

WOMEN

JACKETS (JACKEN)	4
Boleros (Boleros)	8
Dresses (Kleider)	10
Longsleeves (Langarmshirts)	12
Tops (Tops)	23
SKIRTS (RÖCKE)	24
Trousers (Hosen)	28

MEN

JACKETS (JACKEN)	.34
Longsleeves (Langarmshirts)	.37
Trousers (Hosen)	.44
KILTS (KILTS)	.47

Accessories

Jewellery (Schmuck)	49
Brooches (Broschen)	50
Belts (Gürtel)	51
Key <mark>R</mark> ings (Schlüsselanhänger).	52
GLOVES (HANDSCHUHE)	53
Leg Wear (Beinkleidung)	54
Scarfs (Schals)	55





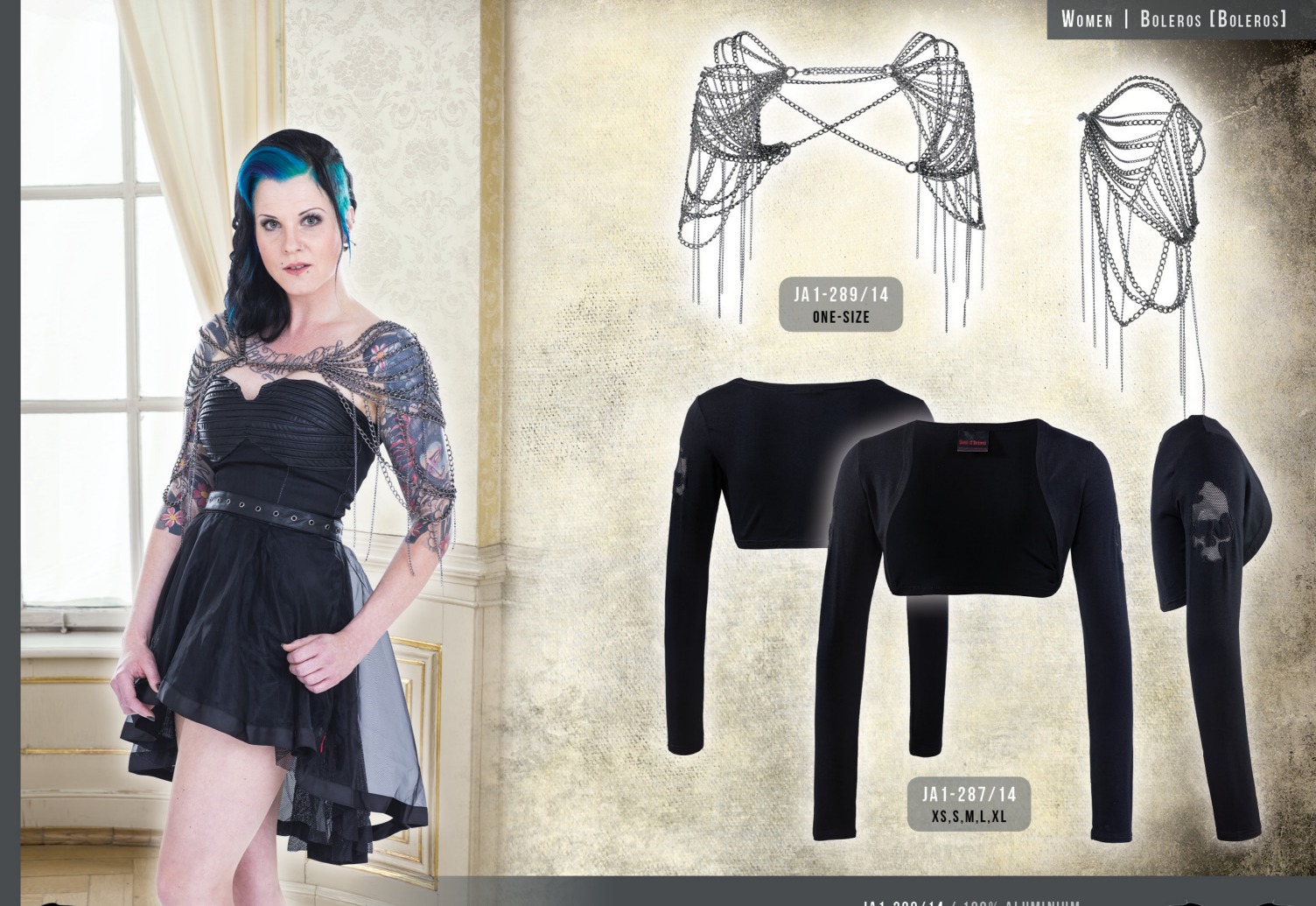






JA1-286/14 / 100% COTTON
JA1-294/14 / 100% POLYESTER













SH12-414/14 / 95% RAYON, 5% ELASTANE SH12-419/14 / 95% COTTON, 5% ELASTANE







SH12-404/14 / 95% RAYON, 5% ELASTANE SH12-423/14 / 100% POLYESTER











SH12-409/14 / 100% ACRYLIC SH12-422/14 / 100% COTTON













SK11-310/14 / 95% COTTON, 5% ELASTANE SK11-312/14 / 95% COTTON, 5% ELASTANE









TR1-263/14 / 95% RAYON, 5% ELASTANE TR1-267/14 / 95% COTTON, 5% ELASTANE TR1-264/14 / 95% RAYON, 5% ELASTANE









JA2-106/14 / 100% COTTON JA2-104/14 / 100% COTTON













SH22-231/14 / 65% COTTON, 35% POLYESTER SH22-240/14 / 65% COTTON, 35% POLYESTER







SH22-229/14 / 100% COTTON SH22-230/14 / 100% COTTON









JEWELLERY [SCHMUCK]



ANL-066/14 / 100% METAL ARI-001/14 / 100% METAL







ABR-001/14 / 100% METAL ABR-002/14 / 100% POLYESTER

ABR-003/14 / 100% POLYESTER ABR-004/14 / 100% POLYESTER





AKR-007/14 / METAL & LEATHER AKR-008/14 / METAL





General Terms and Conditions of Business for Traders

- 1. Scope: These Terms and Conditions for the sale of goods by Queen of Darkness GmbH (Seller) shall apply exclusively to companies, legal entities under public law, or special assets under public law within the meaning of § 310 para. 1 of the German Civil Code (BGB), unless otherwise expressly agreed in writing between the parties. The offer, offer acceptance, order confirmation or sale of any product shall be subject to these Terms and Conditions. Any Terms and Conditions or provisions amending the contract provided by the Buyer shall be null and void; they shall only become effective for the Seller if the Seller agrees in writing to any such amendments. These provisions form the basis for any future individual transactions between the Buyer and Seller and exclude any other agreements. Any accidental errors in the Seller's sales brochures, price lists, offer documents or other documents may be corrected by the Seller without him being held liable for any damages resulting from such errors.
- 2. Ordering and offer documents: Offers made by the Seller shall always be subject to change, i.e. they should only be understood as an invitation to submit an offer. Orders placed by the Buyer shall only be deemed to have been accepted by the Seller if accepted in writing by the Seller or his agent/representative within 21 days of their submission, or if processed immediately after their receipt. The delivery note or commercial invoice shall therefore be deemed as confirmation of the order. If employees make verbal agreements or provide assurances which go beyond the written purchase agreement, they shall always require written confirmation from the Seller. All sales documents, specifications and price lists must be handled with strict confidentiality and may not be disclosed to third parties. If the goods are to be manufactured by the Seller, or otherwise handled or processed, and the Purchaser has submitted specifications regarding this, then the Purchaser shall indemnify the Supplier for any loss, damage, costs or other expenses incurred by the Supplier that the latter has paid or is prepared to pay because of the fact the contractual handling or processing of the goods based on the specifications of the Purchaser constituted a breach of a patent, copyright, trademark or other intellectual property rights of a third party. The Seller shall reserve the right to amend the description of the goods in relation to the specifications in order to take into account any legal requirements, provided that any such amendments are not detrimental to the order in terms of quality and usability.
- 3. Purchase price: The purchase price shall be the price stated by the Seller or, if this has not been quoted in individual cases, the price listed in the Seller's current price list, as applicable at the time the order is placed. Following timely notification to the Buyer, and prior to delivering the goods, the Seller shall reserve the right to raise the price of the goods in the manner as required due to general price developments which cannot be controlled (such as exchange rate fluctuations, currency regulations, customs-based amendments, significant increases in material or production costs etc) or due to a change in supplier. Unless otherwise stated in the offer or sales price lists, or unless otherwise agreed in writing between the Seller and the Buyer, all prices stated by the Seller are on an ex works basis. If the Seller is prepared to deliver the goods to other locations, then the Buyer must bear the various transport, packing and insurance costs. Prices are exclusive of VAT and must also be paid additionally to the Seller by the Buyer.
- 4. Terms and conditions of payment: The Buyer must pay the purchase price within 30 days of receipt of invoice.

Payments may only be made by bank transfer, cash, PayPal or credit card (bills of exchange and cheques shall not constitute the fulfilment of payment obligations). If the Buyer fails to observe his payment obligations on the due date, then the Seller shall be entitled to take the following courses of action without waiving any rights or giving up any claims he may be entitled to:

- cancel the contract or suspend any further deliveries to the Buyer, or
- charge the Buyer interest on the unpaid amount at 8% p. a. above the respective base rate until payment is made in full. However, the Buyer shall be entitled to provide evidence that no or very slight damage occurred as a result of the delay in payment.
- 5. Delivery of goods: The goods shall be delivered in such a way so that the Buyer is able to accept delivery of the goods at the premises of the Seller at any time once the Seller has notified the Buyer that the goods are ready for collection, or, if another place of delivery was agreed with the Buyer, by delivering the goods to this particular place of delivery. Part deliveries shall be permitted to a reasonable extent. Delivery times shall be reasonably extended, even in the event of a delay, in the event of force majeure and any unforeseen obstacles occurring after the conclusion of the contract that the Seller is not responsible for (in particular disruptions to operations, strikes, lockouts or disruptions to transport), insofar as such obstacles are proven to exert significant influence on as possible regarding the start and end of any such obstacles. The Buyer shall be entitled to ask the Seller whether he wishes to cancel the delivery or make the delivery within a reasonable period of time. It shall not be possible to make any compensation claims in such cases. The aforementioned provisions shall apply accordingly to the Buyer if any of the aforementioned obstacles occur for him instead. In terms of the timely delivery of goods, the Seller shall only be liable in the event of any acts of intent or gross negligence, or in the event of any such acts committed by his vicarious agents. He shall not be liable for any such acts committed by subcontractors as they are not vicarious agents. However the Seller shall be obliged to transfer to the Buyer any potential claims against his subcontractors that he may be entitled to. If the Seller fails to deliver the goods on time, the Buyer must set an extension period for the Seller, the expiry of which shall allow the Buyer to terminate the contract. The Buyer may also submit a claim for compensation in place of the provision of services. If the Buyer is in default of acceptance on the due date, then he must still pay the purchase price. The Seller shall be entitled
- 6. Transfer of risk: The risk of damage or loss of goods shall be transferred to the Buyer as follows:
- if the goods are not delivered to the premises of the Seller, such risks shall be transferred at the time the goods are handed over or, if the Buyer is in default of acceptance, at the time the Seller offers to hand over the goods.
- if the goods are delivered to the premises of the Seller, such risks shall be transferred at the time the Seller informs the Buyer that the goods are available to be picked up.

 7. Retention of title: Notwithstanding any deliveries and the transfer of risk or any other provisions of these Terms of Delivery, the Buyer shall not own the goods until the total purchase price has been paid in full. With respect to goods purchased by the Buyer as part of an ongoing business relationship, the title of any such goods shall be retained by the Seller until all debt claims against the Buyer arising from the business relationship, including any debt claims that may arise in future from contracts concluded simultaneously or at a later date, are settled. Following his legal withdrawal from the contract, the Seller shall be entitled to recover, otherwise sell or in any way dispose of the goods. If the goods have not been fully paid for, the Buyer must store the goods for the Seller, properly and separately from his own property and the property of third parties, secure and insure them and label them as the property of the Seller. Until such time as the Buyer has made payment in full, the Buyer shall be entitled to use or resell the goods in the ordinary course of business, but he must retain any remuneration (including any insurance payments) for the Seller and keep the monies separate from his own assets and those of third parties. If the goods are post-processed and if the post-processing is carried out in parts which are not the property of the conditional seller, then the conditional seller shall acquire partial ownership accordingly. This shall also apply if the goods of the Seller are combined with the goods of another party. In case of seizure or another form of intervention by third parties, the Buyer shall immediately notify the Seller so that measures pursuant to § 771 of the German Code of Civil Procedure (ZPO) can be taken by the Seller. If the Buyer fails to perform this duty, he shall bear liability for any da
- 8. Guarantee and disclaimer: The Buyer shall inspect the item immediately upon delivery for any defects within the meaning of § 377 of the German Commercial Code (HGB) and shall notify the Seller immediately of any defects found. The Seller warrants that the goods are free from material and processing defects, comply with the various specifications and, for designs stipulated by the Buyer, contain no design flaws and meet the various requirements of the Buyer. The Seller shall not be responsible for ensuring that the goods are suitable for a particular purpose, unless he has explicitly agreed to assume such liability. Liability shall be assumed by the Seller under the following conditions:
- the Seller shall not be responsible for defects in goods which can be attributed to the description of the goods or specifications by the Buyer;
- the Seller shall not be responsible for the faulty nature of goods if the purchase price due has not been paid by the due date;
- the responsibility of the Buyer shall not extend to parts, materials or other equipment pieces that were produced by or on behalf of the Buyer, unless the manufacturer of these parts transfers responsibility for such items to the Seller. This guarantee does not cover product failures caused by faulty use, misuse, negligence or any other reason. A release from liability by the Seller does not apply if the cause of fault is attributable to intent or gross negligence or if other essential contractual obligations are violated. If a defect in the purchased item occurs for which the Seller is responsible, and the Seller is informed of any such defect, then the Seller shall be entitled to replace the item free of charge or remedy any such defects. If the Seller is not willing or not in a position to remedy any such defects or replace any such items, then the Buyer shall be entitled to request a withdrawal (cancellation of the contract) or a reduction (reduction of purchase price).
- 9. Other provisions: The Seller shall be entitled to amend and improve the goods without having to inform the Buyer beforehand provided any such amendments or improvements do not permanently hinder or impair the form or function of the goods. These Terms and Conditions shall supersede all other agreements that the contracting parties have made previously in writing or orally and that are no longer effective upon signing these Terms and Conditions. These Terms and Conditions must not be disclosed to any third parties without prior approval in writing from the other contracting party. Each of the contracting parties shall cover their own costs for executing this agreement.
- 10. Applicable law, place of jurisdiction: This agreement shall be governed by German law and both parties shall consent to the exclusive place of jurisdiction at the place of business of the Seller. The Seller shall also be entitled to bring action before a court at the Buyer's principal place of business or before any other court deemed to be competent according to any national or international legislation.



Queen of Darkness

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Company / Firma

Country / Land VAT-ID / USt-ID Telephone / Telefon Fax E-Mail			If certain items are currently not available, would you li to keep them on backorder? / Wünschen Sie eine Nachlieferung der Artikel, die derzeit nicht lieferbar sind Yes / Ja No / Nein			
tem Number Artikelnummer	Description Beschreibung	Size Größe	Pieces Stückzahl	Unit price Einzelpreis	Total price Gesamtpreis	
terms and conditions a	apply. Es gelten unsere AGB.			TOTAL		



