Legal Notice

I. Edition of the Website

The Website mademoisellepierredelune.com (hereinafter "the Website") is published by the Company MERVEILLES ET JOYAUX DU MONDE SAS (hereinafter "the Publisher"), a Company whose head office is located at 39 route de Marmain, 45110 SIGLOY.

SIREN number: 918 270 083

Director of publication: Apolline FOUCHER, President,

Email: contact@mademoisellepierredelune.com

Telephone: 06 38 36 94 64

Mail: 39 route de Marmain, 45110 SIGLOY.

II. Website host

The mademoisellepierredelune.com Website is hosted by 1&1 IONOS Cloud GmbH Greifswalder Str. 207, 10405 Berlin, Germany.

Email: info@cloud.ionos.de

Telephone: +49 30 57700 850

III. Collection of personal data

As part of the provision of our Website and in accordance with our Privacy Policy, the Publisher processes your personal data in compliance with the General Data Protection Regulation (GDPR) 2016/679 of April 27, 2016.

The personal information collected on the Website is used by the Publisher for the management and implementation of our services, the processing of your orders and relations with you. They are recorded in the Publisher's customer file.

The Publisher carries out automated processing of your personal data, in particular when you connect to the Website or when you complete the online contact form, in accordance with the provisions of Law No. 78-17 of January 6, 1978, as amended, relating to computing, files and freedoms.

You have the right:

- Access to your data
- Opposition for legitimate reasons to the processing of your data
- Rectification of your data in the event of an error
- Erasure of your data
- Portability of your data
- To define guidelines relating to the fate of your data after your death.

In accordance with Our Confidentiality Policy, these rights can be exercised at any time with the Publisher either on the Website via the "Contact" section, or by email to contact@mademoisellepierredelune.com, or by post to the address following: Merveilles et Joyaux du Monde SAS, 39 route de Marmain, 45110 SIGLOY.

In the event of a proven violation of personal data relating to legal or regulatory provisions, the Publisher undertakes to notify you within a maximum period of 72 hours after becoming aware of it and by email. This notification is accompanied by any useful documentation to enable you, if necessary, to notify this violation to the competent supervisory authority. In addition, this information may also be communicated upon express and reasoned request from the judicial authorities in the event of a proven violation of legal or regulatory provisions.

When certain information is mandatory to access specific features of the Website, the Publisher will indicate this mandatory nature when entering the data.

The Publisher commits to:

- Process data only for the purposes which are the subject of this contract (so-called "minimization" principle)
- Process the data in accordance with your instructions.
- Guarantee the confidentiality of personal data processed within the framework of this contract.
- Ensure that persons authorized to process personal data under this contract undertake to respect its confidentiality.

The information collected may possibly be communicated to third parties linked to the Publisher by contract for the execution of subcontracted tasks necessary for the management of your account and without you having to give your authorization. You can object to this transfer by expressing your refusal to our contact mentioned above.

As part of the management of your account, the Publisher may possibly communicate some of your personal information to external service providers linked by contract to the Publisher, without obtaining your authorization.

IV. Cookies

The Website may use cookies to improve our services. The User can oppose the recording of cookies, or be warned before accepting cookies, by configuring their internet browser.

You can block, modify the retention period, or delete this cookie via your browser interface. If the systematic deactivation of cookies on your browser prevents you from using certain services or features of the Website, this malfunction cannot in any way constitute damage, and you will not be able to claim any compensation as a result.

PLEASE REFER TO OUR PRIVACY POLICY REGARDING THE MANAGEMENT OF COOKIES.

V. Respect for intellectual property

The Publisher remains fully and entirely the owner of all intellectual property rights of this Website as well as all of its content, in particular brands, photographs, texts, illustrations, images, video, sounds, studies, prototypes, etc., except special mentions. The user therefore refrains from any reproduction,

representation, use or adaptation, in any form whatsoever, of all or part of these elements, including computer applications, without the express authorization of the Publisher who may condition it to financial compensation. Any use other than private is prohibited and would constitute an infringement punishable by articles L.335-2 et seq. of the Intellectual Property Code. Likewise, any recording, broadcasting, translation and adaptation, total or partial, of the Website is prohibited.				