



From "Official Law Journal of the Italian Republic"

Information concerning the exercise of the right of withdrawal
pursuant to art. 49 consumer code, paragraph 4.

Right of withdrawal (cancellation)

You have the right to withdraw from the contract within 14 days without indicating the reasons.

The right of cancellation period expires after 14 days from the day on which "you or a third party indicated by you (other than the carrier) receives the goods purchased".

To withdraw from a contract you must communicate us (c/o Boxer srl, via 15 Febbraio 8, 41042 Fiorano Modenese MO – I, phone +39 0536 929811, fax +39 0536 845122 , e-mail: support@boxer.it) your intention to cancel the present contract through out an explicit declaration (es. written statement sent by post-mail, fax or e-mail). You can also fill and electronically send the cancellation form on our website. In case you will choose this option, we will send you straightaway a confirmation of receipt of your cancellation with a durable method (as e-mail support).

In order to meet the withdrawal deadline, it is sufficient that you send the communication to exercise the right before the withdrawal period has expired.

Effects of withdrawal

If you withdraw from the present contract, we will refund you of all your payments made in our favor, costs of delivery included (except extra cost caused by your choose to use other kind of delivery different from the cheaper standard delivery type that we offer), without any undue delays and in any case not later than 14 days from the day on which we have been informed about your decision to cancel the present contract. These refunds will be made using the same way of payment that you used for the original transaction, unless you have been otherwise specifically requested; in any case, you will not pay any cost as consequence of said refund.

It is required to ship the goods or deliver them to us (Boxer srl, warehouse: via Casiglie Bassa 11, 41049 Sassuolo MO, I), without undue delays and in any case withing 14 days from day on which we have been informed about your decision to cancel the present contract. The deadline is met if you send back the goods before the expiry of the 14-day period.

The cost of the return of goods will be in our charge.