

Information Clause

Your personal data provided in the form will be processed by makByte Kamil Renczewski - business entity registered with NIP number 5262845505, REGON number 146923970, at the address Prof. Dr. M. Michalowicza 12, 43-300 Bielsko-Biała, in order to handle the complaint process.

In connection with the processing of personal data contained in the form, you have the following rights: the right to request access to data, their rectification, deletion or restriction of processing, as well as the right to lodge a complaint to the President of the Office for Personal Data Protection.

Provision of data is voluntary, but necessary to handle the complaint process.

In connection with the handling of the complaint process, data may be processed by external entities involved in the handling of the process, such as courier companies, postal operators, banks, hosting providers, accounting company. The form will be stored for the period necessary to fulfill the purpose.

Contact on matters related to the processing of personal data is possible at contact@toddleroad.com

Withdrawal from contract Form

(this form must be completed and returned only if you wish to withdraw from the contract)

Addressee:

makByte Kamil Renczewski - business entity registered with NIP number 5262845505, REGON 146923970, at Prof. dr. M. Michałowicza 12, 43-300 Bielsko-Biała

Order Number: _____

Contract (order)/delivery* date: _____

I/We* hereby give notice of my/our* withdrawal from the contract of sale of the following items/the contract for the supply of the following items/the performance of the following items/the provision of the following service/for the supply of Lead Magnet*:

No	Name	Quantity
1.		
2.		
3.		

Name and Surname of the consumer(-s):

Consumer (-s) address:

* delete as appropriate

Bank Account Number

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Consumer(-s) signature (only if the form is delivered in paper version):

Date: _____

SELLER'S INSTRUCTIONS:

1. Only Customers who are Consumers and Entrepreneurs with consumer rights may withdraw from a Contract concluded remotely, and such Customers are referred to in this instruction. This does not apply to the Lead Magnet Delivery Agreement.
2. The cost of returning the Goods to the Seller shall be paid by the Customer. Do not send back the Goods via a "cash on delivery" service. If the Goods are sent back to the Seller via the "cash on delivery" service, the Seller will deduct the cost of collection incurred and will deduct this amount from the value of the refund due to withdrawal from the Contract.
3. The Customer shall be liable for any diminution in the value of the Goods resulting from the use of the Goods beyond what is necessary to ascertain the nature, characteristics and functioning of the Goods. The extent of this liability is determined by comparing the value of the Goods new with the value of the Goods returned, calculated according to the degree of wear and tear.
4. The Seller shall, no later than within 14 days from the date of receipt of the Customer's statement of withdrawal from the Sales Contract, return to the Customer all payments made by the Customer, including the cost of delivery of the Goods to the Customer, subject to point 6. of this instruction. The Seller shall have the right to withhold reimbursement of the value of the order, including the cost of delivery, until the Goods are received back or until proof of their return is provided, whichever event occurs first.
5. The refund referred to above will be made using the same means of payment that were used by the Customer in the original transaction.
6. If the Customer exercising the right to withdraw from the Contract has chosen a method of delivery of the Goods other than the cheapest ordinary method offered by the Seller, the Seller shall not be obliged to reimburse the Customer for the additional costs incurred by the latter.
7. For Lead Magnet that allows the Customer to produce, process, store or access digital data or share digital data that has been uploaded or produced by the Customer or other users of such Lead Magnet, in the event of cancellation of the LM Agreement, the Vendor shall not use data other than personal data provided or produced by the Customer in the course of using the Lead Magnet, except for content that:
 - a. are useful only in connection with the Digital Content constituting that Lead Magnet and which was the subject of the Lead Magnet Provision Agreement,

- b. relate exclusively to the Customer's activities during the use of Lead Magnet and which constituted the subject of the Lead Magnet Provision Agreement,
 - c. have been combined by the Seller with other data and cannot be disconnected without undue difficulty,
 - d. were created by the Customer jointly with other persons who can still use them.
8. The Seller shall make available to the Customer, at the Customer's request and at the Seller's expense, within a reasonable time and in a commonly used machine-readable format, the content created or provided by the Customer during the use of Lead Magnet, other than personal data, except for the content referred to in paragraph 7 items a-c above.
 9. In the event of withdrawal from the LM Agreement, the Customer shall refrain from using such digital content or digital service and making it available to third parties
 10. In the event of withdrawal from the LM Contract, the Seller may prevent the customer from further use of the Digital Content, in particular by preventing the customer from accessing the Digital Content, removing the customer from the group or blocking the user account.