ZARA

Terms & Conditions

1. INTRODUCTION

These are the terms and conditions governing the use of the website www.zara.com and its app and the agreement that operates between us and you (hereinafter, together, "the Terms"). These Terms set out the rights and obligations of all users (hereinafter, "You" and "your") and those of ZARA (hereinafter, "us" and "our" and "we" and "the Vendor") in relation to the goods and services offered by us through this website / app or any of the other websites / apps to which we may link (hereinafter, collectively known as the "Zara Services"). Before You click on the "Authorize Payment" button to place the order, please carefully read all the Terms & Conditions and our Privacy Policy. By using this website / app or placing an order through it, You are consenting to be bound by the Terms and our Privacy Statement. If You do not agree to the Terms and the Privacy Statement, do not place an order.

The Terms may be subject to amendments, so You should carefully read them prior to placing any order.

If You have any questions about the Terms or the Privacy Policy, You may access our web site / app or contact our customer service by chat.

2. OUR DETAILS

Sale of items through this website is carried by ZARA Suisse Sàrl, a Swiss company, with registered offices at Rue Louis d'Affry 6 in 1700 Fribourg, duly registered with VAT No.CHE-100.642.311 VAT.

3. USE OF OUR WEBSITE / APP

These Terms are the only conditions that are applicable to the use of this website / app and they replace all other conditions, except with the express, prior written agreement of the Vendor. These Terms are important for both You and us as they have been designed to create a legally binding agreement between us, protecting your rights as a valued customer and our rights as a business. You agree that, by placing your order, You unreservedly accept these Terms, having read them.

You agree that:

- I. You may only use the website / app to make legitimate enquiries or orders.
- 2. You will not make any speculative, false or fraudulent orders. If we are reasonably of the opinion that such an order has been made, we shall be entitled to cancel the order and inform the relevant authorities.
- 3. You also undertake to provide correct and accurate e-mail, postal and/or other contact details to us and acknowledge that we may use these details to contact You in the event that this should prove necessary (see our Privacy Policy).
- 4. If You do not give us all of the information that we need, we may not be able to complete your order.

By placing an order through the website / app, You warrant that You are at least I8 years old and are legally capable of entering into binding contracts.

4. SERVICE AVAILABILITY

The items we offer on this website / app are only available in Switzerland.

5. HOW THE CONTRACT IS FORMED

The information set out in the Terms and the details contained on this website / app do not constitute an offer for sale but rather an invitation to treat. No contract in respect of any products shall exist between You and us until your order has been accepted by us. If we do not accept your offer and funds have already been deducted from your account, these will be fully refunded.

To place an order, You will be required to follow the shopping process online and press the "Authorize payment" button to submit the order. After this, You will receive an e-mail from us acknowledging that we have received your order (the "Order Confirmation"). Please note that this does not mean that your order has been accepted, as your order constitutes your offer to us to buy one or more products from us. All orders are subject to acceptance by us, and we will confirm such acceptance to You by sending You an e-mail that confirms that the product has been dispatched (the "Shipment Confirmation"). An electronic ticket with your order details will be attached to the Shipment Confirmation (the "E-ticket"). The contract for the purchase of a product between us (the "Contract") will only be formed when we send You the Shipment Confirmation.

The Contract will relate only to those products whose dispatch we have confirmed in the Shipment Confirmation. We will not be bound to supply any other products which may have been part of your order until the dispatch of such products has been confirmed in a separate Shipment Confirmation.

6. AVAILABILITY OF PRODUCTS

All orders for products are subject to availability and in this regard, in the event of supply difficulties or because products are no longer in stock, we reserve the right to give You information about substitute products of an equal or higher quality and value which You can order. If You do not wish to order such substitute products, we will refund any monies that You might have paid.

7. REFUSAL OF ORDER

We reserve the right to withdraw any Product from this website / app at any time and/or remove or edit any materials or content on this website / app. Whilst we will make our best efforts to always process all the orders, there may be exceptional circumstances which mean that we may need to refuse to process an order after we have sent You an Order Confirmation, which we reserve the right to do at any time, at our sole discretion.

We will not be liable to You or any other third party by reason of our withdrawing any product from this website / app, whether it has been sold or not, removing or editing any materials or contents on this website / app or for refusing to process or accept an order after we have sent You the Order Confirmation.

8. YOUR RIGHT OF WITHDRAWAL

You may cancel a Contract without giving any reason at any time within ONE month, as of the confirmation of the dispatch of your order. In this case, You shall receive a full refund of the price paid for the products in accordance with our Returns Policy (see below Clause 16). The return of a gift card shall be governed by the Gift Card Conditions.

Your right to cancel a Contract only applies to products that are returned in the same condition as You received them. You should also include all of the products instructions, documents and wrappings, where possible in the original boxes. Any product which is damaged or not in the same condition as You received it or which is worn simply beyond opening the product will not be refunded. You should therefore take reasonable care of the product(s) while they are in your possession.

You will not have any right to cancel a Contract for the supply of any of the following products:

- 1. Customized items
- 2. Music CDs and DVDs whose original wrapping has been removed

Further details of this contractual right and an explanation on how to exercise it are set out in clause 16 of these Terms.

This provision does not affect your statutory rights.

9. DELIVERY

Subject to the provisions of Clause 6 above, and unless there are any exceptional circumstances, we will endeavor to fulfill your order for product(s) listed in the Shipment Confirmation by the delivery date set out in the Shipment Confirmation or, if no estimated delivery date is specified, within 15 days of the date of the Shipment Confirmation.

Reasons for delay could include:

- 1. Customization of products;
- 2. Specialized items;
- 3. Unforeseen circumstances; or
- 4. Delivery area;

With regard to the virtual gift card, we will send it on the date indicated by you when you place your order.

If for some reason we are unable to deliver on this date we will inform you of this situation and give you the option to continue with the purchase with a new delivery date or alternatively cancelling the order and reimbursing you with the full amount paid. Please remember that we do not deliver on Saturdays or Sundays except in the case of the virtual gift card which will be delivered on the date indicated by you.

For the purposes of these Conditions, the "delivery" shall be deemed to have taken place or that the order has been delivered at the time that receipt of the order is signed for at the agreed delivery address, although the virtual gift card shall be deemed to be delivered in accordance with the Use Conditions of the Gift Card (the "Gift Card Conditions"), and in all cases on the delivery date of the virtual card to the e-mail address indicated by you.

10. UNABLE TO DELIVER

If we are unable to deliver the goods after two attempts, we will try to find a safe secure place to leave your parcel. We will leave a note explaining where your parcel is and how You can rearrange delivery. If You are not going to be at the delivery location at the time agreed, please contact us to rearrange delivery for another mutually convenient day.

This clause shall not apply to the virtual gift card for which the delivery shall be governed by the Gift Card Conditions and the above clause 9.

11. RISK AND TITLE

The Products will be at your risk from the time of delivery.

Ownership of the products will only pass to You when we receive full payment of all sums due in respect of the products, including delivery charges, or upon delivery (as defined in clause 9 above), should this be later.

12. PRICE AND PAYMENT

1. General

The price of the products shall be the one quoted from time to time on our website / app, except where there is an apparent error. Whilst we take care to ensure that all prices quoted on our website / app are accurate, errors may occur. If we discover an error in the price of any product(s) You have ordered, we will inform You as soon as possible and give You the option of reconfirming the order at the correct price or cancelling it. If we are unable to contact You, the order will be treated as cancelled and if You have already paid for the product(s) You will receive a full refund.

We are under no obligation to sell the product(s) to You at the incorrect (lower) price (even after we have sent You a Shipment Confirmation) if the pricing error is obvious and unmistakable and could have reasonably been recognized by You as such.

The prices displayed on our website / app include VAT but exclude delivery costs, which will be added to the total amount due as set out in our Buying Guide.

Prices may change at any time but (except as provided above) any potential change will not affect any order regarding which a Shipment Confirmation has been sent.

Once You have finished shopping, all the items You wish to purchase are added to your basket. Your next step will be to go through the checkout process and make payment. To do this:

- 1. Click the "Shopping basket" button at the top of the page.
- 2. Click the "See shopping basket" button.
- 3. Click the "Process order" button.
- 4. Fill in or check your contact details, the details of your order, the delivery address and the invoicing address.
- 5. Enter the details of your card.
- 6. Click the "Authorize payment" button.

You can pay using Visa, Mastercard, American Express, Apple Pay and PayPal. Similarly, you can pay all or part of the price of your order with a gift card or a credit voucher card issued by ZARA Suisse Sàrl. To minimise the risk of unauthorised access, we encrypt your card data. Once we receive your order, we will request pre-authorisation on your card to ensure there are sufficient funds available to complete the transaction. The charge to your card will be made the moment your order leaves our warehouse.

If your form of payment is Apple Pay, Paypal, gift card or credit voucher issued by ZARA Suisse Sàrl, the charge will be made the moment we confirm the order.

Please note that the option 'Change of size' (see below clause 17) will only be available when the following means of payment are used: Visa, Mastercard and American Express.

If you click on "Authorise Payment" You are confirming that the card belongs to you or that you are the legitimate holder of the gift card or the credit voucher card.

We use «CYBERTRUST» to ensure payment is made safely.

Cards are subject to validation checks and authorization by your Card issuer. If we do not receive the required authorization, we will not be liable for any delay or non-delivery and we will not be able to form any Contract with You.

2. Ordering through electronic devices in store, and making payment for those purchases

If you are placing your order through one of the electronic devices that are available at certain ZARA stores in Switzerland for this purpose, you must follow the steps of the purchase process that appear on the device, completing or verifying the information requested in each step. Throughout the purchase process, before payment, you can modify the details of your order. You must choose your payment method, and whether or not you require a gift receipt (if one is available), before you place your order. Please note that a binding order is placed at the time that you press the relevant "Authorise Payment" button on the device screen, and you are required to pay for your order once it has been placed.

Payment can be made by Visa, Mastercard, or American Express card, and the above provisions regarding validation checks and authorisation of your card will apply. You may also be given the option to pay for your order at the till, and in which case, your payment can be made by any of the means of payment available in those stores.

13. BUYING AS A GUEST

The functionality of buying goods as a guest is also available on the website / app. Under this type of purchase, only such data which are essential to process your order will be requested from you. Upon completion of the purchase process, you will be offered the possibility of registering as a user or continue as a non-registered user.

14. EXPRESS CHECKOUT

The express checkout feature (hereafter "Express Checkout") makes it easier for you to make purchases on this website / app as you do not have to enter shipping, billing and payment information for each purchase. Express Checkout is available in the View Basket section.

To use Express Checkout you will have to save your card information. You may do so when making a payment

with any of the cards accepted by this website / app by clicking the "Save my card information" option. This will result in the following card information being saved: card number, card holder name exactly as it appears on the card and card expiry date. To save your card information and use Express Checkout, you will have to accept the applicable Privacy Policy and Conditions. By agreeing to use Express Checkout, you authorise that purchases paid though the tool be charged to the respective card linked to the tool. Card usage shall be governed by the written terms between you and the card issuer in all cases. You may save card information in Express Checkout for as many cards as you like, to do so must make at least one payment with each of them. If you wish to save card information for more than one card, the card whose information was saved most recently will be considered your "Favourite Card", and will be charged for Express Checkout purchases by default. However, you may change your Favourite Card in the My Account section of this webpage.

To use Express Checkout, you only have to click on the "Express Checkout" button that appears in the Shopping Basket. A screen will immediately appear with the shipping, billing and payment information for your purchase. The information available on this screen cannot be edited, so if there is incorrect information, it does not complete the purchase. To make purchases using different details, please do not use the Express Checkout service. You may change your Favourite Card linked to Express Checkout in the My Account section of this webpage.

The provisions of this clause shall not apply if you buy goods as a guest.

15. VALUE ADDED TAX

Pursuant to the prevailing rules and regulations in force, all purchases done through the web site are subject to the Value Added Tax (VAT).

16. EXCHANGES/RETURNS POLICY

1. Returns in the exercise of the right of withdrawal

If You wish to cancel the Contract within the period specified in Clause 8 above, You can make a return to us at any of the ZARA stores in Switzerland free of charge or by dropping it off at a Post Office using a returnlabel that we send to you upon your request at your cost.

You should send the product in the same package received by following the directions on the "RETURNS" section of our website / app. You shall return the product together with the E-ticket attached to the Shipment Confirmation.

2. Common provisions on the product exchange or return

a) Returns at a ZARA store

(i) General

You may return any item at any ZARA store in the country where your product was delivered which has the same section to which the items you wish to return belong to. In such case, You should go to such store and present, as well as the item, the e-ticket that was attached to the Shipment Confirmation, which is also saved under your account on our website / app, and on the ZARA mobile app. You can present the e-ticket either by showing it in digital form on your mobile phone, or by bringing to the store a print-out of the e-ticket. This option is always free of charge.

(ii) Items ordered through electronic devices in store, paid for at the till

Please note that in respect of orders that were originally placed through an electronic device in a ZARA store in Switzerland and that were paid for at the till of that store, returns can only take place in any ZARA store in Switzerland and not via method b) below, or any other method.

b) Returns by Post Office

You may return any item by dropping it off at your local Post Office. In order to do this, you should contact us through chat to arrange for us to send you a postage label for you to be able to attach to the parcel and drop your parcel off at your local Post Office.

You will be responsible for the cost of returning the product to us when using the drop-off service. We will charge a fixed amount at cost price which we will be immediately deducted from the amount to be refunded to you.

You should send the item in the same package as it was received, and follow the directions on the "RETURNS" section of this website / app. Please use or include with the product being returned all original boxes, instructions, documents and wrappings.

After reviewing the product, we will let you know whether or not you have a right to a refund. We will process your refund as soon as possible and in any case, within 30 days of giving us notice of cancellation. We will refund any money received from You using the same method used to make payment.

Such products which are not in the same conditions as those of delivery or which have been used beyond the mere opening shall not be exchanged or refunded.

Exchange is limited to exchange for the same product, of a different size or colour.

3. Returns of defective products

In circumstances where You consider that the product does not conform to the Contract at the time of delivery, You should promptly contact us via our customer service per chat.

You may return the product to us in any ZARA store located in your country or by dropping it off at your local Post Office with a postage label provided by us. We are entitled to ask for proof of purchase, which could be a copy of the e-ticket attached to the Shipping Confirmation.

Upon receipt of the returned product, we will fully examine it and notify You of your right to a replacement or refund (if any) via e-mail within a reasonable period of time. We aim to process the refund or replacement as soon as possible and, in any case, within 30 days of the day we confirmed to You via e-mail that You are entitled to a refund or replacement for the non-conforming product.

In case of existence of any defect, defective products will be refunded in full, including a refund of the delivery charges and any reasonable costs incurred by You in returning the item. We will always refund any money using the method used to make payment.

This provision does not affect your statutory rights under the regulations in force.

17. CHANGE OF SIZE

If You decide that the item that you have purchased is in the wrong size for you, then You may be able to request a change in its size, without having to pay an additional delivery charge for the new item being sent to you provided you return the original item. This is regardless of your right of withdrawal, which will continue to exist contractually. You can request the change of size via the "Orders and Returns" section of "My account" on this website / app. You should select the new size of your item, and provided that (i) it is the same item, (ii) its price on the website / app is equal to or greater than the price that you paid for the original item (but please note, in this case only, you will not be charged for the price) and (iii) only certain means of payment have been used (please see Clause 12 of these Terms for further information), then You will be able to request the change in size. Please note that the option for you to change the size of your original item will only be displayed as being available when all of these conditions are met.

Once You have requested the change and selected the appropriate return method, You must return the original item, either in any ZARA store in Switzerland or by dropping it off at your local Post Office with a pre-paid postage label provided by us. You must return the item without any undue delay and in any event within a maximum period of 14 calendar days from the change request in the website / app. Neither of the two options for returning the item will generate additional costs for You.

If You return the item in any ZARA store in Switzerland, You should present the item along with the E-ticket that was attached to the Shipment Confirmation. If you return the item through the drop-off service, you should return it in the same package that you received it, and follow the directions on the "Exchanges and Returns" section of this website.

After You have chosen your return method, we will send the new order with the item in the revised size within 2-3 working days from the date of the request of the change, and in any event within a maximum period of 30 days from that date. This option will not present an extra cost to You. This new order is governed by the provisions of the Terms, including the exercise of the right of withdrawal.

Please note that if after 14 calendar days from the change request in the website / app, You have not returned the original item, we are entitled to charge the costs corresponding to the new order placed, subject to the provisions of the Terms.

18. ZARA EDITED

This website / app includes a specific section called "ZARA EDITED" where, in accordance with the section's terms and conditions, you can customise certain items by selecting your own texts and characters. You will find more information about this service in the relevant section.

Please bear in mind that, due to technical issues or other matters outside our control, the colours, textures and actual sizes may differ to those shown on screen. Please also be aware that because these are customised garments, they cannot be returned or exchanged.

You guarantee that you are authorised to use the texts and other elements that form part of the customisation of the products. Although we reserve the right to refuse your customisation or cancel orders for customised products for failure to comply with these conditions, you will be solely responsible for the customisation requested. We may refuse your customisation, or cancel orders for customised products, if the customisation includes or consists of inappropriate content, property belonging to third parties, or other illicit material.

We assume no responsibility for, and we undertake no obligation to verify, the texts or other elements included in the customisation created by users of this service. We do not guarantee the lawfulness of said texts or other elements, and we therefore take no responsibility for any loss and/or damage arising for any user(s) and/or third parties (whether these are individuals or public or private bodies) directly or indirectly derived from the use of the ZARA EDITED section or that have any direct or indirect relation to the section and/or its products.

19. LIABILITY AND DISCLAIMERS

Our liability in connection with any product purchased through our web site is strictly limited to the purchase price of that product.

Nothing in these Terms shall exclude or limit in any way our liability:

- For death or personal injury caused by our negligence;
- For fraud or fraudulent misrepresentation; or
- For any matter for which it would be illegal or unlawful for us to exclude or limit, or attempt to exclude or limit, our liability.

Subject to the foregoing paragraph and to the fullest extent permitted by law, and unless otherwise stated in these Terms, we accept no liability for indirect losses which happen as a side effect of the main loss or damage however arising and whether caused by tort (including negligence), breach of contract or otherwise, even if foreseeable, including (without limitation) for any:

- loss of income or revenue;
- loss of business;
- loss of profits or contracts;
- loss of anticipated savings;
- loss of data; and
- · waste of management or office time.

Due to the open nature of this website / app and the potential for errors in the storage and transmission of digital information, we do not warrant the accuracy and security of information transmitted to or obtained from this website / app unless otherwise expressly set out on this website / app.

All product descriptions, information and materials posted on this website / app are provided "as is" and without warranties express, implied or otherwise howsoever arising.

To the fullest extent permissible pursuant to law, but without excluding anything that may not lawfully be excluded in the case of consumers, we disclaim all other warranties of any kind.

Nothing in this Clause will affect your statutory rights as a consumer, or your Contract cancellation rights.

20. INTELLECTUAL PROPERTY

You acknowledge and agree that all copyright, trademarks and all other intellectual property rights in all

material or content supplied as part of the website / app shall remain at all times vested in us or in our licensors. You are permitted to use this material only as expressly authorized by us or our licensors. This does not prevent You using this website / app to the extent necessary to make a copy of any order or Contract details.

21. WRITTEN COMMUNICATIONS

When using our site, You accept that communication with us will be mainly electronic. We will contact You by e-mail or provide You with information by posting notices on our website / app. For contractual purposes, You agree to this electronic means of communication and You acknowledge that all contracts, notices, information and other communications that we provide to You electronically, comply with any legal requirement that such communications be in writing. This condition does not affect your statutory rights.

22. NOTICES

All notices given by You to us should be given to us preferably via our customer service chat. Subject to and as otherwise specified in clause 21 above, we may give notice to You at either the e-mail or postal address You provide to us when placing an order.

Notice will be deemed received and properly served immediately when posted on our website / app, 24 hours after an e-mail is sent, or three days after the date of posting of any letter. In proving the service of any notice, it will be sufficient to prove, in the case of a letter, that such letter was properly addressed, stamped and placed in the post and, in the case of an e-mail that such e-mail was sent to the specified e-mail address of the addressee.

23. TRANSFER OF RIGHTS AND OBLIGATIONS

The Contract between You and us is binding on You and us and on our respective successors and assigns.

You may not transfer, assign, charge or otherwise dispose of a Contract, or any of your rights or obligations arising under it, without our prior written consent.

We may transfer, assign, charge, sub-contract or otherwise dispose of a Contract, or any of our rights or obligations arising under it, at any time during the term of the Contract. For the avoidance of doubt, any such transfer, assignment, charge or other disposition will not affect your statutory rights as a consumer or cancel, reduce or otherwise limit any warranty or guarantee which may have been provided by us to You, whether express or implied.

24. EVENTS OUTSIDE OUR CONTROL

We will not be liable or responsible for any failure to perform, or delay in performance of any of our obligations under a Contract that is caused by events outside our reasonable control ("Force Majeure Event").

A Force Majeure Event shall include any act, event, non-happening, omission or accident beyond our reasonable control and shall include in particular (without limitation) the following:

- 1. Strikes, lock-outs or other industrial action.
- 2. Civil commotion, riot, invasion, terrorist attack or threat of terrorist attack, war (whether declared or not) or threat or preparation for war.
- 3. Fire, explosion, storm, flood, earthquake, subsidence, epidemic or other natural disaster.
- 4. Impossibility of the use of railways, shipping, aircraft, motor transport or other means of public or private transport.
- 5. Impossibility of the use of public or private telecommunications networks.
- 6. The acts, decrees, legislation, regulations or restrictions of any government.
- 7. Any shipping, postal or other relevant transport strike, failure or accidents.

Our performance under any Contract is deemed to be suspended for the period that the Force Majeure Event continues, and we will have an extension of time for performance for the duration of that period. We will use our reasonable endeavors to bring the Force Majeure Event to a close or to find a solution by which our obligations under the Contract may be performed despite the Force Majeure Event.

25. WAIVER

If we fail, at any time during the term of a Contract, to insist upon strict performance of any of your obligations under the Contract or any of these terms and conditions, or if we fail to exercise any of the rights or remedies to which we are entitled under the Contract, this shall not constitute a waiver of such rights or remedies and shall not relieve You from compliance with such obligations.

A waiver by us of any default shall not constitute a waiver of any subsequent default.

No waiver by us of any of these Terms shall be effective unless it is expressly stated to be a waiver and is communicated to You in writing in accordance with the provisions of the paragraph on Notices above.

26. LINKS FROM OUR WEBSITE / APP

We may have links from our website / app to other third party website / apps and materials; such links are provided exclusively for information purposes and we do not have any control whatsoever over the contents of such website / apps or materials. Accordingly, we accept no liability whatsoever for any loss or damage which may arise from the use of such links.

27. SEVERABILITY

If any of these Terms or any provisions of a Contract are determined by any competent authority to be invalid, unlawful or unenforceable to any extent, such term, condition or provision will to that extent be severed from the remaining terms, conditions and provisions which will continue to be valid to the fullest extent permitted by law.

28. ENTIRE AGREEMENT

These Terms and any document expressly referred to in them represent the entire agreement between You and us in relation to the subject matter of any Contract and supersede any prior agreement, understanding or arrangement between You and us, whether oral or in writing.

Both You and us acknowledge that, in entering into this Contract, neither You nor us has relied on any representation, undertaking or promise given by the other or be implied from anything said or written in negotiations between You and us prior to such Contract except as expressly stated in these Terms.

Neither You nor us shall have any remedy in respect of any untrue statement made by the other, whether orally or in writing, prior to the date of any Contract (unless such untrue statement was made fraudulently) and the other party's only remedy shall be for breach of the Contract as provided in these Terms.

29. OUR RIGHT TO VARY THESE TERMS

We have the right to revise and amend these Terms from time to time.

You will be subject to the policies and Terms in force at the time that You order products from us, unless any change to those policies, Terms or Privacy Statement is required to be made by law or governmental authority, in which case it will apply to orders previously placed by You.

30. LAW AND JURISDICTION

The use of our website / app and the contracts for the purchase of products through such website / app will be governed by Swiss law. Any dispute arising from, or related to the use of the website / app or to such Contracts shall be subject to the non-exclusive jurisdiction of the Swiss courts. If you are contracting as a consumer, nothing in this clause will affect your statutory rights as such.

31. FEEDBACK

We welcome your comments and feedback. Please send all feedback and comments to us via our customer service chat.

Last updated on 11 May 2022

TERMS AND CONDITIONS OF USE OF 'ZARA' APP FEATURES

These Terms and Conditions of Use (the "Terms") specifically govern the access to and use of the services and various features available on ZARA's App (as defined below). These Terms are in addition and without prejudice to the foregoing Purchase Conditions of the website www.zara.com.

Features available on the App include: (i) the option to purchase goods via ZARA's App, this being deemed to be a purchase made on the Online Store, and therefore subject to the Purchase Conditions of www.zara.com; (ii) the option to manage receipts for purchases made on ZARA's online stores (the "Online Store") and, (iii) the option to receive the electronic receipt or electronic proof of purchase, by showing at ZARA's Physical Stores the designated exclusive QR code for such purposes. Both Physical Store and Online Stores are operated in Switzerland by the company ZARA Suisse S.à.r.l., having its registered office at Rue Louis d'Affry 6 in 1700 Fribourg, Switzerland and is duly registered with VAT No.CHE-100.642.311 VAT (the "Company").

GENERAL DESCRIPTION OF THE SERVICE

1.1 Purchase of goods on www.zara.com via ZARA's APP

Customers can purchase goods on www.zara.com via ZARA's App. Therefore, purchases made using the App are deemed to be purchases made on the Online Store and as such, are subject to the Purchase Conditions of www.zara.com, which you need to accept upon purchasing any good.

1.2 Management of receipts for purchases made on the Online Store

The receipts for purchases made on the ZARA Online Store will be stored on the App, specifically in the 'My Purchases' section.

1.3 Obtaining an electronic receipt

When paying for a purchase in Physical Stores, you may request a receipt in electronic format. To do so, the QR code on the App that will be displayed for this purpose must be presented so that the receipt can be automatically sent to the App.

From this moment on, you may make exchanges or returns at Physical Stores using said receipt, under the applicable Terms and Conditions, according to the commercial policy of ZARA, and, in any event, in accordance with current legislation.

In this instance, you will not be issued a paper receipt. Therefore, it is paramount that you understand that by using this QR code you expressly request the e-receipt or the proof of purchase in electronic form, thus opting out of receiving it in paper form. In any case, you may always request the paper receipt by contacting our Customer Service, via any of the means of communication advertised on the ZARA website.

In any case, the governing regulation on e-receipts or any other regulation applicable, and those to which these Terms and Conditions are bound, shall always prevail.

If you choose to de-register as a user, you may request, during the de-registering process, that all the receipts stored in the App be sent by email to an email address provided.

1.4 Scan receipts

If your original receipt is in paper format, you can generate a digital version of the same receipt by scanning the QR code that is found printed on the receipt. From then on, you can use this electronic receipt to make returns in Physical Stores, although please note that any returns will always be in accordance with the relevant terms and conditions, ZARA's commercial policies, and all relevant legislation.

2. AVAILABILITY OF SERVICES OFFERED VIA THE APP

In accordance with applicable laws, we reserve the right to amend, suspend or delete, at any time, at our sole discretion and without prior notice, be it generally or in particular for one or more users, any or all of ZARA'S App features, and to modify, suspend or delete, under the same terms, the availability of all or part of the Service.

LIABILITY

Except in those cases where the exclusion of liability is legally limited, we are not liable for any damage that you may suffer from using ZARA's App in its different features. You agree to use ZARA's App exclusively for the purposes for which it is intended and therefore, to not make any improper or fraudulent use thereof, and you will be liable to the Company and/or any third party for any damage which may arise from an improper use of ZARA's App. You will be liable in the following cases:

- a) when, where applicable, your equipment or terminals associated with the App, SIM cards, email addresses and/or any Passwords are used by a third party authorised by you without our knowledge;
- b) when errors or malfunction occur when you are using the App's different features as a result of defective hardware, software, devices or terminals or of a lack of the necessary security measures installed on the device on which you are using the App.

4. INTELLECTUAL PROPERTY, INDUSTRIAL PROPERTY AND OTHER RIGHTS ASSOCIATED WITH THE APP

Any of the elements that form part or are included in the App are the property or are under the control of the Company or third parties having authorised their use. All of the above shall be hereinafter referred to as the "Property".

Users agree not to remove, delete, alter, manipulate or in any other way amend:

- The notes, legends, signs or symbols that either the Company or the legal right holders incorporate into their property with regard to intellectual or industrial property (e.g. copyright, ©, ® and ™, etc.,).
- Protection or identification technical devises that the Property may contain (e.g. watermarks, fingerprints, etc.,). Users acknowledge that under these Terms, the Company does not assign or transfer any rights over their Property or over any third-party properties.

The Company only authorises users to access and use the Properties in accordance with these Terms.

Users are not authorised to copy, distribute (including by email or on the Internet), transmit, communicate, amend, alter, transform, assign, or in any other way engage in activities that entail the commercial use of the Property, whether in whole or in part, without the express written consent of the legal holder of the exploitation rights.

Access to and use of the Property will always and in all cases be for strictly personal and non-commercial purposes. The Company reserves all rights over the Property that it owns including, but not limited to, all intellectual and industrial property rights that it holds over the Property.

The Company does not grant users any licences or authorisations to use the Property it owns other than those expressly set forth in this clause. The Company reserves the right to terminate or amend at any time and on any grounds any licences granted under these Terms.

Notwithstanding the foregoing, the Company may take legal action against any other use by users which:

- does not comply with the terms and conditions herein laid down;
- infringes or breaches the intellectual and industrial property rights or other equivalent rights of the Company or of any other third-party legal right holder, or violates any other applicable laws.

Dated 30 April 2021