

Annex n. 2-Withdrawal from the Contract

Adresee: Cool Gear Store s.r.o.

IČ (identification number): 11720921

DIČ (VAT ID): CZ11720921

Email: support@cool-gear-store.com

I, hereby, announce that I'm withdrawing from the Contract:

Date of the Conclusion of the Contract:	
Name and Surname:	
Adress:	
E-mail adress:	
Specifications of Goods related to the Contract:	
Method for returning received funds, if applicable specifying the bank account number:	

If the buyer is a consumer, he has the right if he ordered the goods through the company's e-shop Cool Gear Store s.r.o. (the "Company") or other means of remote communication, except as specified in § 1837 of the Act No. 89/2012 Coll., Civil Code, as amended, withdraw from the already concluded purchase contract within 14 days from the date of conclusion of the contract, or if it is a purchase of goods, then within fourteen days from its receipt. In the case of a contract the subject of which is several items of goods or the delivery of several part of the goods, this period begins to run only on the day of delivery of the last piece or part of the goods, and in the case of a contract, on the basis of which the goods are to be delivered regularly and repeatedly, from the date of delivery of the first delivery. This withdrawal shall be notified by the buyer to the Company electronically at support@cool-gear-store.com If the buyer, who is a consumer, withdraws from the purchase contract, he sends or transfers to the Company without unnecessary delay, at the latest within 14 days of withdrawing from the purchase contract, the goods he received from her. If the buyer, who is a consumer, withdraws from the purchase contract, the Company will refund him without unnecessary costs postponement, no later than 14 days after withdrawing from the purchase contract, all funds (purchase price of delivered goods) including the costs of delivery, which it accepted from him on the basis of the purchase contract, by the same way. If the buyer has chosen another than the cheapest method of delivery of the goods offered by the Company, he will return it The company pays the buyer the cost of delivery of the goods only in the amount corresponding to the cheapest one offered method of delivery of goods. The company is not obliged to return the received funds to the buyer before receives the goods back or before the buyer proves that he has sent the goods to the Company.

Date:

Signature: