

February 13, 2023

## VIA ELECTRONIC MAIL

S&S Activewear 581 Territorial Drive Bolingbrook, IL 60440

Dear Sir/Madam:

We are writing to you regarding compliance with (1) California's Safe Drinking Water and Toxic Enforcement Act of 1986 ("Proposition 65") and (2) the Consumer Product Safety Commission Improvement Act of 2008 (the "Act").

- (1) Please be advised that PVH Corp. ("PVH") is aware of, and has protocols in place to ensure compliance with, Proposition 65. Among other efforts, PVH has adopted the Apparel and Footwear International RSL Management Group's Restricted Substances List (AFIRM RSL) pursuant to which PVH tests PVH products for chemicals included on the Proposition 65 list.
- In addition, please be assured that PVH has a reasonable testing program in place for all of its apparel and accessory products as and to the extent required by the Flammable Fabrics Act and the regulations promulgated thereunder (16 CFR Parts 1602-1632), the lead in surface coatings limit (16 CFR Part 1303), sharp points and edges standard (16 CFR §1500.48/49) and regulations regarding lead content pursuant to the Federal Hazardous Substances Act (15 U.S.C. §1261), which are the only Consumer Products Safety Commission standards, bans, rules or regulations that apply to the products manufactured, imported, distributed or sold by PVH. Please be advised that, except for the Flammable Fabrics Act, these standards, bans, rules and regulations apply only to "children's products" and that PVH does not sell any children's products to you. PVH is prepared to deliver to you a copy of the General Conformity Certification required by the Act applicable to goods that we sell to you upon your request.

Please contact Simon Bock (<u>simonbock@tommy.com</u> or 212-548-1605) or the undersigned (<u>markfischer@pvh.com</u> or 212-381-3509) if you have any questions.

Sincerely,

Docusigned by:

Mark Fischer

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Mark D. Fischer