

RIGHT OF WITHDRAWAL

You can revoke your declaration of agreement in written form (e.g. letter, fax, email) within two weeks without specifying any reasons.

The period of time begins on the day after the receipt of this written instruction but not before the conclusion of contract and also not before the fulfilment of our duties to inform according to § 312 c passage 2 BGB (German Civil Code) in connection with § 1 passage 1, 2 and 4 BGB-InfoV as well as our duties according to § 312 e passage 1 clause 1 BGB in connection with § 3 BGB-InfoV. To ensure the withdrawal period it is sufficient to send the withdrawal on time.

The withdrawal should be addressed to:

SPOT MUNICH GbR
Prinzregentenstrasse 54
80538 München

Tel: 089 52 03 30 16

E-Mail: wohnen@spotmunch.de

Consequences of withdrawal:

In case of an effective withdrawal any mutually received performances are to be refunded and possible derived benefits (e.g. interest) to be returned. If you are unable to return the received service either in full or in part or only in deteriorated condition you may be liable to pay compensation for lost value.

Duties for refunding payments must be fulfilled within 30 days after sending the declaration of withdrawal. The period begins for you with sending the declaration of withdrawal and for us with its receipt.

Special information:

In the case of a service your right of withdrawal expires early if your contract partner has begun to fulfil the service before the withdrawal period is over, either with your explicit agreement or if you arranged it by yourself.

I/we (*) hereby revoke the contract concluded by me / us (*) for the provision of the following service:

Ordered on:

Name of the consumer(s):

Address of the consumer(s):

Date:

Signature of the consumer(s) (only for notification in paper form):

_____ (*) Delete where inapplicable