

## **DOLLIE REWARDS™ PROGRAMME AND BUSINESS TERMS AND CONDITIONS**

PLEASE READ THIS AGREEMENT CAREFULLY BEFORE USING **THE DOLLIE REWARDS™ PROGRAMME, PORTAL OR WEB SITE OR ANY OTHER DOLLIE REWARDS™ PROGRAMME SITE(S) OR PURCHASING ANY PRODUCT OR SERVICES VIA DOLLIE REWARDS™ PROGRAMME.**

This Agreement (the "Agreement") is made between **Dollie Rewards™ (Pty) Ltd with registration number 2019/609171/07 ("Dollie Rewards™," "we" or "us")** and you. This Agreement sets forth the legal terms and conditions for your use of **Dollie Rewards™ Programme, Portal and web sites** and any other **Dollie Rewards™ Programme** web site(s) and for your purchase and/or use of any **Dollie Rewards™ Programme** products and goods, services or in connection with the **Dollie Rewards™ Programme** business opportunity (collectively referred to hereinafter as, "Offerings"). This Agreement also provides information on how to become a Dollie Reward Subscriber and Small Business Owner.

Your use of **Dollie Rewards™ Programme** Portal and web site(s), including all web pages (collectively, the "Site") and all information, data, text, software, information, images, sounds or other materials (collectively, the "Content") contained therein, or your use or purchase of any other Offerings confirms your acceptance of this Agreement and is subject to your continued compliance with the terms and conditions of this Agreement.

If you are dissatisfied with the Site or other Offerings, your sole and exclusive remedy is to stop using the Site or other Offerings, except as otherwise expressly stated this agreement.

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NOW THEREFORE IT IS HEREBY AGREED AS FOLLOWS:

## 1. Interpretation

In the interpretation of this Agreement:

1.1 unless the context otherwise requires;

1.1.1 any one gender shall include the other two, the singular shall include the plural, and words denoting natural persons shall include legal person of all kinds; and in the latter two instances, vice versa in each instance;

1.1.2 any reference to any legislative or other enactment shall be deemed to refer to such enactment as it exists at the date of signature of this Agreement, and as amended and/or re-enacted from time to time;

1.1.3 insofar as any of the above definitions contains any provision which affects the legal rights and/or obligations of the parties the fact that such provision forms part of a definition shall not be regarded as derogating from its legal efficacy, and any such provision shall be as binding upon the parties as if it was set out in the body of this Agreement.

1.2 The headnotes to paragraphs are inserted for reference purposes only and shall not affect the interpretation of the substance thereof.

1.2.1 Auditors

means a firm of practising and registered Chartered Accountants.

1.2.2 Brand

**means "Dollie Rewards™ (Pty) Ltd" - (Dollie Rewards™) and all other trademarks developed, registered and obtained now as well as in the future or agreed upon.**

1.2.3 Business

means the promotion by The Client of the **Dollie Rewards™ Programme** Subscriber or business concepts as part of the business case.

1.2.4 Concepts

means the business that is formed and will be conducted by The Client per the business concept and trademark of **Dollie Rewards™** under **Dollie Rewards™** Operational Manuals.

1.2.5 Dollies

means earnings in collateral value as a point system.

1.2.6 **Dollie Rewards™ Programme**

means the **Dollie Rewards™ Programme** Technology, E-Commerce, Business Platform, Portal and Web Pages and database of subscribers.

1.2.7 **Dollie Rewards™**

means the name "**Dollie Rewards™**" the brand developed and continuing to be developed by **Dollie Rewards™ (Pty) Ltd** which includes all the trade secrets and business concepts associated with it.

1.2.8 E-Cash

means, the amount of cash earned by the subscriber paid in to his My-imali wallet. <https://www.my-imali.com/>

1.2.9 Effective Date

means, notwithstanding date of signature hereof.

1.2.10 Know-how

means (without being restricted thereto) all confidential, technical and commercial information relating to the operation of the **Dollie Rewards™ Programme** or its affiliates existing from time to time, including, without being limited thereto, information contained in the manuals, in the computer programs and other documents, and unrecorded information known to individual persons who are, office bearers or employees of The Subscriber or Client.

1.2.11 Merchants

means a merchant that Subscribe as a Merchant / SBO on the **Dollie Rewards™ Programme** Technology and E-Commerce platform or wants to accept the My-imali wallet as a payment method in his outlet by offering a percentage rebate to the **Dollie Rewards™ Programme**

1.2.12 Month

means a calendar month.

- 1.2.13 **Proprietary Rights**  
means the trademarks held by **Dollie Rewards™ Programme** or its nominated appointees, and such **other registered trademarks, trade names, copyrights, symbols, signs, insignia, emblems, logo's and slogans** as **Dollie Rewards™ Programme** may adopt, designate or acquire for the use about the **Dollie Rewards™ Programme**. It means the whole ambit of the systems (electronic or computerized), knowledge, know-how, expertise and skills of **Dollie Rewards™ Programme** now existing or which may come into existence hereafter in the establishment and conducting of the business of The Client including the Rights, the Intellectual Proprietary Rights, the Manuals, the Name, the Know-how and the Brand.
- 1.2.14 **Registered Company**  
means Dollie Rewards (Pty) Ltd with registration number 2019/609171/07 and here in after referred to as "Dollie Rewards™"
- 1.2.15 **The Subscriber**  
means an individual person or Legal Business entity register with the **Dollie Rewards™ Programme** Portal and Websites to make use of the technology platform or e-commerce system.
- 1.2.16 **The User Manuals**  
means the business plans, operations manual, sales and marketing literature, computer programs and directives, mentoring and consulting services as amended from time to time and all directives and instructions from **Dollie Rewards™ Programme**, which manuals, on the signing of this agreement, The Client has agreed to keep fully confidential.
- 1.2.17 **Small Business Owner (SBO)**  
means The Subscriber that has been referred and has registered and start his business on the **Dollie Rewards™ Programme** Technology E-Commerce Platform.
- 1.2.18 **Trademark**  
means **Dollie Rewards™** or any other Trademark that are been registered in the future by **Dollie Rewards™** or its affiliates.

## 2. Business Terms and Conditions

- 2.1 By accepting these terms and conditions, as published on the **Dollie Rewards™** Programme Website and Portal, you enter into a binding legal agreement in respect of the **Dollie Rewards™ Programme** Technology Platform and Business Systems Programme, which program is governed by the rules set out in this document and its appendices:

### 2.2 Acknowledgements

- 2.2.1 It is recorded that **Dollie Rewards™ Programme** has obtained the right to use the Technology Business Systems associated with the **Dollie Rewards™ Programme** where it is not itself the owner of any component of such system, has been authorised by the legal owner to allow The Subscriber to use it in the manner set out herein.
- 2.2.2 The Subscriber undertakes that it will, if necessary, upon being requested to do so, enter such Registered User Agreement with **Dollie Rewards™** or its nominee regarding the use of any Technology or Business systems, if such request will be reasonable given the business needs of Subscriber.
- 2.2.3 The Subscriber acknowledges that notwithstanding anything to the contrary herein contained, it does not acquire any proprietary rights about this Technology and Business system. This Agreement shall apply mutatis mutandis to any other trademark and trade name of which **Dollie Rewards™** or their partners are the proprietors and to any such name or mark which **Dollie Rewards™** or its partners may use at any time hereafter.
- 2.2.4 The Subscriber hereby irrevocably undertakes that it will immediately, upon termination of this Agreement for whatever reason, cease to use the said business system, and shall forthwith surrender to **Dollie Rewards™** all documents, programme disks and other manifestations of the business system that has been made available to it in terms of this agreement.
- 2.2.5 The Subscriber acknowledges, warrants and represents to **Dollie Rewards™** as an inducement to **Dollie Rewards™** to enter into this Agreement, as follows:
- 2.2.5.1 The Subscriber has read this Agreement and understands and accepts the terms and conditions contained in this Agreement as being reasonable and necessary to maintain **Dollie Rewards™**

- standards of quality and service and the uniformity of those standards to protect and preserve the goodwill of the name, reputation of **Dollie Rewards™** and the goodwill of the Trademark.
- 2.2.5.2 The Subscriber has conducted an independent investigation of the business and systems contemplated by this Agreement and recognises that the nature of the business concepts of **Dollie Rewards™** and other investment business may evolve and change over time, that a product be it monthly or otherwise involves risks, and the success of the venture is primarily dependent upon the business ability and efforts of The Subscriber.
- 2.2.5.3 The Subscriber is entering into this Agreement on the strength of its own investigations and not on the strength of any warranty or guarantee, expressed or implied, as to the cost of establishment, systems and computer software, turnover, profits or success of the business venture contemplated under this Agreement.
- 2.2.5.4 No representations contrary to the terms of this agreement have been made by **Dollie Rewards™**, or by its officers, directors, shareholders, employees or agents.
- 2.2.5.5 In all their dealings with The Subscriber, the officers, directors, employees and agents of **Dollie Rewards™** act only in a representative capacity, not in an individual capacity, and all business dealings between The Subscriber and such individuals because of this Agreement, are solely between The Subscriber and **Dollie Rewards™**
- 2.2.5.6 As the Subscriber is a Company, Trust or any legal entity each shareholder, member or partner thereof as at the commencement date, has been disclosed to **Dollie Rewards™** prior to signature or acceptance hereof.
- 2.2.5.7 Within twenty one (30) days of demand by **Dollie Rewards™**, in each year during the currency of this Agreement, The Subscriber shall deliver to **Dollie Rewards™** a list containing the full names and addresses of all shareholders or members of The Client or the names of all the partners of The Client, duly certified by the auditor, of The Client. If new members or directors are appointed, the necessary documents acquired from **Dollie Rewards™** must be signed within 30 days of such appointments.
- 2.2.5.8 In the event of The Subscriber being a corporate body and the name of such corporate body incorporates (in whole or part) the name of **Dollie Rewards™**, in the event of the termination of this Agreement, the company(only the name and registered status excluding the property, debts or anything else) will become the sole property of **Dollie Rewards™** and The Subscribers shall cause the name of any other corporate entity that may be linked or may do the same type of business be changed to such other name so as not to incorporate any part of the name of **Dollie Rewards™** or any name which **Dollie Rewards™** uses for identification or any confusingly similar name or any part thereof.
- 2.2.5.9 The Subscriber agrees that he/it will always, faithfully honestly, and diligently perform its obligations hereunder and that it will continuously exert its best efforts to promote and enhance the business of **Dollie Rewards™**

### 3. **Dollie Rewards™ Disclaimers**

- 3.1 We specifically draw Your attention to the following crucial provisions, which We require You to read and agree to prior to concluding any transaction or interacting in whatsoever way with the **Dollie Rewards™** Programme:
- 3.2 Our DISCLAIMERS, WARRANTIES and LIMITATION OF LIABILITY PROVISIONS as contained on our Website; and
- 3.3 Our PRIVACY POLICY as contained on our Website; and
- 3.4 All those provisions in the below Terms and Conditions which have both been highlighted and are preceded by the word "IMPORTANT", as was done with the contents of this entire section.
- 3.5 All words starting with capital letters have further been defined in the DEFINITIONS clause at the end of Our Terms and Conditions.
- 3.6 Nothing herein contained shall limit or exempt a supplier of goods or services from liability for any loss directly or indirectly attributable to the gross negligence of the supplier or any person acting for or controlled by the supplier, as envisaged in Section 51(1)(c)(i) of the Consumer Protection Act.
- 3.7 Nothing herein contained shall limit or exempt a producer, importer, distributor or retailer from liability for harm or damage caused by goods, as envisaged in Section 61 of the Consumer Protection Act.

- 3.8 If any of our Terms and Conditions conflict with the provisions of the Consumer Protection Act, the latter shall prevail.
- 3.9 We are committed to the provisions and the spirit of the Consumer Protection Act. As it is new law difficulties concerning the interpretation and the application of the law will inevitably arise. We invite you to email our support Centre on [support@dollierewards.net](mailto:support@dollierewards.net) if you feel that we have not complied with the spirit or the letter of the law so that We can take corrective action, if required.
- 3.10 These Terms and Conditions must be read with our DISCLAIMERS, WARRANTIES AND LIMITATION OF LIABILITY PROVISIONS, PRIVACY POLICY, LIFESTYLE DESK TERMS AND CONDITIONS, which may be accessed [www.dollierewards.net](http://www.dollierewards.net) and any PARTNER SPECIFIC REWARDS TERMS AND CONDITIONS.
- 3.11 We provide various kinds of information and tools ("information") on **Dollie Rewards™ Programme Portal and Website and in Our brochures, emails and SMS's, about Our products and services, Our Affiliates and other third parties.** This information is only meant to serve as a guideline, and You should not place any reliance on it without verifying the information.
- 3.12 Unless expressly otherwise stated, none of the information must be treated as:
- 3.12.1 an offer. It is merely as an invitation to do business with us; or
- 3.12.2 financial, legal, investment or professional advice of any kind. You must consult a professional advisor before You rely on any information that is published on or accessible via the Website or on the results of any calculators provided on Our **Dollie Rewards™ Programme Portal or Websites.**

#### **4. Dollie Rewards™ Programme Collective E-commerce Buying and Selling Business**

- 4.1 **Dollie Rewards™ Programme** group e-commerce buying, and selling is to recommend products or services to its Subscribers Network and Sphere of Influence thanks on which they can get a better discount and consequently, they can purchase a product at a much more attractive price. Services that function within the framework of **Dollie Rewards™ Programme** group buying, and selling are different from traditional auction services or online shops in many ways. **Dollie Rewards™ Programme** Group buying, and selling is targeted towards consumers with low individual bargaining power and allows them to aggregate, or pool, their purchase volume together, and drive quantity discounts from the merchants. **Dollie Rewards™ Programme** aggregate buyers and sellers via the Web and Subscribers Networks by providing them price-based incentives for volume purchases and through this transaction mode, both customers and sellers were better off. Specific character of the range of products that are offered is an essential element. At the same time, it determines the success of this online form of sale. This is because group buying most often offer services. Therefore, they are particularly profitable for providers of services. Nevertheless, the providers low price and very high discounts that allow for remarkable savings are the most important feature characteristic of **Dollie Rewards™ Programme** Group Buying and Selling Platform.
- 4.2 Dollie Rewards is an incentive program where we influence and reward the behaviour of our stakeholders by changing the relative costs and benefits of product choices, they make.
- 4.2.1 E-commerce, also called electronic trade, in a broad approach refers to conducting business activity, that is related to transmission and processing of data concerning the processes of purchase, sale, distribution of products and services, customer service, cooperation between enterprises and also to digital payments via public or private computer networks, including Internet.
- 4.2.2 Internet shops model of electronic trading. **In the literature of the subject they are defined as "services that enable to browse, to select and to make a purchase.**
- 4.2.3 B2B virtual electronic markets are one of the models within **Dollie Rewards™ Programme** e-commerce trading.
- 4.2.4 Everyone is a store operator and business owner in **Dollie Rewards™ Programme.**
- 4.2.5 **The motto is "buy to save, share to earn", there is no explicit difference between buyers and sellers.** Shopkeepers would purchase the same products they promote, and customers and become a seller on the platform by invitation. This means subscriber and their distributor network grows hand in hand with the customer base.
- 4.2.6 These social based e-commerce platforms operate on the new model called S2B2C. And the marketing part if very much a network marketing sphere of influence.
- 4.3 **The Dollie Rewards™ Programme** controls the whole supply chain and distribution channel.
- 4.3.1 It provides a wide selection of products list.
- 4.3.2 Logistic services



- 4.3.3 Customer service
- 4.3.4 A wide range of product list individuals can pick and add to their own **Dollie Rewards™** shop. Its sources products directly from the manufacturer/brand thus can maintain a heavily discounted price on a wholesale level
- 4.3.5 Spotlessly integration with **Dollie Rewards™** to enable social sharing
- 4.3.6 Clear instruction for a shop owner to recruit a new user to be the seller
- 4.3.7 Clear rewarding system and commission system to reward individuals who had recruited the most sellers and buyers
- 4.3.8 Support on marketing content
- 4.3.9 IT support
- 4.3.10 All these efforts are to ensure the individual sellers can get all the support to easily start a personal **Dollie Rewards™** shop.
- 4.4 Brands: a wide range of brands collaborate with these platforms, products and unbranded products produced by local manufacturers.
- 4.5 Store owners (SBO) (individuals who ran a **Dollie Rewards™** shop): this is the marketing force behind the **platform. It's hundreds of thousands of individuals who use the platforms to create their own stores and sell these products on their own Dollie Rewards™ Moments. If any of seller's friend purchases the product, the platform will take charge of shipping, customer service, and returns. And the seller will get a commission on the sale.**
- 4.6 The sellers **don't hold an inventory or take care of logistics themselves**. They enjoy support in content, IT, customer service, logistics services of the revenue-sharing platform. All sellers must do is promote products on **Dollie Rewards™** to their friend circle. There are virtually no barriers to entry or expenses involved for a user to sell.
- 4.7 The recruitment of store owners: Compensation Multi Level revenue sharing scheme
- 4.8 To become a store owner, the individual will need to first be referred from an existing qualified **Dollie Rewards™** Store referral.

## 5. **Subscribing to the Dollie Rewards™ Programme**

- 5.1 The **Dollie Rewards™ Programme Portal** is brought to You ("the Business Owner") by **Dollie Rewards™**, "We" or "Us" will also referred as **Dollie Rewards™**.
- 5.2 These Terms and Conditions constitute an agreement between You and Us and govern Your and Our rights and obligations once You register for the **Dollie Rewards™ Programme** and/or each time You access or use the **Dollie Rewards™ Programme, Portal or Website** .
- 5.3 By using the **Dollie Rewards™ Programme**, You acknowledge that You have read, understood and agreed to these Terms and Conditions, and that You have consented to Us sharing certain of Your personal or Your Business information within Our Affiliates in the ordinary course of Our business.
- 5.4 Because We communicate with You through the Internet, via **Dollie Rewards™ Programme Portal**, You agree that We are entitled to assume that You have authorised all transactions once Your Access Codes have been entered or provided to you via the **Dollie Rewards™ Programme Portal Website**.
- 5.5 You are responsible for giving correct information and instructions when registering for the **Dollie Rewards™ Programme** and when conducting transactions via the **Dollie Rewards™ Programme Portal Website**
- 5.6 You are also responsible for providing Us with Your or the Business' most up-to-date contact details, as and when they change.
- 5.7 We will be entitled, but not obliged, to request confirmation or verification of transactions from You from time to time.
- 5.8 Individual SBO Subscription: If You wish to register for the **Dollie Rewards™ Programme as an individual** and not a Business the following procedures and conditions will apply.
- 5.8.1 General procedures and conditions applicable to an individual when registering for subscription on the **Dollie Rewards™ Programme**:
- 5.8.2 Only once We have identified and authenticated You, may We, at Our sole discretion, accept Your application to become a Subscriber of the **Dollie Rewards™ Programme**. You will not be able to earn e-Cash or any Dollies until We have authenticated and accepted Your application.

- 5.8.3 IMPORTANT: If We are not able to identify and authenticate You with our KYC Portal within 30 (thirty) days of receiving Your registration, then Your registration will be deleted. You will not be entitled to hold Us liable for any damages howsoever occurred in respect of the deletion of Your registration, since it will be Your sole responsibility to follow-up with Us should You not have heard from Us within 30 (Thirty) days from submitting Your registration.
- 5.8.4 It is Your responsibility to advise Us if any of the personal or Business information which You provided to Us when registering to become a Subscriber is inaccurate or has changed.
- 5.8.5 For more information visit Our Website [www.dollierewards.net](http://www.dollierewards.net).
- 5.9 Business Subscription: If You wish to register as a Business for the **Dollie Rewards™** Programme, the following procedures and conditions will apply:
- 5.9.1 You can register by completing the online registration process by scanning the referral QR Code or click on the referral link.
- 5.9.2 After a Business has submitted its online registration form, We may, but are under no obligation to, determine whether the Primary Subscriber or Transactor listed on the Dollie registration form is a person who is authorised to transact on behalf of the Business on any Qualifying Account linked to the Business Dollie Account.
- 5.9.3 To establish a foregoing, we need to view all Your documentation submitted to **Dollie Rewards™** which was relating to the Financial Intelligence Centre Act (KYC & FICA). Accordingly, your unconditional consent that We may request to make available to Us all the documentation for purposes of verifying the identities of the Primary Subscriber and Transactor and You similarly hereby authorise to disclose the documentation to Us.
- 5.9.4 Should neither the Primary Subscriber nor Transactor be a person authorised to transact on behalf of the Business on the linked Qualifying Business Account, then We shall endeavour to contact the Business, requesting the Business to provide Us with its written authorisation on the Business' official letterhead, duly signed by any person authorised to have access to or transact on behalf of the Business on any linked Qualifying Business Account, confirming that the relevant Primary Subscriber and Transactor listed on the Dollie registration form is allowed to transact on behalf of the Business on the Business Dollie Account.
- 5.9.5 Should a Business at any time after it has successfully been registered as a subscriber, wish to nominate a different Primary subscriber or Transactor to transact on the Business **Dollie Rewards™** Account, then a letter on the Business' official letterhead, duly signed by a person authorised to have access to or transact on behalf of the Business on any linked Qualifying Business Account, informing Us of the change in details of the Primary Subscriber or Transactor will be required.
- 5.9.6 For more information visit Our Website [www.dollierewards.net](http://www.dollierewards.net)
- 5.10 General procedures and conditions applicable to a Business when registering for the **Dollie Rewards™** Programme:
- 5.10.1 Only once We have identified and authenticated Your Business, may We, at Our sole discretion, accept Your application to become a Subscriber of the **Dollie Rewards™** Programme. The Business will not be able to earn e-Cash or any Dollies until We have authenticated and accepted Your application.
- 5.10.2 IMPORTANT: If we are not able to identify and authenticate You within 30 (thirty) days of receiving Your Business registration forms, then Your registration will be deleted. You will not be entitled to hold Us liable for any damages howsoever occurred in respect of the deletion of Your registration, since it will be Your sole responsibility to follow-up with Us should You not have heard from Us within 30 (Thirty) days from submitting Your registration form.
- 5.10.3 It is Your responsibility to advise Us if any of the personal or Business information which You provided to Us when registering to become a Subscriber is inaccurate or has changed.

## 6. **Dollie Rewards™ Small Business Owner (SBO)**

- 6.1 We all work for ourselves. Gone are the days of being a "company man" -- your career is your business. Building a Common Bond Network, followers or sphere of influence just makes that explicit. Yet one of the things that make the sector most attractive, the low barrier to entry. Many people get into it without the necessary skills to run a successful business.
- 6.2 The Small Business Owner shall;



- 6.2.1 Always promote the Programme and Business Opportunity to Prospects ethically and professionally and in accordance with the **DOLLIE REWARDS™** Code of Conduct;
- 6.2.2 Use their best endeavours to promote **SBO's** on the **Dollie Rewards™ Programme**, E-Commerce Business Portal and Websites and endeavour to secure a success plan contribution according the **Dollie Rewards™ Success Plan for your business**;
- 6.2.3 Stress that the principal objective of the Programme is to earn **rebates in the form of Dollie Rewards™**, while rewarding successful transactions at the same time;
- 6.2.4 Not make any changes to marketing material presented by the **Dollie Rewards™**;
- 6.2.5 Not in any manner, suggest or imply that they are employed by or are agents of **Dollie Rewards™**. **SBO's** shall always identify themselves as independent contractors;
- 6.2.6 Not make any misrepresentations of the Promoters, the Programme, its Marketing plan, income potential, or any other matter;
- 6.2.7 Not do anything which may give or create unrealistic expectations regarding the Business Income potential of any form of participation.
- 6.3 The SBO Common Bond Network is a business model that relies on the sphere of influence of common **known referrals that purchase products and goods on the Dollie Rewards™ Programme**, E-Commerce and Websites to grow their business in their **Dollie Rewards™ Programme** Portal by earning rebates from their purchases. The SBO business typically involves using basic types of systematic strategies to earn **Dollie Rewards™**:
  - 6.3.1 To locate new prospects buyers and sellers of listed products and goods;
  - 6.3.2 Referring **Common Bond Known SBO's**, customers and/or business owners as users and customers of **Dollie Rewards™**; and
  - 6.3.3 Building and Management Methods you use to train, motivate, and manage your referrals to sell the **Dollie Rewards™** products to earn commission.
  - 6.3.4 **You can only earn Dollie Rewards™ on rebates from your Common Bond sphere of influences purchases via the Dollie Rewards™ Programme.**
  - 6.3.5 It functions on the idea that you sell products to people who in turn sell to other people who sell to other people . . . and so on.
  - 6.3.6 The SBO business explain the process which gives you the opportunity to sell the product line directly to your structure, family, friends and other contacts in your sphere of influence.
  - 6.3.7 The SBO business also ask that you refer other **SBO's**, those same family Subscribers, friends and acquaintances. These **SBO's** referred and recruit constitute your 'down line,' and their sales generate income for you. Then whoever they recruit becomes part of their down line as well as yours, generating income for them as well as for you. So, the more people you bring on board to purchase the products **available on the Dollie Rewards™ Programme**, E-Commerce, Portal and Websites, the better your income potential. If you're a sales-savvy type who can convince others of the beauty of the products and keep them selling products, recruiting new subscribers and product and goods buyers, from whom you can earn a substantial amount of **Dollie Rewards™**. And you've got lots of marketing plans to choose from. The advantages to this business include your business in your hand palm, real value on the products and portal access, hours are flexible, you can start part-time, and you can work from home. About the only thing you need in this business is a sense of salesmanship and access to the internet. If you've got a background in sales, you're ahead of the game, but if not, you can still succeed. Just make sure you believe in the products and the **Dollie Rewards™** you're working with. Honest enthusiasm goes a long way toward convincing others to buy.

## 7. E-Cash earnings in your wallet

- 7.1 A Percentage of **Dollie Rewards™** earned according your subscription plan you are on and will be paid to your e-Cash wallet account to be used according the e-Cash wallet and its FICA rules applied to your subscription.
- 7.2 **Dollie Rewards™** may decided on its own discretion on the wallet system they want to use as a pay-out method as time goes by.
- 7.3 The My-imali wallet terms and conditions apply.

## 8. Dollie earnings are not Cash

- 8.1 You may not sell, issue, exchange, barter or redeem Dollies for cash. Your Dollies may only be used as **collateral with Dollie Rewards™ to apply for a Credit Opportunity according the Dollie Rules and affordability calculator.** listed on Our Website Subscription Portal. You may not exchange or sell any other goods or services for Dollies.
- 8.2 **THE DOLLIE REWARDS™ PROGRAM MEET THE ACCOUNT HOLDER IN THE MIDDLE [Single Person]**
- 8.2.1 **DOLLIE REWARDS™ REBATES MONTHLY PAYOUTS**
- 8.2.1.1 One DOLLIE Collateral Value = R1.00
- 8.2.1.2 R0.75 paid out monthly in e-cash
- 8.2.1.3 25 x DOLLIES are saved as Dollie Tokens to the end of year (Credit opportunity)
- 8.2.1.4 The Meet you in the middle program means; Pay 50% of your instalment of your DOLLIES borrowed back with next **month's** monthly DOLLIE earning and keep growing YOUR DOLLIES month by month – You pay only up to 60% back of the TCOC borrowed back in cash payments, either from your e-cash earned or your own cash contribution.
- 8.2.2 **YEARLY DOLLIE REWARDS™ REBATES OPPORTUNITY**
- 8.2.2.1 Accumulate all your DOLLIES for a once a year credit opportunity – one DOLLIE Collateral Value = R1.00
- 8.2.2.2 Low interest rate + Terms and Conditions apply
- 8.2.2.3 The meet you in the middle program means: Pay 50% of instalment of YOUR DOLLIES borrowed **back with next year's monthly DOLLIE earnings** and keep growing YOUR DOLLIES year by year – You pay only up to 60% back of the TCOC borrowed back in cash payments, either from your **Dollie Rewards™ e-cash** earned or your own cash contribution.
- 8.3 All Credit Opportunities depend on affordability calculation according your earnings and the National Credit Regulatory rules
- 8.4 **THE DOLLIE REWARDS™ PROGRAMME FOR BUSINESS WILL SIGN THEIR OWN AGREEMENT WITH DOLLIE REWARDS™**

## 9. Your Dollie Rewards™ Statements

We will make your **Dollie Rewards™** Statements available to you in your **Dollie Rewards™ Programme** Portal on Our Website at no cost to you. You are responsible to check and verify all the entries included in your statement are correct, and to inform us within 30 days if you do not agree with any entry or item that reflects on such statements.

## 10. Dormant Dollie Rewards™ Accounts

- 10.1 **Dollie Rewards™** incurs costs to maintain your account on our systems, which we waive as long as you are actively earning or spending on the platform. If you do not earn or spend for a period of 6 (six) months, your **Dollie Rewards™** Account will be considered dormant. We will then deduct a monthly Account Maintenance Charge of 65 Dollies (including VAT) from your Dollie Account every month until you have either earned or spent, or until your **Dollie Rewards™** Account reaches a zero balance, whichever occurs first. When your **Dollie Rewards™** Account has reached a zero balance, we may close your **Dollie Rewards™** Account and terminate your subscription.
- 10.2 If Your **Dollie Rewards™** Account remains in Dormant Status for a period of more than 30 (thirty) months, all the unused **Dollie Rewards™** in Your **Dollie Rewards™** Account will be reclaimed by Us and your account will be closed.

- 10.3 Your unclaimed **Dollie Rewards™** will be transferred to a **Dollie Rewards™** suspense account for safekeeping. You have the right to claim these **Dollie Rewards™** for a period of 10 (Ten) years from the date on which the unclaimed **Dollie Rewards™** were transferred into the **Dollie Rewards™** suspense account. To do this you must complete the necessary forms and prove your claim.
- 10.4 Should a Business, when ceasing to operate as a business, not have spent all the **Dollie Rewards™** in its Business **Dollie Rewards™** Account, then all the **Dollie Rewards™** remaining in the Business **Dollie Rewards™** Account will be forfeited to Us and the Business **Dollie Rewards™** Account will be closed. This does not preclude the duly appointed liquidator or trustee of a Business spending the **Dollie Rewards™** in the Business **Dollie Rewards™** Account in terms of the liquidation or sequestration process. If, however, the liquidator or trustee fails to deal with the **Dollie Rewards™** in the final liquidation and distribution account, all the **Dollie Rewards™** in the Business **Dollie Rewards™** Account will be forfeited to **Dollie Rewards™** and the Business **Dollie Rewards™** Account will be closed.

## 11. Deceased Estates

All **Dollie Rewards™** in a Personal **Dollie Rewards™** Account belonging to deceased estate will be frozen upon Us receiving notification of death, by the person who is authorised to deal with the liquidation and distribution of the estate under the Administration of Estates Act or any other law which provides for the administration of deceased estates (hereinafter referred to as the "executor"), producing a certified copy of the Subscriber's death certificate. Should the executor have dealt with **Dollie Rewards™** in the final liquidation and distribution account, then the executor will have the opportunity, upon officially requesting Us, to transfer the **Dollie Rewards™** located in the **Dollie Rewards™** Account to a beneficiary(ies)/heir(s) **Dollie Rewards™** Account. If the executor failed to deal with the **Dollie Rewards™** in the final liquidation and distribution account, then those **Dollie Rewards™** will be forfeited to Us and the Personal **Dollie Rewards™** Account will be closed.

## 12. Independent Contractors TAX Implications

- 12.1 We strongly recommend that you obtain independent professional advice regarding any tax implications arising from the receipt, accumulation, transfer or spend of any rewards, benefits, discounts or **Dollie Rewards™**. Transfer refers to the transfer of rewards, benefits, discounts or **Dollie Rewards™** to another person, business or entity.
- 12.2 You are fully responsible for any tax implications arising from or associated with any rewards, benefits, discounts or **Dollie Rewards™** received, accumulated, transferred or spent due to You being a Subscriber of, or participating in, the **Dollie Rewards™** Programme.
- 12.3 You agree that You will not hold **Dollie Rewards™** or any of its affiliates liable and You hereby fully indemnify **Dollie Rewards™** (Pty) Ltd affiliates, completely harmless, against all damages, claims and fines made against You or **Dollie Rewards™** affiliates, including all legal costs on an attorney-and-own-client scale, to the extent to which such damages, claims and fines arise out of or are connected to any taxation relating to Your receipt, accumulation, transfer or spend of any rewards, benefits, discounts or **Dollie Rewards™**, or the charges in respect thereof.
- 12.4 Donations made to charities on the **Dollie Rewards™** Programme do not qualify as deductions in terms of section 18A of the Income Tax Act 58 of 1962. **Dollie Rewards™** accordingly does not issue Section 18A tax certificates for any donations.
- 12.5 Subscribers are independent contractors to whom no remuneration as defined in the Income Tax Act is paid and accordingly no employees' tax is deducted by the promoters.
- 12.6 It is specifically recorded that subscribers are not employees, agents or partners of or joint ventures with the promoters, either under common law or legislation; that they are free to work when and how they wish; that they will receive commissions only if they work and secure subscriptions, and that they are not under the supervision or control of the promoters regarding the manner in which they operate or their hours of work.
- 12.7 The promoters are not responsible for any claim of expenditure, loss, cost, or liability incurred or put forward by a subscriber or third parties arising from their participation in the program.
- 12.8 Subscribers are not authorised to conclude any contracts or collect any amounts due to the promoters or beneficiaries.

- 12.9 Subscribers are responsible for their own business decisions and compliance with the law, including ensuring they are registered for tax purposes and declare all **Dollie Rewards™** commissions receivable as taxable income, that they have any necessary business licenses and comply with such other legal obligations as may arise from participation in the program.
- 12.10 Subscribers who/which are registered for VAT must inform the promoters of their VAT registration and furnish their VAT registration numbers. Such subscribers must provide the promoters with valid VAT invoices in respect of commissions to be paid.
- 12.11 In the unlikely event of any unpaid tax liabilities, income tax, VAT or otherwise, relating to subscribers being identified by SARS and communicated to the promoters, the promoters will have the right to recover such unpaid tax liabilities from commissions due to such subscribers and pay it directly to SARS on behalf of the subscribers, including penalties and interest charges levied.

### 13. **Terms of Section 21 of The Electronic Communications and Transaction Act 25 of 2002**

- 13.1 You agree that these Terms and Conditions will be concluded between You and Us every time that You access the Website and/or use the **Dollie Rewards™** Programme. The place of conclusion of these Terms and Conditions will irrebuttable be presumed to be at our main place of business in Workshop 17, Paarl, Western Cape South Africa.
- 13.2 Any other agreements concluded between You and Us in relation to the **Dollie Rewards™ Programme**, will similarly irrebuttable be presumed to have been concluded at our main place of business in Workshop 17, Paarl, Western Cape South Africa, at the time that We accept Your unconditional offer to abide by the relevant agreement's terms and conditions,
- 13.3 Data messages addressed by You to Us will only be deemed to have been received by Us when We respond thereto.
- 13.4 Data messages addressed to You by Us will be deemed to have been received by You when the complete data message enters an information system designated or used for that purpose by You and is capable of being retrieved and processed by You.
- 13.5 Data messages addressed by You to Us will be deemed to have been created and sent by You within the geographical boundaries of South Africa.
- 13.6 Electronic signatures, encryption and/or authentication is not required for valid electronic communications between You and Us.
- 13.7 We make available a variety of products and services by way of the **Dollie Rewards™** Programme.
- 13.8 When You purchase vouchers via the **Dollie Rewards™** Shop, we are regarded as a Supplier, as defined in the Electronic Communications and Transactions Act 25 of 2002 ("the ECT Act").
- 13.9 When You purchase any other product or use any service via the **Dollie Rewards™** Programme, the Supplier, for the purposes of the ECT Act, is the party that provides the goods or services, unless expressly or by implication stated otherwise. Where a party is regarded as a Supplier for the purposes of the ECT Act, that party may have its own Service Terms.
- 13.10 In the event of conflict between the Terms and Conditions and the Service Terms, the provisions of the Service Terms will prevail to the extent of such conflict unless expressly otherwise stated.
- 13.11 For the avoidance of doubt, we shall not be considered a Supplier in terms of the ECT Act pertaining to any offer made and/or any sale concluded through the **Dollie Rewards™ Programme** Portal and Websites.

### 14. **Purchase of Products and Services via the Dollie Rewards™ Programme Portal or Websites**

- 14.1 We reserve the right to offer Subscribers special deals on various spend items.
- 14.2 Any offer to purchase products and services via the **Dollie Rewards™** Programme does not constitute any guarantee that Your offer to purchase will be accepted.
- 14.3 An auto-response to Your offer to purchase shall not be regarded as approval of Your purchase. Only once We have formally contacted You may You assume that We have accepted Your offer to purchase the product(s) or service(s) which You requested.
- 14.4 Inclusion or offering of any goods or services on this Website or via the **Dollie Rewards™** Programme does not constitute Our endorsement or recommendation of such goods or services.
- 14.5 Without limiting the implied warranty of quality as contemplated in section 56 of the Consumer Protection Act, all such goods/services are provided without any warranty of any kind, unless expressly otherwise provided on this Website. This stipulation will also inure for the benefit of Our Spend Partners and Suppliers.

## 15. Cooling off Period

- 15.1 Subject to Sections 16 and 20 of the Consumer Protection Act, You are entitled to cancel any transaction concluded on the **Dollie Rewards™ Programme** Portal or Websites, without any reason and without any penalty, within 7 (seven) Business Days after the receipt of the product or within 7 (seven) days after conclusion of the agreement in the case of the purchase of services.
- 15.2 The only costs You will be required to cover are all direct expenses incurred by Us or Our authorised agents:
- 15.2.1 in the delivery of the products and services ordered by You;
  - 15.2.2 in collecting or accepting return of the products; and
  - 15.2.3 for restoration (if the packaging was damaged) to render the goods fit for restocking.
- 15.3 Please note that We merely facilitate payment pertaining to an offer and sale concluded on the **Dollie Rewards™ Programme** Portal and website, accordingly Your instructions on Our **Dollie Rewards™** Programme Portal and webpage to transfer the amount offered regarded as a transaction concluded on the Website. Therefore You are not entitled, at any time, to demand that We reverse, refund, or cancel any transfer of **Dollie Rewards™** from your **Dollie Rewards™** Account and which was properly authorised by You on Our webpage pertaining to an offer and/or sale through the **Dollie Rewards™ Programme** Portal and Website. A buyer making an offer and/or concluding a sale through the **Dollie Rewards™ Programme** Portal or website shall only be entitled to enforce his/her/its rights, if applicable, afforded in terms of the Act against the Supplier.
- 15.4 If payment for the products or services has already been made prior to You exercising Your right to cancel the transaction, You are entitled to a full refund of such payment, which refund will be made within 15 (fifteen) Business Days of the date of the cancellation of the transaction.
- 15.5 Please note that the "cooling off" provisions of the ECT Act do not apply to the following electronic transactions:
- 15.5.1 for financial services;
  - 15.5.2 by way of any auction;
  - 15.5.3 for the supply of foodstuffs, beverages or other goods intended for everyday consumption supplied to Your home, residence or workplace;
  - 15.5.4 for services which began with Your consent before the end of the 6 (six) Business Day period referred to above;
  - 15.5.5 where the price of the supply of goods or services is dependent on fluctuations in the financial markets and which We cannot control;
  - 15.5.6 where the goods are made to Your specifications, are clearly personalised, by reason of their nature cannot be returned, or are likely to deteriorate or expire rapidly;
  - 15.5.7 where audio or video recordings or computer software were unsealed;
  - 15.5.8 for the sale of newspapers, periodicals, magazines and books;
  - 15.5.9 for the provision of gaming and lottery services; or
  - 15.5.10 for the provision of accommodation, transport, catering or leisure services and where We undertake, when the transaction is concluded, to provide these services on a specific date or within a specific period.
  - 15.5.11 To avoid any doubt, any cellular or fixed line airtime, LOTTO® tickets or travel-related tickets purchased via **Dollie Rewards™** are not subject to the "cooling off" provisions of the Act and You cannot cancel the transaction within the prescribed 7 (Seven) Business Days.

## 16. Compensation Calculator

According each product purchase via the **Dollie Rewards™** Programme & E-commerce Portal

## 17. General

- 17.1 It is the responsibility of each subscriber to keep abreast of the latest terms, conditions and rules of the program and the promoters reserve the right to make changes from time to time, which changes will apply from the date thereof and be applied only in respect of subscriptions received after such amendment date
- 17.2 THE DOLLIE REWARD NETWORK MARKETING COMMISSION MODEL does not take any deposits as defined in the Banks Act, 1990 (Act No. 94 of 1990), nor is the monthly contribution an investment of any sort to which interest or other investment income accrues.



- 17.3 There is no guaranteed return, either interest or other investment income, on the contribution (as per 3) made to the programme and income will only be earned based on the successful contributions sold, as defined within these terms and conditions.