

Between: teamdress Stein Deutschland GmbH

**Brandstücken 27
22549 Hamburg
-called teamdress in the following-**

Contact person Denis Schorn
Phone: +49 40 800 905 -86
Fax: +49 40 800 905 -21
E-Mail: schorn@teamdress.de
Web: www.teamdress.de

and:

**Company:
Adresse:**

Company short description -called in the following-

Contact person
Phone:
E-Mail:
Web:

I.) General

The objective of this agreement is to ensure a high-quality and informative presentation of the products and services of teamdress within the framework of the multi-channel distribution strategy of _____ and the affiliated partner retailers.

The following terms and conditions apply exclusively to the use of the image files and film files (regardless of format and size), texts as well as trademarks, logos and other identification rights (in the sense of media data) provided by teamdress.

II.) Right of use

teamdress grants _____ a transferable, free of charge right to use the media data for the purpose of advertising the products of teamdress in catalogues and brochures, in sales rooms, on the Internet, on company vehicles and in advertisements. Media data is provided by teamdress exclusively in digital form by e-mail, download link or in an online download area created for _____ this purpose.

For this purpose, _____ is entitled to store copies of the media data locally.

The right of use does not include the right to change the media data. All adjustments have to be agreed with teamdress. The transfer of the media data from _____ to their customers will be regulated in a separate contract between _____ and their customers, in which _____ is prohibited to transfer the media data to third parties and to adhere to the general conditions set forth herein.

If a copyright notice has been attached to the media data, it may not be removed. If teamdress indicates an author or a source for the picture or media material, it is obligated to indicate this when passing on and publishing.

In case of improper use of the media data of _____ or their customers, contrary to this agreement, teamdress reserves the right to prohibit the publication with immediate effect until an appropriate use of the media data is restored.

III.) Liability

teamdress is responsible for ensuring that the provided media data does not violate the rights of third parties, does not contain illegal content and complies with the applicable legal regulations.

IV.) Duration / termination

This agreement becomes part of the supplier master agreement. It comes into force with immediate effect and is concluded for an indefinite period.

If the aforementioned agreement is terminated by either party, this User Agreement shall terminate at the same time. However, other arrangements may be made.

_____ is entitled to continue using the media data for a maximum of 1 year after the end of the contractual relationship.

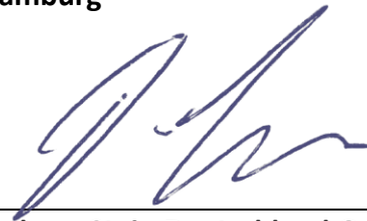
Upon termination of the contract, _____ will destroy any media data, including locally stored copies.

V.) Repeal of previous agreements

Actual agreements between teamdress and _____ regarding the use of media data will be cancelled by mutual consent with effect from the entry into force of this agreement.

VI.) Severability clause

Should individual provisions of this contract be invalid or unenforceable or become invalid or unenforceable after conclusion of the contract, the validity of the rest of the contract shall remain unaffected. The invalid or unenforceable provision shall be replaced by a valid and enforceable provision whose effects come as close as possible to the economic objective which the contracting parties pursued with the invalid or unenforceable provision. The above provisions shall apply accordingly in the event that the contract proves to be incomplete.

Hamburg

teamdress Stein Deutschland GmbH