BRABUS Right of Withdrawal

When concluding a distance selling transaction, consumers generally have a statutory right of withdrawal, which we as the provider inform about below in accordance with the statutory model (1). In paragraph (2) you will find a sample withdrawal form.

1. Cancellation policy

Right of Withdrawal

You have the right to cancel this contract within fourteen days without giving any reason.

The withdrawal period is fourteen days from the day on which you or a third party named by you, who is not the carrier, has taken possession of the goods (or the last goods, part shipment or piece in the case of a contract for several goods of a uniform order or the delivery of goods in several part shipments or pieces).

To exercise your right of withdrawal, you must send us

BRABUS GmbH Brabus-Allee 1, 46240 Bottrop, Germany Phone: +49 (0)2041/708666 E-Mail: info@brabus.com

by means of a clear declaration (e.g. a letter sent by mail, fax or e-mail) about your decision to revoke this contract. For this purpose, you can use the attached sample withdrawal form, which, however, is not mandatory.

To comply with the revocation period, it is sufficient that you send the notification of the exercise of the right of revocation before the expiry of the revocation period.

Consequences of the revocation

If you revoke this contract, we shall reimburse you all payments we have received from you, including delivery costs (with the exception of additional costs resulting from the fact that you have chosen a type of delivery other than the favorable standard delivery offered by us), without undue delay and no later than within fourteen days from the day on which we received the notification of your revocation of this contract. For this repayment, we will use the same means of payment that you used for the original transaction, unless expressly agreed otherwise with you; in no case will we charge you any fees because of this repayment.

We may refuse repayment until we have received the goods back or until you have provided proof that you have returned the goods, whichever is the earlier.

You must return or hand over the goods to us without undue delay and in any case no later than within fourteen days from the day on which you notify us of the revocation of this contract. The deadline is met if you send the goods before the expiry of the period of fourteen days.

You shall bear the direct costs of returning the goods.

You will only have to pay for any loss in value of the goods if this loss in value is due to handling of the goods that is not necessary for testing the condition, properties and functioning of the goods.

2. About the model withdrawal form, we inform as a provider according to the legal regulation as follows:

(If you want to revoke the contract, please fill out this form and send it back).

То

BRABUS GmbH Brabus-Allee 1 46240 Bottrop Germany Telefax: +49 (0)2041/777 111 E-Mail: info@brabus.com

CANCELLATION FORM

I/we (*) hereby revoke the contract concluded	by me/us (*) for the	e purchase of the follow	wing goods (*) / the
provision of the following services (*)	-		

Ordered at				
Received on				
Your name		 		
Your address				
Signature _			Date —	
(*) Delete as ap	plicable			