



Right of withdrawal for consumers

of Oberaigner Automotive GmbH, 18299 Laage, Germany, Roman-Oberaigner-Allee 1

Version: July 2021

1. If you are a consumer (i.e. a natural person who places the order for a purpose that cannot be attributed to your commercial or independent professional activity), you have a right of withdrawal pursuant to the statutory provisions.
2. If you, as a consumer, exercise your right of withdrawal pursuant to clause 1, you shall bear the regular costs of the return shipment.
3. Otherwise, the regulations apply to the right of withdrawal, which are described in detail in the following

I. Cancellation policy

Right of withdrawal

You have the right to cancel this contract within fourteen days without giving any reason.

The withdrawal period is fourteen days as from the day on which you, or a third party named by you, who is not the carrier, have taken or has taken possession of the goods.

In order to exercise your right of withdrawal, you must inform

Oberaigner Automotive GmbH (HRB 11758 AG Rostock)
Roman-Oberaigner-Allee 1
18299 Laage
Tel.: +49 38454 32 90-0
Fax: +49 38454 32 90-9000
sales@oberaigner.com

by means of an unambiguous declaration (e.g. a letter sent by post, fax or e-mail) of your decision to withdraw from this contract.

You can use the enclosed withdrawal form template for this purpose which is, however, not mandatory. We shall immediately send you (e.g. by e-mail) a confirmation of receipt of such a withdrawal.

In order to comply with the withdrawal period, it is sufficient that you send the notification of the exercise of the right of withdrawal prior to the expiry of the withdrawal period.

Consequences of the withdrawal

If you withdraw from this contract, we shall reimburse all payments received from you, including delivery costs (with the exception of additional costs resulting from you having chosen a type of delivery other than the cheapest standard delivery offered by us), without undue delay and at the latest within fourteen days as from the day on which we received the notification of your withdrawal from this contract. We shall use the same means of payment for this reimbursement as you used for the original transaction, unless otherwise expressly agreed with you; under no circumstances shall you be charged any fees on account of this reimbursement. We may refuse reimbursement until we have received the returned goods, or until you have provided proof that you have returned the goods, whichever occurs first.

You must return or hand over the goods to us immediately and, in any case, no later than fourteen days as from the day on which you notify us of the withdrawal from this contract. The deadline is met if you send the goods before the expiry of the period of fourteen days.

You shall bear the direct costs of returning the goods.

You only have to pay for any loss in value of the goods if this loss in value is due to handling of the goods that is not necessary in order to check the condition, properties and operation thereof.

End of the cancellation policy

4. The right of withdrawal does not exist for distance contracts
 - a) for the delivery of goods that have been manufactured according to customer specifications, or that are clearly customised in line with personal requirements, or that are unsuitable for return due to their nature, or that can spoil quickly, or whose expiry date would be exceeded,
 - b) for the delivery of audio or video recordings or software, provided that you have unsealed the delivered data carriers.

To

Oberaigner Automotive GmbH (HRB 11758 AG Rostock)
Roman-Oberaigner-Allee 1
18299 Laage

Date

I hereby withdraw from the contract concluded by me on _____ for the purchase of the following vehicle:

Ordered by

Received on

Buyer's contact details

First name, surname

Street, number

Town

ZIP code

Signature (only for notification on paper)