

Right of Withdrawal for the Consumer

§ 1 Cancellation, Withdrawal

You can cancel your contract without giving reasons within 14 days in writing (eg. letter, fax or email) or - if handed over before expiration of time - by returning the goods. The time limit begins after receipt of this notification in writing, but not before receipt of the goods by the recipient (in the case of recurring deliveries of similar goods not before receipt of the first partial delivery) and also does not fulfill our obligations under Article 246 § 2 in connection with § 1 para 1 and 2 draft Law and our obligations in accordance with § 312e Section 1 Clause 1 BGB in conjunction with Article 246 § 3 EGBGB. The revocation period is sufficient to send the revocation or thing. The revocation must be sent to:

Beautyplaza
Inh. Jimmie Carson
Akazienweg 7
14532 Stahnsdorf

E-mail: shop@beautyplaza24.de / shop@beautyplaza.biz

Fax: 01805 7777210003 (14 cents per minute from German landline - 42 cents per minute from mobile phones. The costs can vary by country. Please ask your local telephone provider for the exact costs).

§ 2 Consequences

In the event of valid revocation, the goods received by both parties must be returned and any uses obtained (e.g. interest) must be surrendered. The ordering party may have to provide value compensation if the ordering party cannot, either in whole or in part, return the received goods to the vendor or can only do so in an impaired state. This will not apply to the making available of objects if impairment of the object is attributable solely to inspection thereof, as would have been possible for the ordering party in a eg. shop. Incidentally, the ordering party can avoid providing compensation for an impairment caused by use of the object in accordance with its intended purpose by refraining from using the object like his or her property and by refraining from all actions that would have a detrimental influence on its value. Objects that can be sent in parcels must be returned at the vendor's risk. The ordering party must bear the costs of returning if the object delivered corresponds to the object ordered and if the price of the object to be returned does not exceed an amount of 40,00 Euro or, in the event of a higher price of the object, the ordering party has not yet reciprocated or provided a contractually agreed partial service at the time of revocation. Otherwise, returning will be free of charge to the ordering party. Objects that cannot be sent in parcels will be picked up from the ordering party by the vendor. Obligations to reimburse payments must be fulfilled within 30 days. For the ordering party, the period will begin when the revocation declaration or the object is sent. For the vendor, the period will begin with its receipt.

§ 3 Special Notes

The withdrawal does not exist with contracts to supply goods that are produced according to customer specifications or clearly tailored to personal needs or which are not due to their condition suitable for return or decay quickly or whose expiration date has passed.

- End of Right of Withdrawal for the Consumer -