

Application for Commercial Credit

Please note that our standard trading terms are 30 days end of month. We operate a strict credit control policy, and all unpaid accounts run the risk of orders being held. We only offer credit facilities based on the agreement to abide by these payment terms.

Sole Trader/ Partnership		
Business trading name		
Full trading address		
	Mobile number	
VAT number Email		
Website/Social Media		
Proprietor/Partner Details		
Applicant 1 Name		
Applicant address		
(if different to above)		
Telephone number	Mobile number	
Email		
Applicant 2 Name		
Applicant address		
(if different to above)		
Telephone number	Mobile number	
Email		
Trade Reference		
Name Telephone number		
Email		
Finance		
Credit Limit required		
Finance Contact Name		

Telephone number

Email

DECLARATION BY CREDIT APPLICANT we hereby request to open a trade account with BTC Activewear Limited

The Applicants signature agrees financial responsibility, willingness and ability to pay invoices in accordance with the acceptance of BTC Activewear Limited Terms and Conditions on page 3 of this document. BTC Activewear Limited reserves the right to hold orders and deliveries If the account goes beyond terms. The applicant also acknowledges responsibility for any cost and expenses incurred in collection of the account by a third party.

I hereby authorise the supplier references listed in this application to release the information necessary to assist in establishing a line of credit.

I confirm that I have received, read and agreed to the terms and conditions of BTC Activewear Limited,

To avoid any delays in processing this application please ensure this is signed by the business owner

Signed

Name

Position

Date

STANDARD CONDITIONS FOR SALES OF GOODS

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means the person who accepts a quotation of the Seller for the sale of the Goods or whose order for the Goods is accepted by the Seller "Buyer

means the Good's (Including any Instalment of the social variance of use have of use have a social variance of the "Goods" "Seller"

"Condition

1.2

Contains' means the standard terms and contains's rate set out in this document and juntes the context contriver requires includes any special terms and con "Contract" means a contract for the purchase and side of the Goods. "Writing" includes Email, Web Chat and any comparable means of communication Any reference in these Conditions and provision of statute shall be continued as a reference to that provision as amended, re-enacted or extended at the relevant time. The heading in three Conditions are for convenience only and shall not affect their interpretation. 1.3

Basis of Sale

Basis of Sale The Seller shall sell and the bayer shall purchase the Goods in accordance with any written quotation of the Seller which is accepted by the Buyer or any other written order of the Buyer which is accepted by the Seller, subject in either case to these Conditions, which shall govern the Contract to the exclusion of any other terms and conditions subject to which any such quotation is accepted or purported to be accepted, or any such order is made or purported to be made, by the Buyer. No variation in these Conditions shall be binding unless agreed in Writing between the authorised to meet authorised to meet any tortee matchines on continemed to the Seller in Writing. In entering into the Contract the Buyer acknowledges that it does not rely on any such representations which are not so confirmed. Any advise or recommendations given by the Seller or its employees or agents as to storage, application, or use of the Goods which is not confirmed in Writing by the Seller is followed or acted upon entirely at the Buyer's own risk, and accordingly the seller shall not be liable for any such advise 2 1

- 2.2 2.3
- 2.4 or recommendation which is so confirmed.

2.5 Any typographical, derical or other error or omission in any sales literature, quotation, price list, acceptance of offer, invoice, or other document or information issued by the Seller shall be subject to correction without any liability on the part of the Seller.

Orders and Specificati

- Orders and Specifications
 No order submitted by the Biger shall be deemed to be accepted by the Seller unless and until confirmed in Writing by the Seller's authorised representative.
 The Buyer shall be responsible to the Seller for ensuring the accuracy of the terms of any order (including any acceptable specification) submitted by the Buyer's and for giving the Seller any necessary information relating to the Goods within a sufficient time to enable the Seller to perform the Contract in accordance with its terms.
 The quantity, quality and description of any specification of the Goods shall be those set out in the Seller's quotation (if accepted by the Buyer) or the Buyer's horder (if accepted by the Seller).
 If the Goods are to be manufactured or any process its to be applied to the Goods by the Seller in accordance with a specification submitted by the Buyer's note:
 Hear of a claim or infringement of any patent, copyright, design, trademark or other industrial or intellectual property or rights of any orter person which result from the Seller's used the Buyer's specification. 3.3 3.4
- The Seller reserves the right to make any changes in the specification of the Goods which are required to conform with any applicable statutory or E.U. requirement or where the Goods are to be supplied to the Seller's specification, which do not materially affect their quality or performance. No order which has been accepted by the Seller may be cancelled by the Buyer except with the agreement in Whiting of the Seller on the terms that the Buyer shall indemnify the Seller in full against all losses (including loss of profit), costs (including the costs of all labour and materials used), damages, charges and expenses inc 3.5
- by the Seller as a result of car

- The price of the Goods The price of the Goods shall be the Seller's quoted price or, where no price has been quoted (or a quoted price is no longer valid), the price listed in the Seller's published price list current at the date of acceptance of the order. All prices quoted are valid for thirty days only or until earlier acceptance by the Buyer, after which time th 4.1 may be altered by the Seller without giving notice to the Buyer.
- 4.2
- may be altered by the Seller without giving notice to the Buyer. The Seller reserves the right, by giving notice to the Buyer at any time before delivery to increase the price of the Coods to reflect any increase in the cost to the Seller which is due to any factor beyond the control of the Seller (such as, without limitation, any alteration of duties, significant increase in the cost of labour, materials costs of manufacture), any change in delivery dates, quantities or specifications for the Coods which is requested by the Buyer or any delay caused by any instructions of the Buyer or failure by the Buyer to give the Seller adequate information or instructions. Except a otherwise stated under the terms of any quotation or in any price list of the Seller, and unless otherwise agreed in Writing between the Buyer and the Seller, all prices are given by the Seller on an ex-works basis, and where the Seller agrees to deliver the Coods otherwise than at the Seller's premises, the Buyer shall be liable to pay the Seller of any applicable Value Added Tar, which the Buyer shall be Seller. The price is exclusive of any applicable Value Added Tar, which the Buyer shall be Seller. 4.3
- 4.4

Terms of Payment

5.1 Subject to any special terms agreed in Writing between the Buyer and the Seller, the Seller, shall be entitled to invoice the Buyer for the price of the Coods on or at any time after delivery of the Coods unless the Coods are to be collected by the Buyer or the Buyer wrongfully fails to take delivery of the Coods in which event the Seller Subject to any special terms agreed in Whiting between the Buyer and the Saler, the Saler shall be entitled to invoice the Buyer for the price and the Saler, the Saler shall be entitled to invoice the Buyer for the price and the Saler, the Saler shall be entitled to invoice the Buyer shall be entitled by the Buyer in the Coods are to a or any time after the Saler shall be entitled to invoice the Buyer shall be entitled to invoice the Buyer shall be entitled to invoice the Buyer shall be entitled by the Saler shall be the Saler shall be the Coods are to a dy share share shall be entitled to invoice the Buyer shall be entitled tor shall be entitled to invoice the Buyer shall

- 5.2

5.3.3 charge the Buyer interest (both before and after any judgement) on the amount unpaid, at the rate of four per cent per annum above the average of the four major U.K. clearing banks base rate at the time, until payment in full is made apart of a month being treated as a full month for the purposes of calculating interest).

Delivery Delivery of the Goods shall be made by the Buyer collecting the Goods at the Seller's premises at any time after the Seller has notified the Buyer that the Goods are ready for collection or if some other place for delivery is agreed by the Seller, by the Seller has the Seller has notified the Buyer that the Goods are ready for collection or if some other place for delivery is agreed by the Seller, by the Seller has the Seller has notified the Buyer that the Goods however caused. Time for delivery shall not be of the essence of the Contract unless previously agreed by the Seller in Writing. The Goods may be delived delivery delivery date upon giving reasonable notice to the Buyer. 6.1 6.2 ered by the Seller in adva

6.3 Where the Goods are to be delivered in instalments, each delivery shall constitute a separate contract and failure by the seller to deliver any one or more of the instalments in accordance with these Conditions or any daim by the Buyer in respect of any one or more instalments shall not entitle the Buyer to treat the Contract as a

where the count is a constrained of the count of the coun Goods to replace those not delivered over the price of the Goods. If the Buyer fails to make delivery of the Goods or fails to give the Seller adequate delivery instructions at the time stated for delivery (otherwise than by reason of any cause beyond the buyers reasonable control or by reason of the Seller's fault) then, without prejudice to any other right or remedy

6.5 vailable to the Seller, the Seller may;

6.5.1 store the Goods until actual delivery and charge the buyer for the resonable costs (including insurance) of storage; or

6.5.2 sell the Goods at the best price readily obtained and (after deducting all reasonable storage and selling expenses) account to the Buyer for the excess over the price under the Contract or charge the Buyer for any shortfall below the price under the Contract.

Risk and Property

The risk of damage or loss of the Goods shall pass to the Buyer;

7.1.1 in the case of Goods to be delivered at the Seller's premises, at the time when the Seller notifies the Buyer that the Goods are available for collection; or

7.1.2 in the case of Goods to be delivered otherwise than at the Seller's premises, at the time of delivery or, if the Buyer wrongfully fails to take delivery of the Goods, the time when the Seller has tendered delivery of the Goods.

7.2 Notwithstanding delivery and the passing of risk in the Goods, or any other provision in these Conditions, the property in the Goods shall not pass to the Buyer until the Seller has received in cash or deared funds payment in full of the price of the Goods agreed to be sold by the Seller to the Buyer for which pay ent is then due 7.3

ment is then que. Until such time as the property in the goods passes to the Buyer the Buyer shall hold the Coods at the Seller's fiduciary agent and ballee and shall keep the Coods separate from those of the Buyer and third parties and properly stored, protected and insured and identified as the seller's property but shall not be entitled to resell or the Coods in the ordinary course of its busines. 7.4

7.5 The Bayer shall not be entitled to predete or in any way charge by way of security for any indebtedness any of the Goods which remain the property of the Seller, but if the Bayer does so all monies owing by the Bayer to the Seller shall (without prejudice to any other right or remedy of the Seller) forthwith become due and payable

Warranties and Liabilities 8.1 Subject to the conditions set out below the Seller warrants that the Goods correspond with their specifications at the time of delivery, and will be free from defects in material ad workmanshin for a period of one month from the date of their initial use or three months from delivery, which are a set of the or is the first to expire

Subject to the conditions set out below the seller warrants that the Goods correspond with their specifications at the time of delivery and will be free from defects in material ad workmanship for a period of one month from the date of their initial use or three months from delivery, whichever is the babye structure is the above structure is given by the Seller subject to the following conditions: The Seller shall be under no liability in respect of any defect in the Goods arising from any drawing, deign, or specification supplied by the Bayer; The Seller shall be under no liability in respect of any defect in the Goods arising from any drawing, deign, or specification supplied by the Bayer; The Seller shall be under no liability in respect of any defect in item derawards, conditions or guarante jit the total price for the Goods has not been paid by the due date for payment. The Seller shall be under no liability in respect of any defect in the Goods without the Seller's approval; The Seller shall be under no liability in respect of any defect in the Goods warranty (or any other warranty) condition or guarante jit the total price for the Goods has not been paid by the due date for payment. The above warranty does not extend to parts, materials or equipment not manufactured by the Seller, in respect of which the Bayer shall only be entitled for the benefit of any such warranty or guarante jit is total price for the Goods without be Seller. 8.2.1 8.2.2

8.2.3

8.2.4

8.3

- The above warranty open no extens to parts, materials or equipment not manufactured by the selier, in respect of which the Boyer, shall only be entitled for the benefit of any uch warranty or guarantee as is given by the manufacturer to the Selier. Subject as expecting provided in these conditions, and executive to the Selier, and the Selier, and the Selier as expecting of the Unif Condition and the Selier as expected where the Cooks are sold to a perform the selier as excluded to the fullest extent permitted by law. Where the Cooks are sold under a consumer transaction (defined by the Consumer Transaction (Restriction on Statements) Order 1976) the statutory rights of the Bayer are not affected by these Conditions. Any dain by the which is based on any defect in quality or condition of the Coods or failure or correspond with specification (where the offerer) is refused by the Bayer are not affected by the Selier within seven days from the date of delivery or (where the defect or failure was not apparent on reasonable inspection) sonably time after discovery of the defect or failure, if delivery is not refused, and the Bayer does not notify the Selier accordingly the Selier socordingly the Selier bayer shall not be entitled to right the Coods are taken to labelity for such defect or failure, and the bayer shall be bound to pay the price as if the goods have been discover of the defect or failure, and the bayer does not notify the Selier bayer does not notif
 - accordance winn the Contract. Where any valid dam in respect of any Coods is based on any defect in quality or condition of the Coods or their failure to meet specifications is notified to the Seller in accordance with these Conditions, the Seller shall be entitled to replace the Coods (or the part in question) free of sharge or, at the Seller's sole discretion, refund to the Bayer the price of the Coods (or a proportionate part of the price), but the Seller shall have no further lability to the bayer. Except in respect of death or personal injury caused by the Seller's negligence the Seller shall have the Bayer by reason of any representation (unless fauldulent), or any implied warranty, condition or other term, or any duty at common law, under any express terms of the Contrad, for any indirect, special or consequential 8,6
 - 8.7 los or damage (whether for loss of profit or otherwise), cost, expense or other daims for compensation whatsoever (whether caused by the negligence of the Seller, its employees or agents or otherwise) which arise out of or in connection with the supply of Goods or their use or resale by the Buyer and the entire liability of the Seller
 - Los or damage (whether to los of profit or otherwise), cost, expense or other dains for compensation whatoever (whether caused by the negligence of the Seller, its employees or agents or otherwise) which arise out of or in connection with the Gonds or thair use or results by the Buyer and the entire liability of the under or in connection with the Gonds the set are expensive provided in these Conditions. The Seller shall not be liable to the Buyer or be deemed to be in breach of the Contract by reason of any delay in performing, or any failure to perform, any of the Seller's obligations in relation to the Goods if the delay or failure was due to any cause beyond the Seller's reasonable control. Without prejudice to the generality of the for going, the following shall be regarded as causes beyond the Seller's reasonable control: **8.1** At of Good, exploine, flood, the generality is explored. **8.2** All or or threat of war, substage, insurrection, civil disturbance or regatition: **8.4** All or or threat of war, substage, insurrection, civil disturbance or regatition: 8.8

8.8.3 Acts, restrictions, regulations bylaws, prohibitions or measures of any kind, on the part of any governmental parliamentary or local authority;

8.8.5 Strikes, lockouts or other industrial actions or trade disputes (whether involving any employees of the Seller or of a third party):

8.8.6 Difficulties in obtaining raw materials, labour, fuel, parts or machine 8.8.7 Power failure or breakdown in machinery.

Indemnity

If any daim is made against the Buyer that the Goods infringe or at their use or resale infringes the patent, copyright, design, trademark or other industrial or intellectual property rights of any other person, then unless the daim arises from the use of any drawing, design or specification supplied by the Buyer the Seller shall inde the Buyer against all losses, damages, costs and expenses awarded against or incurred by the Buyer in connection with the daim, or paid or agreed to be paid by the Buyer in settlement of the daim, provided that;

the Buyer against all loses, damages, costs and expenses awarded against or incurred by the Buyer in connection with the daim, or paid or agreed to be paid by the Buyer in settlement of the daim, provided that; 9.1.1 The Selier is given fail control of any proceedings or negotitations in connection with any such daim; 9.1.2 The Buyer shall give the Selier all reasonable asistance for the purposes of any such given in settlement of the Selier (which shall not be unreasonably withheld); 9.1.3 Except pursuant to a final award, the buyer shall not pay or accept any such daim, or compromise any such proceedings without the consent of the Selier (which shall not be unreasonably withheld); 9.1.4 The Buyer shall do noting which would or might invalidate amy policy of insurance or unnance over which the Buyer may have in relation to such infingement and this indemnity shall not be paid by the extent that the Buyer recovers any such sums under any such policy or cover (which The Selier shall be entitled to the benefit of and the Buyer shall accordingly account to the Selier for, all damages and costs (if any) awarded in favour of the Buyer which are payable by, or agreed with the consent shall not the unreasonably withheld) to be paid by, withing the consent of the Buyer (which consent shall not be unreasonably withheld) to be paid by, the setter that the function of the Buyer shall accordingly account to the Selier for, all damages and costs (if any) awarded in favour of the Buyer which are payable by, or agreed with the consent of the Buyer (which consent shall not be unreasonably withheld) to be paid by. ich the Buyer shall use its best en 9.1.5

any other party in respect of any such claim; and

9.1.6 Without prejudice to any duty of the Buyer at common law, the Seller shall be entitled to acquire or take such steps as the Seller may reasonably require to mitigate or reduce any such loss, damages, costs or expenses for which the Seller is liable to indemnify the Buyer under this dause.

10 Insolvency of the Buye

- 10.1 This clause applies #: 10.1.1 The Buyer makes any voluntary arrangement with its creditors or (being an individual or firm) becomes bankrupt or (being a Company) becomes subject to an administration order or goes liquidation (otherwise then for the purposes of amalgamation or rec 10.1.2.1 An incumatance takes possible, or a receiver is appointed, of any of the property or assets of the Buyer; or
- 10.1.3 The Buyer seizes or threatens to seize, to carry on business; or

10.1.4 The durge senses of interaction to sense, to carry or counters, or any other sense above is about to occur in relation to the Buyer and notifies the Buyer accordingly. 10.2 If this date applies then, without prejudice to any other right or remedy available to the Seller, the Seller shall be entitled to cancel the Contract or suppend any further deliveries under the Contract without any liability to the Buyer, and if the Goods have been delivered but not paid for the price shall be contract or suppend any further deliveries under the Contract without any liability to the Buyer, and if the Goods have been delivered but not paid for the price shall become im ingement to the contrary. payable notwithstanding any pre ious agreement or arr

- Any otice required or permitted to be given by either party to the other under these Conditions shall be in Writing addressed to that party at its registered office or principal place of business or such other address and may at the relevant time have been notified pursuant to this provision to the party at its registered office or principal place of business or such other address and may at the relevant time have been notified pursuant to this provision to the party bave by the Seler of any breach of the Contract by the Buyer shall be considered as a waiver of any subsequent breach of the same or any other provision. If any provision of these Conditions is held to be by any competent authority to be invalid or unenforceable in the whole or in part the validity of the other provisions of these Conditions and the remainder of the provisions in question shall not be affeeded. Any dispute arising under or in connection with these Conditions or the side of the Coods shall be referred to aritication by a night e abilite appointed by agreement or (in default) nominated on the application of either party by the President for the time being of in accordance with the Rules of Law. n to the party giving the r
- 11.2 11.3
- 11.4
- 11.5 The Contract shall be governed by the Laws of England, and the Buyer agrees to submit to the no n-exclusive jurisdiction of the English Courts

E. & O.E. CONDITIONS OF SUPPLY AND SALE

AL GOODS SUPPLIED REMAIN THE PROPERTY OF BTC ACTIVEWEAR LIMITED UNTIL SUCH TIME AS THEY HAVE BEEN PAID FOR IN FULL IF ON RECEIPT, THE GOODS SUPPLIED ARE FOUND TO BE DAMAGED OR TO CONTAIN A SHORTAGE, BTC ACTIVEWEAR LIMITED MUST BE ADVISED IN WRITH 3 DAYS OF THE SAID DELIVERY OTHERWISE NO CLAIMS WILL BE ENTERTAINED. UNDER NO CIRCUMSTANCES WILL PRINTED OR EMBROIDERED GARMENTS BE ACCEPTED AS RETURNS.