

LEGAL NOTICE

WEBSITE LEGAL STATEMENTS

1. Salvatore Ferragamo S.p.A. and its subsidiaries and associates (hereinafter: Salvatore Ferragamo) would like to thank you for visiting this website (hereinafter: **Website**). Access and use of the services made available by this website are subject to the following terms and conditions (hereinafter: **Conditions**) which must always be observed. Use of the website requires the user's (hereinafter **User**) complete acceptance of all the Terms and Conditions. Users who do not intend to accept the Terms and Conditions, and comply with applicable laws and regulations, are asked to leave the Website.

2. The structure, layout and organisation of the Website contents as well as any image, information, text, photographic material, products and in general all of the material contained in the Website (hereinafter: **Material**) shall be considered the exclusive property of Salvatore Ferragamo and its predecessors in title and may only be used for personal purposes and not for commercial or professional reasons. In any case, every copy, including partial, of each Material item must include the information on the exclusive ownership of Salvatore Ferragamo as well as all other information on ownership contained in the Material.

3. The trademarks Salvatore Ferragamo, Ferragamo, Museo Salvatore Ferragamo, the logo Salvatore Ferragamo and Museo Salvatore Ferragamo and all other graphic and/or figurative marks present in the Website in any form and in relation to any use thereof, whether registered or not, such as domain names, designs, patents, copyrights and any other intellectual or industrial property rights, are and shall remain the exclusive property of Salvatore Ferragamo and it is expressly prohibited, for any reason or purpose, to use, including for personal and not commercial or professional reasons as well as for the reproduction, distribution, publication, transmission, complete or partial modification and sale thereof.

4. It is prohibited to record, memorise, multiply in copies, reproduce, further publish, present, exhibit, transmit, distribute, transfer, translate, transpose, modify and/or sell, including partly, the Material and/or the Website and/or works derived from or inspired by the Material (regardless if they are images, photographs, texts, videos, trademarks and in general the elements and materials and any creative expression made available in this website) in any form and with any medium (electronic, mechanical, online, and with photocopies, prints, microfilm or recordings on any magnetic support, including CD ROM or others) without prior written authorisation from Salvatore Ferragamo. The Material is the exclusive property of Salvatore Ferragamo, or in the lawful possession with rights to use thereof, which shall not be held liable nor provide any warranty, for any reason, on the User's use of any Material that is considered illegal.

5. Salvatore Ferragamo, with the exception of mandatory legal limits, shall not be held liable if the Material contains inexact technical information or typographical errors.

6. The Material may be changed or updated without prior notice. Salvatore Ferragamo reserves the right, up to its sole discretion, to make changes and/or improvements, without prior notice and at any time, to the image, products, texts and software applications present in the Website. Despite all the adopted precautionary measures, such software applications and programs may present malfunctions and could contain viruses or other damaging elements. Salvatore Ferragamo, with the exception of mandatory legal limits, shall not be held liable in these cases.

7. The User shall be completely and unconditionally liable for any losses, costs and damages, direct and/or indirect of any type or entity that may result from use of the Website.

8. Salvatore Ferragamo, with the exception of mandatory legal limits, shall not be held liable for websites accessed through this Ferragamo website. Thus, it cannot be held liable, with the exception of mandatory legal limits, for any reason, cause or purpose, for the contents of the same connected websites, nor can it be held liable for any direct, indirect, special or consequential damage connected with the use of this Website or other websites accessed by hypertext link.

9. All of the images, photographs, texts, videos, trademarks and in general all elements and materials and any creative expression sent to the Website or Salvatore Ferragamo by the User (User Material), with the sole exception of the personal data provided by the User (name, surname and e-mail address) as indicated below, shall be treated as non-confidential and shall be irrevocably assigned and at no cost, when sent or shipped, to Salvatore Ferragamo, which shall have the unconditional right (but shall not be obligated) for recording, memorisation, multiplication in copies, reproduction, further publication, presentation, exhibition, transmission, distribution, transfer, translation, transposition, modification, or sale. Therefore, sending of such information, ideas and materials shall be considered as consent for free use of the User Material by Salvatore Ferragamo which shall have no obligation whatsoever to pay consideration to the User or third parties, unless expressly required by law.

10. The User declares and guarantees that the User Material does not violate third party rights and shall be considered solely liable for all of the User Material sent to the Website.

11. For anything not governed by these Conditions of this Website, reference shall solely be made to Italian law. If any of these Conditions should be invalid and/or null and void this shall not make the remaining ones invalid and/or null and void: they shall remain fully effective.

12. Any disputes connected with the interpretation of the aforesaid Terms and Conditions and/or use of the Website shall be exclusively referred to the Court of Milan.

PRIVACY POLICY

WEBSITE PRIVACY POLICY

Salvatore Ferragamo S.p.A. with registered offices at Via de' Tornabuoni 2, 50123, Firenze (hereinafter, "**Salvatore Ferragamo**") and each company of the Salvatore Ferragamo Group which may process personal data under the circumstances specified below (the "**Relevant Company**" and, jointly, with Salvatore Ferragamo, "**Ferragamo**") are committed to protecting the online privacy of the users of its websites and social network pages. As such, this Privacy Policy has been written in order to allow you to understand Ferragamo's policy regarding your privacy, and how your personal information will be handled when using our websites (www.ferragamo.com, group.ferragamo.com, csr.ferragamo.com hereinafter, collectively, "**Website**"), also pursuant to the Website's terms and conditions, and when interacting with Ferragamo's social network pages (on [Instagram](#), [Spotify](#), [Facebook](#), [Twitter](#), [LinkedIn](#), [YouTube](#), [Pinterest](#), [Weibo](#), [LINE](#), etc. "**Social Pages**"; however, please note that when interacting with the Social Pages, the privacy policy of the relevant social network provider applies to you). This Privacy Policy will also provide you with information so that you are able to consent to the processing of your Personal Data in an explicit and informed manner, where appropriate.

The information and data which you may provide, or which may otherwise be collected in the context of your use of Ferragamo's services – e.g., access to reserved areas in the Website, browsing the Social Pages, contacting the Salvatore Ferragamo Group's customer care through the Website or Social Pages, etc. (hereinafter, the "**Services**") – will be used by Ferragamo in compliance with the internationally

recognized data protection principles. This means, in particular, that any Personal Data processing carried out by Ferragamo will respect the principles of lawfulness, fairness, transparency, purpose limitation, storage limitation, data minimization, accuracy, integrity and confidentiality.

CONTENTS

1. Data Protection Officer
2. Personal Data processed
 - a. Browsing data
 - b. Special categories of Personal Data
 - c. Data provided voluntarily by the data subject
 - d. Personal Data collected from third parties
 - e. Purchase data
 - f. Location data
 - g. Cookies
3. Purpose of the processing
4. Legal bases, data controllership and mandatory / discretionary nature of the processing
5. Recipients of Personal Data
 - a. Disclosure of Purchase Data for anti-Misuse/Fraud
6. Transfers of Personal Data
7. Retention of Personal Data
8. Data subjects' rights
9. How we protect your Personal Data
10. Amendments and effective date

1. DATA PROTECTION OFFICER

1.1. At the address privacy@ferragamo.com you may contact the DPO of the Ferragamo Group.

2. PERSONAL DATA PROCESSED

2.1. As you use the Website or interact with Ferragamo's Social Pages (in particular, when you proactively contact Ferragamo by means of the Social Page chat service), we inform you that Ferragamo may collect and process information related to you as an individual and which allows you to be identified (either directly or together with additional information), or which is related to other individuals ("**Personal Data**"), such as your name, an identification number, an online ID or one or more characteristic elements of your physical, physiological, mental, economic, cultural or social identity.

2.2. Personal Data which may be processed by Ferragamo through the Website and/or Social Pages are as follows:

A. **Browsing Data**

2.A.1. The Website's operation, as is standard with any website on the Internet, involves the use of computer systems and software procedures, which collect information about the Website's users as part of their routine operation. While Ferragamo does not collect this information in order to link it to specific users, it is still possible to identify those users either directly via that information, or by using other information collected – as such, this information is also considered Personal Data.

2.A.2. This information includes several parameters related to your operating system and IT environment, including your IP address, location (country), the domain names of your computer, the URI (Uniform Resource Identifier) addresses of resources you request on the Website, the time of requests made, the method used to submit requests to the server, the dimensions of the file

obtained in response to a request, the numerical code indicating the status of the response sent by the server (successful, error, etc.), and so on.

2.A.3. These data are used exclusively to compile anonymous, statistical information on the use of the Website, as well as to ensure its correct operation and identify any faults and/or abuse of the Website – the data is deleted immediately after processing, unless it must be used to identify responsible parties in the event of cybercrime committed which harms the Website or third parties, in which case information on web contacts may be kept for a period of 7 (seven) days.

B. Special Categories of Personal Data

2.B.1. Where registering an account to the Website, or in the "Human Resources", "Contact", "Thesis Support" or "Internship" section of the Website, you are allowed to submit Personal Data which may fall under special categories of Personal Data – i.e. data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation.

2.B.2. While this should not prevent you, for example, from submitting your CV for a job application through the Website, Ferragamo asks that you do not disclose any such types of Personal Data, unless you consider this to be strictly necessary. Indeed Ferragamo remind you that if you disclose such special categories of Personal Data in absence of an explicit consent to process them, Ferragamo may not in any case be held liable.

2.B.3. In any case, Ferragamo stresses the importance of providing your explicit consent to process special categories of Personal Data if you decide, nonetheless, to share it.

C. Data provided voluntarily by the data subject

2.C.1. When using some of the Website's Services (e.g., when using the "Contact" form, where registering an account on the Website, where applying for an Internship or for Thesis Support in the relevant section of the Website, where answering to a **Survey**), you are allowed to submit Personal Data related to other persons.

2.C.2. In any situation where you decide to share Personal Data related to other persons through the Website, you will be considered as an independent data controller regarding that Personal Data, and must assume all inherent legal obligations and responsibilities. This means that you must also make sure that you have these third parties' consent to their Personal Data being used in this manner before providing them to Ferragamo, or another appropriate legal basis which may allow for lawful processing of this information.

2.C.3. To this end, you must fully indemnify Ferragamo against any complaints, claims or demands for compensation for damages which may arise from the processing of this Personal Data, initiated by the third parties whose information is processed via the Website by your initiative.

D. Personal Data collected from third parties

2.D.1. Your Personal Data may be collected from third parties. This happens, for example, when your Personal Data is collected from a third party (acting as an autonomous data controller) in order to provide you with services you have requested (e.g. Alibaba for services requested by by Ferragamo Fashion Trading (Shanghai) Co. Ltd's customers, third parties who offer services in relation to the purchase of Ferragamo products). In this case, the third party will communicate your Personal Data to Ferragamo because they have contractually assured us that they have obtained

your consent or have another legal basis that legitimizes the communication/sharing of your data with Ferragamo (such as the performance of a contract with you). On this point, Ferragamo is strongly committed to verifying the accuracy of the data it receives before its use. In this case, the third party will communicate your Personal Data to Ferragamo and Ferragamo will inform you of how we process your Personal Data at the first relevant occasion. Ferragamo confirms that, in such cases, you may, at any time, exercise your rights, request information on the origin of your Personal Data and/or request its deletion by contacting us via the modalities specified in section 8 of this Policy.

2.D.2. Please note that, for purposes of selection of an applicant to a certain position and only if relevant for the job at hand, Ferragamo may decide to analyse the professional social media profiles which you make freely available on the Internet (e.g., LinkedIn).

E. Purchase Data

2.E.1. You may use the Ferragamo e-commerce platform either as a registered user or as a guest user. When you purchase Ferragamo products on the e-commerce platform of the Website, the Personal Data you provide for the purchase and delivery of our products and, where you have registered, the Personal Data you provide as a registered user of the Website (jointly referred to as the **"Purchase Data"**) will be collected and processed by Ferragamo to manage your **Sale** and to prevent **Misuse / Fraud** in payments, as better described in section 3 of this Privacy Policy.

2.E.2. When you consent to the **Profiling** purpose, as described in Paragraph 3 below, Purchase Data are analysed by Ferragamo in order to provide you with promotional material which you may find more relevant to your preferences.

F. Location Data

2.F.1. For providing you with more precise and useful Services, Ferragamo may ask you to enter your address, postal code or simply the Country where you are to find the Ferragamo boutique closest to you, for example for the purposes of **Reserve, Pick-up and Ship to Store**, as better defined in paragraph 3 below.

2.F.2. Alternatively, and under your previous and explicit consent, your Internet navigation programme ("**Browser**") may share with the Website an approximation of your geographic location through information on wireless access points close to you and on your IP address of your device.

2.F.3. In both cases, it is an optional use of Personal Data but extremely useful to Ferragamo for providing you even more useful Services. If you think that sharing your approximate location through your Browser is invasive, you may revoke at any time your consent changing the settings of your Browser (or settings of your operating system). To obtain more information we invite you to read the specific privacy notice of your Browser.

2.F.4. When you activate a **Smart Tag** within a Ferragamo product by means of your device, through the Near Field Communication (NFC) technology, in order to access further information on the product, Ferragamo will have access to the generic IP location, but without being able to precisely locate you. The same generic localisation takes place for **Anti-Counterfeiting** purposes.

G. Cookies

1. Definitions, characteristics and application of the legislation

1.1 Cookies are small text files that may be sent to and registered on your computer or mobile device by the websites you visit, to then be re-sent to those same sites when you visit them again.

It is thanks to these cookies that those websites can “remember” your actions and preferences (e.g., login data, language, font size, other display settings, etc.), so that you do not need to configure them again when you next visit the website, or when you change pages within a website.

1.2 Cookies are, therefore, used for electronic authentication, monitoring of sessions and storage of information regarding your activities when accessing a website. They may also contain a unique ID code which allows tracking of your browsing activities within a website, for statistical or advertising purposes. Some operations within a website may not be able to be performed without the use of cookies which, in certain cases, are technically necessary for operation of the website.

1.3 When browsing a website, you may also receive cookies from websites or web servers other than the website being visited (i.e., third-party cookies).

1.4 There are various types of cookies, depending on their characteristics and functions, which may be stored on your computer or mobile device for different periods of time: “**session cookies**”, which are automatically deleted when you close your browser, and “**persistent cookies**”, which will remain on your device until their pre-set expiration period passes.

1.5 Under applicable data protection law, your express consent is not always required for the use of cookies. In particular, “**technical cookies**” – i.e., cookies used exclusively to transmit messages over an electronic communications network, or otherwise strictly necessary to provide a service explicitly requested by you – do not require your consent. In other words, cookies which are indispensable for the operation of the Website or required to perform activities you request may be used without your consent. Among cookies which can be used without consent, the following are included:

- **Analytics cookies**, when used directly by a website operator to collect information, in an aggregate form, on the number of users and how they use a website;
- **Technical cookies**, which allow users to browse a website according to a series of selected criteria (e.g., a certain language, products selected for purchase, etc.), in order to improve the services provided to those users. This category comprises **browsing, navigation** and **session cookies**, used to identify and authenticate users of a website

On the other hand, “**profiling cookies**” – i.e., cookies used to create profiles on users and used to send advertising messages in line with the preferences revealed by users while browsing websites – always require users’ prior consent.

2. Types of cookies used by the Website

2.1 The Website uses the following types of cookies:

- **Technical cookies**, which comprise **browsing, session** and **navigation cookies**, which are strictly necessary for the Website’s operation and/or to allow you to use the Website’s content and services and **functionality cookies**, which are used to activate specific Website functions and to configure the Website according to your choices (e.g., language), in order to improve your experience;
- **Analytics cookies**, which allow Salvatore Ferragamo to understand how users make use of the Website, and to track traffic to and from the Website. The information collected by these cookies is processed in an aggregate and anonymous form, with no information on your specific ID being collected – therefore, the use of these cookies does not involve the use of your Personal Data.

- **Profiling cookies**, which are used to observe the preferences you reveal through your use of the Website and to send you advertising messages in line with those preferences. These cookies, either of Salvatore Ferragamo or of third parties, are accurately selected and checked, and are used to guarantee that the marketing messages received through our Website, or other websites used by Salvatore Ferragamo to transmit its advertising messages, are in line with the visitor's preferences. Our advertising policy is conceived to offer pertinent messages, based on previous visits to our Website, on the most frequently visited pages, and on other data concerning the visitor. These cookies, if used together with other information about you, such as for example how our products and/or services are used, allow to recognize when access is made to the reserved area, and to send personalized marketing messages in line with the visitor's preferences.
- **Social and profiling cookies**, which also enable users to interact with social networks (Facebook, Twitter). They are cookies that allow to share contents of the Website through social networks.

2.2 Salvatore Ferragamo also uses **third-party cookies** – i.e. cookies from websites / web servers other than the Website, and which are used for specific purposes of the third parties owning those websites / web servers (including profiling of users). These third parties will typically be considered independent data controllers regarding their cookies, and therefore you must refer to their privacy policies, information notices or other materials to obtain more information on them. Salvatore Ferragamo cannot control or ascertain the use which may be made, by these third parties, of third-party cookies, nor their exact characteristics or purpose.

2.3 The following section lists the links to information on **third-party cookies**:

- The privacy policy of Akamai is available at this [link](#)
- The privacy policy of DoubleClick (by Google) and Google is available at this [link](#)
- The privacy policy of LinkedIn is available at this [link](#)
- The privacy policy and the procedure for rejecting the cookies of Criteo are available at the following [link](#)
- The privacy policy of Facebook is available at this [link](#)
- The privacy policy of Twitter is available at this [link](#)
- The privacy policy of Pinterest is available at this [link](#)
- The privacy policy of Yahoo! Japan is available at this [link](#)
- The privacy policy of Dialogfeed is available at this [link](#)
- The privacy policy of MyThing is available at this [link](#)
- The privacy policy of ContentSquare is available at this [link](#)
- The privacy policy of Microsoft is available at this [link](#)
- The privacy policy of Tradedoubler is available at this [link](#)
- Tradedoubler compliance with GDPR: [link](#)
- The privacy policy of Medallia is available at this [link](#)
- The privacy policy of Powerfront is available at this [link](#)

- The privacy policy of Rakuten is available at this [link](#)
- Rakuten Do Not Sell My Info: [link](#)
- The privacy policy of Stileo is available at this [link](#)
- The privacy policy of Adyen is available at this [link](#)
- The privacy policy of XGen is available at this [link](#)
- The privacy policy of AudioEye is available at this [link](#)
- The privacy policy of Spotify is available at this [link](#)
- The privacy policy of Algolia is available at this [link](#)

3. Pixel Tags

3.1. Pixel tags (also referred to as clear gifs or web beacons) are graphical images that are usually transparent and can be inserted into a website or an e-mail.

3.2 On the Website, Salvatore Ferragamo uses pixel tags of Criteo and Double Click which detect the IP address of the computer on which our page was opened; the page URL; the time when the page was visited; and the type of browser used; and also detect a previously entered cookie value to detect the user's preferences and send personalized advertising messages.

3.3 For further information and to get to know how you can reject the installation of pixel tags of Criteo, please consult the privacy policy of Criteo (<https://www.criteo.com/privacy/>).

3.4 Moreover, Salvatore Ferragamo uses pixel tags in the e-mails sent to users for analytical purposes and in particular to detect how many users read the emails sent.

4. First party cookies present on the Website

Technical name	Data Controller	Cookie type, function and purpose	Duration
JSESSIONID	Salvatore Ferragamo	Technical cookie for session management	Session
LtpaToken LtpaToken2	Salvatore Ferragamo	Technical cookie for authentication and session management	30 minutes
FRG_Social FRG_Analytics FRG_Profiling	Salvatore Ferragamo	Technical cookie that stores the consent to the use of cookies	343 days
FRG_HIDEBANNER	Salvatore Ferragamo	Technical cookie that allows to hide the notification banner	7 days
CompareItems_*	Salvatore Ferragamo	Technical cookie that catalogues the IDs of the purchased products.	Session
priceMode	Salvatore Ferragamo	Technical cookie that stores the price display mode in the online store.	Session

searchTermHistory	Salvatore Ferragamo	Technical cookie that stores the chronology of the searched terms	Session
WC_ACTIVEPOINTER	Salvatore Ferragamo	Technical cookie that contains the session ID value in the online store	Session
WC_GENERIC_ACTIVITYDATA	Salvatore Ferragamo	Technical cookie that exists in case of sessions with generic users only	Session
WC_USERACTIVITY_*	Salvatore Ferragamo	Technical cookie that enables the transmission of data between the browser and the server both with SSL connection and non-SSL connection	Session
WC_SESSION_ESTABLISHED	Salvatore Ferragamo	Technical cookie created the moment when the user has access to the online store	Session
WC_PERSISTENT	Salvatore Ferragamo	Technical cookie that stores marketing functionalities and functions linked to the ID customization	Session
WC_NEWPERSISTENCE	Salvatore Ferragamo	Technical cookie that stores marketing functionalities and functions linked to the ID customization	30 days
WC_MOBILEDEVICEID	Salvatore Ferragamo	Technical cookie that detects the device used by the user	Session
WC_AUTHENTICATION_*	Salvatore Ferragamo	Technical cookie that enables safe authentication	Session
WC_Timeoffset	Salvatore Ferragamo	Technical cookie used for the calculation of the timestamp time zone	Session
frg_tip, frgprf_popup	Salvatore Ferragamo	Technical cookie	Session
checkout_data	Salvatore Ferragamo	Technical cookie that stores the information about the purchase checkout phase	5 days

5. Third party cookies present on the Website

Technical name	Data Controller	Cookie type, function and purpose	Duration
AKA_A2	Akamai	Technical cookie for Adaptive Acceleration feature, which enables DNS Prefetch and HTTP2 Push	1 hour
AKSB	Akamai	Technical cookie that carries the timestamp (epoch time) and the URL sampled by RUM	Session
MUID	Microsoft Bing	Profiling cookie	13 months

drt	DoubleClick Google	by	Profiling cookie	1 day
ld	DoubleClick Google	by	Profiling cookie	2 years
test_cookie	DoubleClick Google	by	Profiling cookie	15 minutes
_ga	Google Universal Analytics		Analytics cookie	2 years
_gat	Google Universal Analytics		Analytics cookie	10 minutes
__utma	Google Analytics		Analytics cookie	2 years
__utmb	Google Analytics		Analytics cookie	30 minutes
__utmc	Google Analytics		Analytics cookie	Session
__utmz	Google Analytics		Analytics cookie	6 months
__utmt	Google Analytics		Analytics cookie	10 minutes
optout, ki_r, ki_t	Criteo		Technical cookies	5 years
acdc, eid, evt, udc, zdi	Criteo		Profiling cookie that is used to enable third-party-delivered advertisements	6 months
uic, uid, homepageab	Criteo		Profiling cookie that is used to enable third-party-delivered advertisements	1 year
udi	Criteo		Profiling cookie that is used to enable third-party-delivered advertisements	1 day
r.ack	Criteo		Profiling cookie that is used to enable third-party-delivered advertisements	1 hour
OPT OUT	Criteo		Profiling cookie that is used to enable third-party-delivered advertisements	5 years
_lipt, leo_profile	Linkedin		Social and profiling cookie	1 month
Lidc, bcookie	Linkedin		Social and profiling cookie	30 minutes
__qca	Linkedin		Social and profiling cookie	6 months
Lang, sdsc	Linkedin		Social and profiling cookie	Session
_ga, dart, lu	Facebook		Social and profiling cookie	2 years
fr	Facebook		Social and profiling cookie	3 months
local	Facebook		Social and profiling cookie	7 days

reg_fb_ext, reg_fb_gate, reg_fb_ref, act, wd, csm, xs, c_user	Facebook	Social and profiling cookie	Session
_ga, guest_id	Twitter	Social and profiling cookie	2 years
_gat	Twitter	Social and profiling cookie	1 day
nodocdom	Twitter	Social and profiling cookie	Session
remeber_checked_on	Twitter	Social and profiling cookie	10 years
_pinterest_cm, csrftoken	Pinterest	Social and profiling cookie	1 year
pinterest_referrer	Pinterest	Social and profiling cookie	3 hours
yahoo_retargeting	Yahoo! JAPAN	Profiling cookie	90 days
DSID	DoubleClick by Google (Floodlight)	Profiling cookie	13 days
IDE	DoubleClick by Google (Floodlight)	Profiling cookie	1 year
id	DoubleClick by Google (Floodlight)	Profiling cookie	1 year
ma	MyThing	Profiling cookie	7 months
__utmz	MyThing	Profiling cookie	30 days
apnxs_uid	MyThing	Profiling cookie	12 days
atl_mc	MyThing	Profiling cookie	13 days
ckid	MyThing	Profiling cookie	8 years
cksession	MyThing	Profiling cookie	Session
fbxid	MyThing	Profiling cookie	10 days
googid	MyThing	Profiling cookie	8 years
mt_8278-2482734-uk	MyThing	Profiling cookie	2 months
mtrs	MyThing	Profiling cookie	8 years
mttgt2	MyThing	Profiling cookie	2 months
Oid	MyThing	Profiling cookie	12 days
wp15169	MyThing	Profiling cookie	7 months
xid	MyThing	Profiling cookie	12 days
_session_id	DialogFeed	Technical cookie	Session
_cs_id	ContentSquare	Analytics cookie, this cookie contains ContentSquare's user identifier.	13 months

_cs_s	ContentSquare	Analytics cookie, this cookie contains the number of pageviews within the running session for ContentSquare Solution.	30 minutes
_cs_vars	ContentSquare	Analytics cookie, this cookie is used by ContentSquare to record custom variables.	session
_cs_ex	ContentSquare	Analytics cookie, this cookie is used by ContentSquare to exclude some visitors from the collection.	30 days
_cs_c	ContentSquare	Analytics cookie, this cookie is used by ContentSquare to save the user consent to be tracked.	13 months
_cs_optout	ContentSquare	Analytics cookie, this cookie is used by ContentSquare to exclude some visitors from the collection.	13 months
tduid	Tradedoubler	Technical cookie	365 days
TradedoublerGUID	Tradedoubler	Profiling cookie	365 days
_fbp	Facebook	Social and profiling cookie	90 days
PI	Tradedoubler	Profiling cookie	1 year
_cfduid	Cookiebot	Technical cookie	29 days
UI	Tradedoubler	Profiling cookie	365 days
GUID	Tradedoubler	Profiling cookie	365 days
_gid	Google Analytics	Analytics cookie	1 day
BT	Tradedoubler	Profiling cookie	365 days
backendDataInSessionFlag	Medallia	Profiling cookie, flag that indicates if we retrieve user based targeting data in the current session	1 year
kampyleUserSessionsCount	Medallia	Profiling cookie, tracks number of sessions user has been in the browser	1 year
DECLINED_DATE	Medallia	Profiling cookie, timestamp indicating when an intercept was last declined / survey was last closed	1 year
SUBMITTED_DATE	Medallia	Profiling cookie, timestamp indicating when a survey was last submitted	1 year
kampyleUserSession	Medallia	Profiling cookie, timestamp indicating when the user has started his session	1 year
kampyleSessionPageCounter	Medallia	Profiling cookie, tracks the number of pages the user has been in the session	1 year

kampyleInvitePresented	Medallia	Profiling cookie, flag indicating whether an intercept was presented in the session	1 year
kampylePageLoadedTimestamp	Medallia	Profiling cookie, timestamp indicating when the page was loaded. Used for time on page targeting	1 year
kampyleUserPercentile	Medallia	Profiling cookie, number between 0-1 used for percentage of users targeting	1 year
LAST_INVITATION_VIEW	Medallia	Profiling cookie, timestamp for when the last intercept was presented	1 year
kampyle_userid	Medallia	Profiling cookie, UUID for identifying a user	1 year
inside-{CLUSTER}	Powerfront	Profiling cookie, identify unique visitor for INSIDE chat server identified by CLUSTER	1000 days
inside:{CLUSTER}:IN-{SITE}	Powerfront	Profiling cookie, identify INSIDE chat website by SITE and CLUSTER identifiers	1000 days
inside-psid	Powerfront	Profiling cookie, used by INSIDE pre-chat survey form only - identify visitor	10 days
inside-sexp	Powerfront	Profiling cookie, used by INSIDE pre-chat survey form only - identify new or existing session	10 days
inside-c1	Powerfront	Profiling cookie, identify browser first party cookie support for INSIDE chat	0 days
inside-c3	Powerfront	Profiling cookie, identify browser third party cookie support for INSIDE chat	1 year
_cfduid	Powerfront	Profiling cookie, used by the content delivery network Cloudflare to identify trusted web traffic	18 days
rmuid	Rakuten	Profiling cookie, Rakuten Marketing master identifier, 36 character unique GUID. Example: D2CF049D-9645-4EA1-B9C6-B8FD329FB0CA	365 days
opt-out	Rakuten	Profiling cookie, opt out of tracking	5 years
VisitorDataCookie	Stileo	Profiling cookie, this cookie let our pixel to verify that the transaction has been made by a Stileo user	30 days
JSESSIONID	Adyen	Technical cookie that links a browser request to a specific Adyen server and makes sure that further requests will go to the same server.	5 days

_pk_id.*	XGen	Profiling cookie that is used to create personalized shopping experiences	13 months
_pk_ses.*	XGen	Profiling cookie	30 minutes
_aeaid	AudioEye	This generic technical cookie sets a unique ID in the browser for error logging purposes. It is used to understand the chain of logs leading to a particular error. The information set by this cookie is not used to identify particular users.	1 year
aearrowkeytyping	AudioEye	This secure technical cookie stores the user's selected Arrow Key Typing option in the Player Settings.	1 year
aeatstartmessage	AudioEye	This secure technical cookie tells the AudioEye service if it needs to build out text in the Toolbar based on the user's selected language.	1000 days
aeautoplay	AudioEye	This secure technical cookie stores the user's selected Auto Play option in the Player Settings.	1 year
aefirstmodule	AudioEye	This technical cookie holds the value of the first AudioEye module the user interacted with in the current session.	10 days
aefirsttimeplayer	AudioEye	This secure technical cookie determines whether or not to open the Player "walkthrough" when the Player module is activated.	25 years
aefirsttimetoolbar	AudioEye	This secure technical cookie determines whether or not to open the Toolbar "walkthrough" when the Toolbar is opened.	25 years
aefirsttimevoice	AudioEye	This secure technical cookie determines whether or not to open the Voice "walkthrough" when the Voice module is opened.	25 years
aeintro	AudioEye	After the introduction to the AudioEye Toolbar has played, this secure technical cookie is set to prevent it from playing again as the user navigates through the site.	24 hours
aekeyannounce	AudioEye	This secure technical cookie stores the user's selected Key Press Announce option in the Player Settings.	1000 days

aelastsite	AudioEye	This secure technical cookie helps determine if the user has visited another AudioEye enabled website already.	1000 days
aeletterbyletter	AudioEye	This secure technical cookie stores the user's selected Letter By Letter option in Player Settings.	1000 days
aelreadercontrolbarclosed	AudioEye	This secure technical cookie stores the state of the Visual Toolkit control bar (open or closed).	Session
aelreadersettings	AudioEye	This secure technical cookie stores the state of each Visual Toolkit setting in order to persist these settings as the user navigates through the website.	Session
aemoduleactivation	AudioEye	This secure technical cookie stores the state of currently active modules so they can be reset on repeat visits.	10 days
aeOptin	AudioEye	This secure technical cookie stores details on which modules a user has opted-in to (help desk, site menu, CTA, etc.).	25 years
aepersistsettings	AudioEye	This secure technical cookie stores whether or not the user has enabled the Persist Settings feature in the Toolbar settings.	1 year
aeproductlaunched	AudioEye	This secure technical cookie stores the state of the AudioEye Toolbar. If the Toolbar is active (open), the value is set to true. If the Toolbar is inactive (closed), the value is set to false. This cookie also helps define whether Toolbar modules need to be reloaded.	10 days
aesettingsreset	AudioEye	This secure technical cookie is used to reset persistent Toolbar settings when a user has activated the Reset feature from the Toolbar.	Session
aecontrast, aefirsttimereader, aefontface, aefontsize, aeletterspacing, aelineheight, aeplayerhelp, aevoice, aemode, aewordspacing, aezoom	AudioEye	These technical cookies are not currently in use but may be set in the browsers of users who have used the AudioEye Toolbar in the past.	
sp_landing	Spotify	Functionality cookie	1 day
sp_t	Spotify	Functionality cookie	1 year

ALGOLIA	Algolia	Analytics cookie	6 months
---------	---------	------------------	----------

6. Cookie settings

Technical and analytical cookies

CAUTION: If you block or delete technical cookies used by the Website, the Website may become impossible to browse, certain services or functions of the Website may become unavailable or other malfunctions may occur, in which case you will have to modify or manually enter some information or preferences every time you visit the Website.

Technical Cookies

They do not require the user's prior consent to be used but they can, in any case, be disabled as indicated below in Browsing options section.

Analytical cookies

Analytical cookies, since they are anonymous, are considered as technical cookies; they do not require the user's consent, but can be disabled at any time.

Profiling cookies

Social and profiling cookies

Browsing options

You can also block or delete all or some of the cookies used on the Website via your browser options. Your cookie preferences will be reset if different browsers are used to access the Website. For more information on how to set the preferences for cookies via your browser, refer to the following instructions:

- [Internet Explorer](#)
- [Firefox](#)
- [Chrome](#)
- [Safari](#)
- [Opera](#)
- [Microsoft Edge](#)

Without prejudice to the foregoing, you are informed of the possibility of using the information on YourOnlineChoices (EU), Network Advertising Initiative (USA) and Digital Advertising Alliance (USA), DAAC (Canada), DDAI (Japan) or other similar services. Through these services you can manage the tracking preferences of most advertising tools. Salvatore Ferragamo, therefore, advises you to use these resources in addition to the information provided herein.

3. PURPOSE OF THE PROCESSING

3.1. Ferragamo intends to use your Personal Data, collected through the Website and/or, where relevant, the Social Pages, for the following purposes:

- to verify your identity and assist you, in case you lose or forget your login / password details for any of your personal accounts; to enable you to consult your purchase history and to save your preferred products ("**Client Management**");
- to send you the newsletters for which you have subscribed as a Service, containing only informative and no marketing content, e.g. preview of new collections ("**Newsletter**");
- to browse and interact with Ferragamo's Social Pages (e.g. Facebook, Instagram, LinkedIn etc.) ("**Social Management**");
- to sell you our products and to provide assistance before, during and after a purchase, in particular by: (i) providing general pre- and after- sale assistance through Ferragamo's customer care ("**Customer Care**"); (ii) upon your request, exploring Ferragamo brick-and-mortar stores via videocall ("**Remote Selling**"); (iii) upon your request, to finalise purchase orders and make them available for pick-up from the Ferragamo boutique chosen by you from those available at the time of order placement ("**Reserve, Pick-up and Ship to Store**"); (iv) addressing and managing requests for personalization, return and/or repair of products ("**Personalization, Return and/or Repair**"); (v) assuring compliance with Ferragamo's obligations on producer's liability for damages arising from defective products, where applicable ("**Producer's Liability**", jointly with the purposes mentioned in this paragraph referred as "**Sale**");
- to examine applicants' resumes / CVs and motivational or reference letters and to get in contact with applicants, for open job positions or internships, who have submitted their application via the Website ("**Recruitment**");
- to allow Ferragamo to provide personalised sales services to you at stores worldwide, to send you commercial communications by using the automated (e-mail, texts, chat) and traditional (mail, phone) contact methods you selected and collect your opinion with regard to Salvatore Ferragamo products and initiative through the contact channel indicated by you ("**Marketing**");
- to allow Ferragamo to send promotional communications by e-mail about Ferragamo products and events ("**Soft Opt-In**");
- to send you e-mail and mail marketing communication regarding products and services provided by Ferragamo and which are similar to those you have chosen in the context of a purchase via the Website, even when the purchase has not been finalized ("**Recovery Cart**");
- to understand your purchase preferences in order to send you communications and provide services in line with your interests. Your Personal Data are processed in compliance with the guarantees and measures set forth by the Italian Data Protection Authority in the decision accepting the request for preliminary verification submitted by Salvatore Ferragamo S.p.A. of 30 May 2013. For this purpose, your consent is required ("**Profiling**");
- to observe the preferences you reveal through your use of the Website, to send you advertising messages in line with those preferences, through the use of Profiling Cookies, described more in detail in our [Cookie Policy](#). These cookies, if used together with other information about you, such as for example how our products and/or services are used, allow us to recognize when access is made to the reserved area, and to send personalized marketing messages in line with your preferences. Social and profiling cookies, as better detailed in our [Cookie Policy](#), which also enable users to interact with social networks (Facebook, Twitter), enable you to share contents of the Website through social networks ("**Retargeting**");
- to send you customer satisfaction surveys and process the answers and feedbacks voluntarily provided by you in order to assess your level of satisfaction when using Ferragamo services and/or making purchases, contact you to address any possible dissatisfaction and, more generally, also based on aggregated statistical analyses, improve Ferragamo services ("**Survey**");
- to access and enjoy the contents by means of interaction with the tag placed inside Ferragamo products through your device, by using the Near Field Communication (NFC) technology; in the context of this activity, Ferragamo processes only general information related to the device you are using (device type, language, IP general localization), without processing any ID of your device ("**Smart Tag**");

- to combat and prevent the unlawful manufacturing and/or distribution of Ferragamo products, by analysing data relating to when and where a tag stored inside a Ferragamo product is read by a device, by using the Near Field Communication (NFC) technology, to check for irregularities and clones; your device reads the ID tag and thus interrogates Ferragamo internal database; Ferragamo then detects the device type, language, IP general localization in order to ascertain whether products have been counterfeited (e.g., this could be the case where the same tag has been read by two different devices located far away from each other). This processing activity does not imply the continuous monitoring of your location, nor whether a specific product has been counterfeited, and allows Ferragamo to gather general information related to counterfeiting (“**Anti-Counterfeiting**”);
- to comply with laws which impose upon Ferragamo, according to the specific cases, the collection and/or further processing of certain types of Personal Data (“**Compliance**”);
- to prevent and detect any misuse of the Website, or any fraudulent activities carried out through the Website, especially as regards the payments made through the e-commerce platform and enable Ferragamo to defend its rights (“**Misuse/Fraud**”). For this purpose, Personal Data relating to your purchase are shared with Riskified and – only for the Japanese Website - Cybersource. Please find more information on paragraph 5.A of this Privacy Policy.

4. LEGAL BASIS, DATA CONTROLLERSHIP AND MANDATORY / DISCRETIONARY NATURE OF THE PROCESSING

4.1. Ferragamo’s legal bases to process your Personal Data, according to the purposes identified in Section 3, are as follows:

- **Client Management:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller for the Services. This processing is necessary to provide the Services to you and, therefore, is necessary for the performance of a contract with you. It is not mandatory for you to give Salvatore Ferragamo your Personal Data for these purposes; however, if you do not, Salvatore Ferragamo will not be able to provide the relevant Services to you.
- **Newsletter:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller and is necessary to provide you the newsletter informational Services that you have requested. It is not mandatory for you to give Salvatore Ferragamo your Personal Data for this purpose. The newsletter Service is entirely optional and is provided on your specific request through the provision upon subscription of your e-mail address; you can at any time opt-out from receiving further e-mails through the unsubscribe link at the bottom of our newsletter or by following the instructions in Paragraph 8 of this Privacy Policy and the sole consequence will be that you will not receive the newsletter anymore.
- **Social Management:** the processing for this purpose is carried out by Salvatore Ferragamo, in some instances as joint data controller with the Relevant Company and/or the social network provider for the processing carried out through cookies, (as for Facebook, [here](#) you can find the joint controllership agreement entered into between Ferragamo and Facebook), and is necessary to let you interact with Ferragamo’s Social Pages. However, please note that when interacting with the Social Pages, the privacy policy of the relevant social network provider also applies. It is not mandatory for you to provide Ferragamo your Personal Data for these purposes; however, if you do not, Ferragamo will not be able provide you the relevant Services.
For the purpose of Social Management, the Relevant Company may be Ferragamo Hong Kong Ltd (for the Social Pages in Hong Kong, China, Taiwan, Macau), Ferragamo Korea Ltd. (for the Social Pages in Korea), or Ferragamo Japan K.K. (for the Social Pages in Japan).
- **Sale:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller for the Services performed in European Union, and by Salvatore Ferragamo and the Relevant Company as joint data controllers for the Services performed outside the European Union. This processing is necessary to invoice your purchases and deliver you the products and, therefore, in order to perform the purchase agreement with you and to comply with legal obligations applicable to Ferragamo stemming from consumer law. It is not mandatory for you to provide to the joint

controllers your Personal Data for these purposes; however, if you do not, the joint controllers will not be able to fulfil your request.

For the purpose of Sale, the Relevant Company may be Ferragamo Australia Pty Ltd, Ferragamo Canada Inc., Ferragamo Korea Ltd, Ferragamo Japan K.K., Ferragamo Mexico S. de R.L. de C.V., Ferragamo USA Inc., or Ferragamo Fashion Trading (Shanghai) Co. Ltd. for the sale performed in, respectively, Australia, Canada, Korea, Japan, Mexico, United States and China.

- **Recruitment:** the processing for this purpose is carried out by Salvatore Ferragamo and/or the Relevant Company you have applied for (among the subsidiaries of the Ferragamo Group, listed [here](#)). This processing is needed in order for Ferragamo to be able to consider offering you a position. Therefore, the processing is necessary to take steps at your request before (potentially) entering into a contract. It is not mandatory for you to provide your Personal Data for this purpose; however, if you do not, Ferragamo will not be able to consider your applications.
- **Marketing:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller when you provide your Personal Data in Italian stores or by using Italian Website, or by Salvatore Ferragamo and the Relevant Company as joint data controllers when you provide your Personal Data in non-Italian stores or by using a non-Italian Website. This processing is based on your consent. It is not mandatory for you to give consent to Ferragamo for use your Personal Data for these purposes, and you will suffer no consequence if you choose not to give it (aside from not being able to receive further marketing communications from Ferragamo). Any consent given may also be withdrawn at a later stage (please see [Section 8](#) for more information).
For the purpose of Marketing, the Relevant Company is the company (among the subsidiaries of the Ferragamo Group, listed [here](#)) to which you have freely provided your Personal Data. Please note that your Personal Data may also be shared with other companies of the Ferragamo Group as data processor, in line with guidelines and instructions specified by Salvatore Ferragamo.
- **Soft opt-in:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller when you provide your e-mail address by using making a **Sale** on the **Website**. This processing is based on Ferragamo's legitimate interest to send promotional communications, and does not require your consent. You can always object (i.e., opt-out) of this processing, and you will suffer no consequence (except for the non-receipt of Soft Opt-In communications by Ferragamo). You may object by using the opt-out link at the bottom of each e-mail received.
- **Recovery Cart:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller and is based on its legitimate interest in sending you direct e-mail marketing communication regarding products and services provided by Ferragamo and which are similar to those you have previously purchased through the Website. You can interrupt these communications, and you will suffer no consequence if you do so (aside from not being able to receive further communications from Ferragamo), by objecting through the link provided at the bottom of all such communications (please see [Section 8](#) for more information).
- **Profiling:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller when you provide your Personal Data in Italian stores or by using the Italian Website, or by Salvatore Ferragamo and the Relevant Company as joint data controllers when you provide your Personal Data in non-Italian stores or by using a non-Italian Website. This processing is based on your consent. It is not mandatory for you to give consent to the joint controllers to use of your Personal Data for this purpose, and you will suffer no consequence if you choose not to (aside from not being able to benefit from greater personalisation of your user experience regarding the Website). Any consent given may also be withdrawn at a later stage (please see [Section 8](#) for more information).
For the purpose of Profiling, the Relevant Company is the company (among the subsidiaries of the Ferragamo Group, listed [here](#)) to which you have freely given your Personal Data. Please note that your Personal Data may be also shared with other companies of the Ferragamo Group as data processor, in line with guidelines and instructions specified by Salvatore Ferragamo.
- **Retargeting:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller. This processing is based on your consent, which is provided by you when browsing the Website, as stated in the Website cookie banner. It is not mandatory for you to give consent to Salvatore Ferragamo to use your Personal Data for this purpose, and you will suffer no consequence if you choose not to (aside from not being able to benefit from greater personalisation

of your user experience regarding the Website). Any consent given may be withdrawn at a later stage by using the options provided in section 6 of the [Cookie Policy](#).

- **Survey:** surveys are sent only on the basis of your explicit consent to **Marketing**, while the processing for statistical purposes is carried out by Salvatore Ferragamo as autonomous data controller and is based on its legitimate interest to improve Ferragamo services and/or purchase experiences based on clients' level of satisfaction. It is not mandatory for you to provide to Salvatore Ferragamo your Personal Data for this purpose, and you will suffer no consequence if you choose not to.
- **Smart Tag:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller and is necessary to fulfil your request to access contents stored in the Tag located inside Ferragamo products through your device. It is not mandatory for you to allow Ferragamo to use your Personal Data for this purpose, and you will suffer no consequence if you choose not to (aside from not being able to benefit from the access to further product information).
- **Anti-Counterfeiting:** the processing for this purpose is carried out by Salvatore Ferragamo as autonomous data controller and is based on its legitimate interest to prevent and combat counterfeiting of its products. It is not mandatory for you to allow Ferragamo to use your Personal Data for this purpose, and you will suffer no consequence if you choose not to.
- **Compliance:** the processing for this purpose is carried out by Salvatore Ferragamo and/or the Relevant Company (among the subsidiaries of the Ferragamo Group, listed [here](#)), as autonomous data controller(s) according to their respective area of competence and it is necessary to comply with its legal obligations. When you provide any Personal Data to Ferragamo, Personal Data must be processed in accordance with applicable laws, which may include retaining and reporting your Personal Data to official authorities for compliance with tax, customs or other legal obligations.
- **Misuse/Fraud:** information collected for this purpose are used exclusively to prevent and detect fraudulent activities or misuse of the Website (for potentially criminal purposes) and allow Salvatore Ferragamo and/or the Relevant Company, as autonomous data controller, to defend themselves in subsequent legal proceedings that may arise. For this purpose, Purchase Data are shared by Salvatore Ferragamo with Riskified for Sales transactions taking place in the European Union, Australia and the United States; Purchase Data for Sales transactions taking place in Mexico and Japan are also shared, respectively, by Salvatore Ferragamo, as joint controller with F. Mexico S. de R.L. de C.V. and Ferragamo Japan K.K. with CyberSource Limited. Please find more information on paragraph 5.a of this Privacy Policy.

5. RECIPIENTS OF PERSONAL DATA

5.1. Your Personal Data may be shared, for the purposes listed in Section 3, with different persons / entities (hereinafter and collectively, "**Recipients**"):

- a. entities acting as data processors on Ferragamo's behalf, in particular:
 - I. persons, companies or professional firms providing Ferragamo with advice and consultancy regarding accounting, administrative, legal, tax, financial and debt collection matters related to the provision of the Services;
 - II. entities engaged in order to provide the Services (e.g., hosting providers or e-mail platform providers); and
 - III. companies and persons authorised to perform technical maintenance (including maintenance of network equipment and electronic communications networks);
- b. public entities, bodies or authorities acting as autonomous data controllers to which your Personal Data may be disclosed, in accordance with the applicable law or binding orders of those entities, bodies or authorities;
- c. payment service providers, acting as data processors, to which your Purchase Data may be disclosed in order to process your payment for **Sale** purposes;
- d. legal entities which provide Ferragamo anti **Misuse/Fraud** services, as better described in the following [Section 5.A](#);

- e. persons authorised by Ferragamo to process Personal Data needed to carry out activities strictly related to the provision of the Services, who have undertaken an obligation of confidentiality or are subject to an appropriate legal obligation of confidentiality (e.g., employees of Salvatore Ferragamo and/or the Relevant Company).

Your Personal Data may be shared within the Salvatore Ferragamo Group for the purposes specified in Paragraph 3 above, in accordance with a data protection agreement concluded among all companies of the Salvatore Ferragamo Group. For further information, please contact privacy@ferragamo.com.

A. Disclosure of Purchase Data for Misuse/Fraud

5.A.1. For purposes of **Misuse/Fraud**, as better described above, Riskified Ltd., a company with registered offices at 30 Kalisher St., Tel Aviv 6525724 Israel (hereinafter referred to as “**Riskified**”) or – only for the Japanese Website – Cybersource Limited (hereinafter referred to as “**Cybersource**”) will carry out security and Misuse/Fraud checks through the Purchase Data on the transactions carried out. Riskified and Cybersource are companies specialized in anti-fraud services, software and platforms in the field of e-commerce. Riskified and Cybersource will process your Purchase Data as autonomous data controllers to ascertain the security of your payments and prevent misuse of our Services and the trust we have in our customers.

5.A.2. Salvatore Ferragamo and the Relevant Company, which you may find in paragraph 4 above, disclose your Purchase Data to Riskified and Cybersource, which process such data pursuant to the legitimate interest of Ferragamo to prevent fraud, in order to guarantee the legality of payments made using the e-commerce platform of the Website and ensure that payment will take place. The data processing by Riskified and Cybersource will be carried out through automated means and will consist of aggregating your Purchase Data with other data relevant to transactions concluded on e-commerce platforms, in order to assess the regularity of the payment, according to pre-determined criteria.

5.A.3. For a description of the commitments and measures provided by Riskified and Cybersource to guarantee the protection of your Personal Data, please read, respectively, Riskified (<https://www.riskified.com/privacy/>) and Cybersource (<https://www.cybersource.com/privacy/>) privacy policy. You may also contact the Ferragamo DPO on privacy@ferragamo.com for further information.

5.A.4. Please be aware that the disclosure of your Purchase Data to Riskified entails the transfer of your Purchase Data outside the European Economic Area. Your Purchase Data will be transferred to the USA, where they will be retained in the Riskified servers in that country. This transfer is subject to Riskified's undertaking to provide adequate guarantees relevant to your Purchase Data, by accepting the standard “Controller to Controller” contract clauses adopted by the European Commission. To obtain a copy of the standard contractual clauses please write to privacy@ferragamo.com. A backup copy of your Purchase Data will also be retained by Riskified on servers in the State of Israel. Your Personal Data are transferred according to the adequacy decision of the European Commission adopted on 31 January 2011, which recognised that the legal system of the State of Israel ensures that your right to the protection of your personal data, is substantially guaranteed, and equivalent to that in force in the European Union.

5.A.5. Please note that you may always object to the communication of your Purchase Data for **Abuse/Fraud**, as better described in Paragraph 8.6 of this Privacy Policy.

6. TRANSFERS OF PERSONAL DATA

6.1. As regards transfers of Personal Data, some of your Personal Data may be collected, used, stored, accessed, disclosed and transferred outside of Canada. Further information is available by contacting the following address: privacy@ferragamo.com.

7. RETENTION OF PERSONAL DATA

7.1. Personal Data processed for **Client Management** will be kept for the period in which you have an account on the Website and are part of the Ferragamo's loyalty program ("Salvatore Ferragamo Private Client List"). As Personal Data for this purpose are processed in order to provide the Services, Ferragamo may retain the data for a longer period as may be necessary to protect Ferragamo's interests to defend against potential liability related to the provision of the Services.

7.2. Personal Data processed for **Newsletter** will be kept until you unsubscribe from the newsletter through the link at the bottom of every e-mail sent to you. As Personal Data for this purpose are processed in order to provide the Services, data may be retained for a longer period as may be necessary to protect Ferragamo's interests to defend against potential liability related to the provision of the Services.

7.3. Personal Data processed for **Social Management** will be kept for the period necessary to interact with you. When the platform is jointly managed with the platform provider, please refer to Personal Data retention policy available in the relevant social network privacy notice.

7.4. Personal Data processed for **Sale** will be kept for assuring compliance with Ferragamo's obligations on producer's liability for damages arising from defective products, where applicable. In any case, as these Personal Data are processed for the provision of the Services, Ferragamo may retain the data for a longer period as may be necessary to protect Ferragamo's interests to defend against potential liability related to the provision of the Services, in accordance with the statutes of limitation.

7.5. Personal Data processed for **Recruitment** will be retained as follows. If a working relationship with Salvatore Ferragamo or the Relevant Company is not established, your Personal data will be stored for a maximum of thirty-six (36) months from receipt of your CV or the end of the selection process. Before the expiration of the thirty-six (36) months period, the Data Controller may contact you to update your Personal Data and receive communications about open positions. If your answer is negative or not received within fifteen (15) days, Ferragamo will delete your personal data within the deadline; if your answer is positive, the data will be kept for a further period of thirty-six (36) months.

7.6. Purchase Data collected by Salvatore Ferragamo and/or the Relevant Company for **Marketing** and **Profiling** purposes will be retained for seven (7) years, in compliance with the decision accepting the request for preliminary verification filed by Salvatore Ferragamo, adopted by the Italian Supervisory Authority on 30 May 2013.

7.7. Personal Data processed for **Soft Opt-In** will be kept until you object to such purpose.

7.8. Personal Data processed for **Retargeting** will be retained until you withdraw your consent.

7.9. Personal Data processed for **Recovery Cart** will be kept until you object to this processing through the link you may find at the bottom of every Recovery Cart e-mail.

7.10. Personal Data processed for **Compliance** will be kept for the period required by the specific legal obligation set forth by the applicable law.

7.11. Personal Data processed for **Anti-Counterfeiting** and **Smart Tag** will be kept for two years from the collection. Personal Data processed for preventing **Misuse/Fraud** will be kept for as long as deemed strictly necessary to fulfil this purpose for which it was collected and until Ferragamo has to keep the data in order to defend themselves in subsequent legal proceedings that may arise, or communicate this data to Public Authorities, as may be requested.

7.12. Personal Data processed for **Survey** will be kept, in the form of statistical analysis, for seven (7) years, in compliance with the decision accepting the request for preliminary verification filed by Salvatore Ferragamo, adopted by the Italian Supervisory Authority on 30 May 2013.

7.13. More information on the data retention periods are available by writing to Ferragamo at: privacy@ferragamo.com. You may always object to the further retention of your Personal Data by writing to the same e-mail address.

7.14. As regards deletion / anonymizing of Personal Data: When Ferragamo and/or the Relevant Company will no longer keep your Personal Data as described in section 7, above, Ferragamo and/or the Relevant

Company will either delete or destroy your Personal Data or anonymize such data such so that it can no longer be linked to you.

8. DATA SUBJECT RIGHTS

8.1. As a data subject, are entitled to request from Ferragamo at any time, access to your Personal Data, the correction and erasure of your Personal Data, as well as to object to its processing, based on grounds relating to your particular situation. You are also entitled to request the restriction of the processing of your Personal Data, as well as to obtain the Personal Data you have provided to Ferragamo in a structured, commonly used and machine-readable format.

8.2. Please note that most of the Personal Data you provide Ferragamo can be changed at any time, including your e-mail preferences, by accessing, where applicable, your user profile created on the Website.

8.3. For **Marketing**, (thereby comprising **Survey**) and **Profiling**, you may always withdraw your consent at a later stage, without prejudice for the processing lawfully carried out before such withdrawal.

8.4. For the purpose of **Newsletter**, **Soft opt-in** and **Recovery Cart**, you have the right to object at any time by clicking at the opt-out link at the bottom of each e-mail received.

8.5. For **Retargeting**, you may always withdraw your consent at a later stage by using the options provided in section 6 of the Cookie Policy, without prejudice for the processing lawfully carried out before such withdrawal.

8.6. Requests should be made in writing to Ferragamo at: privacy@ferragamo.com. At the same address, you may contact the Salvatore Ferragamo Group DPO.

8.7. Please note that you may always object to the communication of your Purchase Data for **Survey**, **Anti-Counterfeiting** and **Abuse/Fraud**, for reasons related to your particular situation. Ferragamo may continue to process your Personal Data for this purpose for compelling legitimate grounds which override your interests, rights and freedoms or for the establishment, exercise or defence of legal claims.

8.8. In any case, please note that, as a data subject, you are entitled to file a complaint with the competent supervisory authorities for the protection of Personal Data, if you believe that the processing of your Personal Data carried out through this Website violates applicable law.

9. HOW WE PROTECT YOUR PERSONAL DATA

9.1 We take reasonable precautions from a physical, technological and organizational point of view to prevent the loss, misuse, or modification of Personal Data under our control. For example:

- We ensure that your Personal Data is only accessed and used by, transferred or disclosed to Recipients that need to have access to such data.
- We also limit the amount of Personal Data accessible, transferred or disclosed to Recipients to only what is necessary to fulfil the purposes or specific tasks performed by the Recipient.
- The computers and servers where your Personal Data is stored are kept in a secure environment, are password-controlled with limited access, and have industry standard firewalls and anti-virus software installed.
- Paper copies of any documents containing your Personal Data (if any) are kept in a secure environment as well. For example, depending on the sensitivity of the information in question, your data may be stored in a locked filing cabinet that can only be accessed by our employees who require the information, as described above.
- When destroying paper copies of documents containing your Personal Data that is no longer needed, we ensure that such documents are shredded or incinerated.

- When destroying Personal Data recorded and stored in the form of electronic files that is no longer needed, we make sure that a technical method (for example, low level format) ensures that the records cannot be reproduced.
- Laptops, USB keys, mobile phones and other electronic wireless devices used by our employees who have access to your Personal Data are password protected. We encourage employees not to store your data on such devices unless it is reasonably necessary for them to do so to perform a specific task as outlined in this Privacy Policy.
- We train our employees to comply with this Privacy Policy and periodically conduct audits and other monitoring activities to ensure ongoing compliance and to determine the effectiveness of our privacy management practices.
- Any data processor that we use is contractually required to maintain and protect your Personal Data using measures that are substantially similar to those set out in this Privacy Policy or required under applicable data protection law.

10. AMENDMENTS AND EFFECTIVE DATE

10.1 This Privacy Policy came into force on May 17, 2021. Ferragamo reserves the right to partly or fully amend this Privacy Policy, or simply to update its content, e.g., as a result of changes in applicable law. Where they are of a substantive nature, Ferragamo will inform you of such changes as soon as they are introduced, and they will be binding as soon as they are published on the Website. In any case, Ferragamo invites you to regularly visit this Privacy Policy in order to acquaint yourself with the latest, updated version of the Privacy Policy, so that you may remain constantly informed on how Ferragamo processes and protects your Personal Data.