

GENERAL TERMS AND CONDITIONS OF SALE

Date: April 2024

1. GENERAL PROVISIONS

1.1 These general terms and conditions of sale ("**General Terms**") describe the terms on which BOTTEGA VENETA AUSTRIA GMBH, a limited company incorporated under the laws of Austria, with registered office at Tuchlauben 5 1010 Wien Austria, with a share capital of EUR 35,000, registration number FN 395883 g and VAT number ATU67989028 ("**Bottega Veneta**", "**we**", "**us**", "**our**"), sells, and a customer ("**you**", "**your**") purchases, the limited edition "LC14 Tabouret Cabanon" by Le Corbusier, a home decor accessory commissioned to Cassina by Matthieu Blazy for Bottega Veneta, inspired by a traditional Japanese wood-burning technique, used in the setting of the Bottega Veneta Winter 24 fashion show ("**Product/s**") through the website <https://www.bottegabeneta.com/en-at/> ("**Website**"), along with your right of withdrawal/cancellation and returns of the Products, whether applicable.

1.2 These General Terms will apply to any contract for the sale of Products by Bottega Veneta to you through the Website ("**Contract**").

1.3 The sale of Products under these General Terms is available to both professionals (meaning any natural or legal person who is acting for purposes related to its trade, business or profession, or its intermediary) and consumers, meaning natural persons who act for purposes of personal consumption (i.e. for purposes extraneous to their trade, business, craft and profession and not for profit), who have reached the age of majority and have full legal capacity to enter into a Contract, in their country.

1.4 You will be asked to agree to these General Terms and to the Terms of Use of the Website ("**ToU**") before placing an order. We therefore advise you to read these documents carefully, and in particular these General Terms, before proceeding with any purchase, and save or print a copy for future reference. If you do not agree to these General Terms, the ToU and our Privacy Policy, you will not be able to order any Products from the Website.

1.5 We reserve the right to amend or update all or part of these General Terms from time to time, without notice. We will always post the most current version of these General Terms on the Website and display the "Last Updated" date to reflect the date of the changes.

1.6 These General Terms should be read alongside, and are in addition to, our Privacy Policy at <https://www.bottegabeneta.com/en-at/legal-notice/privacy-policy/privacy-policy.html> which tells you how we use your personal data, and our Cookie Policy at <https://www.bottegabeneta.com/en-at/legal-notice/cookie-policy/cookie-policy.html>.

2. PRODUCTS INFORMATION AND AVAILABILITY

2.1 Information on the Products (along with the corresponding Products codes) and relevant prices are available on the Website and on these General Terms.

2.2 Pictures of the Products displayed on the Website may not correspond to the Products actual appearance. In particular, the colours, shade and the patterns of the wood grain of the Products shown on your screen may vary from those of the actual Products. Therefore, you shall rely exclusively on the description of the Products and their characteristics as mentioned on the Website. In particular: **Products have been used in the setting of the Bottega Veneta Winter 24 fashion show. Therefore, by purchasing the Product you expressly acknowledge and accept the eventual presence on the Product of marks and of all the possible minor defects related to the normal use of the Product during the fashion show mentioned above. Each Product is part of a limited-edition collection, alike in material but unique in wood colour, pattern and grain. The craftsmanship of each Product, inspired by traditional Japanese wood-burning technique, making each piece in the series a unique achievement of design, made with a production process that guarantees**

its authenticity and originality and Products are, by their nature, subject to being imperfect. Any discrepancies in the purchased Product, in the shade and the pattern of the wood grain, compared to the picture displayed in Website and/or any marks and minor defects related to the use of the Product during the Bottega Veneta Winter 24 fashion show, do not affect its functionality and image, and therefore cannot be considered defects or lack of conformity under the Austrian Consumer Law and any other applicable law, being on the contrary merits that highlight its uniqueness. Each Product is guaranteed by a mark of authenticity together with the progressive number that corresponds to its identity card. During purchase, it is not possible to select a specific progressive number for the Product; instead, a number will be automatically assigned to the Product you will receive.

2.3 We may change or discontinue a Product or any of its features, as described on the Website, at any time without notice (this does not affect orders for which you have received an Order Acceptance at the time of the change). During the purchasing process, we will inform you if your order cannot be processed due to the unavailability of the ordered Products.

2.4 In the event your connection to the Website fails, your selection of Products may be lost. In such case you will be required to re-enter your selection. Please note that Products in your shopping cart are not reserved and may be purchased by other customers. In no event we shall be liable to you for the unavailability of a Product following a failure or loss of your connection to the Website.

3. PRICES

3.1 Prices of Products are indicated on the Website in the currency specified for the country of the shipping destination and are inclusive of any applicable VAT, sales taxes or other taxes. Prices do not include delivery charges which, if any, will be added to the price of the Products and will be communicated to you during the checkout process before you confirm your order (remaining understood that delivery charges may be also equal to zero in case those are sustained by us).

3.2 We make all reasonable efforts to ensure that all prices for the Products displayed on the Website are correct. Occasionally, however, an error may occur, and Products may be mispriced (incorrect price or typographical error in the price shown). In this case we may, at our discretion, (i) cancel the order or terminate the Contract (depending on when the error is detected) and notify you of such cancellation or termination, or (ii) contact you and ask you whether you wish to purchase the Product at the correct price.

3.3 We reserve the right to change the Products prices at any time and without notice, but such changes will not apply to Products for which you have received an Order Acceptance.

4. FORMATION OF THE CONTRACT – PLACING AN ORDER

4.1 The information about the Products and their prices that are displayed on the Website are an invitation to treat and do not represent an offer by us or a unilateral contract.

4.2 To purchase Products on the Website, you must follow the instructions provided by the online purchase process which are: (i) include the selected Products in the shopping cart, (ii) fill in the order form with your personal information (name, address, email, telephone, shipping/billing address), (iii) select your payment method, (iv) accept these General Terms (including the other policies of the Website mentioned herein and incorporated by reference), (v) accept the ToU and (vi) place your order through the Website.

4.3 Before submitting your order, you will be given the opportunity to review your selection, check the total price and correct any errors. **Please carefully take note of the time of delivery, as per Section 6.4.**