Terms and Conditions for Champagne Saint Charles

(Operated by Champ Association Group, Estonia)

1. Introduction

Welcome to the official website of Champagne Saint Charles, a brand operated by **Champ Association Group**, registered in Estonia. By accessing our website and/or placing a pre-order, you confirm that you have read, understood, and agreed to these **Terms and Conditions** and our **Privacy Policy**.

2. Company Details

Legal Entity: Champ Association Group (Champchain OÜ)

Registration Number: 16988976

Registered Address: Narva mnt 5, 10117 Tallinn, Estonia Email Contact: legal@champagnesaintcharles.com

VAT Number: 16988976

3. Scope and Applicability

These **Terms and Conditions** apply to:

- All website visitors, customers, and any person placing an order via www.champagnesaintcharles.com.
- All purchases, including pre-orders, of Champagne Saint Charles products.
- Any digital assets or blockchain-related interactions associated with our platform.

If any provision of these Terms is found **unenforceable**, the remaining provisions remain in full effect.

4. Orders and Pre-orders

4.1 Order Process

- All offers on our website are non-binding and subject to change.
- Orders are only confirmed once full payment has been received.
- We reserve the right to **reject or cancel any order**, including but not limited to:
 - Failure to meet legal age requirements.
 - Suspicious transactions, suspected fraud, or violations of local regulations.
 - o Cryptocurrency payment issues (volatility, non-finalized transactions).

4.2 Pre-orders

- Pre-orders are available for upcoming products and do not guarantee immediate delivery.
- Estimated delivery times will be provided but may be subject to delays.
- Customers may cancel pre-orders within **14 days** of purchase, except for special or limited-edition products.
- We reserve the right to modify, delay, or cancel pre-orders due to unforeseen circumstances.

5. Prices and Payment Terms

- Prices are listed exclusive of VAT, duties and shipping costs, unless otherwise specified.
- We accept payments via:
 - Credit Cards (Visa, MasterCard, etc.).
 - Bank Transfers.
 - o Cryptocurrencies (Bitcoin, Ethereum, etc.).
- Cryptocurrency payments:
 - Transactions are **final** and based on the exchange rate at the time of purchase.
 - We are **not responsible for fluctuations** in cryptocurrency value.

6. Shipping and Delivery

- Shipping Worldwide (subject to local laws).
- All import duties and customs clearance are the buyer's responsibility.
- Risk transfers to the buyer once the product is handed over to the shipping carrier.
- Delays due to regulatory clearance, force majeure, or third-party failures are not our responsibility.

7. Right of Withdrawal and Returns

- Right of Withdrawal:
 - Consumers may withdraw from the purchase within 14 days of delivery only if the product is unopened and undamaged.
 - Exclusions: Opened bottles, customized products, or limited editions are non-refundable.
- Return Costs:
 - The buyer is responsible for return shipping costs unless the product was delivered incorrectly or damaged upon receipt.

8. Responsible Alcohol Consumption

- By purchasing from our website, you confirm that you meet the legal drinking age in your country.
- We support moderate and responsible alcohol consumption.

9. Intellectual Property

- All trademarks, logos, and content displayed on our website are owned by Champ Association Group or its licensors.
- Unauthorized use of our intellectual property is strictly prohibited.

10. Limitation of Liability

- We are not liable for:
 - o Indirect or consequential damages, including lost profits.
 - Delays or issues caused by third-party logistics providers.
 - Cryptocurrency payment failures due to network congestion, volatility, or wallet errors.
- Our maximum liability is limited to the amount paid for the specific product in question.

11. Cryptocurrency and Digital Transactions

- Informational Only: Crypto-related information on our website is not financial advice.
- User Responsibility:
 - Customers must ensure compliance with local cryptocurrency laws before purchasing.
 - No refunds are given for transactions conducted via cryptocurrencies.
- Risk Acknowledgment:
 - o Customers accept full responsibility for any cryptocurrency-related risks.

12. Compliance with Estonian Law

- These Terms & Conditions are **governed exclusively by Estonian law**.
- Dispute Resolution:
 - Any disputes must first be resolved through negotiation.
 - o If unresolved, disputes shall be submitted to the courts of Tallinn, Estonia.

13. Amendments to Terms

- We reserve the right to update these Terms at any time.
- Any changes will take effect immediately upon being published on our website.

14. Contact Information

For legal inquiries or complaints, please contact us at:

Email: legal@champagnesaintcharles.com

Address: Narva mnt 5, 10117 Tallinn, Estonia