

Withdrawal from the Purchase Agreement within 14 day period

Where the purchase contract is concluded by means of distance communication, the Buyer shall, in accordance with §1829 of the Civil Code, have the right to withdraw from the contract within 14 days of the receipt of the goods. If the Buyer withdraws from the purchase contract, the Buyer bears the costs associated with the return of the goods to the Seller, even if the goods can not be returned by their normal postal route.

Buyer:

The Buyer or only the Consumer is a person who does not act in the course of his business or other business activity when concluding and fulfilling the contract.

Name: _____

Address: _____

Telephone: _____

E-mail: _____

Seller: Ing. Milan Konečný – M.I.K, tax ID: 18818196 (e-shop: www.miktoys.cz)

Date of purchase (according to the purchase document): _____

Number of purchase document (invoice or purchase receipt): _____

Purchase order No: _____

Name of the returned goods (according to the purchase document): _____

Reason for return of goods:

Goods can be returned without giving any reason.

- Goods are faulty Goods do not suit me Found cheaper goods
- Goods do not match the description at this point: _____
- Other reason/Without giving any reason

You require a replacement for other goods/possibly which: _____

You request a refund of the purchase price/enter the bank account number (for payment transfer)

Bank account number: _____ / _____

The money will be returned after checking the returned goods within 14 calendar days at latest.

Please send the goods to:

Ing. Milan Konečný – M.I.K, Malínky 35, 683 33 Nesovice

Date and signature of the Buyer

Date and signature of the Seller