

Terms of Use

Of Viln AB (viin ab), a company incorporated and existing under the laws of the Sweden, established at the address Gethagsvägen 23, 18247-Enebyberg, Sweden and registered at the Swedish company registration office under number 556931-7885.

1. Terms of Use

The terms of use set out on this page (“Terms of Use”) apply to all users of the website www.Viln.se or of any other website that is maintained by Viln (“Website”). If you do not agree to these Terms of Use you are not allowed to use the Website. These Terms of Use are amended from time to time. Every time you visit the Website the version of these conditions applies as published on the Website at the time of your visit. We therefore recommend reading these conditions prior to each use of the Website.

Viln reserves the right to terminate access – without prior notice – to the Website to any user who does not abide by the User Conditions and generally accepted standards for acceptable use of internet facilities.

2. General

The information on the Website is meant to provide general information on Viln and Viln services and products. Viln endeavors to keep this information actual and complete. The information provided is subject to changes or updates without any obligation on the part of Viln to provide notice. Viln may also make improvements and/or changes in the products and/or the programmes described in this information at any time without providing notice. Viln makes no representations or warranties about the accuracy or suitability of this information and these services for any purpose. Viln obligations with respect to its products and services are governed solely by the agreements under which they are provided.

3. Copyright

All materials posted on the Website (including but not limited to text, data, sound recordings, video recordings, photographs), hereafter “Materials, are

subject to copyrights owned by or licensed to Viln. Any reproduction, retransmission, republication or use in any way of all or part of any Material found on the Website is expressly prohibited, unless Viln has expressly granted its prior written consent to so reproduce, retransmit, or republish the material. Viln cannot be held liable for any damages following from the use of the Materials without prior written consent.

“Viln” and “Viln” and the associated logo are registered trademarks of Viln (“Trademarks”). The use of the Trademarks without prior written consent of Viln is expressly prohibited, unless Viln has expressly granted its prior written consent to such use.

4. Confidential and proprietary information

Viln does not want to receive confidential or proprietary information from you through our Website. Please note that any information or material sent to Viln through this Website will be deemed NOT to be confidential. By sending Viln any information or material, you agree:

- To grant Viln an unrestricted, irrevocable license to use, reproduce, display, perform, modify, transmit and distribute those materials or information;
- To indemnify Viln for any infringement of intellectual property rights of third parties; and
- That Viln is free to use any ideas, concepts, know-how or techniques that you send us for any purpose.

5. Privacy and security breaches

The use of your personally identifiable data will be subject to our Privacy Policy as published on the Website and as amended from time to time. Any (attempt to) access protected areas of the Website without being registered as prescribed on the Website or any attempt to breach the security of Viln’s computer network is strictly prohibited and will be reported by Viln to the relevant local authorities.

6. References and hyperlinks

Information Viln publishes on the internet may contain references or cross references to Viln products, programmes and services that are not announced or available in your country. Such references do not imply that

Viln intends to announce such products, programmes or services in your country. Consult your local Viln business contact for information regarding the products, programmes and services, which are available to you.

Viln makes no representations whatsoever about any other website which you may access by the use of hyperlinks or otherwise through the Website. When you access a website, even one that may contain the Viln logo, please understand that it is independent from Viln, and that Viln has no control over the content on that website.

In addition, a link to a website does not mean that Viln endorses or accepts any responsibility for the content, or the use, of such website.

7. Liability

In no event will Viln be liable to any party for any direct, indirect, special or other consequential damages for any use of the website, or on any other hyper linked website, including, without limitation, any lost profits, business interruption, loss of programmes or other data on your information handling system or otherwise, even if we are expressly advised of the possibility of such damages.

Viln does not accept any liability for non availability of the Website.

8. Severance of any voided terms

If any part of these Terms of Use is found to be void or unenforceable, it will be severed from the rest of the these Terms of Use which shall remain unaffected.