Klarna Terms of Use

Notwithstanding Clause 10 of the General LPM Terms, you agree that the following additional terms will apply in connection with Klarna BNPL Agreements:

- 1. You shall not impose any fees or otherwise a higher price for goods or services on the sole basis that the purchase is made through the Klarna, or act in any other way in a manner that is materially discriminatory towards Klarna. You may, to the extent permitted by law, impose fees on the Buyer equal to the fees imposed on us by Klarna for that specific BNPL Transaction.
- 2. You acknowledge that we reserve the right to reassign the Receivables to you and refund Klarna for the relevant BNPL Transaction in certain events, including but not limited to the following:
 - 2.1. any restrictions or limitations to the pledge or transfer of the Receivables arising;
 - 2.2. any failure to provide Klarna with the Buyer's information in connection with the placement of the order, such as IP-address, complete goods list, telephone number and email address;
 - 2.3. any failed, incorrect, delayed delivery of the goods or services; and/or
 - 2.4. any failure by you to fulfill any of your obligations as set out in Local Payment Provider;
- 3. Further to Clauses 8.3 of the General LPM Terms and Clause 2 of these Klarna terms, you shall indemnify us and hold us harmless and indemnified from, against and in respect of all and any Losses in relation to any reassignment of the Receivables and any refunds to Klarna in that respect, and any Local Payment Method Claim.

The Klarna Merchant Scheme Rules, which apply to your use of the Klarna payment method, can be accessed <u>here</u>.