

Instructions for cancellation & Cancellation form
Consumers, i.e. any individual acting for purposes which are wholly or mainly outside those individual's trade, business, craft or profession, are entitled to cancel any contract on the following conditions:
A. Instructions for cancellation

Right to cancel

You have the right to cancel this contract within fourteen days without giving any reason.

The cancellation period will expire after 14 days from the day on which you acquire, or a third party other than the carrier and indicated by you acquires, physical possession of the goods.

To exercise the right to cancel, you must inform us (ViitaNordic Oy, Ylirannantie 97, 62630 Karvala, Finland, Tel.: +358447776981, E-Mail: info@viitanordic.com) of your decision to cancel this contract by a clear statement (e.g. a letter sent by post, fax or e-mail). You may use the attached model cancellation form, but it is not obligatory.

To meet the cancellation deadline, it is sufficient for you to send your communication concerning your exercise of the right to cancel before the cancellation period has expired.

Effects of cancellation

If you cancel this contract, we will reimburse to you all payments received from you, including the costs of delivery (except for the supplementary costs arising if you choose a type of delivery other than the least expensive type of standard delivery offered by us) without undue delay and not later than fourteen days after the day on which we are informed about your decision to cancel this contract. We may make a deduction from the reimbursement for loss in value of any goods supplied, if the loss is the result of unnecessary handling by you. We will make the reimbursement using the same means of payment as you used for the initial transaction, unless you have expressly agreed otherwise. In any event, you will not incur any fees as a result of the reimbursement. We may



withhold reimbursement until we have received the goods back or you have supplied evidence of having sent back the goods, whichever is the earliest.

You shall send back the goods or hand them over to us without undue delay and in any event not later than fourteen days from the day on which you communicate your cancellation from this contract to us. The deadline is met if you send back the goods before the period of 14 days has expired.

The costs of returning the goods are beared by the customer.

You are only liable for any diminished value of the goods resulting from the handling other than what is necessary to establish the nature, characteristics and functioning of the goods.

General information

- 1) We ask you to avoid any kind of damage (for example no mark of furniture on the goods) and any staining. The goods should be packed again in the original packaging, if possible, and with all accessories. If you don't have anymore the original packaging, please use a packaging which will protect adequately the goods from transportation damage.
- 2) Please note that the above figures 1) is not a prerequisite for the effective exercise of the right of withdrawal.

Exclusion and/or premature expiration of the right to cancel

The right to cancel is excluded for contracts for the supply of goods that are made to the consumer's specifications or are clearly personalized.

© VIITANORDIC
B. Cancellation form
If you wish to cancel this contract, please complete and submit this form.
ViitaNordic Oy
Ylirannantie 97
62630 Karvala
Finland
E-Mail: info@viitanordic.com
I/We hereby give notice that I/We cancel my/our contract of sale of the following good(s):
Ordered on / received on
Name of consumer(s)
Address of consumer(s)
Signature of consumer(s) (only if this form is notified on paper)
Date