



## **WEBSITE TERMS AND CONDITIONS OF USE**

Welcome to the Bravo Brands (Pty) Ltd's ("Bravo") website. These Terms and Conditions govern your use of this website, which is owned and managed by Bravo, its subsidiaries and affiliates. Should you not accept these Terms and Conditions, you should not proceed to make use of this website whatsoever and should leave immediately. References to "you" and "your" refer to any party accessing this website. The information provided by Bravo on this website is for information purposes only.

Bravo has made reasonable efforts to ensure that the information contained in this website is accurate at the time of inclusion, however there may be inadvertent and occasional errors. Bravo makes no representations or warranties about information provided on this website, including any hypertext links or any other items used either directly or indirectly from Bravo's website.

Bravo may make updates, changes and corrections at any time without notice, and may suspend or discontinue the whole or any part of this website at its sole and absolute discretion. Bravo is not responsible for the content of external internet sites or hyperlinks. Users are advised to use linked sites with caution and in accordance with any terms of use of these sites. Bravo accepts no responsibility for any errors or omissions on this website. Bravo cannot guarantee that data or files downloaded from or through its website are free from code that is contaminated or destructive, and therefore any information downloaded is at your own risk.

The entire content of the website, including but not limited to its visual design and coding, information, software, icons, graphics, lay-outs, graphics, images, trade names, logos and trademarks are protected by law, including copyright and trademark law, and are owned by or licensed to Bravo. The use, copy or distribution of any of this website's contents without the prior written permission of Bravo is prohibited.

Use of this website is governed solely by South African law. By accessing this website, you undertake not to use Bravo's website for any unlawful or prohibited purpose or in a manner that will cause damage to or disable or impair Bravo's website or interfere with a third-party website.

Bravo shall not be liable for any direct, indirect, incidental, special or consequential injury, loss or damages which might arise from your use of, or reliance upon, any material or content contained in, or inability to use, and/or unlawful activity on, the website and/or any linked third-party website. You hereby indemnify Bravo against any loss, claim or damage which may be suffered by yourself arising in any way from your use of this website and/or linked third party website.

If you do not accept these terms of use, your sole and exclusive remedy is to discontinue using the Bravo website.

## **EMAIL DISCLAIMER**

E-mails sent from within Bravo are intended for the sole attention of the addressee. The sender does not waive any legal privilege or confidentiality thereof. If you are not the addressee please be notified that any discovery, disclosure, copying, distribution or unauthorized use of the documents in any way are strictly forbidden. If these documents cannot be handed to the addressee they should forthwith be returned to the sender. Views and opinions are those of the sender unless clearly stated as being that of Bravo Brands (Pty) Ltd, its subsidiaries and/or associated companies.