

## Information on revocation

When you order as a consumer, you may be entitled to a right of revocation according to the following instruction. A consumer is any natural person, who enters into a legal transaction for purposes which are predominantly neither attributed to commercial nor self-employed activities.

### Right of revocation

For this contract you have the right of revocation within a period of 14 days without giving any reason. The revocation period is fourteen days from the date where you or a third party designated by you, who is not the carrier, have or has taken the last goods into possession.

To exercise your right you have to inform us (Caravita GmbH, Ingolstädter Str. 9, 85080 Gaimersheim, Tel: +49-8458-60389-0, Fax: +49-8458-60389-20, E-Mail: sales@caravita.eu) by means of an explicit declaration (e.g. a letter sent by mail, fax or e-mail) about your intention to revoke the contract. For this purpose you can use the model revocation form. However, it is not obligatory to use it. To comply with the time limit, it is sufficient to send the declaration about executing your right of revocation within the extent of the revocation period.

### Consequences of revocation

If you revoke this contract, we have to transfer back all payments that we received from you, including shipping costs (except additional costs, that derive from the fact that you have chosen a different type of shipping other than the provided cheapest regular shipping offered), immediately and not later than 14 days from the day we received the declaration of revocation of the contract. For refund we use the same means of payment that you have chosen for the original transaction, unless we explicitly have agreed on something different; in no event you are charged with fees because of the refund. We can refuse refunding until we received back the goods or until you have presented evidence, that you have returned the goods, depending on which date is earlier.

You have to return or hand over the goods immediately and in any case at the latest within fourteen days from the day you informed us about revocation of the contract. To comply with the time limit it is necessary to dispatch the goods within the period of fourteen days.

The following regulation is applicable for goods, which usually cannot be returned by mail, due to their character. (goods which cannot be sent as packages): We pick up the goods. We cover the costs for returning the goods. You only have to cover a loss in value if this loss in value derives from handling the goods in a way which is not required to check the appearance, properties and function of the goods.

### Special Notes

Unless otherwise specified, the right of revocation does not apply to contracts for the delivery of goods that are manufactured according to customer specifications or clearly tailored to personal needs or that are not suitable for return due to their nature.

### Revocation form

(If you wish to revoke the contract, please fill in this form and send it back). To Caravita GmbH, Ingolstädter Str. 9, 85080 Gaimersheim, Germany. Fax: +49-8458-60389-20, E-Mail: sales@caravita.eu:

Hereby I/we (\*) revoke the contract concluded by me/us (\*) regarding the purchase of the following goods (\*)/ the rendering of the following service (\*)

Ordered on (\*)/received on (\*) the following date:

Name of the consumer

Address of the consumer

Signature of the consumer (only in case of notice on paper)

Date

(\*) Delete as appropriate.