

Right of revocation

Revocation instruction

The customer has the right to withdraw from the contract within 14 days without stating any reason. The withdrawal period will expire after 14 days from the day

- In case of one contract of sale: the customer or a third party nominated by him and who is not the carrier received the good(s).
- In case of a contract of sale with several goods that the customer ordered together and that were delivered separately: the customer or a third party nominated by him and who is not the carrier received the last part of the partial shipment.
- In case of a contract of sale for regular supply of goods within a determined period: the customer or a third party nominated by him and who is not the carrier received the first good(s).

Should several alternatives occur together, the last date is relevant.

In order to exercise the right of revocation, the customer shall inform the provider (AMaronics UG (haftungsbeschränkt), Ahmed Marei, Seubertstrasse 2, 70374 Stuttgart, +49 711 912 813 83, info[at]amaronics[dot]com) of his decision to withdrawal from the contract by means of an unequivocal declaration (for example in a letter or by email). For this, the customer may use this withdrawal form although it is not a strict requirement.

It shall be deemed sufficient for compliance with the withdrawal term, if the customer dispatches the notification of exercising the right of revocation before the withdrawal term has expired.

Consequences of withdrawal:

When the customer withdraws from the contract, the provider is obligated to refund all of the payments that he has received from him, including delivery costs (except additional costs resulting from the customer's decision to use a different delivery method than the cheapest standard method the provider offers), without any undue delay and within no more than 14 days after receipt of the notification of withdrawal. For this refund the provider will use the same payment that the customer used for the original transaction, unless expressly agreed otherwise; the provider will not charge any fees on the basis of the refund. The provider may refuse to make the refund until he has received back the goods or until the customer has provided evidence that he has sent back the goods, whichever is earlier.

The customer is obliged to return the goods without any undue delay and in any event within no more than 14 days after the date on which he notified the provider of the withdrawal to AMaronics UG (haftungsbeschränkt), Ahmed Marei, Seubertstr. 2, 70374 Stuttgart. The deadline will be upheld provided the goods have been dispatched within 14 days of the notification. The customer shall bear the direct costs for the return of the goods and is responsible for the secure packaging.

The customer is only required to compensate for any diminished value of the goods, if this diminished value is ascribed to an unnecessary handling thereof on the customer's part to test the condition, features and mode of operations of the goods.

End of the information about the right of revocation

Standard withdrawal form

(If you wish to withdraw from the contract, please fill out this form and return it to us.)

I/we (*) herewith revoke the contract that I/we (*) concluded concerning the purchase of the following goods (*)/the provision of the following service (*)

Ordered on (*)/received on (*)

Name of consumer(s)

Address of consumer(s)

Signature of consumer(s) (only for notification on paper)

Date

(*) Delete as appropriate