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General Conditions of Using www.lilylatifi.com

ARTICLE 1 - LEGAL NOTICES

The website www.lilylatifi.com is published by Lily Latifi, a joint stock company under French law with capital of €10,290.00, listed in the Paris Trade and Companies Register under the number 432 997 989, with its registered office at 37 bis rue de Montreuil 75011 PARIS.

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ARTICLE 2 - PURPOSE

These terms and conditions of use are intended to determine the procedures for viewing and using the website www.lilylatifi.com (hereafter the "Site") by the User as defined hereafter.

The website is a display window intended to showcase the business of Lily Latifi, a company which publishes and markets textile solutions for interior design intended for businesses and the general public.

Viewing and use of the site are governed by these terms and conditions of use.

By viewing and using the Site, the User agrees to accept solely by its logging in to the Site these terms and conditions of use, with neither restriction nor reservation.

The Publisher of the Site reserves the right to modify unilaterally and at any time the content of these terms and conditions of use.

ARTICLE 3 - DEFINITION OF A USER

User means any person, whatever his/her position (business or private) who views or uses the Site or any of the services offered by the Site.



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ARTICLE 4 - INTELLECTUAL PROPERTY

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4.4. Hypertext links

A user who wishes to place, for a business or personal use, on his website, a single link referring directly to the Site, must ask the Publisher in advance for written permission.

In every case, any unauthorized link must be removed on first request from the Publisher.



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ARTICLE 5 – DATA CONCERNING COOKIES

The User is informed of the Publisher's ability to implement automated data collectors ("cookies") in order to identify the User and his successive visits to the Site and to improve the Service.

The cookie is a computer file, stored for a limited time on the hard disk of the User's computer. However, the User retains the possibility of blocking the recording of cookies by configuring his Internet browser

ARTICLE 6 - LIABILITY AND FORCE MAJEURE

The Site is accessible free of charge in any place to any User having Internet access. All costs incurred by the User to access the service (computer hardware, software, Internet connection, etc.) are his responsibility.

The Site uses all the resources made available to it to provide high quality access to its services. As the obligation is to means only, the Site does not guarantee this result will be achieved.

Access to the Site's services may at any time be interrupted, suspended, modified without notice for maintenance or for any other reason. The Publisher cannot be held liable for these interruptions, suspensions, modifications and resultant consequences for itself or for any third party.

Any event due to a case of *force majeure* resulting in a malfunction of the network or server does not render the Publisher liable.

ARTICLE 7 - TERM

These terms and conditions are signed for an indefinite term. They shall have effect for the User from commencement of use of the service.

ARTICLE 8 - Jurisdiction and competent court

These terms and conditions are governed by French law.

Failure by the User to obey any of the stipulations of these general terms and conditions of use and/or any difficulty relating to their performance, interpretation or validity will be submitted to the jurisdiction of the Paris Court of Appeal.