

Withdrawal from a Distance Contract

Within the meaning of § 7 et seq. of the Act on Consumer Protection in the sale of Goods or the provision of Services on the Basis of a Distance Contract or a Contract Concluded Away from Business Premises and on Amendments to Certain Acts No. 102/2014 Coll.

Buyer:

Name and Surname:

Street and no.*:

City*:

ZIP Code*:

Phone:

E-Mail:

Seller:

Business name: afg.sk, s.r.o.

Street and no.*: Javorová 32/451

City & ZIP Code*: 958 04 Partizánske - Veľké Bielice

Country*: Slovakia

Phone: +421 38 749 9230

E-Mail: info@afg.sk

ID*: 36258113 **VAT:** 2021776317 **VAT ID:** SK2021776317

I hereby ask you to return money for the goods / service which I ordered through your website - eshop. Within the meaning of § 7 et seq. of Act No. 102/2014 Coll.

The goods were purchased through the website:

I was sent a confirmed order number: From (date):

I received the goods on (receipt date)* Through the company:

Invoice number:

I therefore ask for a refund: ☐ Of the full invoice value (all invoiced goods are subject to withdrawal)
(Select just one option)

☐ Of a partial invoice value (only certain types of goods are subject to withdrawal)

☐ Returned goods and the number of pieces (only if you return just some parts of the goods):

Desired value to be returned:

Please return the requested amount: ☐ by postal order to my address (listed above)
(Select just one option)

☐ by bank transfer Account number / bank code or IBAN

Consignment summary: ☐ Withdrawal from the contract ☐ Purchase invoice
☐ Goods which are subject to withdrawal ☐ Accessories for goods

If the goods are not part of the consignment, I take note of the fact that the seller is not obliged to return the money within 14 days from the date of delivery of the withdrawal, until the goods are delivered to them or until I have proved sending the goods.

I am obliged to send the goods back to the seller no later than 14 days from the date of withdrawal.

In On

* marked fields are required

Signature