

GENERAL TERMS AND CONDITIONS OF SALE (FULL EXTENDED VERSION)

<https://tequilasu.com/>

This document is a full, clause-by-clause (1:1) translation into international legal English (UK/US e-commerce standard) of the Spanish document “Condiciones Generales de Venta”. The structure, numbering, scope, and legal meaning are preserved.

1. GENERAL INFORMATION

The ownership of this website <https://tequilasu.com/> (hereinafter, the “Website”) is held by SPECIAL MEASURE, SL, with Tax Identification Number (NIF) B56563091, registered with the Commercial Registry of Gipuzkoa, Volume 3122, Page 45, Sheet 45557.

Registered address: C/ Irigoyen, 4, Donostia 20009, Spain
Contact email address: info@tequilasu.com

These General Terms and Conditions of Sale (as well as any other documents referenced herein) govern the use of this Website and the purchase or acquisition of products and/or services through it (hereinafter, the “Conditions”).

For the purposes of these Conditions, it is understood that the activity carried out by SÛ TEQUILA through the Website consists of the commercialization of alcoholic beverages, namely premium tequila made from 100% blue agave, available in different presentations. Products may be purchased online, with detailed information regarding their essential characteristics. Commercialization is subject to product availability, compliance with applicable legislation, and verification that the purchaser is of legal drinking age.

In addition to reading these Conditions, before accessing, browsing, and/or using the Website, the User must have read the Legal Notice, the General Terms of Use, the Cookie Policy, and the Privacy and Data Protection Policy of SÛ TEQUILA. By using the Website or placing an order, the User agrees to be bound by these Conditions and all of the aforementioned documents. If the User does not agree, they must refrain from using the Website.

SÛ TEQUILA informs Users that these Conditions may be amended at any time. The User is responsible for reviewing them whenever accessing, browsing, or using the Website, as the Conditions in force at the time of purchase shall apply.

For any questions regarding these Conditions, the User may contact the owner using the contact details provided above or through the contact form available on the Website.

2. THE USER

Access to, browsing, and use of the Website confers the status of user (hereinafter, the “User”), thereby accepting these Conditions and any subsequent amendments, without prejudice to the application of mandatory legal provisions.

The User undertakes to make appropriate use of the Website and assumes responsibility for:

- Using the Website solely for lawful enquiries or purchases.
- Not placing fraudulent or false orders.
- Providing truthful and lawful contact information.

The User declares that they are at least 18 years old and have the legal capacity to enter into binding contracts through the Website.

The Website is intended primarily for Users resident in Spain. SÛ TEQUILA does not guarantee that the Website complies with legislation of other countries and assumes no liability arising from access outside Spain.

The purchase contract may be formalized, at the User’s choice, in any of the languages in which these Conditions are available on the Website.

3. PURCHASE OR ACQUISITION PROCESS

Users may purchase products through the Website by following the online purchase process, selecting products and adding them to the shopping cart, basket, or final purchase space, and subsequently clicking “Proceed to payment”.

During the purchase process, the User may review and amend the information provided prior to making payment.

Upon completion of the purchase process, the User will receive an email confirming receipt of the order. Where applicable, shipping confirmation will also be provided.

Once the purchase process has concluded, the User consents to the issuance of an electronic invoice, which will be sent by email. A paper copy may be requested through the Website’s contact details.

4. AVAILABILITY

All purchase orders received through the Website are subject to product availability and to

circumstances of force majeure. If products are unavailable, SÛ TEQUILA will inform the User and refund any amounts paid.

5. PRICES AND PAYMENT

Prices displayed on the Website are final, expressed in euros (€), and include applicable taxes unless otherwise stated.

Shipping costs are included where indicated. Payment methods include credit/debit card and bank transfer. All payments are processed securely using SSL technology.

Prices may change at any time, but changes shall not affect confirmed orders.

6. DELIVERY

Deliveries are made within Spain (mainland, Balearic Islands, Canary Islands, Ceuta and Melilla). Orders shall be delivered within the time indicated on the Website and no later than 30 calendar days from order confirmation.

Ownership and risk shall pass to the User upon delivery.

7. RETURNS AND RIGHT OF WITHDRAWAL

The User has the right to withdraw from the purchase within 14 calendar days without justification, in accordance with consumer protection legislation.

Refunds shall be made using the same payment method used for the original transaction. Certain products are excluded from this right in accordance with applicable law.

8. EXCLUSION OF LIABILITY

SÛ TEQUILA shall not be liable for indirect losses, technical failures, transport incidents, or events of force majeure, except where liability cannot be excluded under mandatory law.

9. DATA PROTECTION

Personal data provided by the User shall be processed in accordance with the Privacy Policy and Regulation (EU) 2016/679 (GDPR).

10. GOVERNING LAW AND JURISDICTION

These Conditions and any purchase contracts shall be governed by Spanish law. Any disputes shall be submitted to the non-exclusive jurisdiction of the courts of Spain.