THE PRESENT DOCUMENT STATES THE OFFICIAL RULES OF THE INTERNATIONAL CONTEST NAMED:

ANTALIS INTERIOR DESIGN AWARD, HEREINAFTER CALLED "THE RULES".

THIS INTERNATIONAL CONTEST IS EARMARKED FOR PERSONS HAVING LEGAL AGE IN THEIR NATIVE COUNTRY, PROFESSIONALS WORKING AS ARCHITECTS, INTERIOR DESIGNERS, DESIGN AGENCIES, DECORATORS, SHOPFITTERS, PRINTERS, BRAND OWNERS AND DESIGN SCHOOLS, HEREINAFTER CALLED "THE ELIGIBLE APPLICANT" OR "APPLICANT", TO THE EXCLUSION OF ANY CONSUMER.

THIS INTERNATIONAL CONTEST IS LIMITED TO ELIGIBLE APPLICANT LOCATED IN THE 31 COUNTRIES WHERE ANTALIS GROUP IS DOING BUSINESS (for more information regarding these countries: click here).

ANY EMPLOYEE TAKING PART IN THIS INTERNATIONAL CONTEST IN A PROFESSIONAL CAPACITY WILL BE REQUIRED TO DEMONSTRATE IT HAS THE WRITTEN EXPRESS CONSENT OF HIS/HER EMPLOYER. FAILING THIS, SUCH PERSON SHALL REFRAIN FROM PARTICIPATING TO THE CONTEST AND WILL BE BARRED IN OBTAINING ANY PRIZES IN THAT PURPOSE,

NO PURCHASE NECESSARY TO ENTER OR WIN THE CONTEST. (The internet connection costs incurred to participate and any costs linked to the use and enjoyment of the prizes shall be borne respectively by any APPLICANT and any Winners).

THIS CONTEST CONSISTS IN AN INTERNATIONAL CONTEST BUNDLED WITH A MULTI-MEDIA COMMUNICATION PLAN IN ORDER (I) TO STIMULATE THE CREATIVITY OF ELIGIBLE APPLICANTS ON INTERIOR AND EXTERNAL DESIGN PROJECTS USING AT LEAST ONE ANTALIS VISUAL COMMUNICATION PRODUCT BOUGHT AT ANTALIS (HEREINAFTER THE "PROJECT(S)") THAT A JURY WILL ASSESS AND REWARD, AND (II) TO COMMUNICATE FOR MARKETING AND COMMERCIAL PURPOSES ON THE ANTALIS GROUP'S GOODWILL AND ITS VISUAL COMMUNICATION PORTFOLIO ASSOCIATED WITH THE CONTEST, THE PROJECTS AND THE RESPECTIVE APPLICANT AND THE WINNERS OF THE CONTEST.

APPLICATION AND PROJECT SUBMISSION ARE GRATUITOUS, UNSOLICITED AND WITHOUT RESTRICTION, AND CONSTITUTE EXPLICIT CONSENT AND PERMISSION FOR ORGANISER, ITS AFFILIATES, AND THEIR AGENTS TO REPRESENT AND REPRODUCE APPLICANT'S PROJECT, NAME AND IMAGE AND ANY INFORMATION PROVIDED WITHIN THE APPLICATION, FOR FREE, ON ANY MEDIA AND WORLDWIDE IN THE PURPOSE OF THE CONTEST AND FOR ONE (1) TO TWO (2] SUBSEQUENT YEARS SUCH AS DESCRIBED IN ARTICLE 3, IN ACCORDANCE TO THE RULES.

PARTICIPATION IN THIS INTERNATIONAL CONTEST CONSTITUTES COMPLETE UNDERSTANDING OF THESE OFFICIAL RULES BY APPLICANT AND HIS/HER RESPECTIVE'S FULL AND UNCONDITIONAL AGREEMENT TO AND ACCEPTANCE OF THESE OFFICIAL RULES.

1. ORGANISATION AND OVERVIEW

ORGANISER:

ANTALIS, the "**ORGANISER**", a French public limited liability company, registered at RCS Nanterre under no. 410 336 069 with registered office at 8 rue de Seine, 92100 Boulogne-Billancourt, France, is organising an INTERNATIONAL CONTEST without any purchase obligation known as:

THE ANTALIS INTERIOR DESIGN AWARD

(Hereinafter the "CONTEST")

This CONTEST is accessible **OVER THE INTERNET ONLY** at the following web address:

www.antalisinteriordesignaward.com (hereinafter the "Contest Web Site"),

This CONTEST will last from October, 1st 2022 to January, 31st 2023 (hereinafter the "Contest Period")

Antalis is the European leader distributor of Papers, Packaging products, and Visual Communication materials. Present in 31 countries in Europe and Latin America, the group serves 100,000 customers through 93 distribution centers.

Antalis Group not only distributes a wide selection of papers used in printing and business communications, it also offers packaging products and solutions used to protect goods during storage and transportation. The Group also sells a range of visual communication materials (posters, advertising campaigns and interior decoration of spaces of professional and private spaces).

CONTEST OVERVIEW:

THE CONTEST CONSIST IN AN INTERNATIONAL CONTEST BUNDLED WITH A MULTI-MEDIA COMMUNICATION PLAN IN ORDER (I) TO STIMULATE THE CREATIVITY OF ELIGIBLE APPLICANTS ON INTERIOR AND EXTERNAL DESIGN PROJECTS USING AT LEAST ONE ANTALIS VISUAL COMMUNICATION PRODUCT BOUGHT AT ANTALIS (HEREINAFTER THE "PROJECT(S)") THAT A JURY WILL ASSESS AND REWARD, AND (II) TO COMMUNICATE FOR MARKETING AND COMMERCIAL PURPOSES ON THE ANTALIS GROUP'S GOODWILL AND ITS VISUAL COMMUNICATION PORTFOLIO ASSOCIATED WITH THE CONTEST, THE PROJECTS AND THE RESPECTIVE APPLICANT AND THE WINNERS OF THE CONTEST.

Four types of project are eligible for the CONTEST, a total of 12 prizes are awarded:

1. CURRENT/COMPLETED PROJECTS

APPLICANT is welcomed to submit any Project completed (or under way) which uses at least one product from the Antalis Visual Communication catalogue.

Projects will be allocated to one of the following 5 categories, with 1 prize par category:

- HOTELS/RESTAURANTS/ HOSPITALITY AWARD
- SHOPS/ RETAIL AWARD
- OFFICES/ OFFICE AWARD
- HOME/ HOME AWARD
- PUBLIC SPACES ('ERP')/ PUBLIC BUILDING AWARD

In addition, if the project uses Sustainable, Interior Films or Windows film products from Antalis Visual Communication catalogue, the applicant can also apply for 3 additional prizes focused on those products:

- Special Sustainable Prize
- Special Interior Film Prize
- Special Windows Film Prize

1. PROJECTS USING A 3D BLANK MODEL

The jury will award 1 prize. ORGANISER will provide one 3D model of a workspace to be decorated in full by APPLICANT using only products from the Antalis Visual Communication catalogue.

- 3D Blank Prize

2. ORIGINAL PATTERN

Two prizes to reward talent and originality in the creation of a wallpaper pattern

- (2) Original Pattern Prize

3. PUBLIC PRIZE

A special public prize will be awarded to the project with the most 'likes' online:

www.antalisinteriordesignaward.com

Public Prize

INTELLECTUAL PROPERTY RIGHTS:

All the trademarks, logos and any other distinctive signs reproduced on the Contest Web Site as well as on the sites to which it provides access through hypertext links, are the exclusive property of their holders and are protected in this respect by the provisions of France's *Code de la propriété intellectuelle* [intellectual property laws]. Any unauthorised reproduction of these trademarks, logos and signs shall constitute an infringement of intellectual property rights which may be prosecuted in a court of law.

All the software applications used on the site and those to which it provides access, as well as the texts, comments, illustrations or images reproduced on the Contest Web Site and on those to which it provides access are covered by copyright and their unauthorised reproduction shall constitute an infringement of intellectual property rights which may be prosecuted in a court of law.

2. APPLICATION

ELIGIBLE APPLICANT/APPLICANT:

THE CONTEST IS EARMARKED FOR PERSONS OF LEGAL AGE, PROFESSIONALS, WORKING AS ARCHITECTS, INTERIOR DESIGNERS, DESIGN AGENCIES, DECORATORS, SHOPFITTERS, PRINTERS, BRAND OWNERS AND DESIGN SCHOOLS AND IS NOT AIMED AT CONSUMERS.

THE CONTEST IS LIMITED TO ELIGIBLE APPLICANT LOCATED WHERE ANTALIS OPERATES: (for more information regarding these countries: <u>click here</u>).

The following shall be considered as ELIGIBLE APPLICANT, for the purposes of these Rules:

- Natural persons of legal age:
 - who exercise, on their own behalf, an economic activity as ARCHITECTS, INTERIOR
 DESIGNERS, DESIGN AGENCIES, SHOPFITTERS, ENGINEERS, URBAN PLANNERS, PROPERTY
 DEVELOPERS, PRINTERS, BRAND OWNERS, DESIGN SCHOOLS linked to the products and
 services offered by the companies of the ANTALIS group in the Visual Communication,
- Legal persons, acting through its legal representative, who exercise an economic activity as, ARCHITECTS, INTERIOR DESIGNERS, DESIGN AGENCIES, DECORATORS, SHOPFITTERS, PRINTERS, BRAND OWNERS AND DESIGN SCHOOLS linked to the products and services offered by the companies of the ANTALIS group in the Visual Communication (either Business or School);

ANY PERSON WHO IS AN EMPLOYEE OF AN ELIGIBLE APPLICANT LEGAL PERSON, SHALL NOT BE AN ELIGIBLE APPLICANT HIMSELF/HERSELF BUT MAY PARTICIPATE TO THE CONTEST IN A PROFESSIONAL CAPACITY ON

BEHALF OF ITS EMPLOYER, SUBJECT HE/SHE DEMONSTRATE IT HAS THE WRITTEN EXPRESS CONSENT OF HIS/ HER EMPLOYER. FAILING THIS, SUCH PERSON SHALL REFRAIN FROM PARTICIPATING TO THE CONTEST AND WILL BE BARRED IN OBTAINING ANY PRIZES IN THAT PURPOSE.

Members of staff of the ORGANISER and its Affiliates, as well as their family, including live-in partners, and in general members of staff of any companies which are directly or indirectly involved in the implementation of this CONTEST shall not be ELIGIBLE APPLICANT. (Affiliate shall mean any company directly or indirectly controlled by another company, the parent company controlling directly or indirectly the later, or under the same control by such parent company). GOVERNMENT AGENCIES AND ANY PUBLIC ENTITY OR ENTITY ENTRUSTED WITH A PUBLIC INTEREST MISSION BY AND ON BEHALF OF ANY STATE OR GOVERNMENT AGENCY, ARE NOT ELIGIBLE APPLICANT AND SHALL BE EXCLUDED FROM THE CONTEST.

APPLICATION:

ELIGIBLE APPLICANT must do the following to submit its Project within the relevant category during the Contest Period:

- (1) create APPLICANT profile on the Web Site and provides the required information on the registration page of Contest Web Site.
- (2) create a photograph ("photo") or video ("video") showcasing its Project
- (3) include a description of the Project: project type, category, project name, date, free text description,
- (4) upload the photo or video and create a caption explaining how Antalis products help APPLICANT to design and realize the Project;

(Hereinafter the "Application").

Either Application will be entered in the CONTEST for one of the five categories it qualifies for when it is received and will not qualify for any other category. The same application can also be entered for one of the three special prizes (Special Sustainable Prize, Special Interior Film Prize, Special Windows Film Prize) if the applicant also applied for. Application will only be judged against other Applications received for the same category it qualifies.

APPLICANT accepts the role of moderator exercised by ORGANISER and so that his/her Project can be refused by ORGANISER without the obligation for the latter to justify this decision, as stated in Article 7 below.

THERE MAY ONLY BE ONE (1) APPLICANT FOR EACH APPLICATION SUBMITTED, REGARDLESS OF THE NUMBER OF PERSONS WHO MAY HAVE CONTRIBUTED TO THE PROJECT. WITHOUT PREJUDICE TO WHAT PRECEDE, A LEGAL PERSON APPLICANT MAY DECLARE IN ITS APPLICATION THE NAME OF NATURAL PERSONS CONTRIBUTING TO THE PROJECT THAT ARE ITS EMPLOYEES (Hereinafter "Associated Participant"). IN ANY CASE AN APPLICANT CAN ENTER AS MANY PROJECTS AS HE WANTS IN ACCORDANCE WITH KEY CONDITION HERE ABOVE DESCRIBED.

APPLICANT can only enter via the Web Site. APPLICANT must have an electronic device with an access to the internet to enter and participate to the CONTEST, being understood and agreed by any APPLICANT that charges imposed by its carrier service will apply pursuant to the carrier's rate plan applicable.

In order to take part in the CONTEST, APPLICANT must connect to the www.antalisinteriordesignaward.com Contest Web Site.

Data to be provided in the Application form is necessary for Application to be taken into consideration and for the allocation of the prizes.

In any event, in order to validly take part in the CONTEST, the APPLICANT must strictly comply with the Application requirements as set out on the Contest Web Site, as well as with any other instructions that are issued to them by any other means by the ORGANISER.

Data input into an Application form must be true, exhaustive and accurate, and must be provided by person having full capacity and relevant authorisation to filed-in the Application. Any false declaration or erroneous or incomplete declaration, or unauthorized declaration shall automatically lead to the cancellation of the Applications and of any prize, if any.

Use of any automated system to participate is prohibited and will result in disqualification. If the ORGANISER suspects that an APPLICANT attempted to submit additional Applications by using multiple profiles, identities or any other automated method, all Applications submitted by the APPLICANTs will be declared null and void, and the APPLICANT may be disqualified from participation in the CONTEST at the ORGANISER's sole discretion. ORGANISER is not responsible for lost, late, incomplete, invalid, unintelligible or misdirected Applications, which will be disqualified. In the event of a dispute as to the ownership of any Application, the authorized account holder of the email account used to enter will be deemed to be the APPLICANT. A potential Winner may be required to show proof of being the authorized email account holder. ORGANISER reserves the right to disqualify any Application for any reason, in its sole and absolute discretion.

Applications are subject to all notices posted on the Contest Web Site, including but not limited to ORGANISER's Privacy Policy and these Rules.

ORGANISER is under no obligation to disclose why an Application has been disqualified other than the Application was ineligible under these Rules. Furthermore, the ORGANISER reserves the right to not award a prize for a given Application category if, in its sole and absolute discretion, it does not receive a sufficient number of eligible and qualified Applications.

THE ORGANISER HEREBY DISCLAIMS LIABILITY FOR, AND RESERVES ITS RIGHTS TO CLAIM FOR DAMAGES AGAINST, ANY BREACH OF THE REQUIREMENTS STATED IN THIS ARTICLE 2 BY ANY PERSON.

3. PUBLICITY

Application and Project will not be acknowledged and will not be received or held "in confidence" and a submission does not create a confidential relationship or obligation of secrecy between APPLICANT and the ORGANISER or any of its Affiliates. By sharing the Application and Project, APPLICANT agrees to post the Application and Project to promote this CONTEST only and not for any commercial purposes.

Except where prohibited by law, Application constitutes explicit consent and permission for ORGANISER, its Affiliates, and their agents to use and display APPLICANT's name and email address, and name and first name of the Associated Participant(s) as well as their position in case of a Legal person APPLICANT, Application and Project (including post(s) and caption), country, photographs, videos, and statements for purposes of advertising and communicate on the CONTEST in any and all media now or hereafter known throughout the world (Including, but not limited to, the Contest Web site and any of its web sites, locations offering ANTALIS products, on any other web site controlled by ORGANISER or its Affiliates, and on any social media) during the Contest Period and for twenty (20) additional years thereafter, without additional notification or permission, compensation or indemnification other than the visibility so provided free of charge by ORGANISER to the Project and the APPLICANT and Associated Participant(s) name(s) during such a period of time. ORGANIZER decides on its sole discretion to use such elements in full or in part at any time. In that purpose, APPLICANT agrees to grant to ORGANISER a non-exclusive, irrevocable, royalty-free, sub-licensable and transferable worldwide licence, to use, re-use, reproduce, transmit, display, distribute, re-distribute, copy, store, modify, edit, adapt, translate, create derivative works based upon its Project, in whole or in part, in all media, formats and channels now known or hereafter devised, in each country, area and space, and throughout the universe,

in all languages, formats and versions plus where required and appropriate, will obtain any necessary permissions and approvals to ORGANISER's satisfaction. By submitting an Application, APPLICANT hereby agrees to grant the rights granted herein in and to the Application and Project to ORGANISER, its Affiliates and agents, and forever release and hold them, their respective Affiliates, and the officers, directors and employees of each of the foregoing, harmless from and against any liability of any kind arising from or in connection with any use of the Application and Project.

By submitting an Application, APPLICANT agrees that Application and Project are gratuitous, unsolicited and without restriction, and will not place ORGANISER under any obligations other than those contained in these Rules, and that ORGANISER is free to disclose the ideas contained in the Application and Project on a non-confidential basis to anyone or otherwise use the ideas without any compensation to APPLICANT. APPLICANT further acknowledges that ORGANISER does not waive any rights to use similar or related ideas previously known to ORGANISER, or developed by its employees, or obtained from sources other than APPLICANT.

4. RELEASE

As a condition of Application into the CONTEST, APPLICANT agree to release and hold harmless the ORGANISER, its service provider, suppliers, distributors, advertising/promotion agencies and each of their respective Affiliates, and each such company's officers, directors, employees and agents, social media entity (collectively, the "Released Parties") from and against any claim or cause of action, including, but not limited to, personal injury, death, or damage to or loss of property, arising out of participation in the CONTEST or receipt or use or misuse of the prize.

5. PRIZES

WINNER SHALL MEAN THE WINNING ELIGIBLE APPLICANT (INCLUDING ITS ASSOCIATED PARTICIPANTS, IF ANY) AS SELECTED BY THE JURY. ANY PRIZE ON OFFER SHALL BE STRICTLY PERSONAL TO THE RELEVANT ELIGIBLE APPLICANT (INCLUDING ITS ASSOCIATED PARTICIPANTS, IF ANY) AND CANNOT THEREFORE BE TRANSFERRED TO ANOTHER PERSON.

FOR THE WINNERS IN CURRENT/COMPLETED PROJECTS:

Winners and their respective Project will benefit from a wide media exposure plan, the details and duration of which will be determined by ORGANISER, at its sole discretion. Such plan would include:

- Our press partners who will report in their web-site and printed edition the detailed content about the winners and their projects.
- The GALLERY in the contest web-site where work will be displayed throughout the competition.
- A large-scale multimedia campaign using all methods of communication (including the web sites of the ORGANIZER and its Affiliates and dissemination via social networks).

AS A PRE-CONDITION, WINNER WILL AGREE, EXECUTE AND PERFORM ANY NECESSARY AUTHORIZATION FOR THE PURPOSE OF BEING AWARDED THE PRIZE.

FOR THE WINNER IN A 3D BLANK MODEL PROJECT:

- 2000€ as Prize

AS A PRE-CONDITION, WINNER WILL AGREE, EXECUTE AND PERFORM ANY NECESSARY AUTHORIZATION FOR THE PURPOSE OF BEING AWARDED THE PRIZE.

FOR THE WINNERS ORIGINAL PATTERN

- 1000€ as Prize per winner (2)

AS A PRE-CONDITION, WINNER WILL AGREE, EXECUTE AND PERFORM ANY NECESSARY AUTHORIZATION FOR THE PURPOSE OF BEING AWARDED THE PRIZE.

FOR THE WINNER PUBLIC PRIZE

1000€ as Prize

AS A PRE-CONDITION, WINNER WILL AGREE, EXECUTE AND PERFORM ANY NECESSARY AUTHORIZATION FOR THE PURPOSE OF BEING AWARDED THE PRIZE.

If, for any reason whatsoever, the Winner does not want or cannot benefit from all or part of the prize won, under the terms that are described in these Rules, he shall forfeit the said prize and shall be barred from claiming any compensation or consideration. The ORGANISER shall be free to dispose of it as it sees fit.

Anyone wishing to take part in the CONTEST must comply with the instructions that shall be provided to them on the http://www.antalisinteriordesignaward.com web site.

The data that is input in the Contest Web Site by anyone wishing to take part in the CONTEST shall be transmitted to the ORGANISER.

Any APPLICANT who creates several e-mail addresses registered under the same address and the same name shall be disqualified and shall be barred from claiming any prize that may be allocated to him.

Any Applications that are incorrect or false or made in a way which contravenes these Rules shall lead to the disqualification of the APPLICANT (and any Associated Participant if any) involved.

Any Application using 'disposable' e-mail addresses shall be strictly prohibited.

The ORGANISER hereby disclaims liability for the improper routing of any e-mails.

The ORGANISER shall be entitled to perform any checks for the purposes of the application of this article.

6. WINNER DETERMINATION AND NOTIFICATION

Winner shall be private messaged directly by the ORGANISER (or by any service provider involved in the implementation of the CONTEST) through e-mail ("prize notification"). Winner shall be identified by the contact details which it shall have provided upon Application. In the event of any dispute over same, the list of APPLICANT and associated contact details held by the ORGANISER shall prevail.

A panel of judges selected by ORGANISER (the "Jury") that will includes 1 representative of ORGANIZER, will determine the Winner of each prize. Each Winner will be determined within 60 days after the Contest Period.

The decisions of the Jury are final and binding on all matters relating to selection of any Winner. In the event of a tie, the ORGANISER representative shall have prevailing say and final decision.

Each potential Winner must be able to receive calls from an unlisted/blocked number and have access to an internet connection to receive emails from the ORGANISER and/or its designated agent. All federal, national and local taxes or other expenses relating to the prize won, acceptance and possession of prize are the sole responsibility of each applicable Winner. If a prize notification is not returned within the specified time period stated herein or returned as undeliverable; or if a potential Winner is otherwise found to be ineligible per these Rules; or if a potential Winner cannot accept the prize for any reason, then such potential Winner will automatically forfeit all rights to the prize.

The list of Winners will be published between February 1st 2023 and March 30th 2023 on : http://www.antalisinteriordesignaward.com

7. PROHIBITED CONTENT

The APPLICANT pledges to comply with all of the prevailing laws, rules and regulations concerning the prohibition on publishing content of a pornographic, paedophilic, violent, or obscene nature, or likely to cause serious harm to human dignity.

The APPLICANT moreover pledges not to disseminate any message designed to promote goods or services.

The APPLICANT acknowledges that the ORGANISER may withdraw any manifestly illicit content.

8. APPLICANT WARRANTY

By submitting an Application, APPLICANT hereby warrants and represents that its Application and Project:

- do not infringe any third-party rights by including, for example, any copyrights, moral rights, trademarks, logos or products (such as company names, labels or symbols, to the extent permitted hereunder) or images that have been created, distributed, aired or published by others, such as those on web sites, television, movies, or other media outlets;
- do not refer to public figures, contain materials embodying the name(s), likeness(es), photograph(s), and/or contain other identifying element(s) of any person(s) (living or dead) other than APPLICANT, without obtaining prior written permission;
- are APPLICANT's original creation, unpublished, and not previously submitted in any other promotion
 or commercial purposes (Modifying, enhancing or altering a third-party's pre-existing work does not
 qualify as APPLICANT's original creation) and APPLICANT is entitled to grant the rights granted herein
 in and to the Application and the Project to ORGANISER, its Affiliates and agents;
- do not included any Prohibited Content in the Application and has not violated any of the requirements for Applications listed above;

APPLICANT hereby agrees to forever release and hold ORGANISER, its Affiliates and agents, and their respective Affiliates, and the officers, directors and employees of each of the foregoing, harmless from and against any liability of any kind arising from or in connection with any use of the Application and Project.

9. PERSONAL DATA PROTECTION – INFORMATION NOTICE

In France, personal data is protected in accordance with the EU Regulation 2016/679 on the Personal Data Protection and Law no. 78-17 of 6 January 1978 relating to data processing, files and freedoms, as amended (the "Data Protection Law").

Throughout this section:

- the term "User" shall mean an Internet user who accesses and uses the Contest Web Site.
- the term "Personal Data" shall mean any information, whatever the form thereof, which can be used
 to directly or indirectly identify the natural persons to which it relates" (article 4 of France's law no.
 78-17 dated 6 January 1978).

In order to participate to the CONTEST, any User needs to create its own profile on the Web Site where it must necessarily provide the ORGANISER, namely Antalis, who will act as the data controller and/or its subsidiary companies with Personal Data.

This information is intended for ANTALIS S.A. – n° 410 336 069 RCS Nanterre – 8 rue de Seine 92100 Boulogne-Billancourt, France (hereinafter "ANTALIS" or "ORGANISER"), acting as Data Controller, in accordance with the Data Protection Law. For more information on the ANTALIS' Privacy Policy please go on the ANTALIS Group website www.antalis.com and click on "Privacy Notice".

The information provided by the User are processed manually and electronically on the basis of the ANTALIS legitimate interest in organising, managing and communicating with USER in order to achieve the purpose of the CONTEST.

Upon any use of the Contest Web Site, the following data in particular shall be gathered:

- the URL of the links through which the User has accessed the Contest Web Site
- the User's access provider
- the technical configuration of the User's browser
- The family name, first name (for the APPLICANT and for any Associated Participants), e-mail address, company/school, position/occupation, country, photograph or video, project type, category, project name, date, free text description, caption explaining how Antalis products help APPLICANT to design and realize the Project.

The provision of certain data by the User, marked with an asterisk, shall be mandatory for taking part in the CONTEST. Provision of any other data shall be optional. Any refusal or omission to provide the mandatory data shall prevent the User from validly taking part in the CONTEST.

The Users are informed that when they disclose their e-mail address, they are entitled to oppose any commercial use of their contact details, free of charge.

In any event, ORGANISER shall only collect personal data for the purposes of the CONTEST and in order to contact those taking part for purposes of commercial prospection, such as by electronic means. The Users shall provide this information in a fully informed manner, for instance when keying it in themselves.

The User of the Contest Web Site shall be informed at the time of the mandatory or optional nature of the information which he might provide by way of an asterisk.

The User authorises ORGANISER to publicise personal data so communicated as first name, family name, e-mail address, company/school, position/occupation, country, photograph or video, project type, category, project name, date, free text description and caption, for the CONTEST purposes under these Rules, after securing the User's approval of the provisions of this article, in accordance with the prevailing legislation.

Personal data will also be processed, transferred to and/or accessed by recipients authorized by ORGANISER such as Antalis subsidiary companies and service provider on a need to know basis only, for the same purposes as mentioned above, and Personal data will also be processed outside of the European Union.

The Web Site and Personal Data will be stored and supported by our service provider located in France.

Personal Data is transferred to and/or accessed by Antalis subsidiary companies which are located around the world, in every country where Antalis group operates (for more information regarding these countries: <u>click here</u>).

When those recipients are located in a country that does not provide an adequate level of protection in the meaning of the Data Protection Law, and in order to transfer personal data in a secure way, in accordance with applicable data protection law, Organizer ensures the so-called standard contractual clause are executed in accordance with the Data Protection Law s

Personal data will be kept for a minimum period of 2 years and might be kept for an extra-period defined by the applicable statute of limitation.

In accordance with the Data Protection Law, User has a right to access (free of charge), modify, rectify, erase, block and delete any of its personal data, request an explanation and/or to object to the processing of its Personal Data for legitimate reasons. Finally, User can send "special directives" regarding the use of its data after its death. To exercise these rights, a request shall be sent to the following address: dpo@antalis.com

E-mailing and electronic communications for direct marketing purpose: When the APPLICANT validates the entry form to the CONTEST, the USER will be asked to consent to receive marketing/commercial information or offer from or on behalf of ANTALIS and/or its affiliated companies by any electronic communication means, thus by ticking a dedicated box.

OPT-IN: If USER has agreed to receive e-mailing and electronic communications for direct marketing purposes, ANTALIS and its affiliated companies will be then allowed to send digital marketing/commercial information, such as product information, commercial offer, information about an event, information about a project, or an invitation, for example.

Or, if applicable, DOUBLE OPT-IN: If USER has agreed to receive e-mailing and electronic communications for direct marketing purposes, USER will receive an email requesting him/her to click on a link to fulfil a confirmation procedure of his/her consent to agree to receive marketing/commercial information or offer from or on behalf of ANTALIS and/or its affiliated companies by any electronic communication means.

In order to unsubscribe, the USER will always be entitled to click on the unsubscribe link which will be included under any email sent by or on behalf of ANTALIS, or to send an email to the ANTALIS Data Protection Officer at the following dedicated email address: dpo@antalis.com

Query and Right to lodge a complaint:

Query about ANTALIS' Privacy policy can be sent to the following dedicated email address dpo@antalis.com. In case responses are not satisfactory or if the personal data processing is legitimately alleged to be non-compliant with Data Protection Law, a complaint can be lodged with the relevant data protection supervisory authority of your country.

10.LIMITATION OF LIABILITY - DISCLAIMER

Nothing in these Rules excludes or modifies or purports to limit, exclude or modify any statutory consumer guarantees or any implied condition or warranty the exclusion of which from these Rules would contravene any statute or cause any part of these Rules to be void. ("Non-Excludable Guarantees"). Subject to the limitations in the preceding sentence: the Released Parties are not responsible for and exclude all liability whether arising in tort (including, without limitation, negligence), contract or otherwise in respect of: (1) incorrect or inaccurate information, whether caused by APPLICANT, publishing errors, or by any of the equipment or programming associated with or utilized in the CONTEST; (2) technical failures of any kind, including, but not limited to malfunctions, interruptions, or disconnections of internet, phone lines or network hardware or software; (3) unauthorized human intervention in any part of the Application process or the CONTEST; (4) technical or human error which may occur in the administration of the CONTEST or the processing of Applications; or (5) any other loss or damage (including, without limitation, loss of opportunity or loss of profits) whether direct, indirect, special or consequential arising in any way out of the CONTEST, including (without limitation) any injury or damage to persons or property which may be caused, directly or indirectly, in whole or in part, from APPLICANT's participation in the CONTEST or receipt or use or misuse of a prize (if determined a Winner).

It is hereby expressly pointed out that the Internet is not a secure network.

The ORGANISER does not guarantee that the web sites and/or the CONTEST shall operate without interruption or that they do not contain any errors, nor that the faults that are detected shall be put right. In case of a technical malfunction of the CONTEST, the ORGANISER shall be entitled, where applicable, to invalidate and/or to cancel the CONTEST session during which the said malfunction occurred. No claims shall be countenanced as a result.

The ORGANISER hereby disclaims liability for any failure of the Application or any data therein to reach it for any particular reason for which it is not responsible (for instance, a problem connecting to the Internet due to any particular cause at the User's end, a temporary failure of our servers for any particular reason, etc.) or should such data reach it in a garbled state or in a form that is impossible to handle (for instance, if the APPLICANT uses computer hardware or a computer environment that are inappropriate for his Application, etc.).

The ORGANISER hereby disclaims liability for any loss or damage (be it personal, physical, material, financial or other) which occurs in the course of an APPLICANT's participation in the CONTEST.

The ORGANISER of the CONTEST hereby disclaims liability for any direct or indirect damage resulting from any interruption, any malfunction, any suspension or the termination of the CONTEST for any reason whatsoever, as well as for any direct or indirect damage which might result, in any way whatsoever, from a connection to the Contest Web Site.

It is up to the APPLICANT to take all appropriate measures so as to protect their own data and/or software that are stored on their computer equipment against any damage.

The connection of any person to the Contest Web Site and the Application in the CONTEST shall take place under their full responsibility.

The ORGANISER shall not be liable if owing to circumstances of force majeure or events that are beyond its control, the CONTEST were to be modified, curtailed or cancelled.

11. GENERAL TERMS AND CONDITIONS

ORGANISER reserves the right to cancel, suspend and/or modify the CONTEST, or any part of it, if any fraud, technical failures or any other factor beyond ORGANISER's reasonable control impairs the integrity or proper functioning of the CONTEST, as determined by ORGANISER in its absolute and sole discretion. In such event, ORGANISER reserves the right to award the prize [per the Winner determination procedures in these Rules] from among the eligible Application received up to the time of the impairment. ORGANISER reserves the right, in its sole discretion, to disqualify any individual it finds to be tampering with the Application process or the operation of the CONTEST, or to be acting in violation of the Rules of this or any other promotion or in an unsportsmanlike or disruptive manner. Any attempt by any person to deliberately undermine the legitimate operation of the CONTEST may be a violation of criminal and civil law, and, should such an attempt be made, ORGANISER reserves the right to seek damages from any such person to the fullest extent permitted by law. ORGANISER's failure to enforce any term of these Rules shall not constitute a waiver of that provision.

12.DISPUTE AND AWARD LIMITATION

Except where prohibited, APPLICANT agrees that: (1) any and all disputes, issues, claims and causes of action arising out of or connected with this CONTEST or the prize awarded shall be resolved individually, without resort to any form of class action, and exclusively by the Tribunal de commerce of Nanterre (France); (2) any and all claims, judgments and awards shall be limited to actual out-of-pocket costs incurred, including costs associated with entering this CONTEST, but in no event attorneys' or legal fees; and (3) under no circumstances will APPLICANT be permitted to obtain awards for, and subject to any compensatory damages for a breach of a Non-Excludable Guarantee, APPLICANT hereby waives all rights to claim, indirect, punitive, incidental and consequential damages and any other damages, other than for actual out-of-pocket expenses, and any and all rights to have damages multiplied or otherwise increased.

13.APPLICABLE LAW

All issues and/or questions concerning the construction, validity, interpretation and enforceability of these Rules, or the rights and obligations of the APPLICANT and ORGANISER in connection with the CONTEST, shall be governed by, and construed in accordance with, the laws of France, without giving effect to any choice of law or conflict of law rules (whether of the France or any other jurisdiction).

14.ACCEPTANCE OF THE RULES

Any participation in the CONTEST shall imply full and unreserved acceptance of these Rules. Any practical problems in interpreting or applying these Rules shall be settled authoritatively by the ORGANISER. No response shall be provided to any written or telephone request concerning the interpretation or the application of these Rules, the mechanisms or the terms of the CONTEST as well as the choosing of the Winners.

Language of these Rules has been originally written in French and translated in English. In case of discrepancy in interpretation with any further translation in any other languages with the French version, the French version shall prevail.

15.EVIDENCE

Any electronic records contained on the Contest Web Site shall be authoritative (i.e. deemed to be accurate and true) unless it is proven otherwise. Any interpretation problems that may arise shall be settled authoritatively by the ORGANISER.

The ORGANISER shall be entitled to use, for instance for purposes of evidence, any act, fact or omission, programs, data, files, recordings, operations and other elements (such as monitoring reports or other statements) of a digital or electronic nature, or in/on a digital or electronic format or medium, drawn up, received or stored directly or indirectly by the ORGANISER, such as in its information systems, that are linked to the use of its Contest Web Site.

The APPLICANT pledges not to challenge the admissibility, the validity or the evidential value of the abovementioned elements of a digital or electronic nature, or in/on a digital or electronic format or medium, based on any statutory provision whatsoever which might specify that certain documents must be written or signed by the parties in order to constitute valid evidence.

These elements shall thus constitute valid evidence and if they are produced as evidence by the ORGANISER of the CONTEST in any contentious or other proceedings, they shall be admissible, valid and enforceable between the parties in the same way, on the same terms and with the same evidential value as any document which is drawn up, received or stored in writing.

16.LODGING AND CONSULTATION OF THE RULES

These Rules may be obtained free of charge immediately upon sending a request to ANTALIS – Antalis Interior Design Award – 8 rue de Seine 92100 Boulogne-Billancourt, France.

These Rules have been lodged at the office of "Teboul & Associés", 25 bis, avenue Pierre Grenier, 92100 Boulogne Billancourt, bailiff in Paris, France.

They may be consulted on the website: www.antalisinteriordesignaward.com

As set out in the certificate witnessing the lodging of the Rules of the CONTEST dated October 1st 2022 which is appended to the First Original of said Rules, kept at the abovementioned firm of bailiffs.