Money Market Account Deposit and Earn Voucher Campaign Terms & Conditions – 17 June 2022 to 19 June 2022

- 1. The promoter is Shoprite Checkers (Pty) Ltd ("the Promoter").
- 2. The promotional competition is open to all South African residents residing in South Africa and who are in possession of a valid identity document, passport or document of proof of South African residency. Any director, member, partner, employee, agent or consultant of the Promoter, the marketing service providers or any person who directly or indirectly controls or is controlled by these entities, including their spouses, life partners, business partners or immediate family members may not enter or participate in the Competition and will automatically be disqualified upon entry.
- 3. Any participant under the age of 18 (Eighteen) years must be fully assisted by his/her guardian, who approves of and consents to the participant's participation in the competition and the participant's receipt/possession of the prize.
- 4. This promotional competition is open from 3pm on 17 June 2022 and ends at 12am (midnight) on 19 June 2022. Any entries received after the closing date will not be considered.
- 5. To enter, participants will be required to:
 - 5.1 Deposit R300 or more into their Money Market Account at any participating Shoprite, Shoprite Hyper and Shoprite Mini branded stores nationally;
 - 5.2 Deposit R300 or more into their Money Market Account via Ozow or the Computicket website
- 6. Participants will only be rewarded for the FIRST deposit made into their account during the promotional period.
- 7. The promotion is a R10 voucher paid into the Money Market Account.
- 8. Qualifying vouchers will automatically be paid by 25 June.
- 9. A copy of these rules can be found on the following website www.termsconditions.co.za throughout the period of the competition or can be obtained from the Consumer Call Centre on telephone number 0860 010 709.
- 10. Any personal data submitted by you will be used solely in accordance with current South African data protection legislation and the Promoter's privacy policy.
- 11. The Promoter shall not be responsible for the failure of any technical element relating to this promotion that may result in an entry not being successfully submitted.
- 12. Responsibility is not accepted for entries lost, damaged or delayed as a result of any network, computer or cell phone hardware or software failure of any kind. Proof of sending will not be accepted as proof of receipt.

- 13. The Promoter reserves the right to disqualify any claim if fraud or cheating is suspected, including without limitation, through the manipulation of code or otherwise frequently falsifying data.
- 14. No applications from agents, third parties, organised groups or applications automatically generated by computer will be accepted. No incomplete or corrupted entries will be accepted. Entries will only be accepted if they comply with all entry instructions.
- 15. The voucher is not exchangeable for cash.
- 16. The Promoter reserves the right to use the images taken of the winners for publicity purposes in any manner they deem fit, without remuneration being made payable to the winner. However, the winner has the right to object to these images being used by written notification to the Promoter at Cnr William Dabbs Street and, Old Paarl Rd, Brackenfell, Cape Town, 7560 Att: Legal Department.
- 17. The Promoter shall have the right to change or terminate the promotional competition immediately and without notice, if deemed necessary in its opinion and if circumstances arise outside of their control. In the event of such change or termination, all participants agree to waive any rights that they have in respect of this promotional competition and acknowledge that they will have no recourse against the Promoter or its agents.
- 18. In the event that the prize is not available despite the Promoter's reasonable endeavours to procure the prize, the Promoter reserves the right to substitute prizes of equal value.
- 19. Neither the Promoter, its agents, associated companies, nor any directors, officers or employees of such, shall be liable for any loss or damage, whether direct, indirect, consequential or otherwise arising from any cause whatsoever, which may be suffered by the participant.
- 20. The judges' decision is final and no correspondence will be entered into.
- 21. Participation in the promotional competition constitutes acceptance of the promotional competition rules and participants agree to abide by the rules.
- 22. All information on the website, digital channels and till slip is provided by Shoprite Checkers (Pty) Ltd, or is licensed from various license holders. You may only use this information to assist in learning more about any particular product or service. You may not store, reuse or utilise this information for any commercial purpose.
- 23. You may not use any form of automated search or download technology to access this site without our prior written consent.
- 24. By accepting the terms and conditions as set out herein, you confirm that you are aware of the information that is being collected by us and that this information will be solely processed for the purposes of this promotion.
- 25. Your privacy is important to us, for more information on how we process and secure your personal information; please see our <u>data privacy statement</u>.