

# WITHDRAWAL FROM THE CONTRACT WITHIN 14 DAYS OF THE RECEIPT OF GOODS<sup>1</sup>

## Buyer-Consumer:<sup>2</sup>

Full Name: .....

Address: .....

Phone: .....

E-mail: .....

## Supplier:

BRASTY GROUP s.r.o., Lípová 511/15, Nové Město, 120 00 PRAHA 2  
CZECH REPUBLIC

## Address for sending the returned goods:

BRASTY GROUP s.r.o., Velkomoravská 479/19, 779 00 Olomouc  
CZECH REPUBLIC

Number of the sales document: ..... Date of sale:<sup>3</sup>

Order number: .....

Designation of the returned goods: .....

Serial number: .....

Reason for returning the goods:

## Purchase price is to be returned:<sup>4</sup>

- By a bank transfer to the bank account number:

Date and signature of the seller:

Date and signature of the buyer-consumer:

**Address for sending the returned goods:**  
BRASTY GROUP s.r.o., Velkomoravská 479/19, 779 00 Olomouc  
CZECH REPUBLIC

Bank details: Komerční banka 107-4108590207/0100

**[www.brasty.co.uk](http://www.brasty.co.uk). [info@brasty.co.uk](mailto:info@brasty.co.uk) tel.: 02 03 807 5465**

<sup>1</sup> A buyer-consumer has, in accordance with §1829 Art. 1 of the Civil Code, the right to withdraw from the contract within fourteen (14) days of receipt of goods, while in case that several kinds of goods or a delivery of several parts are the subject of the purchase contract, this period begins from the date of receipt of the last delivery. Withdrawal from the contract must be sent within the period mentioned in the previous sentence. The goods must be intact when sent back to the address of the facility and preferably also in intact packaging. The goods are returned at the sender's expense.

<sup>2</sup> Buyer-consumer / consumer is a person who, while concluding or performing the contract, is not acting within their commercial or other business activities.

<sup>3</sup> On the invoice - tax document - it is a date of taxable supply.

<sup>4</sup> Money will be refunded after an inspection of the returned goods no later than within 30 calendar days.