

GENERAL TERMS AND CONDITIONS FOR CUSTOMERS



The aim of LavaVitae GmbH (hereafter referred to as LavaVitae) is to make the knowledge about the fully natural product zeolite-clinoptilolite and the respective products accessible to the general public. With this in mind, LavaVitae has developed a business idea, whereby everyone has a chance to profit in a variety of ways.

1. Scope of application and applicable law

1.1 Only these general business conditions are exclusively valid for the business relationship between LavaVitae and the client. The general business conditions are also valid for all future legal transactions even if not specifically referred to. The valid general business conditions are available on the LavaVitae website under lavavitae.com/en/terms.

1.2 Contradictions, deviations or supplementary conditions on the client's part don't constitute an integral part of this contract, unless LavaVitae explicitly and clearly agrees to their validity for that specific legal transaction.

1.3 Austrian law applies with the exception of the provisions of UN Trade law and the reference provisions of Austrian and European international private law. If the client is a consumer in the sense of the consumer protection regulations at the client's domicile, then such applicable and enforceable consumer protection regulations remain unaffected.

2. Offer, conclusion of contract and termination of contract

2.1 The presentation of a product on LavaVitae.com is not a binding offer by LavaVitae. By confirming through the "order now subject to fees" button and the submittal of an order, the client submits a binding request for the acquisition of the product(s) selected. After submitting the order the client receives an order confirmation by email to the address provided during the process of ordering along with the purchase contract in relation to the ordered product(s).

2.2 A pre-condition for the acquisition of LavaVitae products is the compilation of all of the data contained within the order form. After ordering, the client receives a Customer ID as well as access to free use of the personal Back Office area. The client is obliged to store their access and login data so that any abuse of the ID account by any third parties can be excluded.

3. Right of revocation

3.1 Consumers, as such term is defined in the Konsumentenschutzgesetz [Consumer Protection Act] (KSchG) may revoke their contractual declaration within fourteen days, without stating reasons, by sending an unequivocal statement (e.g. in form of a letter, email). The period will start on the date on which consumer or a third party appointed by the consumer who is not the carrier has taken possession of the goods or, in case of partial deliveries, of the last goods or, in the event of a subscription, the first goods. In order to comply with the period for withdrawal, it suffices to send the statement of revocation in good time.

Revocations shall be sent to:
LavaVitae GmbH, Europastrasse 8, 9524 Villach, Austria or email: support@lavavitae.com

Products shall be sent to:
LavaVitae GmbH, Brennersee 232, 6156 Griess am Brenner, Austria

3.2 Consequences of a revocation. In the event of an effective withdrawal from the contract, LavaVitae will reimburse the payments made by consumer, including the

costs of delivery, immediately, however within fourteen days from the date on which LavaVitae has received the notification on withdrawal, at the latest. LavaVitae may refuse the reimbursement until LavaVitae has received the return shipment of the goods or until consumer has provided evidence that they have returned the goods, whichever event occurs first. Consumer shall return the goods they have received to LavaVitae, Europastrasse 8, 9524 Villach, Austria, at their own expense, in a closed condition and in its original packaging, immediately, however in each case within fourteen days from the date on which LavaVitae was informed about the revocation. The deadline shall be deemed to be observed if consumer sends the goods before the expiry of the period. Consumer shall only pay a compensation for any reduction of the goods' fair market value. That shall not apply if the impairment of the object results exclusively from an inspection of their quality, properties or functioning – as it would have been possible in a physical store.

3.3 Any repayment will always be made to the account used by customer for making the payment. If payment was made by electronic transfer, the repayment will be transferred to the account from which the original transfer was made. If payment was made by Paypal or credit card, the amount will be reimbursed to the relevant Paypal or credit card account.

4. Prices, delivery and administration costs, payment

4.1 The prices quoted on lavavitae.com are in Euro and include any relevant VAT. Here you can see the delivery costs which are payable for the relevant country of receipt; www.lavavitae.com/shipping.pdf.

4.2 The purchase and delivery price are payable promptly upon receipt of the order confirmation. Payment can be made by credit card, PayPal, prepayment or instant transfer. For prepayments, the payment should ensue once the order confirmation has been received and the Customer ID has to be provided. Once the payment has reached the Bank account indicated the goods get dispatched by LavaVitae. For payments by credit card, PayPal or instant transfer, your Bank account will be debited once the order has been received.

4.3 When you purchase an Easy Ship (subscription) by payment by credit card, the customer agrees that the future Easy Ship due dates (monthly or quarterly) in turn the same credit card will be charged.

5. Delivery, delay, reservation of title

5.1 The goods are dispatched within 2-3 working days of receipt of payment. LavaVitae strives to deliver within the quoted delivery periods. Unless otherwise stated, these are non-binding and should be viewed as a projected date of delivery to the client. Withdrawal from the contract on the basis of late delivery is only possible after a period of grace of at least two weeks. Any such withdrawal must be in written form.

5.2 Place of performance is the place of business of LavaVitae in Villach. The costs and risks during transit are borne by the client. Unless otherwise agreed, the delivery will take place to the address provided by the client upon ordering.

5.3 LavaVitae aims to dispatch the products in one delivery. If this should not be possible due to technical reasons, LavaVitae has the right to split up the delivery without charging for any additional transport costs.

5.4 Before full payment, the client is not allowed to pass on or to consume the goods.

6. Disclaimer

6.1 Customer damage claims are excluded, unless they are as a result of gross negligence on the part of LavaVitae. In cases of simple negligence, LavaVitae is only liable for injuries to persons. To the extent that LavaVitae's liability is excluded or limited, this is also valid for the personal liability of employees, representatives and agents of LavaVitae.

6.2. The provisions of product liability law remain unaffected.

6.3 Despite due care and attention all information and details on the LavaVitae website are provided without guarantee and any liability is excluded. Furthermore, LavaVitae reserves the right to implement changes and amendments to the contents without any notification.

7. Termination

The Customer may terminate without prior notice and without giving any reason a purchased Easy Ship at any time. Termination can be taken place by e-mail support@lavavitae.com or by post LavaVitae GmbH – Europastrasse 8, 9524 Villach, Austria

8. Data protection, Newsletter and Copyright

8.1 Within the remit of the ordering of products and in order to set up a Customer ID, personal data gets saved and processed. The client expressly agrees to the use of all of the information they have provided to LavaVitae in accordance with the data protection law (DSG) 2000.

8.2 The clients get informed about offers and promotions through the newsletter. The clients expressly agree to receive the LavaVitae newsletter upon order and/or registration until revocation.

8.3 The copyrights and other rights in relation to content contained on lavavitae.com have to be adhered to by all clients. This especially applies to their use and reproduction no matter for whatever reason or through whatever use. Clients are strictly prohibited from independently establishing homepages, landing pages, Facebook accounts etc. with the brand name LavaVitae. Any independent publications with the brand name LavaVitae are only possible after the prior express and written consent of the management of LavaVitae.

9. Invalidity of individual provisions, place of jurisdiction

9.1 Should one of the provisions be or become partly or wholly ineffective, this has no effect on the remaining provisions which still remain valid. The (partly) ineffective provision is replaceable by a provision which has as close a meaning as possible to that (partly) ineffective provision.

9.2 A non-exclusive jurisdiction of the relevant courts at the seat of LavaVitae is agreed upon. The client can bring a claim in relation to the conditions, which are as a result of the consumer protection norms either at the place of business of LavaVitae as well as in the client's EU member state.

10. Contact information

LavaVitae GmbH is an Austrian company with limited liability, inscribed into the company registry of the Klagenfurt provincial court FN 394677 h, with its headquarters in Villach and the business address Europastrasse 8, 9524 Villach, Austria. The VAT number is ATU67821057.