

DRYVAR FOODS FRANCHISE DRIVER AGREEMENT

Entered into between

DRYVAR (PTY)LTD

(Registration No. 2017/440546/07)

(Address: 3th floor, Office 2, 53 Richefond Cir, Umhlanga Rocks, 4319)

(Who shall be referred to herein after as "the company")

And

Name and Surname	: MAZREKI MUCHERENGI
Identity Number	: 70-2541/9X - 71
Physical Address	: 258 NHLONIPHO PRIMARY OHLANGA
Cellphone Number	:0787928777/
E-mail address	÷

(The FRANCHISEE OWNER who shall be referred to hereinafter as "subscriber/franchisee owner")

(hereinafter referred to as the parties)

The company DRYVAR Foods, has created an online platform known as DRYVAR Foods, which is in the form of an application, which sole purpose is to provide an affordable and easily accessible mode of food delivery.

The company DRYVAR Foods wishes to make available to its franchisee's the application with the intention to provide individuals with an opportunity to offer such services by subscribing to the application to utilize it to procure such work.

By signing or committing to be a franchisee it enables the franchisee to provide individuals in the general public sector/corporate sector to commute via the application. The company wishes to empower all franchisee owners to work via a platform which will allow them to earn revenue due to the design of the DRYVAR Foods application.

The purpose of DRYVAR Foods was to create one seamless platform on which food delivery demands may be booked and confirmed. The franchisee owner will be responsible to accept client's requests within the stipulated amount of time as per this document.

Dryvar Foods is as such offering Franchise business models to potential franchisees. The franchise is being offered as a turn key business model with close to zero oversight necessary. Included in the Franchise fee and monthly management fee is everything one would need to operate a Franchise on the Dryvar Foods platform i.e. A vehicle, a driver, a franchise license and monthly revenue management services.

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THEREFORE the parties agree to the following terms and conditions.

1. INTRODUCTION

- 1.1. This agreement shall formulize the business relationship between the company and the subscriber/franchisee owner driver to regulate all aspects of the parties' relationship.
- DRYVAR Foods application ("the application") and acknowledges that such application is licensed and not sold to the Subscriber, it is for use only under the terms and conditions of this

agreement.

DRYVAR Foods is fully licensed and is not permitted to be sold by the franchisee in any form or fashion other than this terms and conditions of this agreement (which is to access only what is permitted to the driver or the general public or corporate sector as per this agreement.

1.3. The franchisee owner driver license is per franchisee and cannot be transferred or sold.

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- 2.1. This agreement shall come in to effect upon the company and franchisee owner signing this agreement and shall remain in full force and effect for a period of 24 (twenty four) months upon the DRYVAR Foods application going live on the relevant app stores (whichever date is the latest).
- 2.2. Where the franchisee owner does not inform the company in writing of its election to renew this agreement, this agreement shall automatically terminate after the 24-month period if there has been no renewal.

RIGHTS AND OBLIGATIONS

- 3.1 The purchase of a Dryvar Foods Franchise will entitle/provide the holder the following:
- One brand new Dryvar Foods approved delivery vehicle, fitted accordingly
- Provision of a vetted and suitable driver
- A license to operate one delivery vehicle in the area of choice
- Dryvar Foods insulated delivery bags
- Monthly driver, order and revenue management with reports.

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3.1.1 The Franchise owner will take complete responsibility for his Driver:

- Franchise owner has the right to deduct from the Drivers salary for Penalty's, late deliveries and damaged orders.
- All late orders as a result of their driver, the driver will be held responsible.
- All orders deemed damaged or unsatisfactory by clients (cold, messy etc.)
- The agreed upon salary for their designated driver will receive a salary of R2000.00 or 50% of all deliveries (Depending on the franchise owner).
- Franchise owner can negotiate with the driver on a 60/40 split on delivery fees after the two months (Depending on the franchise owner).
- Work Times from 9am to 10pm Monday to Sunday
- All fuel (R500 for the first two monts), maintenance, repairs and any other costs relating to delivery of food for Dryvar Foods.
- Drivers will be held liable for any damages to the bikes, bags and uniform.
- Poor service, mannerisms, hygiene and other actions that may deteriorate the brands reputation, drivers will pay a penalty fee of R300.00.
- Drivers can only deliver for Dryvar Foods no other company.
- The delivery bag is only to be used when collecting or delivering food to a customer. (Drivers are not to carry the bag around if they have no order to collect).
- Drivers to fill own fuel
- Drivers to purchase own data and stay online for their shift.
- Every Morning the driver has to send his pin location, a uniform picture and a vehicle picture to his Field Manager.
- Random video calls to be conducted by the Field Manager.
- Sick Leave needs to communicated to the Field Manager.
- All drivers agree that they are not employed by Dryvar Foods or any of our companies and they will be working has an independent contractor.
- We will not be liable for any lose or injury that they may occur while performing their delivery duties in line of using the platform.
- Drivers cannot use the bike for personal use.
- Drivers are not allowed to use any DRYVAR FOODS branded attire if they are not working.
- Drivers will be liable to replace the branded uniform if lost.

3.1.2 The subscriber/franchisee owner:

- 3.1.3 May not rent, lease, lend, sell, redistribute or sublicense the Licensed Application;
- 3.1.4 May not drive, subscribe or partner with any other competitor or related companies that offer similar services either in part or in whole, whilst under a DRYVAR Foods franchise agreement. The franchisee owner agrees that the vehicle will be used for the sole purpose of rendering of the DRYVAR Foods services, **unless** already subscribed to an agreement provided by a competitor prior to this DRYVAR Foods.

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- 3.2. Any attempt or actual breach of the rights of the company as mentioned above shall result in legal action being taken against the subscriber/franchisee owner.
- 3.3. The terms of the license will govern any upgrades provided by the company that replace and/or supplement the original Product or Licensed Application, unless such upgrade is accompanied by a separate license in which case the terms of that license will apply.
- Will take complete responsibility in providing quality services and acknowledges neither the franchise owner, staff or their representatives are allowed to publicly post negative comments or express negative personal opinion on social media, blogs, websites, reviews systems or platforms without consulting with our legal team first. Failure to provide superior services and/or where the subscriber/franchisee owner brings the company in to disrepute, the company may terminate this agreement with immediate effect. The subscriber/franchisee owner will be held financially liable for any damages to the image or brand of DRYVAR Foods if he fails to comply with any of the terms and conditions as well as rules set out by DRYVAR Foods.
- 3.5. The company :-

3.4.

- 3.5.1 May offer an initial group training programme within the respected province to the subscriber/franchisee owner/driver, upon signature of this agreement.
- 3.5.2. May provide reasonable and appropriate initial and continuing advice and assistance to the subscriber in the operations and promotion of the application.
- 3.5.3. May make available to the subscriber/franchisee owner, all new or improved products, services, methods and procedures developed for the DRYVAR Foods app.

4. TERMS OF USE

- 4.1 The subscriber/franchisee owner expressly acknowledge and agree that:
- 4.1.1. The application as well as any and all modifications made there to shall and remain the sole and exclusive property of the company.
- 4.1.2. Will use a vehicle that is roadworthy and approved by DRYVAR Foods management.
- 4.1.3. They/he/she is fluent in English.
- 4.1.4. Should the subscriber/franchisee owner/driver cancel any request, after acceptance on the application without valid reason, the company reserves the right to suspend the subscriber/franchisee owner from usage of the application.
- 4.1.5. Use of the licensed application is at its own risk.
- 4.1.6. Unless expressly stated to the contrary in this agreement, the company hereby disclaims all representations, warranties and conditions with respect to the licensed application and any services, whether express, implied or statutory, including, but not limited to, the implied warranties and/or conditions of merchantability, of satisfactory quality, of fitness for a particular purpose, of accuracy, of quiet enjoyment.
- 4.1.7. He/she will always be polite to all clients using the DRYVAR Foods platform.

5. NO WARRANTY

- 5.1. The company licenses and supplies the application and/or Software "as is" and does not warrant that the operation there of will be uninterrupted or error free, or that the application and/or software will be suitable for any particular purpose not withstanding that any such purpose may be known or ought reasonably to have been known by the company.
- 5.2. The company does not warrant against interference with your enjoyment of the licensed application, that the functions contained in, or services performed or provided by, the licensed application will meet your requirements, that the operation of the licensed application or services will be uninterrupted or error-free, or that defects in the licensed application or services will be corrected.
- 5.3. Please note our downtime is 90 minutes if the system has any issues.

5.4 To the maximum extent permitted by law, no oral or written information or advice given by the company or its authorized representative shall create a warranty.

6. RESTRICTION

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- 6.1. The subscriber/franchisee owner agrees that he/she shall not enter in to any agreement with a third party who offers similar or same services as that of the company nor shall it be for another company who offers such services. Unless contracts or agreements have been signed prior to joining the DRYVAR Foods platform.
- 6.2. A breach of this clause shall result in immediate termination of this agreement and a penalty fee of R 25 000-00 which shall be due, owing and payable to the company for such breach within three (3) working days.

7. PAYMENT AND PAYMENT TERMS

- The subscriber/franchisee owner acknowledges and accepts that the end-client shall be liable for all payments due to the DRYVAR Foods subscriber/franchisee owner and further that the application may have two payment options, which shall be via debit/credit card.
- 7.2. Where the end client elects to make payment via debit/credit card, payment shall be made to the company and the company undertakes to pay to the subscriber/franchisee owner the payments received by it within 7-10 days of receipt, after relevant deductions for transactional fees are complete.
- 7.3. The subscriber/franchisee owner shall provide the company with its nominated banking details upon signature of this agreement.
- 7.4. The franchisee will be liable to make payment to the driver for his monthly salary and the drivers delivery fees.

8. CRIMINAL CHECK

- 8.1. The Parties agree that DRYVAR Foods shall have the right to do a criminal check on franchisee criminal check shall be borne by the subscriber.
- 8.2. The costs for such criminal check shall be R 250-00 per additional driver/subscriber.

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9. INSURANCE

- 9.1. The parties acknowledge that due to the nature of its business relationship, certain insurances are required and more specifically that of vehicle insurance for business use.
- 9.2. The costs of such insurance shall be borne by the subscriber/franchise owner (as stated above in 10.1).
- 9.3. Where the insurance is provided, the subscriber/franchise owner shall pay to the designated insurance company/brokerage the costs of such insurances, on a per monthly basis as stipulated on that specific contract. DRYVAR Foods will not be responsible for this in any way.

10. LIABILITY

- 10.1. The parties agree that the company shall not, for any reason whatsoever, be liable for any damages, directly or indirectly incurred by the subscriber/franchise owner or driver as a result of this agreement or as a result of the subscriber/franchise owner services.
- 10.2. More specifically (but not limited to the below), the parties agree that the company shall not be held liable for:-
- 10.2.1. Any loss or damage of the subscriber/franchise owner vehicle.
- 10.2.2. Any loss or damage of a third party's vehicle as a result of a collision or accident between the subscriber/franchise owner/driver and such third party.

11. TERMINATION

11.1. The license granted in terms of this agreement is effective until terminated by either party and the subscriber's rights under this Agreement will terminate automatically without notice from the Company if the Subscriber fails to comply with any term(s) of this Agreement (as stated in 2.1).

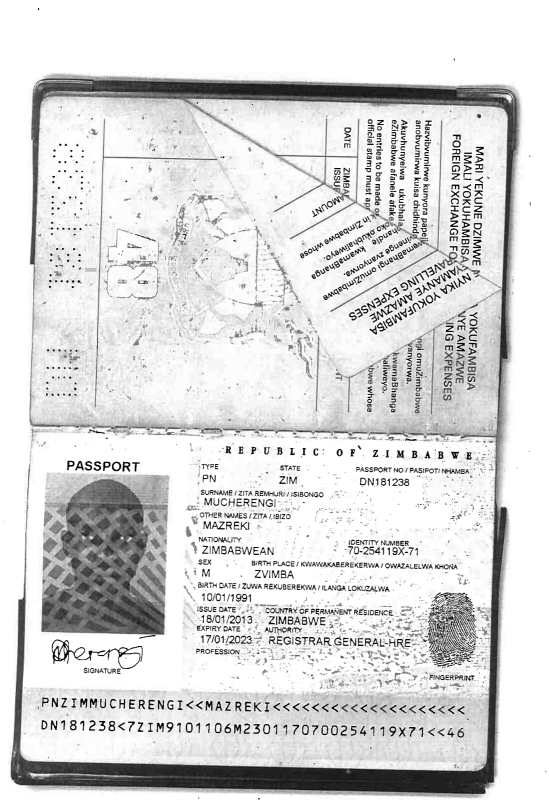
- DDON termination of the license, the Subscriber shall cease all use of the Licensed Application, alternatively, the company reserves its right to terminate the subscriber/franchise owner's access.
- 11.3. The company DRYVAR Foods may terminate this agreement, either wholly or in part, by written notice to the subscriber/franchisee owners.If any one or more of the following events occur:
- 11.3.1. The subscriber/franchise owner is in material breach of any of its obligations in terms of this agreement, and in the case of a remediable breach, fails to remedy that breach within 7 (seven) work days of receipt of a notice requiring that the breach be remedied;
- 11.3.2. The subscriber/franchisee owner commits an act of insolvency, is placed under judicial management, or be placed in liquidation (whether provisionally or finally); compromises with any of its creditors or endeavors or attempts to do so.
- 11.3.3. If found guilty of a criminal offence as per the discretion of DRYVAR Foods.
- 11.3.4. The subscriber ceases or threatens to cease to carry on business and suspends payment of all or substantially all of its debts or is unable to pay its debts as and when they fall due; and in the event of the company electing to cease the application for any other reason whatsoever.
- 11.4. Where the customer lodges 3 complaints against the same driver within a 2-month period. DRYVAR Foods reserves the right to officially block the driver from the platform pending an official investigation into the complaints lodged against them.

12. WHOLE AGREEMENT

- 12.1. This Agreement constitutes the whole agreement between the Parties as to the subject-matter hereof and no agreements, representations, or warranties between the Parties other than those set out herein are binding on the Parties.
- 12.2. The terms of use may be updated electronically from time to time on our website and use of the mobile application/software system for DRYVAR Foods deems acceptance of the latest terms and conditions applicable to a subscriber/franchisee owner

Banking details

Account holder name :	
Bank Name :	
Account Number :	
Branch code :	
THUS DONE AND SIGNED BY THE PARTIES ON TH AND IN THE PRESENCE OF THE UNDERSIGNED W	E DATES AND AT THE PLACES SET OUT HEREUNDER /ITNESSES
Am	
FOR AND ON BEHALF OF THE COMPANY WHO WARRANTS HIS/HER AUTHORITY HERETO	FOR AND ON BEHALF OF THE SUBSCRIBER WHO WARRANTS HIS/HER AUTHORITY HERETO
Name: Sam-1 MAGWAZA	Name: MAZRECK MUCHERENG
Place: Umhlanga	Place: UMHLANGA
Date: 26/10/2020	Date: 26/10/2020
WITNESS	
Witness 1:	Witness 1:

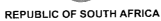


Section 22 of the Refugees Act No. 130 of 1998



DBNZWE000740317







ASYLUM SEEKER TEMPORARY VISA

REFERENCE NO: DBNZWE000740317

Permission is hereby granted to the following person as holder of this visa to remain in the RSA of part thereof as determined in part B hereof:

A. PERSONAL PARTICULARS OF HOLDER

SURNAME: MUCHERENGI

FIRST NAME(s): MAZREKI

RESIDENTIAL ADDRESS: 77 CANSIDE UNIT

PHOENIX DURBAN

DBNZWE000740317

DATE OF BIRTH: 10/01/1991

GENDER: Male

NATIONALITY: Zimbabwean FILE NUMBER:

COUNTRY OF ORIGIN: Zimbabwe

PLACE OF ISSUE Durban

EXPIRY DATE:

18/09/2020

ALTERNATIVE FILE NUMBER:

B CONDITIONS

1. The holder of the visa may reside temporaly in the Republic of South Africa for the purpose of applying for asylum in terms of the Refugees Act No. 130 of 1998.

. The visa holder shall, without expenses to the state, leave the Republic on before

18/09/2020

such later date as duly authorised by a Refugee Status Determination Officer if his/her application for asylum has been rejected.

3. The visa entitles the holder to:

EMPLOYMENT AND STUDY BRING PROOF OF ADDRESS

4. Failure to comply with the conditions of this visa will be dealt with in terms of Section 37 (b) and Section 22 (6) of the Refugees Act 1998.

5. All visa holder are obliged to respect the laws of South Africa

5. This visa will lapse if the visa holder does not appear in person as required at the designated Refugee Reception Office or if he/she departs from the Republic without prior authorisation from the Director-General.

7. All other visas issued prior to the issuance of this visa are automatically nullified.

8. Other conditions MZ MLABA- TO APPEAR FOR RAB HEARING. DATE TO BE CONFIRMED

I MUCHERENGI MAZREKI

agree to the above conditions

and understand that a breach thereof will result in an offence in terms of Section 37 of the Refugees Act.

: Durban

DATE: 25/03/2020

CAPTURED BY

PRINTED BY

FINGER IMPRESSION

REFUGEE RECEPTION OFFICIAL

NAME:

Dudumashe, Nolizwi

RAJKUMAR, OMKA

APPOINTMENT/FORCE NO:

22748261

27561089

DATE:

28/03/2017

25/03/2020

Durban

Durban

DEPARTMENT OF HOME AFFAIRS

REFUGEE RECEPTION OFFICES
DURBAN

PLACE:

ORIGINALLY ISSUED IN: Durban

NUMBER OF EXTENSIONS: 7

VISA EXPIRY DATE:

VISA HOLDER SIGNATURE:

REFUGEE OFFICIAL SIGNATURE:



203422862

Kepublic of South Africa

TRAFFIC REGISTER NUMBER CERTIFICATE. (National Road Traffic Act, 1996)



Nepublick vali buju-Allika

VERKEERSREGISTERNOMMERSERTIFIKAAT (Nasionale Padverkeerswet, 1996)

Registering authority

Traffic register number

Name

Stanger

2040011140007

M MUCHERENGI



Registrasie-owerheid Verkeersregisternommer Naam

Postal address

JONES STREET NEWTOWN STANGER

4450

JONES STREET Street address NEWTOWN

STANGER

4450

204000015TR6

R0.00

Address where notices Postal Address

must be served

20400029X269 Control number

Issue number

2013-08-06

Date of issue RECEIPT

Receipt number

Transaction

in respect of

Total amount received

Date

Received by

Method of payment

Number

ADUKUZA MUNICIPALIPOY dres MUNICIPAL SERVICES

7013 -08- 06

MOTOR VEHICLE LICENSING

TEL No: 032 437 50 8 aatad es FAX No : 032 551 4158

> Adres waar kennisgewings beteken moet word

> > Beheernommer

Uitreikingsnommer

Datum van uitreiking

KWITANSIE

Kwitansienommer

Transaksie

Ten opsigte van

Totale bedrag ontvang

Datum

Ontvang deur

Metode van betaling

Nommer

IMPORTANT INFORMATION

- 1. This certificate is deemed to be the identity document of 1. Hierdie sertifikaat word geag die identiteitsdokument the mentioned entity for purposes of the National Road -Traffic Act, 1996 (Act No 93 of 1996).
- This certificate must be kept safe and be produced where acceptable identification is required in terms of the National Road Traffic Act, 1996.
- BELANGRIKE INLIGTING
- van die genoemde entiteit te wees vir doeleindes van die Nasionale Padverkeerswet, 1996 (Wet Nr 93 van 1996).
- Hierdie sertifikaat moet bewaar word en voorgelê word waar aanvaarbare identifikasie ingevolge die Nasionale Padverkeerswet, 1996 verland word.

2013-08-06 10:46:31

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ISSUED WITHOUT ANY ALTERATIONS OR ERASURES

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J. Fail to carry out day after breath or blood teat. P. Prohit Without due care, cu



DRYVAR FOODS ASSETS AGREEMENT

Entered into between

DRYVAR (PTY) LTD

(Registration No. 2017/440546/07)

(Address: Office 2, 3rd Floor, 53 Richefond Circle, Ridgeside Office Park, Umhlanga, 4319)

Full Name:

MAZREKI MUCHERENGI

Passport No:

DN/8/238

Physical Address:

1285 OHLANGA INANDA 43/0

Contact Number:

Email Address:

All items provided by DRYVAR FOODS to the drivers are the property of DRYVAR FOODS and are only to be used by the drivers during work times.

QTY	Item Name	Signature
1	Golf Shirts	Worker.
1	Cap	From P
	Jacket	
	Lanyard	
1	Face Mask	Gowa
	5 Gig Data Sim – Çell Number:	
	Samsung A2 Cell Phone – IMEI:	

All property belongs to DRYVAR FOODS and the employee needs to be returned it when they leave. The employee will be held liable for any loss or damage to any items. DRYVAR FOODS will take legal action if the employee fails to return or pay for any items that are lost or damaged.

Place Signed:	UMHLANGA	
Signature:	Gloral	
Date:	26/10/2020	

AFFIDAVIT

FULL NAMES : MAZREKI N	AUCHERENGI.
ADDRESS (H) : 1285 OHLAN	JGA
ADDRESS (W) :	
TEL (H) : (W) :	CELL: 0718486915
IDENTITY NO. :70-254119	X71 AGE : 30
OCCUPATION : DRIVER	
I wish to state as follows under oath in English/isiZulu:	
I'M MAZREKI MYCHERO	
	LESS MABONE THAT
	1 3 years NOW.
THIS IS MY PROVE OF RE	SIDERCE
	·
SOUTH AFRICA	AN POLICE SERVICE
CSC:	RELIEF "D"
····	
27 (OCT 2020
PH	OENIX
KWA-Z	JLU NATAL
	•
I KNOW AND UNDERSTAND THE CONTENTS O	OF THIS DECLARATION.
I HAVE NO OBJECTION IN TAKING THE PRESO I CONSIDER THE PRESCRIBED OATH AS BIND	CRIBED OATH.
CONSIDER THE PRESCRIBED OATH AS BIND	
	ALEND A
· · ·	SIGNATURE OF DEPONENT
I CERTIFY THAT THE DEPONENT HAS ACKNOWLED	DGED THAT HE/SHE KNOWS AND UNDERSTANDS THE ORN TO BEFORE ME AND THE DEPONENT'S SIGNATURE
WAS PLACED THEREON IN MY PRESCENCE AT SAP	S PHOENIX.
AT 08 .30 [TIME] ON 9.7 10	2020.
AT CO STATE OF THE	
DATE STAMP	$\mathcal{M} \otimes \mathcal{M}$
SOUTH AFRICAN POLICE SERVICE	COMMISSIONER OF OATHS
CSC: RELIEF "D"	V. Mtatshi
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27 OCT 2020	(ST 65404/65
PHOENIX	RANK / FORCE NO. SAPS PHOENIX
KWA-ZULU NATAL	177 LONGCROFT DRIVE; PHOENIX
	ADDRESS

POUDOS LON



DRYVAR FOODS ASSETS AGREEMENT

Entered into between

DRYVAR (PTY) LTD

(Registration No. 2017/440546/07)

(Address: Office 2, 3rd Floor, 53 Richefond Circle, Ridgeside Office Park, Umhlanga, 4319)

AND

Full Name:

Passport No:

DN 181238

Physical Address:

Contact Number:

Email Address:

Mazre K

DN 181238

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All items provided by DRYVAR FOODS to the drivers are the property of DRYVAR FOODS and are only to be used by the drivers during work times.

QTY	Item Name	Signature
1	Golf Shirts	Jone 1
1	Cap	Bonne
1	Jacket	Sover)
1	Lanyard	Hanrit,
	Face Mask	Conles
	5 Gig Data Sim - Çell Number: 08 년 8 년 9 기억5나	Oforces
	Samsung A2 Cell Phone - IMEI: 35693410143250℃	JONZN

All property belongs to DRYVAR FOODS and the employee needs to be returned it when they leave. The employee will be held liable for any loss or damage to any items. DRYVAR FOODS will take legal action if the employee fails to return or pay for any items that are lost or damaged.

Place Signed:	UMHLANGA	
Signature:	Gonna	
Date:	30/10/2020	