

Terms and Conditions of the Right of Revocation

You have the right to revoke this contract within 14 days without specifying reasons.

The 14-day revocation period begins on the day on which you take, or a third party chosen by you other than a transportation carrier takes, possession of the goods.

To exercise your revocation right, you must inform us with a clear declaration (e.g., a letter sent by post, a fax or an e-mail) of your decision to revoke this contract. You may use the sample revocation form under 4.2 below, although it is not mandatory to use this form.

To comply with the 14-day revocation period, it is sufficient to send the communication regarding the exercise of the revocation right within the period. The communication of revocation should be sent to:

Sieveking Verlag, Sabine Barnutz, Wilhelm-Hale-Strasse 46, 80639 Munich,
Telephone +49 (0)89-12 11 35-18, Fax +49 (0)89-12 11 35-25, E-Mail vertrieb@sieveking-verlag.de

Consequences of Revocation

If you revoke the contract, we must repay, without delay and no later than 14 days from the date of our receipt of your communication of revocation, all payments that we have received from you, including shipping costs (except for additional costs resulting from you having selected a different kind of shipping than the least expensive standard shipping offered by us). For repayment, we will use the same means of payment that you selected for the original transaction unless otherwise expressly agreed with you. We are permitted to decline to make repayment until we have received the returned goods or until you have furnished proof that you have sent the goods back, whichever occurs first.

We will retrieve the goods. You must provide the goods to us without delay and in any event within 14 days of the day on which you inform us of the revocation of this contract. The deadline is met if you provide the goods to us prior to expiration of the 14-day period.

We will bear the costs for return shipment of the goods. You will only be required to compensate us for a loss in value of the goods if such loss derives from using the goods in a manner not necessary to check their condition, characteristics or functions.

End of the Right of Revocation Terms and Conditions

4.2. Sample Revocation Form

If you wish to revoke the contract, please fill out this form and return it to:

Sieveking Verlag
Sabine Barnutz
Wilhelm-Hale-Strasse 46
80639 Munich
Telephone +49 (0)89-12 11 35-18
Fax +49 (0)89-12 11 35-25
E-Mail vertrieb@sieveking-verlag.de

I/we (*) hereby revoke the contract entered into by me/us (*) for the purchase of the following goods:

Ordered on: _____ (*)

Received on: _____ (*)

Name of consumer _____

Address of the consumer _____

Signature of the consumer _____

(only for use when communicating by paper hard copy)

Date _____

(*) Please delete/cross out as appropriate.

4.3. Important note:

The revocation right does not apply to the delivery of goods that are not prefabricated and in the production of which a consumer's individual choice or determination is decisive, to the delivery of goods clearly tailored to a consumer's personal needs, or to contracts for delivering newspapers, journals or magazines other than subscription agreements.