

Withdrawal



1. Withdrawal

You can revoke your contract declaration within 14 days without giving reasons in text form (eg letter, fax, e-mail) or - if the matter is left to you before the deadline - by returning the goods. The period begins upon receipt of this instruction in text form but not before receipt of the goods by the consignee (in the case of recurring delivery of similar goods not before receipt of the first partial delivery) and also not before fulfillment of our information requirements pursuant to Article 246 § 2 in conjunction with § 1 para (1) and (2) of the German Civil Code as well as our obligations pursuant to § 312g (1) sentence 1 BGB in conjunction with Article 246 § 3 of the German Civil Code. The timely dispatch of the revocation or of the goods is sufficient to ensure the revocation period. The revocation is to be made to:

beComm Onlinevertrieb Benjamin Haas Westendstraße 1 78112 St. Georgen Germany

Telefax: 07724 5899823 info@your-cuckoo-clock.com

2. Withdrawal consequences

In the case of an effective revocation, the services received at both ends must be returned and any benefits (eg interest) drawn. If you are unable to return or return the received performance or use (eg advantages of use) in part or not in a deteriorated condition, you must provide us with this information.

For the deterioration of the goods and for drawn uses you have to make a decade of sales, as far as the use or the deterioration is due to a handling of the thing, which goes beyond the examination of the characteristics and the function. "Testing the properties and functioning" means testing and testing the respective goods, as is possible and customary in the store business.

Dispatchable goods are returned at our expense and risk. Non-package items will be collected from you. Obligations to reimburse payments must be met within 30 days. The period begins for you with the sending of your declaration of revocation or the thing, for us with their receipt.

3. Exclusion of the right of revocation

According § 312 d Abs. 4 Nr. 1 BGB, there is no right of revocation in the case of delivery of goods which are made according to customer specifications or are clearly tailored to the personal requirements or which are not suitable for return due to their nature.

Furthermore, the right of revocation does not apply to orders from commercial or independent entrepreneurs.

End of withdrawal cosequences



Withdrawal form



To beComm Onlinevertrieb Benjamin Haas Westendstraße 1 78112 St.Georgen im Schwarzwald Germany

Fax: +49 (0) 7724 5899823
I / we [*] hereby revoke the contract concluded by me / us [*] The purchase of the following goods [*] / the provision of the following service [*]
Order Date [*] / Receive Date [*]
Name of the consumer (s)
Address of the consumer(s)
Signature of the consumer (s) (only in the case of a communication on paper)
Date
[*] Please cross the wrong.