

If you are acting as a consumer, the following applies to you:

Right of cancellation

You are entitled to cancel this contract within fourteen days without your being obliged to indicate the reasons for doing so. The **cancellation period** is fourteen days from the date of conclusion of the contract. In order to exercise your right to cancel, you must inform

Michael A. C. Ashcroft, lawyer

Baumäckerweg 14/3, 72401 Haigerloch

Telephone: +49 7474 - 956166 - 0

Mobile phone: +49 172 9108864

Telefax: +49 7474 956166-9

E-mail: m.ashcroft@ashcroft.de

in a clear statement (such as a letter sent by post, telefax or e-mail) of your decision to cancel this contract. You can use the enclosed **specimen cancellation form** (page 3) for this purpose, however, this is not mandatory.

In order to comply with the cancellation period, it is sufficient for you to have posted or transmitted your notification to the effect that you are exercising your right of cancellation prior to expiration of this period.

Consequences of the cancellation

Should you cancel this contract, we shall be obliged to refund all payments which we may have received from you, including the delivery costs (apart from additional costs arising from choosing a delivery option other than the least expensive standard delivery available from us), to you promptly and at the latest within fourteen days as of the date upon which we receive your notification that you are cancelling this contract. The money will be reimbursed through the same method of payment that you used for the original transaction unless otherwise agreed with you; under no circumstances, will you be charged fees for this reimbursement.

Should you have requested that the provision of services be commenced during the cancellation period, you will pay us a reasonable amount reflecting the proportion of the services already provided up until the time you notify us that you are exercising the right to cancel this contract in relation to the total amount of services planned under the contract.

I have received the instructions and the specimen cancellation form:

Place, date

Signature

Remark:

The following declaration must be signed (and sent) by you in your capacity as client (if you are a consumer) if you would like me to undertake work for you on the basis of the instruction issued in advance of expiration of the cancellation period. Otherwise, I will wait until the cancellation period has expired before commencing work. In the event that there are deadlines to be observed, this requirement may place you at a disadvantage from a legal perspective.

I, _____
(add name and address),

acknowledge that I have a right to cancel the contract of engagement concluded today with Mr Michael A. C. Ashcroft, lawyer. I have received the cancellation instructions and the specimen cancellation form.

I am also aware that the cancellation period has not yet expired.

I also acknowledge that my right to cancel will become void once the service has been provided in full.

Nevertheless, I expressly agree to this and request that Mr. Michael A. C. Ashcroft, lawyer, starts to provide the service with immediate effect.

Place, date

Signature

Specimen cancellation form

Should you wish to cancel the contract of engagement, please complete this form and return it.

To: Anwaltskanzlei
 Michael A. C. Ashcroft
 Baumäckerweg 14/3, 72401
 Haigerloch

Telefax: +49 7474 956166 - 9

E-mail: m.ashcroft@ashcroft.de

Text*: I / We (*) hereby cancel the contract that I / we (*) concluded in respect of performance of the following service:

Instruction given on _____

Name: _____

Address: _____

Date

Signature (for notification on paper only)

** Delete as appropriate.*