

Right of revocation

Information regarding the right of revocation

You are entitled to revoke their contractual declaration within 30 days in writing (for example, by letter, fax or e-mail) without stating reasons or – if the goods have been handed over to you before the time limit expires – also by sending back the goods. The time limit begins after receipt of this notification in writing, but not before the goods are received by the recipient (where similar goods are delivered on a recurring basis, then not before receipt of the first part delivery), nor before we have fulfilled our obligations to provide information as defined in Article 246 § 2 in conjunction with § 1 (1) and (2) of the Introductory Act to the German Civil Code (EGBGB) as well as our duties under § 312g (1) sentence 1 of the German Civil Code (BGB) in conjunction with Article 246 § 3 EGBGB. The timely dispatch of the revocation [or the goods] shall be deemed sufficient for compliance with the revocation term.

The written revocation is to be sent to (please use this form):

Novafon GmbH, Daimlerstr. 13, 71384 Weinstadt, Germany

Fax: +49 7151 133 97 70, Email: info@novafon.de

Consequences of revocation

In the event of an effective revocation, the payments or goods received by both parties are to be restored and, if necessary, any benefits drawn (e.g. interest) surrendered. If you cannot restore part or all of the received services and benefits (benefits of use) or can only return them in a worse condition, then you are obligated to replace their value to us. For the deterioration of the goods and for drawn benefits, you only have to replace their value if the benefits or the deterioration can be attributed to using the goods in a way that goes beyond checking their properties and functionality. "Checking their properties and functionality" is defined as testing and trying out the respective goods in such a way, for instance, as is possible and customary in a shop. (9) Goods that can be sent by parcel are to be returned at our risk. You are responsible for covering the regular cost of return postage if the goods delivered are as ordered and if the price of the goods to be returned is less than €40, or in case of a higher price, if at the time of cancellation you have paid the full or a contractually agreed partial payment. Otherwise return shipment is free of charge. Goods that cannot be sent by parcel will be collected from you. Any obligations to reimburse payments must be satisfied within 30 days. The period of time begins for you with sending the notice of revocation or the goods, and for us when we receive them.

Email: info@novafon.de
Fax: +49 (0) 7151 133 97 70

Right of revocation

If you want to cancel the contract, please fill out this form and send it back to us.

I hereby revoke my contract for the purchase of the following goods

Ordered on / received on _____

customer number _____

Name _____

Address _____

Signature _____

Date _____