

The following text is a faithful translation of the Italian text

GENERAL CONDITIONS OF SALE POST TRADITION S.R.L.

1. DEFINITIONS

- 1.1. The Seller is Post Tradition S.r.l., with registered seat in Vicenza, Contrà Pedemuro San Biagio n. 85.
- 1.2. These general sales conditions (hereinafter “General Conditions”) shall be applied to every transaction performed on the website www.post-tradition.com (hereinafter the “Website”) concerning any goods manufactured by or on behalf of the Seller (hereinafter “Products” or “Product”) being identified by the Seller’s trademarks/packaging, under art. 3 below (hereinafter the “Contract”).
- 1.3. The owner of the Website is the Seller.
- 1.4. Any purchase on the Website is reserved only to customers (hereinafter “Buyers” or “Buyer”), that means any natural person acting for purposes outside his trade, business, craft or profession.
- 1.5. The languages of the Contract shall be English and Italian.
- 1.6. The Buyer shall be aware of these General Conditions shown on the Website which can be downloaded and saved in PDF version.

2. PRODUCTS’ INFORMATION

- 2.1. Information about the Products, included the main characteristics and prices, are available on the Website.

3. ORDERS

- 3.1. Having regard to VAT regulation, e-commerce is to be considered similar to the mail order-sales. For these kind of sales no invoice is required, unless the Buyer expressly requests it within the consummation of the transaction, according to the art. 22, 1. Nr. 1 of the D.P.R. 633/1972 (Italian VAT law), which provides that: “the issue of the invoice is not required, unless on the Buyer’s demand by the time of the transaction”. Under art. 24 of the Italian VAT law, only the annotation in the register of daily transactions is required.
- 3.2. Should the Buyer request to receive the invoice, he/she shall specify it in the Order. No invoice can be required afterwards.
- 3.3. The transaction procedure is composed by the following phases:
 - 3.3.1. Selection of the Product(s) clicking on “add to cart”;
 - 3.3.2. Access to the “cart”: a page will appear showing the summary/changes of the products selected, the respective prices, quantity and a preliminary calculation of the delivery charges;
 - 3.3.3. Confirmation of the selection by clicking on the command “proceed to checkout”: a page will appear requesting personal data and information concerning invoicing, delivery, summary of the selected products and their relative quantities with the

exact amount of the delivery charges calculated in accordance with the delivery destination specified by the Buyer;

3.3.4. Completion of the requested personal data and information concerning invoicing, delivery, and conclusion of the request of purchase (the "Order"), by clicking on the command "proceed", concerning the selected payment method;

3.3.5. Conclusion of the Order, completing the transaction by means of the selected payment method.

3.4. The Buyer is entitled to amend the Order until the full payment has been cleared.

3.5. The Order is to be considered sent only after the payment has been cleared.

3.6. The Buyer is liable for the rightness of the Order and shall check it prior to submission.

3.7. By submitting the Order, the Buyer shall acknowledge and declare that he/she has carefully read all the information provided by the Buyer throughout the transaction's procedure and that he/she shall accept the General Conditions in their entirety.

3.8. The Seller shall send an automatic e-mail to acknowledge the receipt of the Order ("Order Reception"). The Order Reception shall not be considered as an acceptance of the Order. By means of the Order Reception the Seller communicates to the Buyer the reception of the Order and that the Seller has started the check of the Order, concerning the personal/invoicing/delivery data control and the verification of the availability of the Product(s). The Orders shall not be binding for the Seller if the Seller has not accepted them.

3.9. The Contract shall be considered concluded and binding for the Seller when the Seller sends an e-mail containing a summary of the main characteristics of the Product(s), price, delivery charges and any other fees (the "Order Confirmation"). The Product(s)'s delivery shall be conditioned on the full cleared payment of price, charges and fees, according to the art. 4.

3.10. The Product(s)' sale and the purchase agreement shall be ruled by both the General Conditions and by the Order Confirmation. In case of contrast between the conditions of these General Conditions and the conditions of the Order Confirmation, the terms and conditions of the Order Confirmation shall prevail.

3.11. Product(s) that are shown on the Website may not be available. The Seller is entitled to suspend the sale of any Product at any moment. The Seller is entitled to modify and amend at any moment the General Conditions without notice, by means of the publication on the Website. The applicable version of the General Conditions shall be the one shown on the Website at the time of the Order.

3.12. The Order and the Order Confirmation will be filed in the Seller's database for the necessary period to manage the Order, in compliance with the Seller's Privacy Policy.

4. PRICE AND PAYMENT

4.1. The prices shown on the Website shall be deemed with VAT, wherever applicable. The delivery charges and any other fees shall be deemed as not included in the prices and, in the event that the delivery is to be made towards an UE country, delivery charges and any other fees shall be communicated prior submitting the Order and in the Order Confirmation.

4.2. Every payment shall be made at the time of the submission of the Order via the authorized platform and Payment Card Industry (PCI) Compliant.

5. TERMS OF DELIVERY

- 5.1. Unless otherwise communicated in writing by the Seller, the delivery term shall be the address specified by the Buyer in the Order and accepted by the Seller in the Order Confirmation.
- 5.2. The Seller shall carry out deliveries only in the following countries: Austria, Belgium, Bulgaria, Cyprus, Croatia, Denmark, Estonia, Finland, France, Germany, Greece, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Monaco, Great Britain, Czech Republic, Romania, Slovakia, Slovenia, Spain, Sweden, Hungary, Albania, Andorra, Belarus, Bosnia and Herzegovina, Gibraltar, Guernsey, Iceland, Canary Island, Faeroe, Jersey, Kosovo, Lichtenstein, Macedonia, Moldova, Montenegro, Norway, Serbia, Switzerland, Turkey, Ukraine.
- 5.3. The Seller shall not carry out deliveries to Livigno. Whether the Buyer wishes the Product to be shipped in a country not mentioned above, the Buyer shall contact the customer care at the following e-mail address info@post-tradition.com.
- 5.4. Products shall be delivered by DHL and/or other carrier and/or freight forwarder appointed by Seller in its sole discretion ("Carrier"). The delivery charges shall be borne by the Buyer and they shall be verified prior to submitting the Order. The Seller and/or the Carrier shall send to the Buyer an e-mail with the tracking number of the shipment after the submission of the Product allowing the Buyer to check the shipping status, according to the technical solutions made available by the Carrier.
- 5.5. The property and the risk of loss and damage of the Products shall pass to the Buyer as of the time of the delivery.
- 5.6. The terms of delivery indicated in the Order or in the Order Confirmation, or in any other communication, shall not be binding for the Seller. The Seller is entitled to anticipate or delay the delivery of the Product(s) or of part of them. This shall not give rise to a right of action for damages or for liability of the Seller by the Buyer.
- 5.7. In the case that the Buyer does not receive or refuses to receive the Products at the delivery address, the Seller, on his own decision, is entitled to claim the specific performance of the Buyer's obligations or to terminate, totally or partially, the Contract, without prejudice of his right to compensation for damages. Every risk or cost connected with the Products' stock shall be borne by the Buyer.

6. RIGHT OF WITHDRAWAL

- 6.1. The Buyer is entitled to withdraw within 14 days from the date of the delivery.
- 6.2. The Buyer shall communicate his/her intention to exercise the right of withdrawal filling out the form available at the relative part of the Website (hereinafter "Exercising of Withdrawal or Return procedure").
- 6.3. After the receipt of the Exercising of Withdrawal, the Seller shall send to the Buyer's e-mail address indicated in the form, the Carrier electronic label that the Buyer shall print and apply to the box containing the Products to be returned.
- 6.4. In order to exercise the right of withdrawal, the Exercising of Withdrawal shall be sent within 14 days from the delivery and the Product(s) shall be returned to the Seller within the following 14 days, with the same packaging.

- 6.5. The delivery charges for the return shall be borne by the Seller. Should the Product(s) be returned within the terms indicated above, the Seller shall reimburse the corresponding amount already paid by the Buyer (except for possible deductions for the use or the damage of the Product(s), and the commission expenses required by the authorized platform selected by the Buyer). The reimbursement shall be provided within 14 days from the return. The Seller is entitled to withhold the reimbursement until he has received the Product(s) back.
- 6.6. The Buyer shall store the Product(s) and its packaging with the necessary diligence. In case of breach, the Seller is entitled to deduct the cost of any deterioration of the Product(s) up to the value of the reimbursement which the Buyer would have been entitled to.

7. DEFECTIVE OR DAMAGED PRODUCTS GUARANTEE

- 7.1. At the time of the delivery the Buyer shall inspect the Product(s) in order to verify the presence of possible defects or damages. The Seller shall guarantee the Buyer the conformity of the Product(s) sold having regard to the characteristics indicated on the Website. However, despite all the efforts of the Seller to represent the Product(s) in the most precise manner through the use of pictures and other images, certain Product(s) may seem to be slightly bigger or smaller than their real size due to the defects of the screen or of the photography technique used. Other Product(s) may be represented in a bigger scale than their real size in order to show all the details, or in a smaller scale in order to display the whole Product. Furthermore, the details shown on the screen (such as colours, design, drawing, etc.) depend on the characteristics of the device used and they could not provide an accurate representation of the real characteristics of the Product(s) that will be delivered to the Buyer. The Seller shall be liable within the limit of the price and the Seller shall not be liable in any case for the direct or indirect, accidental or consequential, foreseeable or unforeseeable damages suffered by the Buyer or by third parties that may be caused by the use of the Website and/or by the purchase, or by the usage and the storage of the Product(s).
- 7.2. The Seller shall be liable for manufacturing defects and for lack of conformity of the Product(s).
- 7.3. The Buyer shall have the right to be restored by damages caused by the non-conformity of the Product(s) by means of repair or replacement, or, if this is not possible, by means of the reduction of the price or of the termination of the Contract. The Seller shall be liable for manufacturing defects and for lack of conformity of the Product(s) if they will arise within two years from the delivery. The Buyer shall notify the lack of conformity within two months from the date of its discovery.
- 7.4. In case of lack of conformity or defects of the Product(s), the Buyer shall return the Product(s) by filling out the form available on the Website (hereinafter "Exercising of Withdrawal or Return procedure").
- 7.5. After receiving the return communication, the Seller shall send the Buyer an e-mail to the address specified in the form enclosing the Carrier electronic label that the Buyer shall print and apply on the box containing the Products to be returned. The delivery charges for the return shall be borne by the Seller.

8. SELLER LIABILITY AND MAJOR FORCE

- 8.1. Any clauses herein contained shall not limit or exclude the Seller's liability in any cases where the limitation or exclusion of the Seller's liability are prohibited by law.
- 8.2. The Seller's liability for any damage or loss connected with the purchase, with the exception of force major cause, is limited to the amount already paid at the time of the purchase.
- 8.3. The packaging of the Products shall be carried out by the Seller according to his own discretion and in the most appropriate way.
- 8.4. For the purpose of this article, event of force major means an event out of the control of the Seller and that the Seller could not reasonably foresee or avoid, which prevents the Seller from complying with his obligation of delivery or an event that makes significantly more difficult the performance of the Contract. Specific examples include, but are not limited to: riot, strikes, earthquakes, drought or any other difficult weather conditions, war, hostilities, etc.

9. PROHIBITION OF TRANSERING THE ORDER

- 9.1. The Buyer shall not transfer the Order without the prior written consent of the Seller. In case of breach of the terms of the Contract, the Contract shall be automatically terminated by the Seller, without prejudice to the right of claim of damages and other remedies.

10. GOVERNING LAW

- 10.1. This General Conditions and the contracts between the Seller and the Buyer shall be governed by and construed in accordance with the Italian Law.
- 10.2. The application of the Convention on Contracts for the International Sale of Goods (Vienna 1980) is expressly excluded.

11. JURISDICTION

- 11.1. For any dispute connected with the application, execution or interpretation of this General Conditions of Sale, in the event that the Buyer is domiciled in a UE country, the relevant court will be the court of the Buyer's domicile or the Buyer's elected domicile; in any other case, the relevant court will be the court of Vicenza.