

Pacific Fabrics User Agreement Terms for Printing Patterns

By submitting this order, you are confirming that you own or have license/permission to reproduce the patterns or images that you are submitting for printing services. You are also confirming that you will not upload, download, post, email, message or otherwise transmit any Content (as defined below) that may violate or infringe any patent, trademark, trade secret, copyright or other intellectual or proprietary right of any party. By uploading any Content, you represent and warrant that you have the lawful right to reproduce and print such Content and that the Content complies with all applicable federal, state and local laws, regulations and ordinances.

By submitting this order, you also agree to defend, indemnify and hold Pacific Fabrics Corporation ("Pacific Fabrics") and its officers, directors, employees, agents and licensors harmless from all judgments, awards, losses, liabilities, costs and expenses, including but not limited to reasonable attorneys' fees, expert witness fees, and costs of litigation arising out of or based on (a) Content you submit, post to or transmit to Pacific Fabrics, (b) your use of the printing services of Pacific Fabrics, (c) your violation of the terms herein or (d) your violation of any rights of a third party, except with respect to judgments, awards, losses, liabilities, costs and expenses arising out of Pacific Fabric's own negligence.

"Content" (i) means any and all artwork, assets, data, designs, digital images, drawings, elements, graphics, images, information, metadata, photographs, sketches, stitch files, text, or any combination thereof that you send to Pacific Fabrics Corporation for printing.