General Conditions of Sale and Conditions of Use of Membership
(last update 1 July 2021)

1. Definitions.

In these Terms and Conditions, the terms below shall have the following meaning:

“Purchaser”: the person purchasing Membership for himself/herself (in this case the Purchaser, Member and Manager are the same person) or his/her son/daughter under 16 years of age (in this case the Purchaser and Manager are the same person) or purchasing it as a gift for a third person;

“App”: the Juventus Official application;

“Club” or “Juventus”: Juventus Football Club S.p.A., with registered office in Via Druento 175, 10151 Turin (Italy);

“Contract”: the distance contract for the sale of Membership, based on these Juventus Membership Terms and Conditions;

“Manager”: the person who activates and manages the Membership Services. The Manager must be a user registered with the Site or App, holder of a Juventus Account (also “MyJuve”), and must be 16 years of age or older. The Manager generally coincides with the Member, except for Young and Junior Black&White Membership, where the Manager is the minor’s parent/guardian;

“Member”: the Membership holder who receives the Services;

“Membership”: the loyalty programme covered by these general conditions of sale and conditions of use of Membership;

“Order”: the Membership purchase form filled in through the Site or App;

“Services”: the Membership services and/or benefits provided by the Club;

“Site”: Juventus’ website www.juventus.com;

“Sports Season”: the period between 1 July and 30 June of the following year;

“Membership Terms and Conditions” or simply “Terms and Conditions”: these general conditions of sale and conditions of use of Membership;

2. Types of Membership;

The following types of Membership are offered. Their features are detailed in the appropriate sections of the Site and/or App:
a) J1897 Membership (without age limits);
b) Black&White Membership (dedicated to fans aged 17 and over),
c) Black&White SMART Membership exclusively digital (without age limits);
d) YOUNG Black&White Membership (for fans aged between 12 and 16);
d) Junior Black&White Membership (for fans aged between 3 and 11)

Membership includes a series of services/benefits common to all types of Membership and some services/benefits specific to each type of Membership. The specific characteristics of each type of Membership are those described in the Black&White/Membership section of the Site.

The unit price of each type of Membership is expressed in Euros and includes VAT and all applicable taxes and fees. It is the one shown from time to time on the Site's pages and in Membership forms, regardless of its duration. Price changes are possible and in this case the Site will be updated with the indication of the new price.

Any change to the programme, such as access to any privileges/pre-emptions, special offers and/or additional services that may be provided by the Club and/or by other companies with which the Club shall enter into any agreements (so-called Companies under convention), will be notified to the Member or to the Manager through the Website, accessible 24/7 hours, except in the case of interruptions due to causes of force majeure and/or to the addresses provided during registration and accepted.

In any case, all the Services belonging to each Membership are strictly personal, intended for the exclusive use of the Member, and cannot be sold or transferred, for any reason, to third parties. The Member and/or the Manager agree not to use the Services for commercial purposes or for purposes other than those expressly specified in these Terms and Conditions.


The total price resulting at the end of the Order includes shipping costs of the Welcome Pack which vary according to the country of destination (the Purchaser may view the cost online at the end of the Order before confirming it), but does not include any customs duties and/or additional taxes applied for importing the goods into a foreign country which shall be charged to the Purchaser.

Payment of the total price must be made when the Order is placed, by credit card on the accepted circuits that are listed and visible during the online purchase procedure and can be be chosen by the Purchaser at the time of payment. The total amount due by the Purchaser is charged when the Order is placed and, except as provided below, does not entail any further charges for the Purchaser in addition to the total price shown when placing the Order.

The Purchaser agrees that, unless otherwise agreed, the price is expressed in Euros. Therefore, any currency exchange resulting from payments outside the EU - or made with currencies other than Euros - will be made by the bank and/or credit card issuer or, in any case, through the Method of Payment selected by the Purchaser, who will exclusively bear
all and any costs, including commissions, arising from the payment. The Purchaser is therefore required to check the
exchange rate and any commission costs. The cost of the transaction will be charged, for the first time, to the Purchaser
at the time of purchase of Membership and, in the event of automatic renewal, subsequently at the time of each payment
until the Contract is terminated.

The Methods of Payment are processed and managed by third parties notified to the Purchaser at the time of payment.
The Payment Methods are therefore subject not only to these Juventus Membership Terms and Conditions, but also to
the terms and conditions of the third parties in question which the Purchaser will accept. Juventus is not responsible
for any commissions, exchange rates or other charges envisaged by the third parties that manage the Method of
Payment and that will be accepted by the Purchaser.

The Purchaser is aware that any information sent regarding the Method of Payment and relating to his/her Account is
secret and confidential and must be disclosed exclusively through the connections and secure sites indicated by
Juventus and the third parties that process the Methods of Payment and not through a link contained in an e-mail or
other electronic communications. The Purchaser shall not send to Juventus or to persons other than those managing
the Methods of Payment any information regarding his/her credit card or other means of payment.

In the event that the third parties mentioned above are unable to charge the Membership price to the Purchaser through
the Method of Payment - by way of example only, due to insufficient funds, expired or invalid account information or for
other reasons - the Purchaser will be solely liable for all related costs and, at the same time, if Membership is already
active, Juventus may - without any prior notice - suspend and/or permanently interrupt the Services.

The Purchaser is aware that any change in the Method of Payment notified at the time of purchase of Membership may
lead to a change in the cycle and in any case in the invoicing criteria used by Juventus.

In the event of active automatic renewal or in any case involving multiple and/or deferred payments over time, it will be
the Purchaser’s task and responsibility to update and check the Method of Payment associated with the purchase of
Membership. In the event that the Method of Payment does not cover all and/or part of the cost of Membership,
Juventus reserves the right to suspend access to the Services.

Juventus uses a secure payment service that uses the PCI Data Security Standard. Confidential credit card details (card
number, card name, expiry date, security code) are encrypted and sent in an encrypted form to the payment operator.
Therefore, Juventus never has access to and does not store the details of the credit card used by the Purchaser to pay
for the Order.

In order to issue the invoice, the invoicing request must be made when placing the Order by ticking the appropriate box.
Subsequent invoicing requests made through different channels will not be accepted.

4. Information for Contract conclusion.

Membership may be purchased online, through the Site or App.

To purchase Membership online, for oneself or for third parties, the Purchaser must meet the following requirements:
(i) he/she must be a natural person who is 18 years or older, or has reached the age of majority set by the Purchaser’s
State of residence and who, in any case, is capable of acting under Italian law. It is the Purchaser’s responsibility to ensure that the information provided at the time of the request or order is truthful, accurate and complete. Juventus shall not be held liable for orders placed by minors without the authorisation of their parent/parental guardian; (ii) he/she is the holder of a registered profile and of relevant access credentials on the Site and/or App (also “MyJuve”); (iii) he/she accepts these Terms and Conditions.

Together with the various technical steps to be completed in order to conclude the Contract, whether through the Site and/or App, a guided procedure is defined that allows the Purchaser to check and freely validate any information entered, always making it possible to correct mistakes before the submission of the Order and until conclusion of the Contract. When submitting the Order, the Purchaser will be warned that the submission implies an obligation to pay the price indicated, by clicking on the “confirm purchase” button.

The various technical stages for Order submission are summarised below:

1. Selection of product that wishes to be purchased by clicking on “purchase”. If several products wish to be purchased, they may be selected one at a time and added to the shopping cart. Products can always be deleted or added to the cart (up to a maximum of 50 products) until the order is placed;

2. Authentication (login) is carried out with the user’s authentication credentials (username/password), where available, or through the social account (if the user does not own a Juventus Account, he/she will have to create a new Juventus Account through the Site or App);

3. Selection of the “purchase” option if the Purchaser buys Membership for himself/herself or as the parent/guardian of a minor under 16 years of age or “gift” option (if the Purchaser buys Membership as a gift to a third person);

4. Entry and confirmation of the data of the Purchaser, the Manager and the Member for each Membership purchased, which, depending on the case, may or may not be the same person. If Young Black & White Membership, Junior Black & White Membership are purchased as a gift, the email address of the Manager provided by the Purchaser must be that of the Member’s parent/guardian. The personal details of the Member must be those of the minor who will be the holder of the aforementioned Membership. The minor’s details will be processed exclusively for service purposes related to the provision of Membership;

5. For all Memberships, except for Black&White SMART Membership (digital only), you will also be asked to confirm or enter the shipping address for the Welcome Pack delivery; you will also be asked to specify if you need an invoice;

6. Selection of Method of Payment (credit card, payment card or PayPal). The Purchaser represents and warrants that he/she is authorised to use the payment method chosen in relation to the Order placed;

7. Before proceeding with the purchase, the Purchaser must read these Terms and Conditions by pressing the appropriate button, and accept them by clicking the check box next to the words “I accept the Juventus Membership Terms and Conditions”; The Purchaser is aware and accepts that ticking the relevant box on the
Site and/or the App and pressing the relevant button constitute acceptance of the terms and of the type of Membership selected by the Purchaser;

8. Entry of Purchaser’s credit card details (or other accepted means of payment) required for the transaction. The Purchaser must click on the button “confirm purchase”. The purchase order constitutes an obligation to pay and by submitting the aforementioned order the Purchaser provides authorisation for the amounts specified in the Contract to be charged to the chosen payment method;

9. Payment confirmation (by the interbank circuit);

10. Confirmation of completion of Membership purchase procedure;

11. Submission of Order receipt acknowledgement to the Purchaser.

5. Contract conclusion.

The purchase of Membership is subject to payment of the applicable price. The Contract shall be deemed concluded and binding for the Parties upon receipt by Juventus of payment confirmation. After payment of the total price has been processed successfully, Juventus will acknowledge receipt of the Order by sending an order confirmation (hereafter “Order Confirmation”) to the e-mail address or telephone number given by the Purchaser when registering with the Site. The Order Confirmation will include the type(s) of Membership purchased, the unit price including VAT and the total price of the Order, the Method of Payment, the duration of Membership and how to disable automatic renewal, the delivery address for the welcome pack, entitlement to the right of withdrawal under Article 15 below, which can be exercised if the relevant conditions are met, as well as information on customer service contacts and the link to these Juventus Membership Terms and Conditions, with the right for the Purchaser to access them via downloading and to print or store the Juventus Membership e-mail and Terms and Conditions on his/her computer. Therefore, when placing the Order, it is important to ensure that a valid e-mail address or telephone number has been entered.

The Order and the receipt (Order Confirmation) are considered as received when the Parties to which they are addressed have the possibility of accessing them. The Purchaser will always have access to these Juventus Membership Terms and Conditions, and any specific conditions, by downloading the Order Confirmation e-mail onto his/her own computer.

The languages available for conclusion of the contract are Italian and English. In the event of conflict between the provisions set out in these Juventus Membership Terms and Conditions published in Italian and the corresponding text published in English, as well as in the event of conflict between the Italian and English versions with regard to any other detail and/or content of the contract, the Italian version shall prevail.

6. Membership Activation.

In the event of an online purchase, Membership Services will be activated only at the end of the period for exercising the right of withdrawal referred to in Article 15 below. When placing the order and ticking the relevant box, or subsequently on a voluntary basis, the Purchaser will in any case have the right to expressly request the immediate activation of all the Membership Services, thereby agreeing to lose the right of withdrawal.
In order to access the Services, the Member (or the Manager in the case of a Member under 16 years of age) must receive at his/her e-mail address a welcome e-mail and confirmation that the services have been activated (Activation Confirmation). In order to guarantee the correct delivery of the Services, the Member’s and Manager’s personal information must be correct and truthful.

7. Contract Execution

Access to and use of the Services are governed by these Juventus Membership Terms and Conditions, of which the Conditions of use of the Site, the documents referred to or listed through hyperlinks, the specific conditions relating to the type of Membership at the time of purchase, as described in the section Black&White/Membership form an integral and substantial part.

Juventus reserves the right to update, amend and/or supplement these Terms and Conditions over time for reasons required by regulatory changes or for other reasons related to management of the Services. Any amendments made by Juventus to these Terms & Conditions will be accessible on the Site and communicated to the Manager/Member at the e-mail address provided by the latter. The Terms and Conditions, as amended, will be made available directly in the Terms & Conditions section of the Site and/or the App. The timing and procedures for the entry into force of any amendments to the Terms & Conditions and their application to Members will be notified from time to time, depending on the nature and extent of the amendments. Unless otherwise provided, if the Member continues to use the Service after the amendments have been notified and published, this shall mean that the Member has accepted the amendments.

Access to the Premium contents of the Juventus TV section (video contents accessible upon monthly or annual subscription to Juventus TV), where included in the Services covered by the specific type of Membership purchased, is subject to these conditions of use and to the specific Juventus TV terms of service. Access to video content implies acceptance of the above Juventus TV terms of service.

For Members aged under 18, access to the ticketing services during the reserved sale phases, where included in the Services subject to the specific type of Membership purchased, may only be exercised through an adult Member in possession of the same type of Membership.

If included in the type of Membership purchased, the Welcome Pack will be sent by Juventus within 5 days from the end of the withdrawal period or from the request to immediately activate all of the Membership Services, acknowledging the loss of the Purchaser’s right of withdrawal. The delivery time is purely indicative and does not represent a binding deadline for Juventus. Any delays in delivery may be caused by Welcome Pack products being temporarily unavailable, due to difficulties on the part of the courier, to force majeure or to bank holidays. Delays in delivery times do not entitle the Purchaser/Member to any form of compensation, without prejudice to the Purchaser’s rights under current legislation. Delivery to the shipping address specified in the Order shall be by courier. Shipping details shall be completed directly by the Purchaser; Juventus, therefore, cannot be held liable for non-delivery in the event of incorrect details.

The Purchaser may check, at any time, the shipping status of the welcome pack by accessing his/her Juventus Account page on the Site and/or App.
8. **Term.**
Without prejudice to the provisions set out below in Art. 9, the Contract, unless expressly stated otherwise, shall run from the date of activation of the Services and expire on 30 June of the Sports Season in which the purchase is made.

9. **Automatic renewal.**
The Purchaser, at the time of purchase, may select the AUTOMATIC RENEWAL option by clicking on the specific box present in the Order Form. In that case, the Membership will be tacitly renewed from one year to another for 12-month periods ("Renewal Period"), unless the Purchaser disables automatic renewal on his/her Juventus Account before the expiry date. Moreover, the Purchaser always has the right to activate or disable automatic renewal at any time by changing the profile settings of his/her Juventus Account. It is noted that, even where the automatic renewal has been selected, for Members holding YOUNG Black&White Membership and Junior Black&White Membership, if, at the renewal date, the Member's age is no longer included in the age bracket for that type of Membership, the renewal may not take place.

In the case of automatic renewal of Membership, the Purchaser accepts and, consequently, authorises Juventus to periodically charge the relevant price to him/her until the Purchaser communicates his/her wish to withdraw from the Services or until the Services are interrupted for other reasons.

10. **Prohibition of Sale.**
The Member’s right to receive the Services is strictly personal and cannot be sold. Managers and Members are prohibited from offering for sale, reselling or from otherwise commercially exploiting Services delivered by the Club.

11. **Proprietary Rights.**
The Member/Manager openly acknowledges that the Club owns all intellectual property rights protected by copyright laws and other law provisions, among which, but not by way of limitation: know-how, source code, software, hardware, projects, applications, patents, databases, and similar, concerning Services, as well as images, content, data and other materials coming from the Club or anyway provided by it to the Member. Members/Managers cannot copy, modify, re-use, sell, transfer, sub-license, give or transfer to third parties or create jobs resulting from any right of the Club, or allow third parties to do so through the use of Services provided to them, even if unaware.

The Member/Manager declares to be the owner of the personal data disclosed to the Club and the owner of the rights to use the images, texts and materials disseminated through the Services provided by the Club. The Club is authorised by the Member/Manager to commercially exploit the images, texts and materials, and the latter surrenders any payment by the Club, besides being recognised as the actual author. The Member/Manager will thus be responsible for any violation of third parties' rights on images, texts, materials and data disclosed and/or disseminated by the latter, and the Club will be held harmless from any third party claim.

12. **Club’s Liability.**
The Club cannot be connected in anyway to Members, with whom it will not engage in any kind of direct relation, except for providing and delivering the Services included in the type of membership. The Club cannot be held responsible for
the behaviours of the Members.

The Member recognises that the use of Services is at his/her own risk and responsibility. Services are provided “as they are” and “as available”. The Club does not provide any guarantee that the Services correspond to the Member’s requirements and does not control their use by the Member in any way: it is the responsibility of the Member or - if the Member is a minor - the parents or guardians, to ensure that the use complies with applicable legal provisions.

The Club cannot be held in default of its obligations, nor responsible for the damages resulting from non-provision of all or part of the Services due to incorrect or failed operation of the electronic means of communication for reasons of force majeure or reasons that are beyond its foreseeable control, including, but not limited to, fires, natural disasters, power outages, unavailability of telephone lines or of other network service providers, failure of computers and other electronic devices, even if they are not part of the Internet network, malfunction of software installed by the Member/Manager, as well as actions of other users or people having access to the network.

13. Member’s Liability

The Member/Manager is exclusively responsible for each activity he/she performs within the provided services/benefits, and undertakes to hold the Club harmless from any claim, demand or threat concerning or resulting from the use or abuse of his/her participation in the Services supplied by the Club. The Member/Manager undertakes to immediately notify to the Club, via the “Contacts” section of the Site, of any unauthorised use of his/her user ID and/or password and any other security breach of which he/she may become aware. The Member/Manager will be entitled to change his/her password at any time, by following the instructions provided by the system.

The Member/Manager commits to exclusively use Services for legitimate purposes admitted by current laws, uses and manners, diligence rules, in any case without harming third parties’ rights, user of the communication mean or not, and by placing special attention on data protection standards, on intellectual and industrial property right protection laws, and to telecommunication regulations. The Member/Manager takes full responsibility for the content of messages, of texts and images posted by him/her or by third parties on his/her behalf through Services, and holding the Club, as well as the subjects connected or controlled by it, its representatives, employees as well as any partner of the Club harmless from any damage or claim and reimbursing the Club for any cost resulting from claims or actions of third parties towards it for damages caused by the Member/Manager or by third parties through the Services provided to members, also without it knowing it.

The Club does not monitor or check contents originated by Members/Managers in any way. In using some of the above mentioned Services, the Member/Manager must comply with the ”netiquette” rules (of good behaviour on the Internet) such as, without limitation:

- utilising Services activated on the Site for legitimate purposes, always using polite language and expressions;
- not using Services activated on the Site for commercial and/or advertisement purposes;
- not using Services activated on the Site to threaten or harass other Members, to disseminate obscene, defamatory, and libellous material or material that is at any rate contrary to public order or good manners or...
susceptible to cause damage or to offend other Members or third parties;
- not disseminating through Services activated on the Site materials or contents that are protected by industrial property rights without prior authorisation by the owner;
- not disseminating through Services activated on the Site confidential information or information which may damage the privacy of others;
- complying with and addressing topics that fall within the area of interest of the Site, refraining from disseminating inappropriate material.

The Purchaser acknowledges that the J1897 Membership Welcome Packs may include products/services/promotions by Membership Programme partners that are not suitable for persons under 18 years of age and that Juventus does not carry out any specific and selective checks on the Welcome Pack’s contents; it is the responsibility of parents or those exercising parental authority or legal guardianship to safeguard minors as much as possible and to effectively and actually prevent them from accessing the aforementioned products/services.

14. Cases of suspension or interruption of Services

The Club is entitled, at any time, to partially or permanently suspend or interrupt the delivery of Services to the Member in the following cases:

a) when the personal data of the Member and/or Manager are not updated, complete or true;

b) when the Member uses the Services for illegal purposes in a manner that is illegal, harassing, racist, defamatory or detrimental to the privacy of others, abusive, threatening, damaging, rude, obscene or otherwise reprehensible or which may breach intellectual and industrial property rights, or other third-party rights, or in a way that causes harassment, disturbance or damage, in any way, to minors (violence, paedophilia, exploitation, etc.), or in order to gain direct or indirect commercial benefits from use of the Services in violation of the principle based on which Membership Services may only be used for personal and non-commercial purposes;

c) when the Member, based on objective circumstances, behaved in such a way as to actively participate in acts of violence at or due to sport events, or as to represent a threat to public safety at or during such sport events;

d) when the Member violates the provisions of paragraphs 10 (Prohibition of Sale), 11 (Ownership Rights) and 13 (Member’s Liability).

15. Right of withdrawal

According to the provisions of Articles 52 et seq. of the Consumer Code (Italian Legislative Decree 206/2005 as amended by Italian Legislative Decree 21/2014), in the event of distance selling (online purchase) the Purchaser has the right to withdraw from the Contract, without penalty and without the need to give any reason, no later than 14 (fourteen) days from conclusion of the Contract, or from receipt of the Order Confirmation.
For the purpose of exercising the right of withdrawal, the Purchaser must inform Juventus, within the deadline specified above, of his/her decision to exercise the right of withdrawal by expressly stating his/her decision.

For the purposes of withdrawal, the Purchaser may expressly state his/her decision to withdraw by using the specific function on the page of his/her Juventus Account on the Site and/or App. In such cases, the Club will promptly send confirmation to the Purchaser of his/her withdrawal, on a durable medium.

The form found at this link can also be used but it is not mandatory. The communication, to be sent using a contact form after logging in to the site, must include the following minimum information:

- the order number to which the withdrawal refers;
- the purchaser’s details (name and surname, e-mail address).

Considering that, according to the law, the burden of proof exercising the right of withdrawal shall be on the Purchaser, Juventus recommends using the online form with acknowledgement of receipt; this allows the user to have proof that his/her right of withdrawal has been exercised, easily and at no cost.

Where the right of withdrawal has been exercised in accordance with the above provisions, within 14 (fourteen) days of receipt of the notice of withdrawal, Juventus will return to the Purchaser all the payments received in relation to the Order which the withdrawal refers to, using the same means of payment used by the Purchaser for the initial transaction.

The right of withdrawal is excluded, pursuant to Article 59, letters a) and o) of the Italian Consumer Code, if the Purchaser has expressed his/her clear wish to use all the Services immediately and accept the loss of the right of withdrawal, at the time the Order is placed (by ticking the appropriate box), or later during the withdrawal period on the page of his/her Juventus Account. The right of withdrawal shall be excluded only if the Purchaser expressly accepts, by ticking the appropriate box, the loss of the right of withdrawal following full execution of the contract by the Club. If this box is not ticked, the Purchaser may exercise the right of withdrawal in the terms and manner provided for by law.

16. Registration.

To purchase Membership and/or activate the Membership Services, you must be at least 16 years of age and have previously registered with the Site and/or App, or have a Juventus Account. To register and create an account, the Purchaser/Manager must fill in the appropriate online registration form on the Site and/or App, entering the personal details requested, in addition to an e-mail address and/or telephone number and a password, accept the Terms and Conditions of Use of the Site and confirm that he/she has read the Privacy Policy.

It is forbidden to enter, for registration purposes, the personal details of third parties or false, invented, fictional and/or howsoever untruthful information. The Company reserves the right to challenge any improper use of personal data before any competent court.
Registration with the Site may be completed only once. It is therefore forbidden for the Purchaser/Manager to create more than one account referring to the same person, whether natural and/or legal, and/or to companies and/or entities of any kind, even using truthful information. In the event of violation of this prohibition, Juventus reserves the right to close all accounts referring to the same person, whether natural and/or legal, and to challenge any improper use of personal data before any competent court.

Registration credentials must be kept with great care and attention. Furthermore, they can only be used by the Purchaser/Manager and cannot be transferred to third parties. The Purchaser/Manager undertakes to keep them secret and to ensure that no third party has access to them. He/she is also required to inform Juventus immediately if he/she suspects or becomes aware of any improper use or undue disclosure of the credentials, otherwise answering for failure to keep his/her access credentials.

The Purchaser/Manager guarantees that the personal data provided to Juventus during the registration procedure, or at any other time and/or on any occasion of the relationship held with Juventus, are complete, truthful and related to the Purchaser/Manager, and undertakes to indemnify Juventus and hold it harmless against any damage, compensation claims and/or sanctions resulting from and/or howsoever connected to the violation by the Purchaser/Manager of the guarantee under this article and/or the violation of the rules on site registration and/or the storage of registration credentials.

17. Requests and complaints - Assistance

To request information, send communications and submit complaints, Juventus’ customer service may be contacted free of charge by accessing the “Contacts” section of the Site.

18. Processing of personal data

The data communicated by the Purchaser and the Manager which are necessary for the performance of the Contract shall be processed in compliance with applicable legislation, defined in accordance with the provisions of EU Regulation 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (General Data Protection Regulation). These data are processed to manage the Order, to provide the Services associated with purchased Membership, to provide support services and to manage payments. To this end, the data is transmitted to authorised service providers, appointed data processors and/or person in charge of processing. Any use of the data for further purposes shall be subject to the data subject’s express consent. For further information, check the Privacy section of the Site. By placing an Order, the Purchaser acknowledges that his/her data may be collected, used, stored and processed in accordance with the purposes stated in our Privacy Policy and on the basis of any specific consent freely expressed, which is required in the cases and forms provided for by current legislation.

19. Amendments

The Club will, upon its unquestionable judgement, stop or modify the delivery of a portion or of all Services at any time by giving a notice of 30 days, which will be communicated via the Site. All communications addressed to the Member
are deemed as validly acknowledged by all addressees after 15 days of their ongoing publication on the Site. Communications addressed to individual members are considered as effected by sending an e-mail to the address stated in the registration form or a different address notified in writing by the Member.

The timing and procedures for the entry into force of any amendments to the Services and their application to Members will be notified from time to time, depending on the nature and extent of the amendments. Unless otherwise provided, if the Member continues to use the Service after the amendments have been notified and published, this shall mean that the Member has accepted the amendments.

20. Applicable law and Jurisdiction

By entering into this contract pursuant to art. 5 above, the parties agree that it is governed by Italian law and subject to Italian jurisdiction. This is without prejudice to application to Purchasers who do not have their habitual residence in Italy of any more favourable and mandatory provisions provided for by the law of the country in which they have their habitual residence.

The offer and sale on the Site and/or the App of the Membership, if the Purchaser is resident or domiciled in Italy, constitute a distance contract regulated by Chapter I, Title III (Articles 45 et seq.) of the Consumer Code (Italian Legislative Decree no. 206/2005 as amended by Italian Legislative Decree 21/2014) and of Italian Legislative Decree no. 70 of 9 April 2003, containing the e-commerce rules.

Subject to the mandatory provisions of law and without prejudice to mandatory conciliation procedures, for any dispute concerning the validity, execution or interpretation of these Terms and Conditions and their effects, the court of jurisdiction will be: a) the Court of the Purchaser’s place of residence or domicile, if resident or domiciled in Italy; b) exclusively the Court of Turin, in any other case.

The Purchaser has the right to attempt an out-of-court settlement of disputes relating to consumer contracts via the procedures pursuant to Part V, Title II bis of the Consumer Code (ADR – Alternative Dispute Resolution). With reference to possible alternative means of dispute settlement, the Purchaser is hereby informed that a European platform has been established for the online settlement of consumer disputes (so-called ODR platform). The ODR platform is accessible at the following address https://ec.europa.eu/consumers/odr/main. Via the ODR platform, the Purchaser can examine the list of ADR bodies, find the link to the website of each of them and start an online procedure to settle his/her dispute.

Further details about alternative/online Procedures for settling disputes may found at the following link: https://europa.eu/youreurope/business/dealing-with-customers/solving-disputes/online-dispute-resolution/index_it.htm.

This is in any case without prejudice to the Purchaser’s rights to apply to the competent ordinary court for disputes arising from these Juventus Membership Terms and Conditions, whatever the outcome of the out-of-court settlement procedure.