

General Terms and Conditions of Sale

September 2025

Please read carefully these General Terms and Conditions of Sale and the General Terms and Conditions of Use of the Hermes.com Singapore website ("**Site**"). You can also print the full text by clicking on the following link .

1. Seller's Identification

- 1.1 **These General Terms and Conditions of Sale are those of HERMES E-MESA PTE LTD ("Hermès", "we" or "us"), a private company limited by shares, incorporated under the laws of Singapore, with a share capital of SGD 1 500 000, having its registered office at One Marina Boulevard #28-00, Singapore 018989, registered with the Accounting and Corporate Regulatory Authority (ACRA) of Singapore under registration number 201910505C. Its phone number is as follows: +65 6933 3222.**

2. Scope of Application and Acceptance of the General Terms and Conditions of Sale

- 2.1 The purchase of any Hermès brand products (hereafter the "**Product(s)**") offered on the Site and/or by telephone is subject to these terms and conditions of sale ("**Terms and Conditions of Sale**"). Hermès Products are exclusively intended to be sold to end consumers for their personal use or for corporate gifting (in the case of corporate orders), with the exclusion of all resellers or intermediaries acting on behalf of resellers. Consequently, you agree and warrant that in using the Site and/or purchasing any Product on the Site and/or by telephone, you are acting as an end consumer and you will not, directly or indirectly, resell any Products purchased on the Site and/or by telephone, for commercial purposes.
- 2.2 By purchasing any Product on the Site and/or by telephone, you agree to be bound by these Terms and Conditions of Sale. You also agree to comply with any and all guidelines, notices, instructions, operating rules and policies published or prescribed by us in connection with the purchase of Products through the Site, as may from time to time be modified or supplemented by us. You are deemed to be aware of and bound by any revisions to such guidelines, notices, instructions, operating rules and policies on the Site.
- 2.3 Hermès may update these Terms and Conditions of Sale at any time, and users of the Site are deemed to be aware of, and bound by, any such revisions to these Terms and Conditions of Sale upon the publication of the revised Terms and Conditions of Sale on the Site. You can view the applicable version of the Terms and Conditions of Sale at any time by clicking on the hyperlink labelled "customer service". Each time you purchase Products remotely, you will be asked to confirm your acceptance of the Terms and Conditions applicable at the date of placing your order. To agree, you must tick the box "I have read and accept the Terms and Conditions" when paying for the Products. The Terms and Conditions of Sale applicable at the time of entering into the contract of sale are those which are binding on you.
- 2.4 For each purchase of Products on the Site, you will be required to (i) log in to your user account in order to make a purchase, and (ii) confirm your acceptance of the current Terms and Conditions of Sale applicable at the date of your order. The applicable Terms and Conditions of Sale may be viewed prior to and at the moment when you are prompted to confirm that you accept them. To indicate your acceptance, you will need to check the box "I accept the General Terms and Conditions of Sale (new window) and consent to the processing of my data, in accordance with Hermès' Privacy Policy". You can view the applicable version of the Privacy Policy at any time by clicking on the hyperlink labelled "Privacy".
- 2.5 Hermès has at its disposal unused materials from various production sites of the Hermès Group companies such as leather, metals (precious or not), crystal, porcelain, enamel, textile materials, and/or manufactured products bearing the Hermès brand ordered for destruction and made from these materials (hereinafter the "**Materials**"). Within the framework of an activity named "petit h" within the Hermès Group, the Materials are proposed to artists who will be collaborating with craftsmen representing different know-hows of the Hermès Group in order to create and manufacture some products (hereinafter the "**petit h' Products**").

3. Availability of Products and Reservations

- 3.1 Our Product offers and prices are valid as long as they remain visible on the Site, subject to availability. Exceptionally, we recognise that errors or changes may be made, especially in cases of simultaneous orders of the same Product by several customers. If a Product is unavailable after ordering, we will inform you of such unavailability by email or by phone as soon as possible. You will then be presented with the choice to order an alternative Product from the Site or to cancel your order.
- 3.2 We shall not be liable if Products are out of stock or unavailable for orders that have not yet been accepted by us. In the case of pre-orders, you acknowledge that your order may be cancelled in which case you will be refunded the full amount in accordance with Section 10.1(b).

3.3 We reserve the right to change the Products offered on the Site and/or by telephone at any time and without any prior notice. In order to improve our quality service and ensure greater availability of our Products for all customers, we reserve the right to limit the number of Products which can be purchased or reserved per customer.

3.4 *Reservation Conditions*

- (a) Acceptance of our reservation conditions
 - (i) Any reservation made by phone or on the Site implies the prior and full acceptance of the Terms and Conditions of Sale, including these reservation conditions;
 - (ii) For any reservation made by telephone, you must confirm verbally that you have read and accepted these Terms and Conditions of Sale, preliminary to reservation service of Hermès Products. Otherwise, you will not be able to make a reservation;
 - (iii) Hermès reserves the right to adapt or modify these Terms and Conditions of Sale at any time. The applicable conditions are those in force on the day of reservation. The reservation service is offered free of charge;
 - (iv) In order to fulfill your expectations at best, the list of Products offered on the Site and/or in store for reservation is subject to change at any time depends on the availability of our Products;
 - (v) The available Products will be indicated to you:
 - (A) for reservations by telephone, after telling the operator the store of your choice;
 - (B) on the Site by selecting the store of your choice;
 - (vi) The information relating to the availability of Products comes directly from our stores/warehouses and may exceptionally be inaccurate if there is a change in our stocks. You will be notified of any changes as soon as possible.
 - (vii) **The sale made in store with the reserved Product does not constitute an online sale. Your purchase will be subject to the general conditions of sale applicable to the store that made the sale.**
- (b) Confirmation of the reservation
 - (i) Once you have chosen a collection point, checked the details of your reservation, the total price and validated all the Terms and Conditions of Sale, you will receive a call, email or text message from Hermès confirming that your reservation has been registered. **All reservations successfully accepted by Hermès will receive a confirmation email. This document should be retained as it constitutes a proof of the reservation.**
 - (ii) In the exceptional event of a stock shortage, Hermès may cancel the reservation and will inform you by phone or email at the earliest opportunity. Hermès reserves the right to cancel any reservations of any customers that do not comply with these Terms and Conditions of Sale.
 - (iii) Should you not receive a confirmation of reservation email, it means your reservation has not been successfully accepted.
- (c) Time limits for the availability of products and duration of the reservation's validity
 - (i) For any reservation made during the opening hours of the Hermès stores, Hermès will respond about the availability of the Product in the selected store within four (4) hours following your reservation request.
 - (ii) Any reservation made outside the opening hours of the Hermès stores will be processed on the next opening day.
 - (iii) You will be notified about the availability of your reservation by call or email according to the contact details provided at the time of booking.
 - (iv) Exceptionally, Hermès may have to change the time or date for the collection of the initially planned reservation. Hermès will inform you of any changes to the availability of reserved Products.
 - (v) The selected products are reserved for a period of three (3) days after receiving the email confirming the reservation (subject to a different time limit communicated by the Hermès store). If the collection has not been made during this time, the reservation will be cancelled, and it will no longer be possible to collect the product and you will not be entitled to make any claims on Hermès with respect to such reservation.
- (d) Collection methods
 - (i) To collect and pay for your Product, you will need to provide ID and/or your reservation number.
 - (ii) If you want someone else to collect and pay for the Product, this person will need to provide:
 - (A) The email or text message informing you about the availability of your reservation;
 - (B) Her/his ID;
 - (C) A copy of your ID.
 - (iii) Hermès retains full and entire ownership of the reserved Products until the full payment of the Products. The risks involved with the Products are transferred to you at the time of the Product's collection.
 - (iv) Any ID provided will be sighted only and solely for the purpose of identification verification.

4. Ordering Procedure

4.1 The Site may be used to order and purchase a selection of Products from Hermès, directly online via the Internet for delivery to Singapore, and such other country as may be notified by us through the Site from time to time (the "**Delivery**

Area"). You may also contact our Customer Service by phone at +65 6933 3222 (please refer to the operating hours displayed in the "Contact Us" section) to place an order by telephone.

4.2 The Site does not permit the placing of special orders that notably consist in the creation of a product that does not exist in our current range of Products, or is no longer in the Hermès collection, a bespoke product or the adaptation or customization of a product from Hermès collections, and the manufacturing of the latter by any entity of the Hermès Group. These Terms and Conditions of Sale therefore do not apply to special orders. For any special orders, please contact our Customer Service by clicking on the "customer service" hyperlink or by phone at +65 6933 3222 (please refer to the operating hours displayed in the "Contact Us" section).

4.3 For corporate orders: you must contact our Customer Service by phone at +65 6933 3222 (please refer to the operating hours displayed in the "Contact Us" section). Once you contact our Customer Service by telephone, prior to placing the order, you will be required to (i) send our Customer Service an email from your corporate email account requesting the corporate order including the Product details and quantity, (ii) send a copy of your company's business profile (e.g. ACRA bizfile) dated within the last three (3) months, and (iii) provide any other information we may reasonably request from you.

4.4 *User Accounts*

(a) You will be required to register a user account with us in order to place orders for any Products from the Site and by telephone and for corporate orders. Sales by telephone and corporate orders require the existence of a Hermès account. If you are new to Hermès, you will be required to register a user account on the Site. This may require the submission of personal data.

(b) When you register for a user account with us, you will be required to create a username and password. Your username and password may be accepted or rejected at our sole and absolute discretion. You agree to keep the details of your username and password confidential. You shall be solely responsible for the security of your user account, and shall be solely liable for any disclosure or use (whether authorised or not) of any details of your user account (including the username and/or password for such user account). You shall notify us immediately if you have reason to suspect that the confidentiality of the username and/or password has been compromised, or if such username and/or password have been used without prior authorisation. If we have reason to believe that there is likely to be a breach of security or misuse of the user account, we may require you to change your username or password, or we may suspend your user account without prior notice.

(c) We may suspend or close your user account and/or invalidate your username and/or password at our discretion without giving any reason or prior notice. We shall not be held liable or responsible for any losses suffered by you arising out of or in connection with such suspension, closure, prohibition, restriction or invalidation.

(d) You recognise any access to and/or use of your user account (including access and/or use for the purchase of, and the placing of orders for, any Products), and any information, data or communications referable or traceable to your username and password shall be deemed to be: (a) access to and/or use of your user account (including access and/or use for the purchase of, and the placing of orders for, any Products) by you; or (b) information, data or communications posted, transmitted and validly issued by you. You agree to be bound by such access to and/or use of your user account (including access and/or use for the purchase of, and the placing of orders for, any Products) even if you did not authorise such use, and you agree that we are entitled, but not obliged, to act upon and hold you responsible and liable for such action, as if it was carried out or transmitted by you. You also agree to indemnify us entirely against any and all losses attributable to any access to and/or use of your user account (including access and/or use for the purchase of, and the placing of orders for, any Products) referable or traceable to your username and password.

4.5 *Selecting Products*

(a) For orders on the Site:

(i) You may at any time add a Product to your selection by clicking on "Add to cart" and choose to complete your order or continue shopping.

(ii) You may view your selection by hovering over it or by clicking on "View your cart" in the menu on the top right-hand side, where photograph(s) of the Product(s), colour and reference number(s), the quantity selected, unit price(s), and the subtotal for the selection will be displayed. You will then be directed to choose your shipping method in order to calculate the shipping costs and as a result the total amount payable. Product orders and delivery addresses may be changed once the order has been placed provided the customer contacts customer service before their order has been shipped out. In such an event, the payment system will recalculate the total amount. If the new amount payable is greater than your initial transaction, your initial transaction will be cancelled, and you will need to make payment for the new amount. If the new amount payable is less than your initial transaction, the payment system will do a partial capture.

(b) For telephone orders and corporate orders:

- (i) You call our Customer Service and indicate your selection of Product(s) and in particular the colours, references, quantities, sizes, and materials chosen, and the delivery information necessary for the correct shipment of your order (title, first name, last name, telephone number, delivery address). We will inform you of the delivery time needed for the shipment of your order.
 - (ii) You will receive an e-mail and/or a text message (depending on the method of communication you choose) with a link to make the payment. By clicking the link, you will be redirected to the payment platform where you will have a summary of the order. You must confirm the accuracy of your selection in the summary before making the payment.
- (c) For corporate orders: personalisation and/or customisation of Products is not available. Orders may also be subject to a minimum quantity or value per order.

4.6 *Login*

- (a) Once you have selected the Product(s) that you wish to purchase, click on "Checkout" to begin the process of placing your order.
- (b) If you already have a user account, you will be required to log in and enter your password by clicking on "Returning customer". If you do not yet have a user account, you will be prompted to create one by clicking on "New customer", the use of which shall be governed by the terms set out in Section 4.4. You will also have the option to be added to our mailing list by clicking on "Yes, I'd like to receive the latest news and event invites from Hermès and Hermès Group".
- (c) Once you have logged in to your user account, you will be able to:
 - (i) monitor your deliveries and view your order history;
 - (ii) return Products (subject to and in accordance with these Terms and Conditions of Sale);
 - (iii) add or edit your delivery and billing addresses for future orders; and/or
 - (iv) manage your subscription to the Hermès newsletter.
- (d) The data recorded by the Site constitutes proof of all transactions made between us and its customers. In the event of a dispute between us and one of its customers about a transaction made on the Site, the data recorded by the Site will be considered as irrefutable proof of the content of the transaction.
- (e) You may have your account deactivated at any time by sending an email to the Customer Service by clicking on the "customer service" hyperlink.
- (f) You will have the option, for a gift order, to include a gift card and a priceless invoice.
- (g) For telephone orders and corporate orders: once the order has been successfully placed with our Customer Service during the ordering procedure, it can be viewed in your user account.

4.7 *Order Summary*

- (a) Confirmation of shipping method
 - (i) You will be required to confirm the shipping method and to enter the delivery details needed to ship your order successfully: shipping country, title, surname, first name, phone number, delivery address (or the store in which you intend to collect your order, if this service is offered by stores in the selected shipping country - see Section 7.1 "Delivery and Collection Area" below), and such other information or details as may be required by us.
 - (ii) Once you have completed this step, click "Continue".
 - (iii) For telephone orders and corporate orders: the Product(s) are shipped to the shipping address that you indicated when you placed your order. Hermès will inform you at the time of your order if the Products can be delivered at the delivery address that you requested. Please ensure the shipping information you provide correct as this information will appear on the shipping label. Incorrect information may result in the delay or loss of your order. Hermès is not responsible for replacement or refund if the information you provided is incorrect.
- (b) Confirmation of payment method and payment of order
 - (i) You may use your delivery address as your billing address or enter a different address. You will then be prompted to select a payment method and enter the relevant information.

- (ii) At the end of the ordering procedure described above and once you have accepted in their entirety the Terms and Conditions of Sale and Use herein and the Privacy Policy for the Site, click the "Order and pay" button.
- (iii) You must carefully check that your selection is correct before confirming your order. While every effort is made to ensure that the colour and design of the Products in the photographs displayed on the Site match those of the original Products, variations may occur, in particular due to colour display constraints on your computer equipment. Consequently, Hermès shall not be held liable for any error or insubstantial inaccuracy in the photographs or graphic representations of the Products included on the Site. In the event of queries regarding the Products, you may of course contact our Customer Service.
- (iv) For telephone orders and corporate orders: once you have confirmed the order information, provided your full name, payment details, accepted these Terms and Conditions and the Hermès Privacy Policy, you can proceed with the payment for the order by clicking on the "Pay" button. Hermès will not have access to any bank details. Once the payment is made, you will receive an **Order Summary** (see Section 4.6(c) 'Order Summary') e-mail with the reference of the transaction, the amount of the transaction, the essential characteristics of the order or of the Products ordered (size, colour, etc.), the quantity and the price of the Products purchased. These Terms and Conditions and our Privacy Policy will be sent to you with your Order Summary. We recommend that you keep this information. Hermès will then process your order.
- (v) For more information concerning payment methods (currency, methods of payment accepted, etc.), please refer to Section 5 below.
- (vi) When finished, your order will be transmitted to us for the purposes of assessing whether or not to accept your order. We will be authorized to hold the order amount from your selected payment method pending acceptance of the order by Hermès. The funds will only be released to us once the order is accepted and dispatched (see Section 4.7 "Order Acceptance" below) except for pre-orders. In this case, the funds will be released to us at the same time the order is placed.

We reserve the right to not accept any order placed by a customer at our discretion and without having to provide or allocate any reason to such rejection, including but not limited to where there is an existing dispute with such customer concerning a prior order, or if we have reasonable cause to suspect that such customer has violated these Terms and Conditions of Sale, or is engaged in any fraudulent activity, or on any other legitimate grounds.

(c) Order Summary

- (i) You will subsequently receive an order summary by email ("**Order Summary**"). The Order Summary will mention the total amount of the order, details of the shipping cost and delivery time, the essential characteristics, the quantity and the price and of the Products purchased. **This Order Summary is not a confirmation of acceptance of your order by Hermès.**
- (ii) We advise you to keep this Order Summary in an electronic format.

4.8 *Order Acceptance*

- (a) Your order is accepted by Hermès once we notify you in writing that your order has been shipped and you receive a confirmation of order shipment email with the electronic purchase invoice attached ("**Confirmation of Shipment**"). Such Confirmation of Shipment shall constitute deemed acceptance of the order submitted by you pursuant to Section 4.7(b)(ii) or Section 4.6(b)(iv) (whichever the case may be). The sale agreement between you and Hermès for your order will be formed once we have received and accepted your order, taken full payment for your order and notified you in writing that your order has been shipped. If a part of your order is not available, we will contact you to decide if you want to proceed with the available part of your order or if you want to cancel it completely. The sale agreement between you and Hermès will comprise the order and these Terms and Conditions of Sale ("**Agreement**"), which apply to the exclusion of any other terms and conditions or any terms implied by trade, customer, practice or course of dealing. Once the Agreement is formed, it may only be cancelled in limited circumstances (see Section 8 "Delivery Problems").
- (b) In the event that you do not receive a Confirmation of Shipment in respect of any Product due to but not limited to **a shortage of stocks, and/or suspicious activity involving your account**, no contract of sale shall be formed, in which case any amounts held by us shall be returned to you in respect of such Product and we shall not have any further liability to you in respect of such Product (including the order submitted with respect to such Product). Each Confirmation of Shipment shall, together with these Terms and Conditions of Sale, constitute a separate contract of sale between us and you in respect of the purchase of the Products set out in the Confirmation of Shipment. The Confirmation of Shipment shall be conclusive evidence of your purchase, and our acceptance of your order, in respect of the Products set out in the Confirmation of Shipment.

4.9 *Provisions specific to personalisation*

- (a) Personalisation refers to the possibility for the Customer to customise or personalise certain Products identified as personalisable on the Site (hereinafter the "**Personalisation**" or the "**Personalised Product**").
- (b) Personalisation can only be requested when you place your order online and cannot be modified or cancelled once your order has been validated. It is therefore your responsibility to verify the desired Personalisation of the Product before validating your order. Hermès cannot be held responsible for any errors made by you, particularly with regard to the text you wish to add.
- (c) The content of the Personalisation is entirely your responsibility, and you guarantee that the Personalisation of the Products, in accordance with your request, does not infringe the rights of third parties, in particular their intellectual property rights, is not inappropriate, offensive, contrary to good morals or incompatible with the image of Hermès and does not breach any applicable law or regulation. If this is not the case, Hermès reserves the right not to fulfil your request for Personalisation, without this affecting your order and will notify you before shipping your order. You will not be entitled to make any claims against Hermès pursuant to this article.
- (d) As the Personalisation offered by us is secondary to the Product, you may not claim any copyright on the Personalisation requested, nor any exclusivity on this combination.
- (e) Hermès reserves the right to temporarily suspend online Personalisation services during peak periods or in the event of technical problems, without affecting orders in progress.

5. Price – Accepted Payment Methods

5.1 *Price*

- (a) The prices of the Products are in **SGD**, inclusive of taxes. Except in the cases of reimbursement issued i) within the context of our exchange and returns policy or ii) due to lack of conformity and hidden defects, we will not reimburse any goods and services tax applied on the purchases made on the Site (even in the event where the buyer, after receipt of the Products, re-exports them to a country located outside the Delivery Area).
- (b) Hermès reserves the rights to amend the prices of the Products on the Site and/or by telephone at any time and without any prior notice. The price payable in respect of Products you purchase shall be determined based on the price list posted on the Site and/or communicated to you by telephone at the time that your order is submitted in accordance with Section 4, subject to the availability of the Products ordered at such time.
- (c) All orders must be paid for once the order has been accepted by us. For the avoidance of doubt, if any order of Products placed by you had not been accepted in full by us pursuant to Section 4.7(a) or any of the Products comprising the order are unavailable at the time of delivery, you will only be charged for the price and the shipping costs in respect of the Products which form part of the accepted portion of such order or are available for delivery.
- (d) For corporate orders, full payment of the total amount of the order shall be paid when placing the order. Corporate orders are binding from the time you pay the full deposit mentioned above. Should you wish to cancel the order after fulfilment (full or partial) has begun, no deposit already paid shall be refunded to you, subject to the terms and conditions set forth in Section 8 (Delivery Problems). We are not obligated to and will not start any production and/or fulfilment if you have not paid the applicable deposit in full.

5.2 *Methods of Payment Accepted*

- (a) Payment by credit card or debit card
 - (i) We accept payment by the following credit cards and debit cards: Visa®, Mastercard®, American Express®, and JCB. Payments by credit card and debit card are authenticated and secured by the "3D Secure" system. This system is also known under the names of "Verified by Visa®", "MasterCard® SecureCode", "American Express SafeKey®" or "JCB Jsecure". During payment, the customer will be presented with a prompt from the bank, requesting for the customer's personal information in order to verify the identity of the card holder and to validate the transaction.
 - (ii) *How to pay with 3D Secure on Hermes.com:*
 - (A) After validation of your credit card or debit card details (card number, expiry date and card verification number), a new page will be displayed on which you have to enter the personal information requested by your bank. This information can be:
 - the answer to a personal question;
 - a password you have previously chosen;

- a code sent by SMS; and/or
- your date of birth.

- (B) Once the 3D Secure code is entered and validated by your bank, your order is complete. You will then receive a confirmation email.
- (C) Authentication is specific to each bank. For any questions concerning your 3D Secure code, please contact your bank directly.
- (D) Your order will only be dispatched after your payment method has been verified and upon receipt of your card's debit authorisation.
- (E) Your account will only be charged when the Products are dispatched, except for pre-orders. In this case, your account will be debited at the time the order is placed.

(b) Store credit

Store credit issued by Hermès stores and gift cards issued by Hermès stores cannot be used to purchase Products on the Site and/or by telephone.

(c) Apple Pay

We also accept payment through Apple Pay (except for phone orders, corporate orders and exchanges). This method of payment is compatible with Apple devices on which you have entered your information in the Apple Pay application. When you select "add to cart", the Apple Pay option will appear on the page of the product added. You must select the Apple Pay button then (i) accept the Hermès' General Terms and Conditions of Sale, (ii) using the information you entered in your Apple account, agree to create a customer account if you do not already have one, and accept the Hermès' Privacy Policy. For more information, please refer to our Privacy Policy.

Before confirming the payment, please verify that the information linked to your Apple account is correct, in particular the delivery address provided Hermès will not be responsible for replacement or refund of the Product(s) if the information provided on your Apple account is incorrect. You must then confirm the order using the relevant ID verification method for your Apple account or by entering your login details and the password to your Apple account. When completing your order, you will be redirected to the confirmation page of Hermès.com.

- If you have a Hermès customer account, your order will automatically be linked to your account.
- If you do not already have a Hermès customer account, you will receive an email confirming the creation of your account. You will then receive a link to set a password for your customer account.

5.3 *Invoices*

- (a) **Your invoice will be sent by Hermès in a Confirmation of Shipment email.** We make every effort to ensure that our communications are delivered to you in a timely manner. However, it is possible that some emails are qualified as spam. Therefore, we ask you to check your spam folder if you have not received your Confirmation of Shipment email.
- (b) **You can also download your duplicate electronic invoices in the "Your Orders" section of your personal account.** A customer account is created automatically for every order. To have access to your electronic duplicate invoices, please log in on your account. If you have never logged in, you can click on the account confirmation email to process with the creation of a password or you can create a password directly on the Site by clicking on "Forgotten Password". Alternatively, you can create a new password directly on the Site by clicking on "Forgotten Password" and entering your email address.
- (c) **You will not receive a printed invoice with your delivery. If you wish to receive a printed version of your invoice, you may expressly request one from our Customer Service, within a maximum of one (1) month from the shipping of your order.**

6. Title Retention

- 6.1 Title to any Products purchased by you shall remain with us until full payment for the Products has been received by us.
- 6.2 However, you assume the risks (in particular regarding loss, theft or damage) relating to the Products that you have purchased from the moment they are delivered to the address specified in the order submitted in respect of such Products (in case of delivery to a postal address) or from the moment of collection at the store (in case of in-store collection) pursuant to Section 7.

7. Shipping Methods and In-Store Collection

7.1 *Delivery and Collection Area*

(a) Delivery to a postal address

- (i) Orders made on the Site and/or by telephone can only be shipped to Singapore.
- (ii) Orders cannot be placed for delivery addresses situated outside the Delivery Area.
- (iii) For security reasons, we shall not process any order for which a general delivery address, a P.O. box, or a DX address has been provided.
- (iv) The Products will be shipped to the delivery address specified in the order submitted in respect of such Products pursuant to Section 4.

(b) Collection in a Hermès Store

You may choose to collect the items you have ordered on the Site and/or by telephone from selected stores (except for corporate orders). This service, complimentary to customers of the Site and for telephone orders, is currently only available in Liat Towers store.

You can also designate a third party to come and collect your order in the store (see “7.3 Time Required for Delivery and Collection”)

7.2 *Shipping Costs*

- (a) Unless you choose Premium Service delivery, otherwise shipping is free on all orders.
- (b) If you select the Premium Service delivery for your order, the shipping fee is an additional S\$50 on the total price of your order.

7.3 *Time Required for Delivery and Collection*

The delivery times below are counted from the time of **shipment of your order**. The estimated delivery time shall be available in the checkout confirmation page.

(a) Delivery to a postal address

At the beginning of the ordering process, we will provide you with the timeframe required for delivery and the shipment methods available for the purchased Products and country of delivery.

For corporate orders, longer lead times may be required depending on stock availability and the quantity and Products ordered. Our Customer Service shall provide you with the estimated delivery time at the time of ordering. Hermès reserves the right to inform you in writing of any change to the estimated delivery date, subject to Section 8.1.

However, Hermès reserves the right to divide your order into several parcels. Your credit or debit card shall then be charged the total price of Products actually shipped. The shipping costs (if any) shall only be charged for a single shipment in accordance with the information contained in your Order Summary.

Proof of delivery is established by your signature on the delivery note. You shall be deemed to have accepted all Products delivered by Hermès unless you notify and submit a claim to Hermès in accordance with the procedures and timelines set out in Section 8 (Delivery Problems).

(b) In-Store Collection

An email or SMS will be sent to you when your order is available in-store.

For collection from a selected Hermès store in Singapore, your Products will be available within:

- (i) 1-2 business day(s) for orders placed and confirmed before noon (12:00pm) on a weekday;
- (ii) 2-3 business days for orders placed and confirmed after noon (12:00pm) on a weekday.

To collect your order, please ask a sales person when you arrive at the store and provide him/her with:

- (i) the email or SMS informing you of the availability of your order (printed out or on the screen of your phone); and

- (ii) proof of identity.

If you have chosen to have your order collected by a third party, you warrant that the third party is duly authorized to collect your order on your behalf and acknowledge that you are solely liable (and release all liability of Hermès) for any collection on your behalf by such third party. The third party must provide the sales person with:

- (i) the email or SMS informing you of the availability of your order, as transferred by you to the third party;
- (ii) and his/her proof of identity; and
- (iii) a copy of your proof of identity.

You acknowledge that the provision of any personal data will be used solely for the purpose of identity verification. All proof of identity will only be sighted by the sales person for verification and shall not be stored, processed and/or recorded in any way.

You have 14 calendar days to collect your order from the date you receive an email or SMS informing you of its availability in-store. If the order is not collected within 14 days, it will be cancelled by Hermès. If we do this, we will notify you. Any refund due to you will be made to the credit or debit card used to make the original purchase within 14 days after we cancel the order.

The in-store collection service is not available for certain Products including furniture, electronic lamp, bicycles, wallpaper and all travel bags.

The same policy for return and exchange will apply to Products collected in-store as Products directly shipped to a customer's postal address except for provisions dealing with delivery cost. No delivery cost will be charged to the customer for Products collected in-store.

For any questions, please contact our Customer Service.

(c) Premium Service delivery (White Glove Service)

If you select the Premium Service delivery (White Glove Service) for your order, your order will be delivered within the same day or on a date and time of your choice. If selecting same day delivery, the delivery will be made at a minimum of four (4) hours of the time you receive the Confirmation of Shipment, and the order must be placed by 1 pm on that day.

You will receive an SMS notification once your order has been picked up and is on its way to being delivered. There must be someone to receive the order and acknowledge receipt of the order upon delivery.

In the event there is no one available to receive the order and/or delivery was unsuccessful:

- (i) You must contact Customer Service to arrange an alternative delivery date and/or time;
- (ii) You will be entitled to arrange for one (1) alternative delivery date and/or time via the Premium Service delivery. Should the second delivery be unsuccessful, then your order will be delivered by standard delivery and you will not be entitled to a refund of the shipping fee for the Premium Service delivery.

Should you wish to change the chosen delivery date and/or time after your order and delivery have been confirmed but before your order has been picked up for delivery, you must contact Customer Service at least twenty-four (24) hours before the scheduled delivery time. No changes can be made if same day delivery is selected.

Should you wish to cancel the Premium Service delivery, you must contact Customer Service at least twenty-four (24) hours before the scheduled delivery time. The shipping fee will be refunded to you by the same method of payment, subject to Section 10.1(c)(ii). If you have chose same day delivery, you cannot cancel the Premium Service delivery and the shipping fee will not be refunded.

8. Delivery Problems

8.1 Any failure to deliver, late delivery (i.e., exceeding the delivery times stated in Section 7.3), unavailability or delay in availability of your Products must be reported to our Customer Service as soon as possible. No claims notified to us more than thirty (30) calendar days from the date of Confirmation of Shipment of your order (ie. date of invoice) will be taken into account.

8.2 In the event of failure to adhere to the delivery time or Hermès' inability to fulfill the order, you can cancel the order by emailing . Hermès shall be bound to reimburse you the full amount paid, at the latest within fourteen (14) days of the date of the termination of the sale contract. However, if you receive the Product after having exercised this right, you must return it in accordance with the return procedure indicated in Section 9 below.

- 8.3 Any objection in relation to the lack conformity in the Products at the time of delivery and, if any anomalies are found (e.g., open package, damaged goods, etc.) must be reported to our Customer Service as soon as possible by email by clicking on the "customer service" hyperlink or by phone at +65 69333 222 (please refer to the operating hours displayed in the "Contact Us" section). For such objections to be admissible, you should check for any lack of conformity in the Products at the time of delivery. No claims notified to us more than thirty (30) calendar days from the date of Confirmation of Shipment of your order (ie. date of invoice) will be taken into account.
- 8.4 If the Products do not conform to your order or you are not satisfied with them, you may return them or ask for an exchange or a refund subject to the terms and conditions set forth in Section 9.

9. Right of Returns, Exchanges and Refunds – General Conditions

9.1 *Right of returns, exchanges and refunds*

The general refund policy of Hermès, and generally, the Hermès Group, allows you to return a Product and to request for an exchange or refund only once within thirty (30) days following the date of Confirmation of Shipment of the order (ie. date of invoice) of such Product, provided the Product is returned in perfect saleable condition, with all original packaging intact (including the orange box, packaging materials such as dust bags, accessories, trade mark signs, and certifications) and all labels and tags (including the "Hermès Sellier" NFC tag or sticker) which are attached/stuck either to the Product or to the receipt and without alterations or damage. Subject to applicable law, you will no longer be able to exercise your right to return a Product and to request for an exchange or refund after the expiry of such thirty-day period.

- 9.2 The general return policy will not apply to all Products sold during discounted sales, Personalised Product, special orders, corporate orders, made-to-measure products and orders for Hermès furniture, wallpaper, furnishing fabrics and rugs and Hermès engraved items, as they cannot be returned or exchanged.
- 9.3 For hygiene and safety reasons, we cannot accept returns of fragrance (including perfume), make-up (including lipstick) or beauty products, except where such Products are being returned because they are defective. In case of return of make-up or beauty products which are defective or were damaged during their transport, you must ensure that the Product is still sealed (where possible). In case of return of fragrance (including perfume) Products, we may request for you to send proof of the defects e.g. photos of the defects.
- 9.4 Without prejudice to the foregoing, a Product purchased on the Site and/or by telephone may not be exchanged in stores or abroad for a Product falling under the "handbags, luggage and small leather goods" category unless the original Product falls within the same category. For example, a ready-to-wear item cannot be exchanged for a handbag.
- 9.5 The exchange of any Product by telephone is subject to all applicable local laws and CITES regulation. Due to CITES regulation, all exotic skin Products can only be returned or exchanged in the country of purchase, accompanied by the original CITES documentation. Hermès will not be able to re-issue a lost CITES document under any circumstances.
- 9.6 The terms and conditions of Section 10 shall apply to the procedure in respect of the returns, exchanges and/or refunds of any Products.

10. Procedure for Returns, Exchanges and Refunds

10.1 *Returns to the Hermes.com Site*

(a) Procedure for return free of charge

- (i) Notwithstanding these Terms and Conditions of Sale, you are responsible for any reduced value of the Product resulting from handling by you beyond what is necessary to establish the nature, characteristics and functioning of the item i.e. handling it only as you would in a retail store. We may make a deduction from the refund below for loss in value to the Product if that loss is the result of unnecessary handling by you, as we may determine in our sole discretion.
- (ii) Returning a Product for refund is free of charge provided it is returned from the country in which you received the delivery. Additionally, in order to enjoy free returns, you must request the return within a maximum of thirty (30) days from the date of Confirmation of Shipment (ie. date of invoice) through the Site and/or by contacting our Customer Service, and return the Products to us via our carrier within a maximum of thirty (30) days of the return request being made through the Site, by using our system of pre-paid return labels. Log in to your customer account and click on "return items" in the "Your orders" section.
- (iii) Follow the instructions which will allow you:
- to choose the Products to return as well as the reason for the return;

- to choose your appointment time for collection of the package at your preferred address;
- to download and print your pre-paid return label

- (iv) If you are unable or do not wish to use the pre-paid return label service, please contact our Customer Service who will record your return request and provide the return address to arrange practical modalities at your own costs and risks, which must be within a maximum of thirty (30) days from the date of Confirmation of Shipment (ie. date of invoice).

In this case, we advise you to take out the insurance offered by your carrier. We will not be liable if any Product you wish to return to the Site is lost, sent to the wrong address or delivered late, and you shall be solely responsible for any loss you may suffer as a result of or in connection with the shipment method you have chosen and initiated. We will not reimburse you for any delivery costs should you wish to return the Product(s) by your own means.

- (v) Following receipt of your Product(s), we shall assess the Product(s) for the purposes of determining whether to accept the return of such Product(s). We reserve the right not to accept the return of any Product(s) at our discretion and without having to provide or allocate any reason to such rejection, including but not limited to where the Products have not been returned in their original packaging (including the orange box, packaging materials such as dust bags, accessories, trade mark signs, and certifications and all labels and tags (including the "Hermès Sellier" NFC tag or sticker) which are attached/stuck either to the Product or to the receipt, where the Products are altered/damaged, and/or any other legitimate ground.
- (vi) Following the assessment under (v), we will notify you as to whether we have accepted the return of the Product(s) (each notice of acceptance, an "**Acceptance Notice**").
 - (A) In the event that we have accepted the return of the Product(s), the terms set out in Section 10.1(b) (Refund) shall apply.
 - (B) In the event that we have not accepted the return of the Product(s), we will arrange for the Product(s) to be shipped back to you at our cost and expense.

Under no circumstances will it be possible to grant you an electronic credit note for use on the Hermes.com Site and/or for sales by telephone, nor will the Site issue any store credit for use in a Hermès store.

- (vii) **We do not currently offer the option of exchange or refund via the Site and/or by telephone for Products purchased in Hermès stores.**
- (viii) **Accepted returns to the Site can only be refunded and not exchanged.**

(b) Refund

- (i) If a refund has been requested or in case of cancelled pre-orders, we will process your refund within four (4) business days of the Acceptance Notice. The refund, including the delivery costs of the initial order, shall be issued via the same payment method used for the order and in the same currency used by the client when paying for the order.
- (ii) Please note that the time for your bank to issue a refund to your card will vary, depending on processing times. We have no control over this process or the corresponding processing times. In any event, you will not incur any fees as a result of the reimbursement.
- (iii) Any refunds shall exclude any applicable shipping fees if the Product(s) have already been shipped and you have received the Confirmation of Shipment. In the event the Product(s) purchased have not yet been shipped and you have requested a refund, then you will be refunded any applicable shipping fees.
- (iv) If you ask for a partial or total refund, your Apple Pay account will be credited the original purchase amount, excluding any shipping costs.

(c) Gifts ordered on the Hermes.com Site

- (i) Only the customer having purchased the gift may ask for a refund in the context of the right of return, and only the customer who purchased the Product shall be entitled to receive any refund, which shall be credited to the bank account of such customer.

(d) **Conditions for returning belt kits**

If you have purchased a belt kit comprising a belt strap and buckle, the item can only be returned as a complete set of leather strap plus buckle.

(e) **Conditions for shoe returns**

HERMÈS shoes must be tried on clean, dry and non-abrasive surfaces to prevent irreparable damage to the soles and/or any part of the shoe. Failure to do so may result in non-acceptance of return.

10.2 *Returns to Hermès stores*

(a) For Products delivered to a postal address

- (i) Any Product purchased, or received as a gift, from the Site and/or by telephone may be exchanged within thirty (30) calendar days following the date of delivery, subject to the following terms and conditions:

the return of any Product is subject to our assessment of the Product at the relevant Hermès store. We reserve the right not to accept the return of any Product(s) at our discretion and without having to provide or allocate any reason to such rejection, including but not limited to where the Product(s) have not been returned in their original packaging (including the orange box, packaging materials such as dust bags, accessories, trade mark signs, and certifications) and all labels and tags (including the "Hermès Sellier" NFC tag or sticker) which are attached/stuck either to the product or to the receipt, where the Products are altered/damaged, and/ or any other legitimate ground. You must show your Confirmation of Shipment email to the Hermès store.

- (ii) In-store returns of "petit h" Products will not be accepted.

- (iii) Any Hermès Product purchased (or received as a gift) from Hermes.com Singapore and/or by telephone with Hermès Singapore Customer Service may also be exchanged, within a maximum period of 30 days following the date of purchase, for a different product at any Hermès store (excluding Argentina, Brazil, China, India, Lebanon, Russia, South Korea, Taiwan, Thailand, Vietnam and airport stores) provided that the relevant local legislation allows such exchange. The list of Hermès stores offering exchanges can be found at the following address: **stores.hermes.com**;

- (iv) Hermès stores do not offer refunds or credit notes on any Products purchased on the Site and/or by telephone. Under no circumstances will it be possible to credit your credit or debit card for any return made to a Hermès store of any Products purchased on the Site and/or by telephone. Refunds shall only be processed in accordance with Section 10.1 above by the Site.

10.3 *Apple Watch Hermès and Apple Air Tag Hermès returns and exchanges*

(a) *Apple Watch Hermès and Apple Watch Hermès straps*

- (i) In addition to sections 10.1 and 10.2, the Apple Watch Hermès can be returned to the Site for refund only. The Apple Watch Hermès standalone straps can be returned to the Site for refund only.
- (ii) The Apple Watch Hermès must be returned in its original packaging. The protective sleeve must not be removed from the watch device. Returns will not be accepted on-line or in store if the protective sleeve has been removed. The Apple Watch Hermès cannot have been paired or synced with any electronic device. The Apple Watch Hermès cannot be partially returned or exchanged and must be returned as a whole. The serial number on the Apple Watch Hermès being returned must match the serial number on the original receipt.
- (iii) In-store returns of the Apple Watch Hermès must be done in the country shown on the shipping address at an authorised Apple Watch Hermès retailer. Click on the link for a list of retailers <https://www.hermes.com/sg/en/apple-watch-locations/>.

(b) *The Apple AirTag Hermès*

- (i) In addition to sections 10.1 and 10.2, the Apple AirTag Hermès can be returned to the Site for refund only. The Apple AirTag Hermès cannot be partially returned or exchanged and the AirTag device must be returned with the leather accessory in its original packaging. The battery activation protection must not be removed from the AirTag device. Returns will not be accepted by the Site and/or in store if the battery activation protection has been removed.
- (ii) An in-store return of an Apple AirTag Hermès must be made in the same country as the delivery address and in an authorized reseller of the Apple AirTag Hermès.

11. Legal and commercial guarantees

11.1 *Legal guarantees*

Legal guarantee of conformity:

- (a) Subject to these Terms and Conditions of Sale and applicable law, we will deliver a Product to you that is consistent with the sales contract and free from any defects upon delivery of said Product, in that the Product will be as described, fit for purpose, of satisfactory quality and be installed correctly (if installation has been agreed as part of the contract).
 - (i) If the Product does not comply with these requirements, you may, during the period of 6 months following the date of purchase of such Product, request for the Product to be repaired or replaced, at our cost.
 - (ii) If the repair or replacement of the defective Product would be impossible or disproportionate in cost to us, you shall not be entitled to seek reparation or replacement of the Product, and you may instead request for a reduction in price or a refund.

You shall not be entitled to any additional remedies in the event that any defect is discovered after the 6-month period referred to above has expired.

- (b) In the event of defects, Products should be returned to the address provided to you by our Customer Service.

11.2 *Commercial warranty*

Some Products sold on the website also come with a commercial warranty in addition to the legal guarantees stipulated in the preceding Article.

- 11.3 Save as set out in Sections 11.1 and 11.2, and/or as may be required by applicable law, we shall not be liable to you for any defect in respect of any Product purchased by and delivered to you. You acknowledge and agree that the warranties set out in Sections 11.1 and 11.2 are the sole and exclusive warranties provided by us in respect of such Product, and all implied or statutory warranties and all other warranties implied by law as to merchantability, quality or fitness for a particular purpose, or otherwise arising from course of dealing or usage of trade or any other express or implied warranties or representations, are hereby expressly excluded, to the extent permitted by applicable law.

12. After-sales service and availability of replacement parts

- 12.1 An after-sales service is provided for any Product that is technically repairable. The provision of any such after-sales service shall be subject to separate terms and conditions, which shall be set out in the agreement to be entered into between you and the appropriate Hermès at the time of request for such after-sales service. Please contact our Customer Services for more information.
- 12.2 We cannot guarantee a period of availability for replacement parts required for the use of Products. Nevertheless, we will do our utmost to satisfy you in the event that one or more parts are requested.

13. Limitation of Liability

- 13.1 We shall not be liable to you for:

- (a) any indirect, consequential, special and punitive damages, or for any damages resulting from loss or interruption of business, lost data or lost profits, arising out of or relating to these Terms and Conditions of Sale or any contract of sale formed between us and you pursuant to Section 4.7, whether liability is based on contract, breach of warranty (express, limited or otherwise, or whether asserted in contract, tort (including negligence and strict product liability) or otherwise, and irrespective of whether we have advised or been advised of the possibility of any such damages; or
- (b) any losses suffered or incurred, whether directly or indirectly, arising out of or in connection with your use of any Product (including any damage arising from fair wear and tear, willful damage, misuse, negligence, accident, abnormal storage and/or working conditions, alteration, or modification of any Product, or any failure to comply with our (or any third party's) instructions on the use of such Product (whether written or otherwise)),

save where such liability arises out of our failure to comply with our obligations under these Terms and Conditions of Sale or prescribed under applicable law.

- 13.2 Nothing in these Terms and Conditions of Sale or any contract of sale formed between us and you pursuant to Section 4.7(c)(i) shall operate to limit or exclude our liability arising from any death or personal injury caused by our negligence.

14. Assignment and Subcontracting

- 14.1 These Terms and Conditions of Sale shall be binding upon and inure to the benefit of us and you, and any successors and permitted assigns of us and you. You may not assign or transfer any of your rights, benefits or obligations under these Terms and Conditions of Sale without our prior written consent. No assignment shall relieve or discharge you of any of your obligations or liabilities hereunder, notwithstanding any voluntary assumption by the assignee of such obligations and liabilities.

14.2 We shall be entitled, in our discretion, to delegate or subcontract the performance of any of our functions in connection with the performance of our obligations under these Terms and Conditions of Sale, and reserve the right to use any service provider, subcontractor and/or agent on such terms as we deem appropriate.

15. Cumulative Rights and Remedies

15.1 Unless otherwise provided under these Terms and Conditions of Sale, the provisions of these Terms and Conditions of Sale, and our rights and remedies under these Terms and Conditions of Sale, are cumulative and are without prejudice and in addition to any rights or remedies we may have at law or in equity, and no exercise by us of any one right or remedy under these Terms and Conditions of Sale, or at law or in equity, shall (save to the extent, if any, expressly provided for in these Terms and Conditions of Sale or at law or in equity) operate so as to hinder or prevent our exercise of any other such right or remedy at law or in equity.

16. Waiver

16.1 No failure on our part to exercise, and no delay on our part in exercising, any right or remedy under these Terms and Conditions of Sale will operate as a waiver thereof, nor will any single or partial exercise of any right or remedy preclude any other or further exercise thereof, or the exercise of any other right or remedy.

17. Force Majeure

17.1 We shall not be liable to you or be deemed to be in breach of these Terms and Conditions of Sale by reason of any delay or failure in the performance of any of our obligations under these Terms and Conditions of Sale if such delay or failure was due to a Force Majeure Event. We shall notify you of any delay or failure arising due to a Force Majeure Event.

17.2 For the purposes of this Section 17, "Force Majeure Event" means any event or circumstance, the occurrence and the effect of which we could not reasonably prevent or avoid, including but not limited to:

- (a) acts of God;
- (b) war, outbreak of hostilities, riot, civil disturbance, disorder or acts of terrorism;
- (c) the act of any government or authority (including refusal or revocation of any licence or consent);
- (d) trade embargoes;
- (e) fire, explosion or flood;
- (f) general power failure, failure of telecommunications lines, failure or breakdown of plant, machinery or vehicles;
- (g) shortage of raw materials and utilities of any kind;
- (h) defaults of suppliers or sub-contractors for any reason whatsoever, where such delay is beyond the reasonable control of the sub-contractor or supplier concerned; and
- (i) accident, theft, malicious damage, strike, lock-out or industrial action of any kind.

18. Illegality and Severability

18.1 In the event that any of the terms or conditions of these Terms and Conditions of Sale shall be, or at any time shall become, invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not in any way affect or impair any other terms and conditions in these Terms and Conditions of Sale, but these Terms and Conditions of Sale shall be construed as if such invalid or illegal or unenforceable terms or conditions had never been contained herein.

19. Partnership

19.1 Neither we nor you shall, by virtue of these Terms and Conditions of Sale, be deemed to be a partner or agent of any other party, nor shall anything contained herein be construed as creating a partnership, joint association or trust, it being agreed that each party will be responsible only for its obligations under these Terms and Conditions of Sale, and neither party shall be authorised to represent or bind the other party to any other person.

20. Third Party Rights

20.1 Save as expressly provided for in these Terms and Conditions of Sale, a person who or which is not a party to these Terms and Conditions of Sale shall not have any right under the Contracts (Rights of Third Parties) Act (Chapter 53B) to enforce any provision of these Terms and Conditions of Sale.

21. Entire Agreement

21.1 These Terms and Conditions of Sale supersede and cancel all previous agreements, warranties and undertakings, whether oral or written, express or implied, given or made by or between us and you, and constitutes the entire written agreement

between us and you, in respect of the matters set out herein, and no other terms and conditions shall be included or implied.

22. Intellectual Property

- 22.1 With the sole exception of any distinctive signs provided by you to be affixed to and/or incorporated into or as part of the Products within an order (if applicable), which distinctive signs shall remain the property of you ("**Distinctive Signs**"), you acknowledge that the order, and any act or omission of Hermès in connection with any order, does not confer any right to the intellectual property (trademarks, patents, drawings, models, prototypes, plans, standards, mock-ups, formulas, etc.) attached to the Products and/or any intellectual property which is owned or licensed by Hermès, or Hermès International SCA and its directly or indirectly owned subsidiaries ("**Hermès Group**"). The Hermès Group thus remains the owner (or licensor) of all intellectual property rights attached to the Products and retains the exclusive right to represent, reproduce and adapt these Products without the Distinctive Signs in any medium and by any means.
- 22.2 You acknowledge the above-mentioned intellectual property rights of the Hermès Group and undertake to respect them, in particular by not producing and/or causing to be produced, on their own behalf and/or on behalf of third parties, products identical and/or similar to the Products or which incorporate or rely upon any such intellectual property. Similarly, you agree not to use the Hermès trademark or logo and/or photos of the Products or of their packaging on any communication media (flyers, posters, catalogues, mail, newspaper or magazine articles, audiovisual productions, web sites, Intranet sites etc.) without the prior written consent of us.
- 22.3 If you provide Distinctive Signs (drawings, names, photographs, etc.) and request that they be affixed to and/or incorporated into Products, you warrant to us (i) that it is in possession of all the intellectual property and other proprietary rights and/or authorisations required for the use of these Distinctive Signs on the Products, in any jurisdiction which is relevant; and (ii) that their use by us in the context of the custom order is not likely to impair, in whole or in part, the rights of others or cause any member of the Hermès Group to be liable to pay any royalty or other consideration to any person. You thus indemnify the Hermès Group against any claim and/or action related to the use by the Hermès Group of the Distinctive Signs provided by you, in connection with the custom order.
- 22.4 You further accept that we grant no exclusivity on Products and that, subject not to reusing any Distinctive Signs belonging to you, we are free to manufacture the Products for other clients and/or include such Products in the collections offered to our clientele.

23. Privacy

- 23.1 We respect your privacy. You agree on behalf of the delivery contact person and other individual representatives, whether named in the order or otherwise, that we may collect, use and disclose all their personal data for the purposes of manufacturing and delivering the Products and performing and enforcing these present Terms and Conditions of Sale. The collection, use and disclosure of personal data and these Terms and Conditions of Sale are subject to our Privacy Policy, a copy of which can be found on the Hermès website or in any Hermès boutique. If you have any questions or concerns regarding data protection or privacy, please email our Data Protection Officer at dataprivacy.singapore@hermes.com.

24. Governing Law and Dispute Resolution

- 24.1 These Terms and Conditions of Sale are governed and construed in accordance with the laws of Singapore.
- 24.2 In the event of any dispute arising out of or in connection with or in relation to the application or interpretation of these Terms and Conditions of Sale, either party may by written notice to the other party, undertake to resolve any dispute amicably and in good faith by way of discussion which shall take place within ten (10) days after the receipt of the written notice, except where the parties agree to a different period.
- 24.3 In the event that the parties fail to resolve the dispute amicably within thirty (30) days after the commencement of the discussion, either party may refer such dispute to the courts of Singapore for resolution, and the parties agree to submit to the exclusive jurisdiction of the courts of Singapore in respect of such dispute.