Sales Contract - Off Business Premices - Over £42

Consumer Contract (Information, Cancellation & Additional Charges) Regulations 2013

Important Information for Customers

Your rights

It is our responsibility to supply you with goods and services that meet your consumer rights. If you have any concerns that we have not met our legal obligations please contact us, our contact details are given above.

If you are unclear about your rights or require advice, you can contact the Citizens Advice Consumer Service on 03454 040506 or www.adviceguide.org.uk

Cancellation - Your Rights

Trader to tick which applies

€ You have no right to cancel this contract because you contacted us and asked us to call to carry out urgent repairs or maintenance (costing under £170 inc. VAT). Therefore the information set out below does not apply to this contract

€ You have no right to cancel this contract because the goods that we will supply you will be made to your specification. Therefore the information set out below does not apply to this contract

€ You have a right to cancel this contract and further information is given below

Your right to cancel

You have a right to cancel this contract without giving any reason. The cancellation period starts when we enter into a contract with you and will end 14 days after you have taken possession of the goods we are supplying you as part of the contract (this includes materials).

In order to exercise your right to cancel you must inform us of your decision by a clear statement (e.g. a phone call, letter sent by post, fax or email). You may use the attached cancellation form but you don't have to. you are advised to obtain proof that you have informed us of your decision.

To meet the cancellation deadline you should let us know that you wish to cancel before the cancellation period has expired. If you want to put this is writing this can be sent to us at the above address or by email.

Efffects of cancellation

If you cancel this contract we will reimburse you all that you have paid us, subject to certain possible deductions set out below. Once we have delivered the goods you may want us to start work straight away, but to do this we will need a specific request from you because of the cancellation period. This will mean you will still have a right to cancel but:

- you will have to pay our labour costs for the work that we have done up to the point when you inform us of your decision to cancel
- we will not collect or remove any goods we have installed, unless we have offered to do so
- you may remove the goods yourself and return them to us at the above address and at your own expense within 14 days of informing us of your decision to cancel unless this was offered by us
- we may reduce any reimbursement to take into account of the loss in value of the goods caused by any handling by you

We will make the reimbursement without any undue delay, and not later than:

- (a) 14 days after the day that we received the goods that we supplied back from you, or
- (b) (if earlier) 14 days after the day you provide evidence that you have returned the goods, or
- (c) if there were no goods supplied or if there were goods and we offered to collect them, 14 days after the day on which we were informed about your decision to cancel this contract

We will make the reimbursement using the same means of payment as you used for the initial transaction unless you have expressly agreed otherwise. In any event you will not incur any fees as a result of the reimbursement.

We may withhold reimbursement until we have received the goods back or you have supplied evidence of having sent back the goods, whichever is the earliest.

CANCELLATION FORM

10:
I/We* hereby give notice that I/we* cancel my/our* contract of sale of the following goods/for the supply of the following service*:
Ordered on/ received on
Name of customer(s)
Address of customer(s)
Signature of customer(s) (only if this form is notified on paper)\
Date