

## **NEW BUSINESS CREDIT CARD CAMPAIGN RULES**

Date these rules were first published: 5 September 2022
Date these rules were last changed: 7 December 2022

Read these campaign rules carefully. These campaign rules ("rules") explain your rights and duties under this campaign. If you take part in this campaign or accept any incentive, these rules will apply to you, and you agree that the person running the campaign ("the promoter(s)") can assume that you have read and agree to be legally bound by these campaign rules.

Campaign Name:	New Business Credit Card Campaign
Promoter(s) Name(s):	The promoter of this campaign is FNB, a division of FirstRand Bank Limited, with Reg. No. 1929/001225/06 ("FNB").
	In these rules, we refer to the above promoter(s) as "the promoter(s)" or "FNB". We refer to participants as "you".
Campaign open and close:	This campaign opens on 1 September 2022 at 00:00 and closes on 30 June 2023 at 23:59.
	The promoter(s) reserve the right to extend the campaign. Notice of this will be posted in these rules.
Eligibility: Who qualifies to take part?	This campaign is open to all juristic entities (including sole proprietors) with their principal place of business in the Republic of South Africa.
Who cannot take part?	The following persons may not take part in this campaign even if they qualify to take part. They will forfeit (give up) any incentives awarded to them:
	a) Any employee of the promoter(s).
	b) Any director, member, partner, agent or consultant of the promoter(s).
	c) Any other person who directly or indirectly controls the promoter(s).
	d) Any supplier of goods and services in connection with this campaign.
	e) The spouse, life partner, siblings, children or parents of any of the persons named in a, b, c, or d, above.
	f) Any person whose accounts and credit agreements with FNB or FirstRand Bank Limited are not in good standing. This means that none of your FNB and/or FirstRand Bank Limited accounts and credit agreements should be overdrawn, or be in arrears, or be in default, or be subject to any legal process with FNB or FirstRand Bank Limited. "Legal process" means any legal proceedings in any court of law involving you and FNB or FirstRand Bank Limited, including but not limited to: collections, liquidation and sequestration proceedings. "Legal process" however excludes debt review as contemplated in Section 86 of the National Credit Act, 2005.
Mechanics of the Campaign and how to enter:	In order to qualify for the campaign incentive, you need to successfully apply and meet the qualifying criteria for the FNB Business Credit Card facility. The approval and provision of any credit facilities in terms of this campaign is subject to the promoter's credit processes and policies.
Is there a limit on the number of times you can qualify?	This campaign is limited to 1 (one) FNB Business Credit Card control account successfully opened per customer.
What is/are the incentive(s)?	2 000 eBucks (two thousand eBucks).

	[For clarity, you must be a member of the eBucks Rewards Programme at the time of receiving the incentive or register to become a member of the eBucks Rewards Programme within 30 (thirty) days of being notified of having qualified for the incentive. If you fail to become a member of the eBucks Rewards Programme within the 30 (thirty) day period, you will forfeit your incentive. The incentive will only be allocated to you once you have successfully been registered as a member of the eBucks Rewards Programme.]
Questions about these rules:	FNB Business Desk on 0877362247

## **GENERAL RULES THAT APPLY:**

- You may not misuse the Campaign in any way. This includes but is not limited to posting content for commercial purposes or distributing spam or malicious code.
- You must obtain at your own expense all equipment and services that are necessary to take part in this Campaign.
- The promoter(s) can put in place such technical or other remedies as it considers appropriate to prevent abuse or to protect any sites and/or systems or other users.
- You understand that this Campaign is not in any way being sponsored, endorsed or administered by, or associated with, any sites. You fully release the owners of those sites from any legal responsibility to you or to any other person. By participating in this Campaign, you understand that you are providing information to the promoter(s) and not to the owners of such sites.
- Unless these rules specifically say otherwise, the incentive will not include the cost of transport, accommodation, spending money or food. This means that you will be responsible for organizing and paying for your own transport to the venue, accommodation, food and spending money.
- You are responsible for arranging your own travel, medical and other insurance.
- You must comply with the rules of any third party service provider or incentive sponsor. This includes but is not limited to any airline, transport service, accommodation provider and venue.

## **IMPORTANT:**

- You hereby indemnify the promoter(s) fully for any loss or damage the promoter(s) may suffer because you breached the
  campaign rules. This means that you agree to reimburse the promoter(s) for the following: any loss or damage they suffer,
  any expenses and/or costs they paid or are responsible for. "Legal costs" means costs on an attorney and own client scale.
- You also hereby indemnify the promoter(s) for any loss or damage you suffered because you took part in this campaign or used the incentive. If you enter yourself, or use or accept the incentive, you understand that you do so of your own free will. This means that you cannot hold the promoter(s) legally responsible for any loss or damage or legal expenses you suffered because you took part in this campaign or used the incentive.
- You will protect the promoter(s) from being held legally responsible for the loss or damage or legal expenses of another person (legal or natural) if such loss or damage or expense was incurred because: a) you breached the campaign rules;
   b) you took part in this campaign; or c) any person used a incentive.

## **IMPORTANT NOTICE: TAX IMPLICATIONS**

- We strongly recommend that you obtain independent professional advice regarding any tax implications arising from the receipt, transfer or spend of any incentive(s), awards and eBucks rewards obtained in respect of this campaign.
- You are fully responsible for any tax implications arising from or associated with any receipt, transfer or spend of any incentive(s), awards and eBucks rewards due to you for participating in this campaign.
- You agree that you will not hold the promoter(s) liable and you hereby fully indemnify the promoter(s) from and hold the promoter(s) completely harmless against, all damages, claims and fines made against you or the promoter(s) (including but not limited to all legal

costs on an attorney-and-client scale), to the extent to which such damages, claims and fines arise out of or are connected to any taxation relating to your receipt, transfer or spend of any incentive(s), awards and eBucks rewards or the charges in respect thereof.

- If you fail to comply with any part of these rules, you will be disqualified and you will give up (forfeit) any incentive(s).
- Unless the promoter(s) say otherwise, you must be at least 18 (eighteen) to enter.
- Unless the promoter(s) say otherwise, entry is restricted to 1 (one) entry per person and multiple entries will be disqualified.
- Unless the promoter(s) say otherwise, you can only receive an incentive once.
- Automated or bulk entries will be disqualified.
- The incentive(s) may not be sold or given to someone else.
- The incentive(s) cannot be swapped for cash or for a different incentive.
- You may not attempt to do anything to change the outcome of the campaign in any way.
- The judges' decision is final and no correspondence will be entered into. This means that you cannot appeal any decision made by the judges.
- The promoter(s) have the right to end this campaign at any time. If this happens, you agree to waive (give up) any rights that you may have about this campaign and you agree that you will have no rights against the promoter(s).
- The promoter(s) reserve the right to change the rules of the campaign. The promoter(s) can change the rules of the campaign throughout the duration of the campaign. For convenience only, the date on which these rules were last amended will be shown below the heading. It is your responsibility to check the rules for amendments.
- The clauses in these rules are severable. This means that if any clause in these rules is found to be unlawful, it will be removed and the remaining clauses will still apply.
- Where any dates or times need to be calculated in terms of these rules, the international standard time: GMT plus two hours will be used.
- Whilst the promoter(s) may allow you extra time to comply with your obligations or may decide not to exercise some or all of their rights, or may waive certain requirements, the promoter(s) can still insist on the strict application of any or all of their rights at a later stage. You must not assume that this means that the rules have been changed or that they no longer apply to you.
- You must send all legal notices to: FNB Legal, 3<sup>rd</sup> Floor, No. 1 First Place, Bank City, Cnr Simmonds and Pritchard Streets, Johannesburg, 2001.
- This campaign and its rules will be governed by the laws of the Republic of South Africa (regardless of where you live or work or where or how you enter).
- These rules will be applied and interpreted by the promoter(s) and their decision regarding any disputes relating to the meaning and/or content of the rules will be final and binding.
- The use and processing of personal information will be subject to FirstRand's Privacy Policy.