

ELECTRONIC MAIL ("EMAIL") DISCLAIMER

CLOVER

FOR CLOVER PROPRIETARY LIMITED (COMPANY REGISTRATION NUMBER 2018/610365/07) AND THE FOLLOWING SUBSIDIARIES (ALL OF WHICH HEREINAFTER REFERRED TO AS "CLOVER"):

- CLOVER S.A. PROPRIETARY LIMITED;
- CLOVER WATERS PROPRIETARY LIMITED;
- THE REAL BEVERAGES COMPANY PROPRIETARY LIMITED;
- CLOVER PRIDE PROPRIETARY LIMITED; AND
- CLOVER GOOD HOPE PROPRIETARY LIMITED
 - 1. This E-mail Disclaimer Notice is enforceable and binding on the recipient / addressee in terms of section 11 of the Electronic Communications and Transactions Act 25 of 2002.
 - 2. This e-mail (which may include one or more attachments) may contain information which is confidential and / or legally privileged. No person, other than the intended recipient so indicated by the sender, may use or disclose the contents of this e-mail hereto to any person.
 - 3. The information in this e-mail is intended for the attention and use of the intended recipient only. Therefore, if you are not the intended recipient, you are hereby notified that any disclosure, copying or distribution of the contents of this e-mail, or the taking of any action pursuant thereto, is strictly prohibited. Should you have received this e-mail in error, please advise the sender of the e-mail and thereafter delete and / or destroy same immediately.
 - 4. Under no circumstances whatsoever shall Clover or the sender of this e-mail be liable to any party whomsoever for any damages of whatsoever kind resulting from the use of this e-mail.
 - 5. Any agreements concluded with Clover by using electronic correspondence shall only come into effect once a duly authorised employee of Clover indicates such agreement in writing.

- 6. No e-mail sent to Clover shall be deemed to have been received until Clover has responded thereto in writing. An "automated reply message" shall not constitute as a response.
- 7. Clover retains the copyright in all e-mail messages and attachments sent from its communications systems.
- 8. The views and opinions expressed in this e-mail do not necessarily express or reflect the views and / or opinions of Clover. No reliance should be placed upon any information contained in this e-mail and it is not intended to be a representation or an inducement to make any decision whatsoever in relation to and regarding Clover.
- 9. No warranties or representations whatsoever are made or may be implied that any employee or contractor of Clover was authorised to send this e-mail.
- 10. Please contact Clover should you have any questions regarding this E-mail Disclaimer Notice which contact details may be found on www.clover.co.za.

© 2021, ALL RIGHTS RESERVED. Copying, distribution or use of this notice, in whole or in part, shall result in civil and criminal action.

CLOVER FONTERRA INGREDIENTS

- 1. This E-mail Disclaimer Notice is enforceable and binding on the recipient / addressee in terms of section 11 of the Electronic Communications and Transactions Act 25 of 2002. This e-mail (which may include one or more attachments) may contain information which is confidential and / or legally privileged. No person, other than the intended recipient so indicated by the sender, may use or disclose the contents of this e-mail hereto to any person.
- 2. The information in this e-mail is intended for the attention and use of the intended recipient only. Therefore, if you are not the intended recipient, you are hereby notified that any disclosure, copying or distribution of the contents of this e-mail, or the taking of any action pursuant thereto, is strictly prohibited. Should you have received this e-mail in error, please advise the sender of the e-mail and thereafter delete and / or destroy same immediately.
- 3. Under no circumstances whatsoever shall CFI or the sender of this e-mail be liable to any party whomsoever for any damages of whatsoever kind resulting from the use of this e-mail.
- 4. Any agreements concluded with CFI by using electronic correspondence shall only come into effect once a duly authorised employee of CFI indicates such agreement in writing.
- 5. No e-mail sent to CFI shall be deemed to have been received until CFI has responded thereto in writing. An "automated reply message" shall not constitute as a response.

- 6. CFI retains the copyright in all e-mail messages and attachments sent from its communications systems.
- 7. The views and opinions expressed in this e-mail do not necessarily express or reflect the views and / or opinions of CFI. No reliance should be placed upon any information contained in this e-mail and it is not intended to be a representation or an inducement to make any decision whatsoever in relation to and regarding CFI.
- 8. No warranties or representations whatsoever are made or may be implied that any employee or contractor of CFI was authorised to send this e-mail.
- 9. Please contact CFI should you have any questions regarding this E-mail Disclaimer Notice which contact details may be found on www.cloverfonterra.co.za.
 - © 2021, ALL RIGHTS RESERVED. Copying, distribution or use of this notice, in whole or in part, shall result in civil and criminal action.