

Terms & Conditions

Please read these terms and conditions prior to use of this website

Privacy Policy – The use of this website is subject to the DDC Creations Privacy Policy, by accessing this site you agree that you have read and consent to be bound not only to this agreement, but also our privacy policy.

Use of the Website—By accessing the website, you warrant and represent to DDC Creations that you are legally entitled to do so and to make use of information made available via the website. Additionally, you acknowledge and warrant that you will not knowingly provide any information that will cause damage to the DDC Creations or to any other user. DDC Creations reserves the right to terminate your rights to access this website at any time without advance notice or explanation for termination. This termination includes any rights DDC Creations may chose to enforce.

Trademarks—All materials including trademarks, names, logos and service marks (collectively “trademarks”) displayed on this website are owned by DDC Creations and third party content suppliers. Nothing contained on this website should be construed as granting any license or right to use any trademark without the prior written permission of the DDC Creations.

External links—External links may be provided for your convenience, but they are beyond the control of DDC Creations and no representation is made as to their content. Use or reliance on any external links and the content thereon provided is at your own risk.

Order, payments, products and pricing—Submitting an order is considered an offer to DDC Creations. DDC Creations reserve the right to refuse your order any time and without notice for products and services offered on this webpage. All prices of products and services displayed on this website are before taxes including shipping costs. Please note that pricing cannot be confirmed before you place an order. DDC Creations also reserves the right to modify pricing, limit quantities and cease product and service offerings at any time. Should your order be refused or cancelled following payment, you will be notified by email and DDC Creations will reimburse you for the full amount paid.

Shipping – You agree to the shipping costs and any related federal and provincial taxes associated to your order. Shipping costs and related taxes will be listed when you purchase from this website. DDC Creations uses a third party shipping service to ship its products and is not liable for any delay in shipping, loss, damages (direct or indirect) or expenses due to shipping. Title and risk of loss is passed to you once the product you have purchased is transferred to the third party shipping provider.

Refunds – If any of our products does not meet your expectations, please let us know. Notice of defective or damaged product must be given to DDC Creations within 24 hours of receiving the orders, complete with order details and description of return. No refunds will be authorized without prior agreement of DDC Creations. Product must be returned in its original packaging and does not include edible goods. DDC Creations reserves the right to refuse returns and can impose a restock fee where applicable.

Disclaimer & limitation of liability—DDC Creations shall not be responsible for and disclaims all liability for any loss, liability, damage (whether direct, indirect or consequential), personal injury or expense of any nature whatsoever which may be suffered by you or any third party

(including your company), as a result of or which may be attributable, directly or indirectly, to your access and use of the website, any information contained on the website, your or your company's personal information or material and information transmitted over our system. In particular, neither the DDC Creations nor any third party or data or content provider shall be liable in any way to you or to any other person, firm or corporation whatsoever for any loss, liability, damage (whether direct or consequential), personal injury or expense of any nature whatsoever arising from any delays, inaccuracies, errors in, or omission of any share price information or the transmission thereof, or for any actions taken in reliance thereon or occasioned thereby or by reason of non-performance or interruption, or termination thereof. DDC Creations does not warrant that the product descriptions or pricing is accurate. Should you choose to download any content from this website, you do so at your own risk. DDC Creations maximum liability shall in no event exceed the amount paid by the purchaser for the product. You hereby waive all remedies, warranties, guarantees, or liabilities, arising from the law or otherwise. This disclaimer is essential element of the agreement between DDC Creations and you.

Indemnity

You agree to indemnify, defend and hold harmless DDC Creations its officers, directors, employees, agents, licensors, and suppliers from and against all losses, expenses, damages and costs, including reasonable attorneys' fees, resulting from any violation of these terms and conditions or any activity (including negligent or wrongful conduct) related to your use of the Site.

Miscellaneous – Use of this website shall in all respects be governed by the laws of the province of British Columbia, regardless of the laws that might be applicable under principles of conflicts of law. DDC Creations and you agree to exclusive jurisdiction of the Province of British Columbia.