CONTRACT WITHDRAWAL FORM

Seller	Buyer
Geniuso, s. r. o. Rudohorská 33	Name and surname/ Company:
Banská Bystrica 974 11, Slovakia	Street and number:
ID: 43969721 VAT ID: SK2022543545	City:
E-mail: <u>objednavky@geniuso.sk</u>	ZIP: Country:
Phone: +421 948 886 903	Ph.: E-mail:

Hereby I declare that I am withdrawing from the purchase contract on the belowmentioned goods purchased in your online store at <u>www.geniuso.sk/en</u>.

Order number:

Date of purchase (day/month/year):

Date of delivery (day/month/year):



Identification or a description of purchased goods:

Bank account number (IBAN) for money return:

NOTES:

1. The law on the withdrawl from purchase contracts

If you are buying as a consumer, you have the right to withdraw from this purchase contract without giving a reason within **14 days of receiving the goods**. Deadline for withdrawal from the contract expires 14 days after you (or by you designated third person with an exception of a carrier) take over the goods. Deadline for the withdrawal from the contract is also fulfilled if you send a notice claiming the right to withdraw from the purchase contract before the withdrawal deadline expires. You can withdraw from the purchase contract also before the beginning of the deadline period.

2. Consequences of contract withdrawal

In case of withdrawal from the purchase contract, we will refund all payments you made with respect to the purchase contract, especially the purchase price including the cost of delivering the goods to you. This does not apply to additional costs if you have chosen a different type of delivery than we offer. Also it does not apply to the costs of additional services, if they were the subject of the contract and if they were fully provided.

Send the goods back to us or bring them to the address of the company headquarters without undue delay and in any case no later than 14 days from exercising your rights to withdraw from the contract. Please, note that **you bear all the cost of returning goods**.

In the event of withdrawal from the purchase contract, **you are liable** in accordance with the Slovak law **for** any **decrease in the value of the goods** as a result of handling it (from the time of its delivery to the moment of its return) in a way other than what is necessary to determine the nature, properties and functionality of the purchased goods.

You will be reimbursed **only after the returned goods have been delivered** back to our address. Reimbursement will be carried out without charging any others fees and without undue delay, no later **than 14 days** from the day we receive the goods. Reimbursement will be carried out the same way that you used for the purchase from our webstore, unless you are stating different IBAN number (field above).

In Date

Signature