

Withdrawal from the contract within 14 days from receipt of goods



SELLER: BOŘEK ŠÍPEK E-SHOP Petr Mader, Hřebenka 888, 47301 Nový Bor, Czech Republic

CUSTOMER / CONSUMER PURCHASER:

Name & surname:

Address:

.

Phone:

E-mail:

NUMBER OF SALES RECEIPT (invoice):

ORDER NUMBER:

DATE OF SALE (invoice date):

NAME OR DESCRIPTION OF THE PRODUCT:

.....

REASON FOR RETURNING THE GOODS:

.....

Please indicate the bank name and account number to which you wish to return the purchase price:

.....

In date

In date

.....
Signature of the customer

.....
Stamp and signature of seller

Note:

- If the purchase contract is closed through an online store (ie by means of distance communication), the consumer has, according to § 53 paragraph 7 of the Civil Code, the right to withdraw from the contract within 14 calendar days of receipt of goods.
- The withdrawal must be delivered to the Seller not later than the last day of a 14-day period, it means it is not enough on this day only send. Goods may be agreed with the seller returned later.
- "Customer" or "Consumer purchaser" is a person who at the conclusion and performance of the contract is not part of its business or other business.
- Unpacking or using the goods purchased does not terminate right to withdraw from the contract without giving any reason.
- Goods may not be returned in the original packaging, but the supplier is entitled to cover costs associated with a new package goods.
- The customer will receive the money back after inspection of returned goods, within 30 calendar days of withdrawal.