

MY CARE CLUB REWARDS PROGRAM
Full Terms and Conditions

BY PARTICIPATING IN THIS PROMOTION, YOU AGREE TO THESE TERMS AND CONDITIONS ("TERMS"), WHICH ARE A CONTRACT, SO READ THEM CAREFULLY BEFORE PARTICIPATING. AMONG OTHER THINGS, THIS CONTRACT INCLUDES INDEMNITIES FROM YOU TO THE PROMOTION ENTITIES (DEFINED BELOW), A LIMITATION OF YOUR RIGHTS AND REMEDIES AND BINDING ARBITRATION.

1. SPONSOR: Johnson & Johnson Consumer Inc., 199 Grandview Road, Skillman, NJ 08558 USA.

2. PROGRAM ADMINISTRATOR: Snipp Interactive Inc., 6708 Tulip Hill Terr, Bethesda, MD 20816.

3. ELIGIBILITY: My Care Club Rewards (the "Promotion") is open only to legal residents of the forty-eight contiguous (48) United States and the District of Columbia (the "Eligibility Area") who are at least eighteen (18) years of age (or 19 if a resident of AL or NE, 21 and older for residents of MS) at the time of participation. Void in Alaska, Hawaii and where prohibited or restricted by law. Employees, officers, directors, representatives, and agents of Sponsor, Administrator, and each of their respective parent companies, subsidiaries, affiliates, advertising and promotion agencies (collectively, "Program Entities") and each of their immediate family members (*e.g.*, spouse, parent, child, sibling, and their respective spouses and the "steps" of each, regardless of where they reside) and persons living in the same household of each, whether or not related, are not eligible to participate or receive Rewards. The Promotion is subject to all applicable federal, state, and local laws and regulations and is void where prohibited. Participation in the Promotion constitutes participant's full and unconditional agreement to these Terms and Sponsor's and Administrator's decisions, which are final and binding in all matters related to the Promotion. Receiving a Reward (defined below) is contingent upon fulfilling all requirements set forth herein.

If it is discovered by the Sponsor or Administrator (using any evidence or other information made available to or otherwise discovered by the Sponsor or Administrator) that any person has attempted to use multiple names, multiple identities, and/or any automated, macro, script, robotic or other system(s) or program(s), and/or any other means not in keeping with the Sponsor's or Administrator's interpretation of the letter and spirit of these Terms to participate in, or to disrupt this Promotion, then such person may be disqualified from the Promotion in the sole and absolute discretion of the Sponsor and all Rewards may be forfeited.

4. TIMING: The Promotion begins on October 15, 2024, at 12:00:01 a.m. Eastern Time ("ET") and ends on December 31, 2024, at 11:59:59 p.m. ET (the "Promotion Period"). Receipts/Receipt Images must be submitted by 11:59:59 p.m. ET on January 31, 2025 (the "Submission End Date") and as further set out in Section 4 below. Administrator's computer is the official time-keeping device for the Promotion.

5. HOW TO PARTICIPATE: During the Promotion Period, purchase twenty dollars (\$20) or more (after discounts and before taxes) of Qualifying Products in a single transaction (on a single receipt), at any physical or online retailer operating in the Eligibility Area (a "Qualifying Purchase"). For a list of qualifying brands (the "Qualifying Brands") that have products participating in the Rewards Promotion except where exclusions, limitations and/or restrictions are indicated, see Exhibit A below. For a list of over the counter ("OTC") brands with product restrictions ("Restricted Qualifying Brand Products") see Exhibit B below. at the end of this document. Be sure to keep your receipt of your Qualifying Purchase. Then take a photo of your entire receipt ("Receipt Image"). Receipt Image must be clear and legible and include the purchase date and timestamp of your receipt, show the Qualifying Purchase(s) and the name of the retailer, or a screenshot of your shipping, pickup, or delivery confirmation (note: Participants are encouraged to blank out any personal information that appears on the sales receipt). Thereafter register for the Promotion and submit the Receipt Image before the Submission End Date by following either of the methods set out below to receive one (1) five dollar (\$5) Virtual Visa Prepaid Card ("Reward") per Receipt Image.

- (i) **Visit Website to Submit.** Visit www.mycareclubrewards.com ("Website") and prior to the Submission End Date follow the instructions to complete a registration form by entering true and accurate information in the required fields (including, First Name, E-Mail address, month and year of birth) and reading and accepting any required terms and conditions and upload a Receipt Image.

LIMIT ONE (1) REWARD PER RECEIPT IMAGE, REGARDLESS OF THE NUMBER OF QUALIFYING PRODUCTS THAT ARE PURCHASED ON THAT RECEIPT. By way of example, a Qualifying Purchase of six (6) Qualifying Products in a single transaction will receive one (1) Reward, not six (6) Rewards. Each receipt/Receipt

Image may only be used once. Multiple participants are not permitted to share the same email address. Registering for the Promotion and uploading a valid receipt with qualifying criteria is the only way to receive a Reward, which will be sent to the email address provided during registration, approximately 48 hours after Receipt Image has been validated. Without the information supplied via registration, a Reward cannot be sent.

6. LIMIT ONE (1) REWARD PER PERSON, PER HOUSEHOLD FOR THE ENTIRE PROMOTION PERIOD, WHILE SUPPLIES LAST.

6.1 Processing of Receipt Images: Processing of a Receipt Image will take 48 hours from the time the Receipt Image is received by the Administrator. Once a participant's Receipt Image is processed, such participant will be notified via email, whether such Receipt Image has been successfully validated or a reason why such Receipt Image could not be processed. It is the responsibility of the participant to check the applicable email account for such notification including in the inbox, spam, or junk folders. The Released Parties (as defined below) do not assume any responsibility and are not responsible for electronic communications which are undeliverable for any reason, including (but not limited to) because of any form of active or passive filtering of any kind or insufficient space in a participant's mailbox or telephone to receive e-mail messages, text message or other communications. All Receipt Images become the property of Promotion Entities and will not be returned. Receipts that have been auctioned, traded, bartered, sold or modified or altered will be void. Receipts obtained through unauthorized means or illegitimate channels (i.e., other than via a purchase of Qualifying Products during the Promotion Period) will be void. Receipts that cannot be validated for any reason, as determined by the Administrator in its sole discretion, will be rejected.

6.2 Verification: Sponsor and Administrator reserve the right, in their sole and absolute discretion, to require proof of identity and/or eligibility (in a form acceptable to the Sponsor and/or Administrator for the purposes of verifying an individual's eligibility to participate in this Promotion; for legitimacy of any Receipt Image; or for any other reason. Failure to provide such proof to the complete satisfaction of the Sponsor and/or Administrator within the timeline specified by the Sponsor or Administrator may result in disqualification. Proof of transmission (screenshots or captures etc.), or attempted transmission does not constitute proof of delivery.

6.3 Participants will receive their Reward (at the email address provided during registration) in approximately 48 hours after confirmation of verification of Receipt Image, while supplies of Rewards last. Sponsor and any company involved in the creation, design, execution, production, or fulfillment of the Promotion (collectively, the "Promotion Entities") expressly disclaim all liability for Rewards or other transmissions which are not timely received in an uncorrupted form (or received at all) by participant due to filtering/privacy settings for email transmissions or for any other reason. Promotion Entities further disclaim all liability for Rewards which are returned as undeliverable mail or otherwise not received by Participant for any reason. Rewards are subject to the terms and conditions of the issuer, including the following:

Virtual card is issued by Pathward®, N.A., Member FDIC, pursuant to a license from Visa U.S.A. Inc. No cash access or recurring payments. Can be used everywhere Visa debit cards are accepted online, or phone/mail orders. Valid for up to 6 months; unused funds will forfeit after the valid thru date. Terms and conditions apply.

Rewards will only be awarded to the person whose verifiable first name and valid e-mail appears on the registration form associated with the Receipt Image in question. You are responsible for any damage/loss due to the use of a Reward.

7. LIMITATIONS OF LIABILITY; RELEASE: By participating, each participant agrees to release, hold harmless and indemnify the Promotion Entities and all of their agents, successors, and assigns (collectively, "Released Parties") from and against any and all claims, expenses, and liability, including but not limited to negligence and damages of any kind to persons and property, including but not limited to invasion of privacy (under appropriation, intrusion, public disclosure of private facts, false light in the public eye or other legal theory), defamation, slander, libel, violation of right of publicity, infringement of trademark, copyright or other intellectual property rights, property damage, or death or personal injury arising out of or relating to a participant's participation in the Promotion, acceptance or use or misuse of a Reward. The Released Parties are not responsible for: (1) late, lost, stolen, damaged, misdirected, irregular, garbled, corrupted or undelivered Receipt Images, Rewards, email, transmissions, or other communications of any kind; (2) any incorrect or inaccurate information, whether caused by participants, printing errors, or by any of the

equipment or programming associated with or utilized in the Promotion; (3) any error, omission, interruption, deletion, defect, delay in operation or transmission, communications line failure, theft or destruction or unauthorized access to, or alteration of any web site (or mobile web site), Rewards or transmissions (whether sent by or to a participant); (4) any problems or technical malfunctions of any telephone network or lines, computer on-line-systems, servers or providers, computer equipment, software, programming or failure of email on account of technical problems or traffic congestion on the Internet or at any web site (or mobile web site) or any combination thereof; (5) unauthorized human intervention in any part of the receipt submission process or the Promotion; (6) any other technical, mechanical, typographical, network, human or other error which may occur in the administration of the Promotion, the processing of Receipt Images or Rewards, or any other Promotion-related materials. The Released Parties are not responsible for injury or damage to participant's or to any other person's computer or other device related to or resulting from participating in this Promotion or downloading materials from or use of any website.

8. PRIVACY: Any information collected in this Promotion will be collected by Sponsor in accordance with the terms of Sponsor's Privacy Policy. Please review Sponsor's Privacy Policy: <https://www.kenvue.com/privacy-policy/us>. For information on how your personal information may be used by the Administrator, please read their privacy policy at: <https://www.snipp.com/privacy-policy>.

9. General Conditions: Sponsor reserves the right to cancel, suspend and/or modify the Promotion, or any part of it, for any reason whatsoever, including, without limitation, fire, flood, natural or man-made epidemic of health of other means, earthquake, explosion, labor dispute or strike, act of God or public enemy, satellite or equipment failure, riot or civil disturbance, terrorist threat or activity, war (declared or undeclared) or any federal state or local government law, order, or regulation, public health crisis, order of any court or jurisdiction or if any fraud, technical failures or any other factor impairs the integrity or proper functioning of the Promotion, as determined by Sponsor in its sole discretion. Persons who tamper with or abuse any aspect of the Promotion, who act in an unsportsmanlike or disruptive manner or who are in violation of these Terms, as solely determined by Sponsor, will be disqualified and all associated Rewards will be void. Any attempt by any person to deliberately undermine the legitimate operation of the Promotion may be a violation of criminal and civil law, and should such an attempt be made, Sponsor reserves the right to seek damages from any such person to the fullest extent permitted by law. Only the type and quantity of Rewards described in these Terms will be awarded. The invalidity or unenforceability of any provision of these Terms shall not affect the validity or enforceability of any other provision. If any provision is determined to be invalid or otherwise unenforceable or illegal, these Terms shall otherwise remain in effect and shall be construed in accordance with their terms as if the invalid or illegal provision were not contained herein. Sponsor's failure to enforce any term of these Terms shall not constitute a waiver of that provision.

10. Governing Law: Any disputes arising out of these Offer Terms is governed by and shall be construed in accordance with the laws of the State of New York, excluding any conflicts of law provisions.

11. Disputes: Any dispute, controversy or claim arising out of or related to these Offer Terms, or the interpretation, application, breach, termination or validity thereof, including any claim of inducement by fraud or otherwise ("Dispute"), shall be resolved individually without, without resort to any form of class action, by litigation by a judge sitting without a jury in the United States District Court for the Southern District of New York, or in the state court of the state of New York if the United States District Court does not have jurisdiction.

Before initiating litigation, the parties must attempt to resolve the Dispute by confidential mediation. The mediation shall be held in New York, New York. Either party may initiate mediation by written notice to the other party of the existence of a Dispute.

The parties shall use a professional mediator selected by agreement from American Arbitration Association, the CPR Institute for Dispute Resolution or like organization. The parties shall select a mediator within 30 days of the notice and the mediation will begin promptly after the selection. The mediation will continue until the mediator, or either party, declares in writing, no sooner than after the conclusion of one full day of a substantive mediation conference attended on behalf of each party by a senior businessperson with authority to resolve the Dispute, that the Dispute cannot be resolved by mediation. In no event, however, shall mediation continue more than 60 days from initial notice by a party to initiate meditation unless the parties agree in writing to extend that period.

Any period of limitations that would otherwise expire between the initiation of mediation and its conclusion shall be extended until 20 days after the conclusion of the mediation. The parties may jointly opt out of the mediation procedure by written mutual agreement.

If the parties cannot resolve their Dispute in mediation, either party may commence litigation. The parties agree to seek an early conference with the court and to advise the court of this Agreement. The parties agree to seek only limited discovery. The parties agree to pursue no more than the following discovery in the aggregate from all parties and non-parties to the action: a total of no more than 20 requests for documents (including subparts); a total of no more than 20 interrogatories (including subparts); and a total of no more than 40 hours of party deposition testimony, including both fact and expert witnesses and no more than 20 hours of non-party witnesses. To obtain email, parties must propound specific email production requests directed to specific issues, rather than general discovery. Email production requests shall identify the custodian, search terms, and time frame and be limited to a total of five custodians and five search terms. Either party has the right to seek provisional remedies such as attachment, preliminary injunction, replevin, etc. to avoid irreparable harm, maintain the status quo, or preserve the subject matter of the Dispute.

EXHIBIT A
Qualifying Products

A. Qualifying Brands with participating products

AVEENO®
AVEENO BABY®
BAND-AID®
BENADRYL®
BENGAY®
CLEAN & CLEAR®
DESITIN®
IMODIUM® *
JOHNSON'S BABY®
LACTAID®
LISTERINE®
LUBRIDERM®
MAUI MOISTURE®
MOTRIN®
NEOSPORIN®
NEUTROGENA®
OGX®
PEPCID®
ROGAINE®
SUDAFED®
TYLENOL®
VISINE®
ZARBEE'S®
ZYRTEC® *

* Limit 1 participating IMODIUM® product per qualifying purchase. Excludes Children's Zyrtec® Allergy Chews Tab. 24 Ct.; Children's Zyrtec® Allergy Dissolve Tab., 24 Ct.; Children's Zyrtec® Allergy Dye Free Sugar Free Syrup 8 oz.; Children's Zyrtec® Allergy Sugar Free Dye Free Syrup 4 oz.; Children's Zyrtec® Allergy Chew Tab. 48 Ct.; Children's Zyrtec® Allergy Chew Tab 24 Ct.; Zyrtec© Adult Allergy Chewable Tab. 24 Ct.; Zyrtec© Adult Allergy 10mg IR Tablet 14 Ct.; Zyrtec© Adult Allergy Tab. 60 Ct.; Zyrtec© Adult Allergy Tab. 90 Ct.; Zyrtec© Adult Allergy Liquid Caps 25 Ct.; Zyrtec© Adult Allergy Liquid Caps 40 Ct.; Zyrtec© Adult Allergy 12 Hour D Tab. 12 Ct.; and Zyrtec© Adult Allergy 12 Hour D Tab. 24 Ct.

EXHIBIT B
Restricted Qualifying Brand Products

A. Restricted Qualifying Brand Products

IMODIUM (IMODIUM) (Limit 1 participating IMODIUM® product per qualifying purchase)