

SA TAXI PROPRIETARY LIMITED ("SA TAXI" OR "SA TAXI REWARDS") SPIN & WIN COMPETITION ("COMPETITION")

1. Who is the promoter?
 - 1.1. SA Taxi is the promoter of this competition ("promoter(s)", "we", "us", "our").
 - 1.2. GoRhino is the external supplier selected to administer the competition
2. Promoter's details:
 - 2.1. SA Taxi's address is 179 15th Road, Randjespark. Midrand, Johannesburg, Gauteng; and
3. Who qualifies to enter this competition/ how to enter this competition?
 - 3.1. Any SA Taxi Rewards customer ("you", "your") who has an active finance deal with SA Taxi and pays their full instalment due during the campaign period.
 - 3.2. This excludes accounts where legal proceedings have been initiated against you.
4. How/what will you stand a chance of winning in this competition?
 - 4.1. You will receive one (1) chance to Spin & Win for every qualifying payment.
 - 4.2. You can also win entries into the weekly and monthly prize draw as a prize from the Spin & Win competition.
 - 4.3. Should your payment be received early (before the due date indicated on your finance contract), you will receive one (1) automatic entry into the monthly prize draw.
 - 4.4. Should you be in arrears and settle your outstanding arrears, you will receive a bonus entry into the weekly draw, as well as an entry into the monthly draw.
 - 4.5. Instant Prizes include vouchers for Fast Food, Groceries, Fashion and Gifting as well as data and social media bundles and discounts on stationery & textbooks.
 - 4.6. The weekly prizes include 1 x R1,000 shopping voucher, 2 x braai stands and 2 x cellphones per week.
 - 4.7. The monthly prize is a R10,000 credit on your SA Taxi finance deal.
 - 4.8. Prizes cannot be exchanged for cash.
 - 4.9. All draws and winners are final.
5. Competition period
 - 5.1. The competition will run from 00h00 on 15 December 2023 to 23:59 on 29 February 2024. ("the competition period"). Entries submitted before the commencement of the competition period or after the expiry of the competition period will not be valid and shall not be accepted.
6. General terms
 - 6.1. These competition terms as set out in this document (as amended in terms of clause 6.12 from time to time) will prevail in the event of any conflict or inconsistency with any other communication sent to the participants in this competition ("participants" or "customer" or "you") by us regarding the competition, including advertising or competition materials, which for the purpose of this document are also regarded as the Competition terms. Prize redemption instructions are deemed to form part of the Competition terms. By participating in this competition all participants will be deemed to have accepted these Competition terms and you shall be bound by these Competition terms, which will be interpreted and construed in accordance with the laws of the Republic of South Africa. This version of the Competition terms applies only to transactions that occur in the Republic of South Africa where the competition is being conducted and valid.

- 6.2. We have a duty, in terms of the Consumer Protection Act, No 68 of 2008 ("CPA") to specifically point out to you certain important provisions in these Competition terms. The clauses which contain these important provisions and the reasons why they are important are set out below. It is very important that you read all these clauses carefully.
- 6.3. Limitation of risk, legal responsibilities, and liability:
- 6.3.1. Certain clauses highlighted below are important because they limit and exclude obligations, liabilities, and legal responsibilities that we and other persons or entities may otherwise have to you regarding the competition. As a result of these clauses, your claims against us and/or these other persons and entities are limited or taken away. These clauses also have the effect of not allowing you to make a claim against SA Taxi even if you or others suffer certain loss, damage, or harm as a result of your participation in the competition; and
- 6.3.2. Certain clauses highlighted below are important because you become responsible for risk and legal responsibilities. In terms thereof, you may be responsible to pay certain taxes, fees, claims and other amounts. You (and not we) will also (and you accept to) be responsible for certain risks, damage, harm, loss and/or injury which you and/or others may suffer as result of this provision of the effects of this provision.
- 6.4. Certain clauses highlighted below are important as they require you to accept that you will indemnify (hold harmless) us and other persons or entities against claims, loss, damages, and harm that may be suffered by us and other persons or entities as a result of your participation in the competition. This places various risks, liabilities, obligations and legal responsibilities on you, and you will be responsible and liable for the payment of the value of the claims, loss, damages, and harm that may be suffered or claimed.
- 6.5. These provisions place various risks, liabilities, obligations and legal responsibilities on you, and you will be responsible for the payment of the value of compensation for the claims, losses, damage and/or harm that arises from matters contemplated therein.
- 6.6. By participating or entering this competition, participants will be deemed to have accepted and be bound by these Competition terms.
- 6.7. By participating in the competition, you hereby confirm that all information you provide about you is true, current, and complete. **If the information you provide is not true you may not be able to redeem the prize even if you win AND you will be responsible to compensate us if we suffer any loss because you provided incorrect information.**
- 6.8. By participating in this competition, you consent that we may use your personal information to process your entry into this competition and perform all conduct which flows from our receipt of your entry into this competition.
- 6.9. The promoters reserve the right to amend, modify, change, postpone, suspend or cancel this competition and any prizes which are not subject to terms of redemption, or any aspect thereof, without notice at any time, for any reason which the promoters reasonably deem necessary. **In the event that the prize is not available despite the promoters' reasonable endeavors to procure the**

prize, the promoters reserve the right to substitute the prize for items of equal value.

- 6.10. The promoters reserve the right to terminate the competition immediately and without notice. **In the event of such termination, as far as the law allows, all participants acknowledge that they will have no claim against the promoters, their associated companies, directors, officers and employees, agents, and suppliers, in respect thereof.**
- 6.11. The promoters may in their sole discretion amend these Competition terms at any time, without notice, and such amendment(s) shall be deemed to have taken effect from the date of publication of the revised Competition terms on the www.sataxi.co.za website.
- 6.12. In addition to the requirements set out in 3 above, this competition is open to South African residents and South African citizens only and participants must be 18 (eighteen) years or older.
- 6.13. **As far as the law allows the promoters, their associated companies (directors, officers and employees) agents and suppliers, shall not be responsible for a participant's failure to access the Competition for any reason whatsoever including, by way of example only, as a consequence of communications or network failures.**
- 6.14. **Only if the applicable law allows for it, you (and not we, our associated companies, directors, officers and employees, affiliates agents and suppliers) are responsible for, and will carry any costs of, any/all claims for any loss or damage, whether direct, indirect, consequential or otherwise, arising from any cause whatsoever connected to, or arising from, your participation in any way in this competition and/or any receipt of, and/or use of a prize. You will not be able to recover such costs from us and/or our associated companies, directors, officers and employees, agents and suppliers.**
- 6.15. **As far as the law allows, anything which we have not specifically mentioned in this document and in relation to this competition is hereby excluded.**
- 6.16. **The promoters' decision about the prize and/or this competition is final, and we will not discuss/negotiate our decision with any participant.**
- 6.17. **The competition is not open to the promoter, including its employees agencies, sales agents/ merchandisers, packaging suppliers and their immediate family members (spouses, life partners, parents, grandparents, siblings, children and grandchildren) or to their business partners, or any person who is (i) a director, member, partner, or agent of, or consultant to the promoter or any other person who directly or indirectly controls or is controlled by, the promoter; or (ii) a supplier of goods or services in connection with the promoter. The competition is not open to employees and their immediate families of the promoter.**
- 6.18. The promoter may publish the winner(s) name(s) or image (s) in any advertising and promotional material or digital media for this competition and any other future promotion/s provided that the winner(s) has given his/her written/recorded consent to SA Taxi for that purpose. **Should the winner(s) consent to the use of his/her name or image in any advertising and promotional material or digital media for this competition and any other future promotion/s, he/she will have no claim for any compensation or payment in respect of the use of his/her name or image.**

- 6.19. Subject to applicable law, SA Taxi's internal auditors are the appointed auditors for this competition. The promoters reserve the right to appoint external auditors in their sole discretion and for any reason whatsoever.
- 6.20. **As far as the law allows, the promoters shall only be responsible for those costs which these competition terms expressly say that the promoters will pay. The participant is responsible for (i) any and all applicable local taxes and fees for the eligible transaction and/or his/her entry to this competition or from the acceptance, receipt, use or enjoyment of any prize; and (ii) all other costs incurred by it, or arising directly or indirectly from, the participant's participation in this competition, or from the acceptance, receipt, use or enjoyment of any prize. Without limiting the rest of this provision, the participant will be responsible for the cost of submitting proof of purchase and entering this competition, any flights or accommodation (should the participant win and decide to travel for the purposes of this competition) and any data charges that apply, as per the tariff rates charged by the participant's mobile network operator.**
- 6.21. The prize represented by the images in any artwork is for presentation only, the appearance of the actual prize may immaterially differ from that of the image shown in the artwork.
- 6.22. If any provision of these Competition terms is found to be invalid or unenforceable by any court of competent jurisdiction, then that provision shall be severed from these Competition terms but shall not affect the validity or enforceability of any remaining provisions which such court has not found to be invalid.
- 6.23. For the purpose of this document, "SA Taxi Group" includes affiliates (any entity the financial results of which are or are required to be consolidated into SA Taxi Holdings Proprietary Limited's financial statements from time to time according to SA Taxi Holdings Proprietary Limited's accounting policies from time to time) of SA Taxi. **NOTE: You may contact the SA Taxi Group at any time if/when you feel that you no longer wish the SA Taxi Group to access and use the type and form of your personal information which we refer to above here OR if you wish to update your personal information that the SA Taxi Group possesses. For that purpose you may contact the SA Taxi Group on this email address: info@sataxirewards.co.za.**
- 6.24. For all queries in respect of this competition, please contact the SA Taxi Customer Call Centre during office hours on 011 550 9300.