

## WITHDRAWAL FORM

Deliver to:	Online store eshop.divelit.cz		
	eshop@divelit.cz		

DIVELIT system s.r.o.

Jundrovská 618/31, 624 00 Brno,

**Czech Republic** 

I hereby declare that I withdraw from the Contract:

Date of conclusion of the Contract:	
Purchase document (invoice) number:	
Name and surname	
Address:	
E-mail:	
Specifications of the Goods	
Method for returning the funds received, or providing the bank account number:	<ul> <li>Original payment method (e.g. back to the card used to pay for the order)</li> <li>Bank account:</li> </ul>

If the buyer is a consumer, he has the right, if he ordered goods via the e-shop of **DIVELIT system s.r.o.** ("**Company**") or another means of distance communication, except for the cases specified in Section 1837 of Act No. 89/2012 Coll., the Civil Code, as amended, to withdraw from an already concluded purchase contract within 14 days from the date of conclusion of the contract, or if it concerns the purchase of goods, then within fourteen days from its receipt. In the case of a contract whose subject is several pieces of goods or the delivery of several parts of goods, this period begins to run only on the date of delivery of the last piece or part of the goods, and in the case of a contract under which the goods are to be delivered regularly and repeatedly, from the date of delivery of the first delivery. The buyer shall notify the Company of this withdrawal in writing to the address of the Company's establishment or electronically to the e-mail address specified in the header of the form.

If the Buyer, who is a consumer, withdraws from the purchase contract, he shall send or hand over to the Company without undue delay, no later than 14 days from withdrawal from the purchase contract, the goods he received from it. If the Buyer, who is a consumer, withdraws from the purchase contract, the Company shall return to him without undue delay, no later than 14 days from withdrawal from the purchase contract, all funds (purchase price of the delivered goods) including delivery costs that it has received from him on the basis of the purchase contract, in the same way. If the Buyer has chosen a method of delivery other than the cheapest method of delivery offered by the Company, the Company shall return to the Buyer the costs of delivery of the goods only in the amount corresponding to the cheapest method of delivery offered. The Company is not obliged to return the funds received to the Buyer before the Buyer receives the goods back or before the Buyer proves that he has sent the goods to the Company.

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