

# Withdrawal from the contract

Pursuant to the provisions of § 7 and the following Act no. 102/2014 Z. z. on the protection of the Consumer in the sale of goods or the provision of service tasks where the contract is made exclusively by means of distance communication or where the contract is concluded outside the premises of the Seller and on the amendment and replenishment of certain laws as amended:

Forename, Surname, title:

.....

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Address: .....

Phone Number: .....

E-mail address: .....

IBAN: .....

(hereinafter referred to as the "Consumer")

I hereby withdraw pursuant to the provision § 8 and the following Act no. 102/2014 Z. z. on the protection of the consumer in the sale of goods or the provision of services where the contract is made exclusively by means of distance communication or where the contract is concluded outside the premises of the Seller and on the amendment and replenishment of certain laws as amended since concluding the contract with the enterpriser

Business name: iFIX s.r.o

Registration: Business register OS Bratislava I, odd. Sro, vl. N. 87860/B

Registered place: Námestie hraničiarov 6/A

Identification number: 47 019 948

VAT identification number: 202 371 9379

VAT registration number: SK202 371 9379

Representation: Lubos Tanac, Executive manager

E-mail address: [info@fixservis.sk](mailto:info@fixservis.sk)

Phone number: 02/221 333 99

(hereinafter referred to as the "Seller")

created based on my order made on the date ..... and order confirmation received on the date .....

I am returning this product (exact name of the product as stated in the offer at [www.fixsevis.sk](http://www.fixsevis.sk)): .....  
.....

Paid according to invoice no. . .... delivered on date .....

I returned the goods:

(a) to the operator by post

(b) personally at a store

iFIX s.r.o.

Námestie hraničiarov 6/A

851 03 Bratislava

The Seller is in accordance with provision § 10 section 4 of Act no. 102/2014 Z. z. in the wording of later legislation, entitled to demand from the Consumer a reimbursement of the reduction in the value of the goods resulting from the treatment of the goods, which goes beyond the treatment necessary to ascertain the characteristics and functionality of the goods.

The Seller is in accordance with provision § 9 section 2 of Act no. 102/2014 Z. z. in the wording of later legislation, obliged to refund the Consumer in the same way that he has used for the payment of the goods.

By signing, the Consumer confirms the accuracy of the data.

In ....., date .....

.....

Consumer signature