## **Photo Upload Terms and Conditions**

GENERAL: These provisions apply to you as a customer or potential customer ("You") of Marlite, Inc ("Us"). By accessing this website and providing us with samples or uploading images you are agreeing to be bound by these provisions. If you do not wish to be bound hereby do not proceed with engaging with Us through this website. If you have any questions or comments regarding these terms, please contact: 1-800-337-1221 or info@marlite.com. By submitting information or images through this website, you are requesting to have the aid of our graphic designers and project managers ("Customer Image Driven Processes") to create a customer specific product ("Customer Specific Product"). By using the Customer Image Driven Processes, you agree you plan to use these items in the United States or Canada and you are solely responsible for the materials you submit to us for the Customer Specific Product. You grant us a fully paid, worldwide, non-exclusive right and license to use your owned or licensed copyrights, logos, insignia, trademarks, and other artistic designs contained in the specific materials submitted to us for the purpose of providing the Customer Image Driven Processes and the Customer Specific Product. You continue to own and retain all rights, title and interest in and to your trademarks, copyrights and other intellectual property contained in the Customer Specific Product. We will own and retain all rights, title and interest in and to the final design and the Customer Specific Product. Any materials submitted by you, including, without limitation, photographs, images, text, graphics and other materials (collectively, "Customer Provided Materials") are subject to the terms and conditions on this website, including without limitation the following:

1. You represent and warrant that you own or otherwise possess all necessary rights with respect to the Customer Provided Materials, and that the Customer Provided Materials do not and will not infringe, misappropriate, use or disclose without authorization or otherwise violate any copyright, trade secret right or other intellectual property or other property right of any third party, and that the Customer Provided Materials are not unlawful, fraudulent, threatening, abusive, libelous, defamatory, obscene or otherwise objectionable. You will retain ownership of such Customer Provided Materials, and you grant us and our designees a non-exclusive, royalty-free right and license to use, reproduce, and create derivative works of such Customer Provided Materials in connection with the production or provision of any product or service you request including in connection with the Customer Driven Image Process, to show you how your Customer Provided Materials would appear in our products and we may also use it in sales literature such as brochures or websites we may generate. When you submit requests for products or quotations, we may prepare, manipulate (if necessary), modify, re-design, re-size, change orientation, color, or otherwise change the Customer Provided Materials in our preparation, mock-ups, manufacture or processing and You acknowledge and agree to the same.

2. You agree to indemnify and hold us, our parent company, subsidiaries, brother/sister companies, and each of their respective directors, officers, shareholders, employees, contractors, attorneys agents, representatives and affiliates, harmless from and against any and all claims, causes of action, liabilities, damages, losses, expenses and costs (including, without limitation, attorneys' fees and costs of court filings and appeals) that arise directly or indirectly in any manner out of, from or related to: (i) your violation of these terms and conditions, any other agreement with us, any representation or warranty contained herein or therein or any applicable law; (ii) your Customer Provided Materials; (iii)

your activities in connection with obtaining any products or services from us; or (iv) any claims by any other person that the Customer Provided Materials, the Customer Specific Products or any other products we produce form them in any manner violate any intellectual property right of any other person.

3. You agree not to (a) upload or provide to Us (i) any material that is unlawful, fraudulent, threatening, abusive, libelous, defamatory, obscene or otherwise objectionable, or infringes our or any third party's intellectual property or other rights; (ii) any confidential, proprietary or trade secret information of any third party or (b) transmit any software or other materials that contain any viruses, worms, trojan horses, time bombs, defects, or other destructive items.

4. You agree that we provide this website and the ability to upload Customer Provided Materials on our website and systems in their AS-IS, WHERE IS STATE WITHOUT ANY REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, ANY WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. We may suspend your use of this website at any time for any reason. These terms and your use of this website are governed by and construed in accordance with the laws of the State of Ohio, United States of America, without regards to its conflict of law provisions. You agree to submit to the exclusive jurisdiction of any State or Federal court located in Tuscarawas County (or Stark or Summit County Ohio for Federal courts), United States of America, and waive any jurisdictional, venue or inconvenient forum objections to such courts. If any provision of these terms, or the application thereof to any person, place or circumstance, will be held by a court of competent jurisdiction to be invalid, void or otherwise unenforceable, such provision will be enforced to the maximum extent possible, or, if incapable of such enforcement, will be deemed to be deleted from these terms, and the remainder of these terms and such provisions as applied to other persons, places and circumstances will remain in full force and effect. No waiver by either party of any breach or default hereunder will be deemed to be a waiver of any preceding or subsequent breach or default, nor will any delay or omission on the part of either party to exercise or avail itself of any right or remedy that it has or may have hereunder operate as a waiver of any right or remedy. These provisions, together with any other written contract for products signed by Us is the entire agreement between us relating to the subject matter herein and supersedes any and all prior or contemporaneous written or oral agreements between us with respect to such subject matter.