Website Terms of Use

Welcome to the website www.brunnei.net, which includes the Brunnei app (collectively referred to for these terms as "the Website"), managed by Brunnei International Ltd. ("the Company"). These Terms of Use (hereinafter "the Terms of Use") establish the terms, conditions, and limitations that apply to the use of the Website and the application linked to it, including the purchase of services through the Website and/or receiving any type of information related to these services. Any use of the Website shall be considered full and unconditional acceptance on your part that you have read, understood, and agree to the Terms of Use, and you are therefore requested to read them carefully before taking any actions mentioned above and to act according to what is written in them. We reserve the right to make changes to these Terms of Use at our sole discretion, and your continued use of the Website after the publication of updated Terms of Use, including the receipt or transmission of any information through it, will constitute your acceptance of any such changes.

If you do not agree to any of the conditions mentioned in the Terms of Use, please stop using the Website immediately.

The provisions of these Terms of Use apply to any use you make of the Website and shall form the legal basis for the relationship between you and the Company.

Any use of masculine form in this agreement is for convenience and also refers to the feminine form.

If you are an entity of any kind or a private business, you declare that you are an authorized signatory on behalf of the entity or business and have the right to approve and commit to these Terms.

Purpose of the Website

The Website is intended for fashion designers, both beginners and experienced, to fulfill their creative goals by providing world-class consulting, development, and production services, and to promote emerging fashion brands.

Through the Website, you can register for various programs that include different services provided by the Company, according to your budget, the brand you wish to build, and the level of support you want from us. Additionally, you can order the production of various products, purchase ready-made collections of clothing, and register for courses.

If you choose to order production of products from us, the production will be subject to a separate production agreement signed between you and the Company.

Use of the Website and the purchase of services through it are intended for users over the age of 18.

Account Creation and Providing Details

To view general information available on the Website, registration is not required, but in order to receive services from the Company, you must register and create an account.

As part of the account creation process, you will be required to register and provide certain details about yourself, some of which are mandatory and some optional. You will also need to choose a username and password, which you must enter for every use of the Website's services. You must keep your username and password strictly confidential. You agree and acknowledge that all information provided through the Website is provided voluntarily.

Within the account you create, you can perform actions using the app, such as updating details and scheduling appointments.

Every individual or entity opening a user account must provide accurate and complete details within their account and update any changes immediately upon occurrence. You are solely responsible for the information you provide, so you are asked to ensure that all details entered are accurate and complete, and that any information you provide or transmit is correct, and that its use will be in accordance with and subject to our Privacy Policy.

The Company is not obligated to review, audit, or monitor the content included on the Website, and you hereby release the Company, including its shareholders and/or directors, from any liability for damages caused or that may be caused to you in connection with the publication of such content and/or any damages resulting from it.

Restrictions and Prohibitions

As a condition of purchasing services from the Company, you agree as follows: (a) that you are over 18 years of age; (b) that if you decide to make a purchase using a credit card, you are the legal owner of the credit card and the bank account associated with it; (d) that you have the necessary credit available to make payments according to the services you are requesting; (e) that there are no restrictions preventing you from purchasing the types of services or products offered by the Company.

You agree not to use the Website for the following purposes: (a) uploading content or information that you do not own or have no right to use, or that violates the law or any court order, or that may infringe on third-party property rights; (b) interfering with, disrupting, limiting, or preventing the use of the Website; (c) uploading misleading, deceptive, false, or harmful content to the Company and/or its directors or any third party; (d) uploading offensive, derogatory, defamatory, threatening, infringing, obscene, or sexually explicit content, or content harmful to public sentiment and/or content identifying minors, or any illegal material, or material encouraging or supporting criminal acts under Israeli law; (e) unlawful or contradictory purposes; (f) harassment or false reporting; (g) harming any third party, including their privacy or personal affairs; (h) infringing or violating contractual rights, intellectual property rights, moral rights, trade secrets, trademarks, patents, etc.

You agree not to use the Website in connection with the following actions: sharing passwords or personal or sensitive details about others, harassment, impersonation, commercial advertising or promotions, political propaganda or promoting candidates or parties, using offensive or abusive language, collecting information about others, copying details or ads from the site for commercial purposes or in a manner that might harm the Company's business, flooding the site with information, artificial content promotion, or posting false or misleading content or links.

You agree to refrain from any attempts to collect information from the site, including through technological means, running or assisting any computer application or other method intended to scan, copy, retrieve, or mine data, making any alterations to the site, or interfering with its source code.

You agree not to perform any action or omission that might disrupt the operation of the site or users, including using computer disruptions like viruses, worms, and other malicious applications, infiltrating computer material, modifying or injecting software that might harm or disrupt computers, or deleting computer data, trespassing, etc.

You declare that you understand that the Company may take any action against a user who violates these terms using all means available by law, including disclosing details to third parties.

Unless expressly permitted in these terms with prior written consent from the Company, you agree not to: (i) use, modify, or incorporate the site into another software or create derivative works from any part of the site; (ii) sell, license (or sublicense), lease, assign, transfer, pledge, or share your rights under these terms with any third party; (iii) copy, distribute, or replicate the site for the benefit of third parties; (iv) disclose the performance results of the site, or use those results for developing a competing site; or (v) modify, decompile, reverse engineer, update, or improve the site or attempt to reveal its source code.

Ownership and Intellectual Property Rights

You acknowledge that all content appearing on the Website and/or provided to you via the site and/or Company, including materials, text, software, music, video, graphics, advertising content, commercial messages, collections, illustrations, etc., shall remain the exclusive property of the Company at all times. All intellectual property rights (including, but not limited to, copyrights, trade secrets, trademarks, patents, etc.) existing or embodied in the site, or related to it, are solely owned by the Company and shall remain exclusively owned by it. Nothing in these terms transfers any rights to you regarding the site or related materials, except for a limited right to use them in accordance with these terms and applicable law. Nothing in these terms constitutes a waiver of the Company's or any third party's intellectual property rights under any law.

Any content you transmit to the Company through the site remains your property, and by submitting it, you grant the Company the right to retain and use it for the purpose of providing services, in accordance with the site's Privacy Policy. It is clarified that the site and/or Company is not restricted from working with third parties who are competitors in your industry, including

providing products or consulting freely without restriction. All rights to designs you create using the services we provide will be owned by you.

License

The Company grants you, and you accept, a limited, personal, non-exclusive, non-transferable, non-commercial license, without the right to sublicense, which can be revoked at any time, to use the Website, all in accordance with the terms and provisions included in these terms. The Company retains all rights in the site not explicitly granted in these terms.

Maintenance and Support

The Company has no obligation under these terms to provide support, maintenance, updates, changes, or new versions of the site. However, the Company may release site updates from time to time and may upgrade the site electronically and automatically. You consent to such automatic upgrades, and agree that these terms will apply to all such upgrades.

Transaction Cancellation

Cancellation of a transaction conducted through the site or by phone will be allowed in accordance with the provisions of the law, specifically the Consumer Protection Law, 1981, and the regulations enacted thereunder.

You may cancel the services you ordered no later than 14 days from the date of purchase of the package through the site, provided that the cancellation is made at least two business days before the planned date of service delivery. The refund will be processed within 30 days from the date of cancellation notification.

Cancellation will not involve any cost, except for cancellation fees as detailed in applicable law, and any expenses incurred by the Company on behalf of the customer will be deducted from the refund amount. If the Company has paid third-party service providers, the amount paid will be deducted from the refund.

In the event of cancel