

GENERAL TERMS AND CONDITIONS OF PURCHASE
of Urban Styles Agency GmbH & Co. KG

1. Application

- 1.1. Urban Styles Agency GmbH & Co. KG, Schanzenstr. 41, D-51063 Cologne ("Urban Styles") orders and purchases goods exclusively on the basis of these General Terms and Conditions of Purchase ("GPC") and irrespective of whether the supplier manufactures the goods ordered by Urban Styles itself or purchases them itself. Urban Styles shall not be obliged under these GPC to order goods from the Supplier.
- 1.2. These GPC completely replace all General Terms and Conditions of Purchase previously used by Urban Styles. The Standard Terms and Conditions of the German Textile Industry and any terms and conditions of the Supplier deviating from or supplementing these GPC shall not apply and shall not be accepted or recognized by Urban Styles unless Urban Styles has expressly agreed to these terms and conditions in writing. Express written consent is also required if Urban Styles accepts goods without reservation in the knowledge of deviating or supplementary terms and conditions of the Supplier.
- 1.3. These GPC shall apply as a framework agreement for the entire duration of the business relationship between Urban Styles and the supplier, without Urban Styles having to refer to them again in individual cases. Urban Styles shall be entitled to amend these GPC at any time at its reasonable discretion with effect for future orders. Urban Styles shall inform the supplier immediately of any such change.

In addition to these GPC, the Supplier shall, within the framework of the business relationship, observe the content of the Supplier Manual in the version applicable at the time of the order. The Supplier Manual can be requested from Urban Styles at any time. Urban Styles shall inform the Supplier immediately of any changes to the Supplier Manual.

In the event of a discrepancy in content between the Supplier Manual and a provision in these GPC, only the provision in these GPC shall prevail. Individual agreements made between Urban Styles and the Supplier in individual cases shall take precedence over these GPC. A written contract or the written confirmation of Urban Styles shall be decisive for the content of such an agreement.

2. Corporate Responsibility

- 2.1. Urban Styles is part of the DEICHMANN Group. The supplier undertakes to comply with the provisions of the DEICHMANN Group's Code of Conduct (CoC). This includes refraining from violations in the following areas:
 - 1. child labor
 - 2. forced labor
 - 3. disciplinary measures
 - 4. discrimination
 - 5. remuneration
 - 6. working hours
 - 7. freedom of association and collective bargaining
 - 8. health and safety
 - 9. environmental protection
 - 10. management systems

The working conditions of suppliers can be inspected at any time by members of the DEICHMANN Group or independent inspectors on site - even unannounced. These persons are permitted to conduct confidential discussions with the workers. Detailed information can be found in the Urban Styles Supplier Manual.

- 2.2. The Supplier undertakes to ensure compliance with all regulations mentioned under 2.1, not only for its own production unit, but also for all business partners

involved in the production of Urban Styles goods or goods ordered by Urban Styles - including the materials used.

- 2.3. Therefore, the supplier undertakes to disclose the corresponding supply chain information upon request to the authorized persons of the DEICHMANN Group or employees of the DEICHMANN Group, which Urban Styles will expressly name upon request, for verification. Reference is made to the provisions of the Supply Chain Duty of Care Act ("Lieferkettensorgfaltspflichtengesetz").

3. Conclusion of Contract

- 3.1. Orders from Urban Styles are exclusively placed via the supplier portal Log-Net or by means of Electronic Data Interchange ("EDI"). EDI refers to the standardized system for electronic data exchange between Urban Styles and the supplier.
- 3.2. An order placed by Urban Styles shall only be binding if and when it has been made available for retrieval via Log-Net or transmitted to the Supplier by EDI. A contract between Urban Styles and the Supplier shall be concluded upon receipt of a confirmation of the order by the Supplier. Unless otherwise expressly agreed in writing in individual cases, the confirmation must be made via Log-Net or EDI. If no deadline is specified in the order, the Supplier is obliged to confirm the order within a period of two weeks after receipt of the order. After expiry of this period, Urban Styles shall be entitled to cancel the order or otherwise not to execute it. The unconditional execution of an order without express declaration of confirmation shall be deemed to be confirmation on the terms and conditions stipulated by Urban Styles in the order (including the provisions of these GTCP). In this case, Urban Styles waives receipt of the confirmation.
- 3.3. Urban Styles will not accept requests from the Supplier to conclude a contract outside of Log-Net or via EDI. If the supplier wishes to make changes to Urban Styles' order, he must inform Urban Styles of these as soon as

possible in writing (e-mail is sufficient). Urban Styles shall then decide whether to place a new order taking into account the change requests. If Urban Styles places a new order, the above Clause 3.2 shall apply accordingly to the conclusion of the contract.

- 3.4. The Supplier is notified that the persons working in a distribution center (hereinafter "DZ") are not authorized to conclude contracts for Urban Styles or to amend contracts already concluded with Urban Styles.

4. Packaging; classification; labeling

- 4.1. The Supplier shall be obliged to pack the goods appropriately and safely for transportation at its own expense, taking into account the special risks of the respective mode of transport and in accordance with any instructions issued by Urban Styles. The details shall be based on the specifications in the Supplier Manual in the version applicable at the time of the order. The Supplier shall compensate Urban Styles for any damage or consequential damage caused by inadequate packaging, even if Urban Styles bears the transportation risk. This shall not apply if the Supplier is not responsible for the inadequate packaging.
- 4.2. The supplier is obliged to provide each item ordered with all prescribed markings and classifications in accordance with the laws, regulations, directives and standards applicable in the respective countries of sale, but in particular in Switzerland and the member states of the European Union. The content and language of the labeling must be such that the goods can be sold without further ado in each of the countries of sale. Urban Styles shall inform the Supplier immediately of any changes to the countries of sale.
- 4.3. In particular, the supplier must ensure that
- a) the care symbols specified by the Ginetex (Groupement d'Etiquetage pour l'Entretien des Textiles) are applied to the care label of each article in the specified order. Sew-in labels with quality information or the

- international wool seal (IWS) should be used if the requirements for this are met.
- b) each item has both a size indication of the item and a reference to the underlying sizing system sewn into it. This does not apply to articles for which a size indication or a reference to a size system is not possible due to the nature of the article.
 - c) the care label of each article contains the name, address and e-mail address of the European manufacturer, the quasi-manufacturer, the importer or the authorized representative of the manufacturer (European product manager), the country of origin of the article and an indication that enables the article to be clearly identified, in accordance with the applicable legal provisions; and
 - d) the provisions on information on fiber composition in accordance with Regulation EU 1007/2011 (Textile Labelling Regulation) are complied with.
- 4.4. Price labels must be affixed to the goods in accordance with the specifications of the Supplier Manual in the version applicable at the time of the order. Cardboard and price labels shall be obtained in the appropriate quantity for the respective order exclusively from printing stations authorized by Urban Styles via Log-Net. The Supplier shall ensure that the printing station closest to the "production site" is selected. The details shall be based on the specifications in the Supplier Manual in the version applicable at the time of the order.
 - 4.5. If a re-labeling of the goods, a change or addition to the marking or subsequent labeling of the goods is necessary due to circumstances for which the Supplier is responsible, the Supplier shall be obliged to reimburse Urban Styles for the costs incurred as a result. Urban Styles reserves the right to assert other claims.
 - 4.6. Any deviation from the specifications for the labeling of the goods stated in these GPC is only permitted with the prior express written (e-mail is sufficient) consent of Urban Styles. Should the Supplier determine that he is unable to label the goods in accordance with these GPC, he must inform Urban Styles of this immediately in writing or in text form (e-mail is sufficient).
5. **Transportation; transfer of risk; shipment documents**
 - 5.1. Unless another trade term in accordance with Incoterms 2020 is specified in the order, the Supplier shall provide the ordered goods DDP (Incoterms 2020) and address them to the DZ of Urban Styles specified in the order. If a DZ is not specified in the order and nothing else has been agreed, the goods must be addressed to the DZ of Urban Styles in Osnabrück (H.S.FASHION logistics GmbH, Am Wulfter Turm 8, 49082 Osnabrück). Unless otherwise agreed, the risk of accidental loss and accidental deterioration of the goods shall pass to Urban Styles, otherwise upon handover to the first transport person not commissioned by the Supplier with the transport.
 - 5.2. Urban Styles is entitled to instruct the supplier to choose a specific mode of transport (sea freight, air freight, sea-air freight or truck freight) and/or to commission a third party designated by Urban Styles with the transport. If ordered goods are not transported in accordance with Urban Styles' instructions, the supplier shall be obliged to compensate Urban Styles for all damage, consequential damage, costs and disadvantages caused by the transportation.
 - 5.3. If Urban Styles commissions a third party to collect the goods, the supplier must notify the third party of the place and time for collection in good time in advance, unless otherwise agreed. In the event of late notification, Urban Styles shall be entitled to cancel or withdraw from the contract. Further statutory claims and rights shall remain unaffected by this.
 - 5.4. Immediately after acceptance of the order, the Supplier shall be obliged to prepare all shipment documents required for the transportation and export of the goods and those additionally required by Urban Styles in a proper, error-free and complete manner, insofar as this is his responsibility. In

addition, the Supplier shall apply for or arrange for the preparation of such documents with the competent authority immediately after acceptance of the order and provide the competent authority with complete and correct information. The Supplier shall be responsible for the timely receipt by Urban Styles and the continued validity of the shipment documents.

- 5.5. When registering the goods for loading, the supplier must provide the following information: Order number(s), article number(s), quantity(s), number of packages or handle units, volume and gross/net weights (only for FOB).
- 5.6. When handing over goods to Urban Styles or a third party commissioned by Urban Styles, the Supplier shall ensure that all necessary and specified documents, accompanying documents and certificates (in particular delivery bills, packing lists, invoices, proof of origin, transport documents, customs documents, permits, test reports and clearance certificates) are handed over properly, correctly and completely with the goods.
- 5.7. Proof of delivery from the supplier shall not be deemed proof of the completeness of a delivery. The quantities counted in the incoming goods department are decisive.

6. Place and time of performance; partial performance

- 6.1. The goods acceptance date (time or time period) specified in the order is binding and must be complied with in all cases. If the order specifies that the supplier must bring or ship the goods, the time at which the goods arrive at the DZ specified in the order shall be decisive for compliance with the goods acceptance date. If a DZ is not specified in the order and nothing else has been agreed, the time at which the goods are handed over at the DZ of Urban Styles in Osnabrück (H.S.FASHION logistics GmbH, Am Wulfter Turm 8, 49082 Osnabrück) shall be decisive for compliance with the goods acceptance deadline. If the order specifies that Urban Styles will collect the goods itself

or through third parties, the time at which the goods are ready for loading and acceptance at the collection point specified in the order and Urban Styles has been informed of this shall be decisive for compliance with the date of acceptance of the goods. In case of doubt, the confirmation of receipt by the collecting third party shall be decisive for determining when the goods are ready for loading.

- 6.2. If the Supplier recognizes that a goods acceptance date cannot be met, the Supplier must inform Urban Styles of this immediately in the supplier portal or via EDI.
- 6.3. If the Supplier fails to perform or fails to perform on the agreed date of acceptance of the goods, Urban Styles' rights shall be determined in accordance with the statutory provisions of the German Civil Code ("BGB"). The rights of Urban Styles under Sections 6.4 and 6.5 below shall remain reserved.
- 6.4. If the supplier is in delay by more than 14 days on the agreed delivery date, Urban Styles may - in addition to further statutory claims - demand lump-sum compensation for the damage caused by the delay in the amount of 5% of the net purchase price of the goods affected by the delay per completed calendar week , but not more than a total of 20% of the net purchase price of the goods affected by the delay. Urban Styles reserves the right to prove that higher damages have been incurred. The Supplier reserves the right to prove that no or only significantly less damage has been incurred.
- 6.5. If the goods are not handed over on the goods acceptance date specified in the order, Urban Styles shall be entitled - without prejudice to further statutory rights and claims - at its discretion to refuse acceptance of the goods, to return the goods to the Supplier or to store the goods. The Supplier is obliged to bear the costs for the transportation or storage of the goods which arise due to a deviation by the Supplier from a provision of these GTP or the content of the order.

6.6. The Supplier shall not be entitled to make partial deliveries unless Urban Styles has given its express prior written consent (e-mail is sufficient). In particular, Urban Styles shall be entitled to refuse acceptance in the event of under-delivery of more than 30% or non-delivery of an order item (size).

7. Transfer of Ownership

7.1. Ownership of the ordered goods shall pass to Urban Styles in full, unconditionally and without restriction at the latest upon receipt of the goods in the DZ specified in the order, irrespective of the agreed trade clause in accordance with Incoterms 2020 and payment of the purchase price. Should Urban Styles accept in individual cases an offer of the supplier to transfer ownership of the goods conditional on payment of the purchase price, any retention of title by the supplier shall expire at the latest upon payment of the purchase price for the goods. In this case, Urban Styles shall be authorized to resell the goods in the ordinary course of business even before payment of the purchase price, assigning the resulting claim in advance. Other forms of retention of title are excluded.

7.2. Insofar as ownership cannot be transferred to Urban Styles temporarily or permanently for reasons for which Urban Styles is not responsible, Urban Styles shall be entitled to cancel the contract or withdraw from the contract. Urban Styles shall only be obliged to set the supplier a reasonable period of time to remove the obstacle to the transfer of ownership if and to the extent that this is reasonable for Urban Styles.

8. Condition of the goods; warranty

8.1. At the time of acceptance of the goods by Urban Styles or a third party commissioned by Urban Styles, the goods must be free of defects and correspond exactly to the specifications of the order. In addition, the goods must comply with all laws, regulations and standards applicable to such goods in Switzerland and the countries of the European Union. In particular, they must not be of such a nature that they are likely to be harmful to health when used as intended or

foreseeable. The supplier must take reasonable precautions to ensure that the goods can be resold without violating laws, regulations and standards that only come into force after acceptance of the goods.

8.2. Any deviation of the goods from the agreed quality in accordance with the order shall be deemed a defect of the goods, in particular

- a) Any deviation from the agreed material composition that is not merely insignificant;
- b) any not insignificant deviation from the production release sample (FFP) provided in advance by the Supplier and confirmed as binding by Urban Styles;
- c) any excess or shortfall by more than 5% of the total quantity per order or the quantity per color, size;
- d) any marking or labeling that is missing or deviates from the specifications in these GPC or the Supplier Manual in the version applicable at the time of the order, unless Urban Styles has expressly agreed to this in writing in advance, and
- e) any not insignificant deviation from the specifications of the Supplier Manual in the version applicable at the time of the order.

8.3. The Supplier is obliged to confirm in writing to Urban Styles upon request that the goods already delivered or ordered at that time and still to be delivered do not contain any substance which (i) is listed in the candidate list pursuant to Art. 59 of Regulation EC 1907/2006 (REACH-VO available at <http://www.reach-info.de/verordnungstext.htm>) valid at the time of the request or (ii) is listed in the list of undesirable substances (RSL) contained in the Supplier Manual. Irrespective of this, the Supplier shall be obliged to keep itself informed of any changes or additions to the candidate list or the list of undesirable substances (RSL) contained in the Supplier Manual and, in the event of a change or addition, to take these into account in the production of goods intended for Urban Styles.

8.4. Urban Styles shall notify the Supplier of any recognizable defect in the goods without delay, but at the latest within two weeks of

receipt of the goods in the DZ specified in the order. In the case of a hidden defect, notification shall be made immediately, but at the latest within two weeks of discovery of the defect. Timely dispatch of the notification shall be sufficient to comply with the period of notice. If the purchase price for defective goods is paid before the expiry of this period, this shall not constitute a waiver of claims or rights on the part of Urban Styles.

8.5. The unconditional acceptance of goods by Urban Styles or a third party commissioned by Urban Styles shall not be deemed approval of the Supplier's performance. The same shall apply to the payment of the purchase price by Urban Styles. In particular, payment shall not constitute recognition of either an obligation to pay or the contractual fulfillment of the Supplier's contractual obligations.

8.6. If the Supplier is responsible for a defect in the goods, Urban Styles shall be entitled to demand compensation from the Supplier for the costs incurred by Urban Styles for an inspection of the goods that goes beyond the statutory inspection obligations.

8.7. The Supplier guarantees that the goods are free of third-party rights and that no third-party rights are infringed by the sale and transfer of the goods. The Supplier is obliged to indemnify Urban Styles in this respect against claims by third parties.

9. Liability for Defects

9.1. If the goods do not meet the requirements arising from these GTP or the order, Urban Styles shall be entitled, at its own discretion, but in compliance with the principle of the duty to minimize damage, to restore the goods to a defect-free condition, return, store or destroy the goods, in each case at the Supplier's expense. In this case, the Supplier shall also bear the costs of the initial delivery. The return of defective goods to the supplier shall not automatically be deemed to be a request to deliver replacement goods. The supplier is obliged to accept defective goods returned to him.

9.2. Urban Styles shall be obliged to request the Supplier to restore the goods to a defect-free condition before Urban Styles itself restores the goods to a defect-free condition.

9.3. If there is a tangible risk that Urban Styles or a third party will suffer damage until subsequent performance by the Supplier, Urban Styles shall be entitled, after notifying the Supplier accordingly, to remedy defects itself or have them remedied at the Supplier's expense.

9.4. The Supplier shall be obliged to indemnify Urban Styles against claims by third parties arising from the manufacture, delivery, sale, storage or use of the defective goods. The obligation to indemnify shall not apply if the claim is based on grossly negligent or intentional breaches of duty by Urban Styles. The Supplier shall be responsible for all claims asserted by third parties for personal injury or property damage attributable to defective goods supplied by him and shall be obliged to indemnify Urban Styles against any liability resulting therefrom. If Urban Styles or a customer of Urban Styles is obliged to recall goods due to a defect, the Supplier shall also bear the costs associated with the recall.

9.5. Claims of Urban Styles due to defects of the goods shall be subject to the statutory limitation period. Irrespective of the agreed mode of transportation, the limitation period shall commence upon receipt of the goods in the DZ specified in the order or, if no DZ is specified in the order, upon receipt of the goods in the DZ of Urban Styles in Osnabrück.

9.6. The Supplier shall compensate Urban Styles for all damages, costs and disadvantages arising from the fact that the delivered goods do not comply in whole or in part with the requirements specified in these GPC or the order, unless the Supplier is not responsible for this.

9.7. In the event of cancellation of the contract or withdrawal from the contract by Urban Styles, Urban Styles shall be entitled to accept the goods which have been produced

and not yet delivered to Urban Styles by the time of the declaration against payment of the corresponding part of the purchase price. All other rights and claims of Urban Styles against the supplier shall remain unaffected by this. If Urban Styles does not accept goods that have been produced and not yet delivered to Urban Styles, the supplier shall destroy these goods and provide suitable proof thereof.

9.8. In addition to the above provisions of these GPC, Urban Styles shall be entitled to the statutory rights due to defects without restriction.

10. Pollutant- and other tests

10.1. The supplier undertakes to comply with the guidelines applicable to Urban Styles with regard to testing for harmful substances and materials. The currently applicable RSL can be found in the Supplier Manual.

The Supplier is obliged to keep himself continuously informed about changes or additions to the REACH Candidate List and the Urban Styles Restricted Substances List ("RSL") and, in the event of changes, to comply with the amended requirements. The Supplier is obliged to confirm in writing to Urban Styles upon request that the goods delivered or to be delivered do not contain any substance listed on the candidate list pursuant to Art. 59 of the REACH Regulation or the Urban Styles RSL as amended from time to time. Urban Styles reserves the right to carry out random tests using suitable methods at any time and at any stage of production.

10.2. Urban Styles shall be entitled at any time to have inspections carried out at the Supplier's premises, in particular with regard to compliance with statutory provisions, for example by inspecting warehouses and production facilities. An acceptance or approval of the Supplier's performance as being in accordance with the contract shall in no case be associated with such an inspection.

10.3. The Supplier agrees that a test report shall be drawn up after a test has been carried out in

accordance with Clause 10.1 or 10.2 and that this shall be sent directly to Urban Styles or a third party designated by Urban Styles.

10.4. The parts removed by or on behalf of the supplier for inspection of the goods prior to transportation are not to be included in invoices or packing lists.

11. Defective goods/destruction of goods

11.1. In the event that the goods delivered to Urban Styles are contaminated with prohibited chemical substances and are therefore to be classified as non-marketable or as waste within the meaning of the applicable waste laws/regulations, and Urban Styles is therefore no longer able to place the goods on the market or is obliged to destroy the goods, Urban Styles shall be entitled to have the delivered goods destroyed at the Supplier's expense after notifying the Supplier.

11.2. By sending the proof of destruction to the Supplier, the Supplier undertakes to immediately repay or reimburse the money paid for the delivered goods as well as the costs of destruction to Urban Styles. In this case, the Supplier shall have no right of retention. The Supplier shall not be entitled to reclaim the delivered goods. With the sending of the proof of destruction, the debt relationship shall be converted into a restitution debt relationship.

11.3. In the event of a dispute as to whether the delivered goods qualify as waste within the meaning of the applicable statutory provisions, proof/expert opinion from a testing laboratory/testing institute accredited under the relevant national law shall suffice.

11.4. Urban Styles shall be entitled to have the Supplier's delivered goods randomly inspected. If a corresponding defect is found during the inspection of a delivery/batch, it shall be assumed that the entire delivery is affected.

11.5. In the event of a defect, the supplier shall bear the costs for the verification/expert opinion.

- 11.6. If the proof/expert opinion shows that the goods are contaminated, but the level of contamination is below the legally prescribed limits and can therefore be classified as marketable and not as waste, Urban Styles is free to decide whether to return the goods to the supplier at the supplier's expense or to resell them. If Urban Styles decides to return the goods, the contractual relationship shall be transformed into a debt of restitution.

12. Terms of payment

- 12.1. The Supplier shall ensure that each invoice sent to Urban Styles complies with the legal requirements applicable in the Federal Republic of Germany.
- 12.2. The supplier is obliged to issue a separate invoice for each executed order.
- 12.3. The purchase price stated in the order is binding. Unless expressly agreed otherwise, the purchase price is exclusive of VAT at the statutory rate and includes the cost of packaging the goods.
- 12.4. If Urban Styles pays the purchase price after complete receipt of the goods in the Urban Styles DZ specified in the order and receipt of the invoice within 10 banking days, Urban Styles shall receive a 4% discount on the purchase price and a 2% discount if payment is made within 30 banking days. If a DZ is not specified in the order and nothing else has been agreed, the receipt of goods in the DZ of Urban Styles in Osnabrück shall be decisive. Unless otherwise agreed further in a separate contract, Urban Styles shall retain a reclamation discount of 1% of the gross invoice amount upon payment of an invoice. This amount shall serve as a deposit for any complaints regarding small quantities from the delivery. For the avoidance of doubt, the purchase price shall be deemed to have been paid in full even if the aforementioned 1% is deducted. This deduction must be shown accordingly on the invoice.
- 12.5. Payment shall be deemed to have been made on time if the payment order is received by an Urban Styles account-holding

bank before expiry of the payment period of 60 days after receipt of the goods in full.

- 12.6. The Supplier shall be obliged to notify Urban Styles immediately in writing or in text form of any changes to his bank details or other changes which require Urban Styles to pay the purchase price to an account other than the Supplier's account details last notified to Urban Styles by the Supplier. If the notification is not made in time, the Supplier must accept payments to the originally specified account and is obliged to indemnify Urban Styles against any claims based on untimely notifications.

13. Cession; set-off; right of retention

- 13.1. Claims against Urban Styles may only be ceded, pledged or transferred to third parties for collection with the prior written consent of Urban Styles. Consent is not required if there is an extended reservation of title to the goods sold by an upstream supplier or if the Supplier has assigned the goods sold to a lender as security for the purpose of financing the upstream supplier's purchase price claim and the Supplier is only entitled to resell the goods against assignment of the purchase price claim against Urban Styles.
- 13.2. Urban Styles shall be entitled to set-off and retention rights to the full extent permitted by law. If the claim or counterclaim is in a currency other than euros, the respective daily exchange rate of the European Central Bank at the time the declaration of set-off is sent shall be decisive.
- 13.3. The Supplier may only offset undisputed or legally established claims against Urban Styles.

14. Data protection

The Supplier agrees that his personal and other data may be collected, used, stored and processed by Urban Styles in connection with the business relationship, insofar as this is necessary for the establishment, execution and processing of the business relationship. Insofar as necessary for the resale of the goods ordered from the Supplier, Urban

Styles is also authorized to transmit such data to third parties and to allow them to use, store and process this data. Otherwise, such data will only be passed on to third parties if there is a legal obligation to do so.

15. Final provisions

- 15.1. For all legal relationships between Urban Styles and the Supplier, the provisions of the German Civil Code (BGB) shall apply in the first instance after these GPC. The law of the Federal Republic of Germany shall apply to the exclusion of international private law. The conditions and effects of a retention of title shall be subject to the law of the respective location of the item, insofar as the choice of law made in favor of German law is inadmissible or ineffective.
- 15.2. The exclusive place of jurisdiction for all disputes between Urban Styles and the Supplier shall be Cologne.
- 15.3. Only the English text of these GPC is authoritative and legally binding.
- 15.4. Should individual provisions of a contract with the Supplier, including these GPC, be or become invalid in whole or in part, this shall not affect the validity of the remaining provisions. The wholly or partially invalid provision shall be replaced by a provision whose economic effect comes as close as possible to that of the invalid provision . This applies accordingly in the event of an unintended contractual.