

**FORM FOR UNILATERAL TERMINATION OF THE CONTRACT CONCLUDED REMOTELY****CUSTOMER INFORMATION**

Name and surname: \_\_\_\_\_

Address: \_\_\_\_\_

Contact phone number: \_\_\_\_\_

E-mail address: \_\_\_\_\_

DATA ABOUT ORDER	
Order date:	Order code:
Delivery date:	Bill number:

I, \_\_\_\_\_

(Customers name and surname)

hereby declare that I unilaterally terminate the purchase agreement of the following products:

N°	PRODUCT CODE	PRODUCT NAME	REASON FOR TERMINATION
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			

REASONS FOR TERMINATION: 1. Product is not in line with my expectations 2. Size does not fit me 3. I do not like it  
Please help us achieve better information quality management on the web shop and provide the reason for termination of the contract by entering the order number into field "Reason" (optional).

Remarks: Buyer is obliged to return delivered products to the manufacture's warehouse at his/her own expense at Magdis LLC, Augusta Šenoje 37, 10431 Sveta Nedjelja, Croatia, and Hampton LLC will make a refund after products are returned or when buyer delivers proof that the product has been sent back. As provided in general terms and conditions, the precondition for unilateral termination of the agreement is that the product has not been used. Products are returned by the buyer, complete, in the condition in which they were delivered, in the original packaging (the merchandise in which the goods were delivered), with all relevant documentation and any marking for the purpose of indicating that the product was not used or damaged must not be removed from product. If the buyer returns a defective product, with major damages or missing parts and documentation and if he/she does not deliver it within the legal deadline, it is considered that buyer did not fulfill his/her obligation and the seller is not obliged to make a refund or the replacement. The buyer must make a refund of the goods without delay, and no later than 14 days from the date on which he/she informed the seller of his decision to terminate the contract. Confirmation of the received notice about unilateral termination of the contract will be sent to you, without delay, by electronic mail.

## **FORM FOR UNILATERAL TERMINATION OF CONTRACT**

### The legal deadline and the procedure for unilateral termination of the contract

Contract can be unilaterally terminated without specific reason within 14 days after the product, which is subject of the contract, has been given to a buyer or third person picked by the buyer. To achieve the right of unilateral termination of contract, you are obliged to inform Hampton LLC about your intention within 14 days, sending an e-mail with unequivocal statement to [sales@hampton.hr](mailto:sales@hampton.hr), including your name, surname, address, phone number or e-mail, or you can also attach example of unilateral termination of contract.

In case of ordering products that need to be sent separately, or in case that product is delivered in more than one consignment, deadline for unilateral termination is 14 days after the last piece or package has been delivered to you or a third person.

Direct returning costs are borne by the buyer.

### Buyer Responsibility for value reduction of product

Buyer is responsible for every product value reduction (packaging and product inside packaging) that resulted from handling with the product, except for those which were necessary to determine nature, features and functionality of product.

### Refund from unilateral termination contract

Refund for goods from unilateral termination contract will be executed with no delays, at the latest 14 days after delivering the goods to manufacturer's warehouse address: Magdis LLC, Augusta Šenoje 37, 10431 Sveta Nedjelja, Croatia. Refunds will be made in the same manner as the buyer has made a payment. Please note that the cash-back process may take a couple of days longer until the amount is visible on the customer card.

### Return of goods

Buyer must accomplish a refund of goods without delay and no later than 14 days from when, in accordance with Article 74 of the Consumer Protection Act, he/she informed the seller of his/her decision to terminate the contract. It is deemed that the buyer has fulfilled his/her obligation in time, before expiration of deadline, if he/she sends the goods or delivers them to the manufacturer's warehouse: Magdis LLC, Augusta Šenoje 37, 10431 Sveta Nedjelja, Croatia.

We advise you to check with the selected courier about their delivery method to the above address.