1. Right to be informed

We hereby inform you that this Website is the property of TEXTILES Y CONFECCIONES BROWNIE, S.L., (hereinafter, "BROWNIE"), with tax ID B-64713894 and with registered offices at Carrer Castanyer 29, 08022, Barcelona, Spain, registered in the Barcelona Trade Register in volume 45375, sheet 121, page B-359607.

Any person who accesses and/or uses this Website does so voluntarily and, in doing so, becomes a user and accepts this Legal Notice.

The user (hereinafter, the "User") may contact BROWNIE through the following email address: info@browniespain.com

2. Use of the Website

The User is responsible for their use of the Website. The Website may provide access to a variety of texts, graphics, drawings, designs, photographs, multimedia content and information (hereinafter, the "Content") belonging to BROWNIE or third parties that the User can access.

The User undertakes to make appropriate use of the Content and Services offered through the Website and to not (the following is not an exhaustive list): (i) engage in wrongful and illegal activities or activities contrary to good faith and public order; (ii) cause damage to the physical and software systems of the BROWNIE Website, its suppliers or third parties, (iii) introduce or disseminate on the network computer viruses or any other physical or software systems that are capable of causing the aforementioned damage, (iv) attempt to access, use and/or manipulate the data of BROWNIE, third parties or other Users; (v) reproduce or copy, distribute, or permit public access by any means of public communication, transform or modify the Content, unless it is with BROWNIE's authorisation; (vi) delete, hide or manipulate Content that is subject to intellectual and industrial property rights and any other data identifying such rights of BROWNIE or third parties that is included in the Content, as well as the protective technical mechanisms and any other digital mechanisms that may be included in the Content.

BROWNIE will have the right to investigate and report any of the aforementioned misconduct in accordance with the Law, and additionally to collaborate with the authorities in investigating such activities.

BROWNIE will be able to suspend access to the Website temporarily and without prior warning in order to maintain, repair, update or improve the Website. However, whenever circumstances allow, BROWNIE will inform the User, with sufficient notice, of the intended date of the suspension of the Services.

BROWNIE is not liable for the use that Users may make of the Website's Content.

3. Intellectual Property

This Website and the Content included on it (products, text, images, logos, trademarks, buttons, software, etc.) are protected by the current intellectual and industrial property law and are the property of BROWNIE or third parties that have

authorised BROWNIE to use the Content; their use without BROWNIE's authorisation is expressly forbidden. Therefore, and in compliance with the provisions of the applicable legislation, the reproduction, transmission, adaptation, translation, distribution, public communication, including the means by which it is made available, or any other exploitation and/or modification, whether total or partial, of any of this Website's Content is strictly prohibited without BROWNIE's express prior authorisation.

BROWNIE does not grant any licences or authorisations of any kind to use its intellectual and industrial property or any other kind of property or right related to its Website or the Services or Content included on it.

The legitimacy of the intellectual and industrial property rights pertaining to Content contributed by Users is their exclusive responsibility. The User will therefore indemnify BROWNIE for any third-party claims arising from the unlawful use of such Content on the Website.

4. Liability and Warranties

BROWNIE declares that it has adopted the necessary measures, insofar as its own capabilities and technological capabilities will allow, to ensure that its Website functions correctly and is free of viruses and other harmful elements. Nevertheless, BROWNIE cannot be held liable for: (i) the continuous availability of the Content and Services; (ii) any errors in said Content or the correction of any faults that may occur; (iii) any viruses and/or other harmful elements; (iv) loss or damage caused by any person who attacks BROWNIE's security systems.

BROWNIE does not accept any liability for any links to other web pages found on its Website that may direct the User to other websites over which BROWNIE has no control. Users therefore access such Content at their own risk and under the terms and conditions that apply to that Website.

5. Duration and amendments

This Legal Notice will remain in force for as long as it is published on the Website and until it is substituted for a new version. BROWNIE has the right to make changes to the specific conditions of this Notice, which will enter into force at the time of publication.

BROWNIE may, without prior notice, delete, add to and change both the Content and the Services that it provides, as well as the way in which they are localised and presented. It is understood that the conditions in force are those that are published at the time the User accesses the BROWNIE Website.

By accessing and/or using the Website, the User accepts this Legal Notice and its conditions and, if applicable, any changes made to them.

Text updated on 25 march 2022.