

## USER TERMS AND CONDITIONS

### 1. Introduction

These user terms and conditions govern your use of doomoo website and any social media that doomoo uses, such as Facebook and Instagram, (below jointly referred to as the “Website”), and any agreement you may conclude with doomoo via the Website.

doomoo is entitled at any time to make amendments to these terms and conditions as it sees fit without specific notice in advance. When doomoo amends these terms and conditions, doomoo will make the new terms and conditions available on the Website.

By using the Website, you accept these user terms and conditions. If you do not accept these terms and conditions, you must not use the Website.

### 2. Content

It is doomoo’s aim that the content of the Website and the information given on it should be up-to-date and accurate. However, it is possible that some information on the Website may be inaccurate. doomoo therefore accepts no liability for any typographical or printing errors, or any information on the Website that is not up-to-date.

### 3. Links

The Website may display links to other websites that do not belong to doomoo and are not under doomoo’s control. doomoo accepts no responsibility for protection of privacy or the content of those websites; doomoo displays the links to help visitors to the Website to find more information on specific topics. These websites have their own separate terms and conditions as well as privacy policies.

The Website has a store locator page containing the contact details of doomoo retailers and distributors. The distributors and retailers are independent of doomoo. The store locator is provided as a service to you, so that you can contact a nearby retailer.

### 4. Colors

doomoo cannot guarantee that the colors shown on the Website are an exact representation of the actual colors of the products. The way colors are shown on-screen depends, among others, on your computer settings.

### 5. Confidentiality and personal data, etc.

doomoo will handle all personal data with due care, such as name, address, that you provide to doomoo, or that doomoo gains access to as a result of purchase, registration of products purchased, submission of product ratings and reviews, when you participate in competitions or sign up for newsletters, for example.

[Read more about our Data Protection Policy here.](#)

### 6. Material that you upload or send to doomoo in some other way

By sending material to doomoo or uploading material to the Website, social media, e.g., text, photographs, videos and other images, you grant doomoo a non-exclusive license itself or via another party without limitation and using all technologies and media, and in all forms, to use the material throughout the world. You also accept that doomoo may alter and edit the material so that it can be used as doomoo considers appropriate. You may revoke this license at any time by notifying doomoo of this. When you revoke the license, doomoo must stop using the material as soon as possible, and not later than within three months. However, doomoo is under no obligation to recall material that has already been distributed.

You may only send material to doomoo to which you are entitled. By sending the material to doomoo, you confirm to doomoo that you are entitled to grant doomoo the license in accordance with the preceding paragraph, that doomoo has no liability for the material that you have sent, and that you will hold doomoo harmless and compensate doomoo for all loss, injury or damage that doomoo may incur as a result of its use of the material, provided that doomoo uses the material in accordance with the above license.

7. Trademarks, copyright and other intellectual property rights  
The trademarks, product names, other distinctive marks, designs and domain names used on the Website belong to doomoo, whether or not they are registered.

The contents of the Website are protected by copyright and belong to delta diffusion, or are licensed by doomoo.

You must not download, save to your computer or use material from the Website unless you have received doomoo's written permission, or it is stated on the Website that the material may be downloaded and used in a given manner.

8. Liability  
doomoo shall not be liable for any direct, indirect, incidental, special, or consequential damages arising out of or relating to this agreement, resulting from the use or the inability to use the site or messages received or products or services purchased or resulting from unauthorised access to or alteration of user's transmissions or data, including but not limited to, damages for loss of profits, even if doomoo has been advised of the possibility of such damages.  
If you hold the copyright on any information posted on the doomoo website, you can have it removed by sending your request to [info@doomoo.com](mailto:info@doomoo.com)

## 9. Other terms

These terms and conditions are governed by the provisions of Belgium substantive law. In the event of a dispute, the courts of Nivelles shall have sole jurisdiction.

## 10. Company information

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