

## Withdrawal from the contract

pursuant to § 7 et seq. Act no. 102/2014 Coll. on consumer protection in the sale of goods or provision of services on the basis of a contract concluded at a distance or a contract concluded outside the premises of the seller and on the amendment of certain laws, as amended

---

Name, surname, title: .....

Address: .....

Phone number: .....

Mail: .....

(hereinafter referred to as the "consumer")

I hereby resign in accordance with § 8 et seq. Act no. 102/2014 Coll. on consumer protection in the sale of goods or provision of services on the basis of a distance contract or a contract concluded outside the seller's premises and on the amendment of certain laws as amended from the purchase contract concluded with the company

Business name: **3amRecords s.r.o.**  
Registered in the Commercial Register of the District Court of Žilina, section: Sro, file no. 53641 / L  
Registered seat: Framborská 12 010 01 Žilina  
IČO: 45896852  
DIČ: 2023120187  
email: info@starfashion.sk  
tel.: +421/ 903 242 008  
(hereinafter referred to as the "seller")

which arose on the basis of my order from .....

I hereby return the goods (exact name and code of the goods according to the offer on [www.shop.karin-ann.com](http://www.shop.karin-ann.com)):

which was delivered to me on .....

I will return the goods to you:

Name:..... Price of goods:.....

Name:..... Price of goods:.....

Name:..... Price of goods:.....

Name:..... Price of goods:.....

**TOTAL AMOUNT:** ..... €

### Refund method:

Transfer to a bank account: .....

According to § 10 par. 4 of Act no. 102/2014 Coll. as amended, is entitled to demand from the consumer repayment of the reduction in the value of the goods, which arose as a result of such treatment of the goods, which is beyond the treatment necessary to determine the properties and functionality of the goods.

According to § 9 par. 2 of Act no. 102/2014 Coll. as amended, obliged to return payments to the consumer in the same way as he used to the consumer in his payment.

The consumer confirms the accuracy of the data with his signature.

In ....., on .....

.

.....  
consumer's signature

# Instruction on the exercise of the consumer 's right of withdrawal

## Right of withdrawal

You have the right to withdraw from this contract without giving a reason within 14 days. The period for withdrawal from the contract expires after 14 days from the day when you or a third party designated by you, with the exception of the carrier, takes over the goods.

When exercising the right to withdraw from the contract, inform us of your decision to withdraw from this contract by a clear statement (for example, by letter sent by post, fax or e-mail) at:

Business name: **3amRecords s.r.o.**

Registered in the Commercial Register of the District Court of Žilina, section: Sro, file no. 53641 / L

Registered seat: Framborská 12 010 01 Žilina

IČO: 45896852

DIC: 2023120187

email: info@starfashion.sk

tel.: +421/ 903 242 008

For this purpose, you can use the sample withdrawal form, which is published on the website of the online store [www.shop.karin-ann.com](http://www.shop.karin-ann.com).

The withdrawal period is maintained if you send a notice of exercise of the right of withdrawal before the withdrawal period expires.

The consumer bears the costs of returning the goods according to § 10 par. 3 of Act no. 102/2014 Coll. as amended and Art. X par. XII business conditions of the seller published on the website of the online store [www.shop.karin-ann.com](http://www.shop.karin-ann.com)

## Consequences of withdrawal

After withdrawal from the contract, we will refund all payments you have made in connection with the conclusion of the contract, in particular the purchase price, including the cost of delivery of goods to you. This does not apply to additional costs if you have chosen a different delivery method than the cheapest standard delivery method which we offer. Payments will be refunded to you without undue delay, no later than 14 days from the date we receive your notice of withdrawal from this contract. They will be paid in the same way as you used for your payment, unless you have explicitly agreed to another method of payment, without charging any additional fees.