

Cancellation right

Withdrawal 1

Withdrawal

You have the right to revoke this agreement within a period of fourteen days without giving reasons. The period of revocation shall be fourteen days from the date on which you or a third party you designate, which is not the carrier, has or has taken possession of the last product.

To exercise your right of revocation, you must contact us

In order to exercise your right of revocation, you must contact us (Ralf Schäfer, Mannheimer Str.14, 68723 Schwetzingen, Tel .: +49 6202 3109, Fax: +49 6202 24516, E-Mail:

info@farben-schaefer.de) by means of a clear declaration (eg a letter, fax or e-mail sent by mail) about your decision to make this agreement

revoke, inform.

You can use the enclosed sample revocation form, but this is not required. You can also fill out and submit the sample revocation form or another clear explanation on our website <http://www.farben-schaefer.de/withdrawal.php>. If you make use of this possibility, we will To you immediately (eg by e-mail) a confirmation of the receipt of such a message

Revocation.

In order to keep the revocation period, it is sufficient that you send the notification of the exercise of the right of revocation before the end of the revocation period.

Consequences of revocation

If you revoke this Agreement, we will notify you of all payments we have received from you, including delivery costs (excluding the additional costs,

which result from the fact that you have chosen a different type of delivery than the most favorable standard delivery offered by us), immediately and at the latest

within a period of fourteen days from the date on which the notice of revocation of this Agreement has been received by us. We use this repayment

the same means of payment you used in the original transaction unless you have expressly agreed otherwise with you; in no case you will be charged for these repayment fees. We can refuse the refund until we have the goods back or until you

proof that you have returned the goods, whichever is earlier. You must return the goods to us immediately or in any case no later than fourteen days from the date on which you inform us of the revocation of this contract. The deadline is respected if you send the goods before the end of the period of 14 days. They bear the immediate cost of returning the goods.

They must pay for a possible loss of value of the goods only if this loss of value on one to the examination of the nature, characteristics and function

of the goods is not necessary to deal with them.

Exclusion or premature termination of the revocation right

The right of revocation does not apply to contracts for the supply of goods which are prefabricated and for their manufacture an individual selection or provision

by the consumer or which are clearly tailored to the personal needs of the consumer. These include running meter as well as wallpaper patterns.

The right of withdrawal does not apply to consumers who are not members of the European Union at the time of conclusion of the contract and whose sole domicile is

and delivery address at the time of conclusion of the contract outside the European Union.

General information

1) Please avoid damage and contamination of the goods. Send the goods in original packaging with all accessories and with all Packaging components returned to us.

Please note that we can only accept original packaging. Please provide adequate packaging for adequate protection against transport damage.

2) Please do not send the goods to us as unfree as possible.

3) Please note that the above paragraphs 1-2 are not a prerequisite for the effective exercise of the right of revocation.