mark, or otherwise subject to third-party propriety rights, including privacy and publicity rights, unless you are the owner of such rights or have permission or a licence from their rightful owner to post the material and to grant us all the licence rights granted under these Terms and Conditions by the owner.
 - c) that infringes any of the foregoing intellectual property rights of any party or that you do not have a right to make available under any law or under any contractual or fiduciary relationship.
 - d) that is harmful, abusive, unlawful, threatening, harassing, defamatory, pornographic, libellous, or invasive of another's privacy or other rights, or that harms or could harm minors in any way.

- e) that harasses, degrades, intimidates or is hateful towards an individual or group of individuals based on religion, gender, sexual orientation, race, ethnicity, age, or disability.
- f) that violates any employment laws including those prohibiting the stating, in any advertisement for employment, of a preference or requirement based on race, colour, religion, sex, national origin, age, or disability of the applicant.
- g) that includes personal or identifying information about another person, without that person's explicit consent.
- h) that impersonates any person or entity, including any of our employees, or falsely states or otherwise misrepresents an affiliation with a person or entity.
- i) that is false, deceptive, misleading, deceitful or constitutes a "bait and switch" offer.
- j) that constitutes a "pyramid scheme", an "affiliate marketing", a "link referral code", "junk mail", "spam", a "chain letter" or an unsolicited advertisement of a commercial nature.
- k) that constitutes or contains any form of advertising or solicitation including any form of advertising or solicitation that is.
- l) posted in areas or categories of the Website which are not designated for such purposes.
- m) e-mailed to users who have requested not to be contact about other services, products, or commercial interests.
- n) that includes links to commercial services or Third-Party Websites, except as specifically allowed by us.
- o) that advertises any illegal services or the sale of any items the sale of which is prohibited or restricted by applicable law.
- p) that contains software viruses or any other computer code, file, program designed to interrupt, destroy, or limit the functionality of any computer software or hardware or telecommunications equipment.
- q) that disrupts the normal flow of dialogue, with an excessive number of messages (flooding attack) to the Services or that otherwise negatively effects other users' ability to use the Services.
- r) that employs misleading e-mail addresses or forged headers or otherwise manipulated identifiers to disguise the origin of Content transmitted through the Services.

2. Additionally, you agree not to:
 - s) contact anyone who has asked not to be contacted, make unsolicited contact with anyone for any commercial purpose, or “stalk” or otherwise harass anyone.
 - t) make any libellous or defamatory comments or postings to or against anyone.
 - u) collect personal information (as defined in the External Privacy Statement) or data about other users or entities for commercial or unlawful purposes.
 - v) attempt to gain unauthorised access to computer systems owned or controlled by Spur Group, or engage in any activity that disrupts, diminishes the quality of, interferes with the performance of, or impairs the functionality of the John’s Club App or the Website.
 - w) use of any automated device or computer program (“flagging tool” or “automated flagging device”) that enables the use of Spur Group’s “flagging system” or other community control systems without each flag’s being manually entered by a human who initiates the flag, or use any such flagging tool to remove the posts of competitors or other third parties, or remove a post without a reasonable good-faith belief that the post being flagged violates these Terms and Conditions or any applicable law or regulation.
 - x) use any automated device or software that enables the submission of automatic postings on the Website without human intervention or authorship (an ‘automated posting device’).
3. Spur Group reserves the right to remove any Content without prior notice.
4. Furthermore, by posting Content to any public area of the Website, you agree to and do hereby grant Spur Group all rights necessary to prohibit or allow any subsequent aggregation, display, copying, duplication, reproduction, or exploitation of the Content on the Services or Website by any party for any purpose. You also hereby grant each user of the Website a non-exclusive licence to access your Content through the Website. The foregoing licence granted by you to each user terminates when you remove or delete such Content from the Website.

T. INTELLECTUAL PROPERTY

1. Save for the limited license granted in terms of clause R2 hereunder, Spur Group retains all right, title and interest in and to the John’s Club App and Website, which includes all

content, services and functionality associated with the John's Club App and Website. The contents of the John's Club App and Website, including any material, information, data, software, icons, text, graphics, lay-outs, images, sound clips, advertisements, video clips, trade names, logos, trademarks, designs and service marks which are displayed on or incorporated in John's Club App and Website ("App and Website Content") are protected by law, including but not limited to copyright and trade mark law. The App and Website Content is the property of the Spur Group, its advertisers and/or sponsors and/or is licensed to the Spur Group.

2. Subject to your compliance with these Terms and Conditions, Spur Group hereby grants you a nonexclusive, non-transferable, non-sublicensable, revocable limited license to download, install and use the John's Club App on a mobile device solely for your own personal, non-commercial purposes.
3. You hereby acknowledge that your right to download and use the John's Club App is derived solely from Spur Group and is conditional upon your proper conduct, safe use of the John's Club App and compliance with these Terms and Conditions. Spur Group reserves the right to suspend or deny, in its sole discretion, your access to all or any portion of the John's Club App.
4. You are not entitled to:
 - a) copy, reproduce, modify, alter, create derivative works of, sell, reverse engineer, decompile, redistribute, or disassemble the John's Club App, App and Website Content or any part thereof.
 - b) sub-license, assign, transfer, or in any manner give or grant or transfer, directly or indirectly, any rights granted in terms of these Terms and Conditions to any third party.
 - c) The limited license granted to you in terms of this clause Q will be revoked (with or without notice) and ineffective if you:
 - d) are a minor and your parents or guardians have not read these Terms and Conditions, agreed to them on your behalf and downloaded the John's Club App on your behalf or uploaded you to the John's Club App, in accordance with the provisions of clause B.

- e) engage in any act that Spur Group deems to conflict with the spirit or intent of these Terms and Conditions or the promotional material including, but not limited to, circumventing, or manipulating these Terms and Conditions or the promotional material.
 - f) fail to comply with any of the provisions of these Terms and Conditions.
5. Where any of the John's Club App or Website Content has been licensed to Spur Group or belongs to any third party, your rights of use will also be subject to any terms and conditions which that licensor or third party imposes from time to time, and you agree to comply with such third-party terms and conditions.

U. NO WARRANTIES

1. You expressly agree and acknowledge that the Services are provided to you "as is" without warranty of any kind. Spur Group hereby disclaims all warranties, either express or implied, to the maximum extent permitted by law.
2. To the fullest extent permitted by law Spur Group Parties, their respective affiliates, subsidiaries, officers, directors, service providers, suppliers, franchisees, employees, and agents disclaim all warranties, express or implied, in connection with the Services and your use thereof. Spur Group makes no warranties or representations about the accuracy or completeness of the John's Club App and Website Content, or the content of any third-party website linked to the Website and assume no liability or responsibility for any:
 - a) errors, mistakes, or inaccuracies in the John's Club App and Website Content.
 - b) personal injury or property damage, of any nature whatsoever, resulting from your access to and use of the Services.
 - c) unauthorised access to or use of Spur Group servers and/or any personal and/or financial information stored therein.
 - d) interruption or cessation of transmission to or from the Services.
 - e) bugs, viruses, Trojan horses or the like which may be transmitted to or through the Services by any third party.
 - f) Errors or omissions in any John's Club App and Website Content or loss or damage of any kind incurred arising from the use of any Content posted, e-

mailed, communicated, transmitted or otherwise made available via the Services.

3. Spur Group does not warrant, endorse, guarantee, or assume responsibility for any product or service advertised or offered by a third party through the Services or any hyperlinked website featured in any banner or other advertising, and Spur Group Parties will not be a party to or in any way responsible for the monitoring of any transaction between you and/or other users and/or third-party providers of products or services. As with the purchase of a product or service through any medium or in any environment, you should use your best judgement and exercise appropriate caution.

V. GENERAL

1. These Terms and Conditions shall comply with, and will be subject to, any preemptory provisions of the CPA and the regulations promulgated thereunder, which are deemed to be incorporated herein ("Preemptory Provisions"). In the event of any conflict between these Terms and Conditions and the Preemptory Provisions, the latter shall prevail. Furthermore, no term or condition of these Terms and Conditions is intended to breach any Preemptory Provisions.
2. These Terms and Conditions, together with any terms and conditions appearing in the Website's Terms and Conditions or in any promotional material, contains the entire agreement between the parties in relation to the subject matter hereof. Save as contemplated in these Terms and Conditions (including clause S.1 above) no alteration, cancellation, variation of, or addition hereto will be of any force or effect unless agreed to in writing by Spur Group.
3. Each sentence, paragraph, term, clause and provision of these Terms and Conditions and any portion thereof shall be considered severable and if, for any reason, any such sentence, paragraph, term, clause or provision held to be invalid, contrary to, or in conflict with any applicable present or future law or regulation (including, without limitation, the CPA and any Regulations thereto) or in terms of a final, binding judgment issued by any competent court, it shall to that extent be deemed not to form part hereof and shall not impair the operation of, or have any effect upon such other sentence, paragraph, term, clause or provision hereof may otherwise remain valid or intelligible, which shall continue to be given full force and effect and bind the parties hereto. If any

provision of these Terms and Conditions is found by any court to be unfair as contemplated in Regulation 44 to the CPA, then that provision will apply to the maximum extent permitted under the CPA and will further be governed by the provisions of this clause T.3 mutatis mutandis.

4. Your access and/or use of the John's Club App or Website, and the operation of these Terms and Conditions, shall be governed by and construed in accordance with the laws of the Republic of South Africa.
5. The John's Club App and Website shall operate indefinitely. Unless otherwise specified in these Terms and Conditions, Spur Group may, in its sole discretion, at any time and for any reason and without prior written notice, suspend or terminate the operation of the John's Club App or the user's right to use the John's Club App, Website or any of their respective Content.
6. You may not cede, assign, or otherwise transfer your rights and obligations in terms of these Terms and Conditions to any third party.
7. Any failure on the part of you or Spur Group to enforce any right in terms hereof shall not constitute a waiver of that right.
8. No indulgence, extension of time, relaxation or latitude which any party (the "grantor") may show grant or allow to the other (the "grantee") shall constitute a waiver by the grantor of any of the grantor's rights and the grantor shall not thereby be prejudiced or stopped from exercising any of its rights against the grantee which may have arisen in the past or which might arise in the future.

W. COOKIES

1. Cookies are a common Internet technology. Many web sites use cookies to provide useful features for their users. Cookies are small files that are written or downloaded to your computer's hard drive when you access a site. They allow Spur Group to store and quickly retrieve login information on your computer and provide data that Spur Group can use to improve the quality of the Services. Most internet browsers (such as Internet Explorer) are initially set up to accept cookies. If you prefer, you can set your browser to refuse cookies, although you may not be able to take full advantage of Spur Group if you

do so. You can disable cookies by going to "Tools" on your top menu bar. This will bring up the "Internet Options" dialogue box. On the top of the dialogue box, click on "Privacy". This will bring up the "Settings" box. Scroll up using the slide bar on the left-hand side of the box, until the wording in the box states Block All Cookies. Then click on the "OK" button on the bottom of the menu box. If you follow these instructions, your computer will not accept cookies in future. Spur Group may link information stored in cookies such as your age, gender, and country with your personally identifiable information and may use such information to gather statistics about the number of people who visit the Website and to customise content, layout, and services for delivery to you. Spur Group's advertising partners may set and access cookies or use other technologies such as web beacons (which are electronic files that allow a website to count users who have visited that page or to access certain cookies) to personalise advertising content. Use by these advertising partners of their own cookies and any other tracking technologies are subject to their privacy policies. Spur Group uses its reasonable efforts to ensure that its advertising partners are operating privacy policies that are in accordance with Spur Group's privacy standards as set out in this privacy policy. You control who shares your information.

2. You can review, delete, correct and revise your personal profile, including who has access to your personal profile in your account at any time or contact Customer Care for assistance by calling +2786 053 6797 or via email to at customer-care@johndorys.co.za. Requests of this nature will be completed within 30 (thirty) days.

X. SECURITY AND CONFIDENTIALITY

1. The security of your personal information depends on your protection of your account password. Please do not disclose your account to unauthorised people. Spur Group uses industry standard technology designed to help keep your personal information safe. Please bear in mind though, that it is impossible for Spur Group to guarantee that impenetrable security measures are in place. For example, Spur Group cannot control any illegal and/or unforeseen activity of other users that may allow them to circumscribe the privacy or security settings on the Website or the John's Club App. Consequently, you acknowledge that there are circumstances in which your personal information may be accessed by unauthorised persons. Spur Group limits access to your personal information only to employees who need access to that information to do their jobs in

connection with the Services Spur Group provides. If you become aware of any breach of data security or have any other questions about the security of the Website or John's Club App, please contact the Customer Care centre at +2786 053 6797 or Customer-care@johndorys.co.za.

2. You can review, delete, correct and revise your personal profile, including who has access to your personal profile in your account at any time or contact Customer Care for assistance by calling +2786 053 6797 or via email to at customer-care@johndorys.co.za. Requests of this nature will be completed within 30 (thirty) days.

Y. SUPPLIER'S INFORMATION PROVIDED IN TERMS OF SECTION 43 OF THE ELECTRONIC COMMUNICATIONS AND TRANSACTIONS ACT 25 OF 2002 (the "ECT Act")

1. For the purposes of the ECT Act, Spur Group's information is as follows, which should be read in conjunction with its other terms and conditions as contained on the Website:
 - a) Full name and legal status: Spur Group Proprietary Limited, a private company duly incorporated under the laws of the Republic of South Africa.
 - b) Physical address for receipt of legal service: 14 Edison Way, Century Gate Business Park, Century City, Western Cape, 7441.
 - c) Telephone number: +27 (0)21 555 5100.
 - d) Website address and e-mail address: <https://www.johndorys.com/za/> and customercare@johndorys.co.za.

Z. OTHER

1. Refer to the Apple Media Services Terms and Conditions and Google Play Terms of Service ("Apple and Google Play's Terms and Conditions").
2. Any reference to Apple and Google Play's Terms and Conditions are deemed, to the extent necessary in law, to be incorporated herein.

AA. CLICK AND COLLECT

1. The customer is responsible for selecting the correct restaurant before confirming their order, Spur Corporation will not be liable for cost due to order being placed at the incorrect restaurant.
2. The customer is responsible for contacting the restaurant directly to cancel or amend the order, but should the customer request a refund they must contact Customer Care.
3. Requests for refunds must be addressed to Customer Care by calling +2786 053 6797 or via email to at customer-care@johndorys.co.za.
4. Refunds may only be provided for the bill of the full order and cannot be on part of the order.
5. The restaurant cannot amend an order, any additional orders must be processed on new bill.
6. Earn 5% (five percent) of your bill as points for every successful order placed (excluding vouchers claimed).
7. Redeem earned vouchers on cart.
8. App only deals are only available on app and not in restaurant.
9. eGift voucher and Gift cards cannot be redeemed on app.
10. Instore pricing is used.
11. Contact Customer Care centre by calling (0)860-536-797 or via email to at customercare@johndorys.co.za for support.
12. From time to time, we may offer discounts or promotions that can be redeemed via the app. These offers are subject to specific terms and conditions, which will be communicated at the time of the promotion.