

Terms and Conditions of SédShop.Co

This Agreement was last revised on February 12, 2024.

The User must read this document carefully.

1. Introduction

www.sedshop.co owned and managed by Zámbo Fanni E.V. ("we", "us", or "our") welcomes you.

We offer you access to our products and services through our "Website" (defined below) subject to the following Terms of this agreement, which may be updated by us from time to time with or without notice to you. We strongly recommend you please go through these Terms and Conditions. By accessing and using this Website, you acknowledge that you have read, understood, and agree to be lawfully bound by these terms and conditions and our Privacy Policy, which are hereby incorporated by reference (collectively, this "Agreement"). In case you do not agree with any of these terms, then please do not use the Website.

a. Data of the Provider

Company Name: Zámbo Fanni E.V.

Registered Office Address: Hungary 8200 Veszprém, Tummler Henrik u. 3.

Representative: Fanni Zámbo

Email: info@sedshop.co

Website: www.sedshop.co

Registration Number: 50685664

Registering Authority: Belügyminisztérium Közigazgatási és Elektronikus Közszolgáltatások Központi Hivatala (today: Belügyminisztérium Nyilvántartások Vezetéséért Felelős Helyettes Államtitkárság)

Tax number: 67742619-1-39

VIES number: HU67742619

Hosting provider

Company name: Webflow, Inc.

Company address: 398 11th Street, 2nd Floor San Francisco, CA 94103, USA

Company website: <https://webflow.com/legal>

Company contact: contact@webflow.com

b. Definitions

"**Agreement**" refers to this Terms and Conditions and the Privacy Policy and other documents provided to you by the Website;

"**Product**" or "**Products**" refers to the goods or products (digital products) offered through our Website;

"**Service**" or "**Services**" refers to any service shown below, which we may offer from our Website.

"User", "Customer", "You" and "Your" refers to the person who is accessing the website for taking or availing any service from us. User shall include the company, partnership, sole trader, person, body corporate or association taking services of this Website;

"We", "us", "our", "Provider", "Service Provider", "SédShop.Co" are references to **Zámbó Fanni E.V.**;

"Website" shall mean and include <https://www.sedshop.co> and any successor Website or any of our affiliates;

c. Interpretation

All references to the singular include the plural and vice versa and the word "includes" should be construed as "without limitation".

Words used herein regardless of the number and gender specifically used shall be deemed and construed to include any other number, singular or plural, and any other gender, masculine, feminine, or neuter, as the context requires.

Reference to any statute, ordinance or other law includes all regulations and other instruments and all consolidations, amendments, re-enactments, or replacements for the time being in force.

All headings, bold typing, and italics (if any) have been inserted for convenience of reference only and do not define limit or affect the meaning or interpretation of the terms of this Agreement.

d. Scope

Scope: These Terms govern your use of the Website and the Services. Except as otherwise specified, these Terms do not apply to Third-Party Products or Services, which are governed by their terms of service.

Eligibility: Certain Service of the Website is not available to minors under the age of 18 or to any users suspended or removed from the system by us for any reason.

Electronic Communication: When you use this Website or send e-mails and other electronic communications from your desktop or mobile device to us, you are communicating with us electronically. By sending, you agree to receive a reply to communications from us electronically in the same format and you can keep copies of these communications for your records.

Form: The document is written in English. It will be concluded only in electronic form; it is not a written contract.

Contractual Language: The contractual language is English.

Filing: No filing.

Code of Conduct: The document does not refer to a Code of Conduct.

2. Basic Provisions

2.1 Issues not regulated in the current Articles and the interpretation of these Articles are governed by Hungarian law, with regard to the provisions of Act V of 2013 of the Hungarian Civil Code ("Civil Code") on certain aspects of electronic commerce services and information society services from the 2001 Act CVIII ("E-commerce law") and detailed regulations on consumer-business contracts of Government Decree 45/2014.

(II. 26.). The mandatory provisions of the relevant legislation shall apply to the Parties, without any special clause.

2.2 We reserve the right, at our discretion, to change, modify, add to, or remove portions of the Terms (collectively, "Changes"), at any time. We may notify you of changes by publishing on our Website. Your continued use of the Site following the posting of changes will mean that you accept and agree to the Changes.

3. Available Products and Services

3.1 At www.sedshop.co, we offer you a meticulously designed website where we provide digital products and related services online.

3.2 Displayed products can only be ordered online. The prices displayed for the products are in EUR. The seller is subject to VAT exemption from the perspective of sales, therefore, the prices have a 0% VAT content. As we sell digital products shipping price does not apply on orders.

3.2.1 The Website features a currency converter tool that allows the display of current prices in EUR, USD, AUD, GBP for user convenience. However, it is important to note that all billing and charging processes will be conducted in EUR. This provision ensures clarity in financial transactions, regardless of the displayed currency preference.

3.3 The Service Provider lists the name and description of products in the online store. The images displayed on the product page might not accurately represent the actual product and are intended for illustrative purposes only.

3.4 Whenever a product is on sale, the Service Provider is responsible for notifying the User about the sale and specifying its exact timeframe.

4. Mockup Licenses

4.1 SédShop.Co offers its mockups under several different licenses; however, the following terms apply to each license:

4.1.1 **Perpetual License:** The license granted for these mockups is perpetual, implying that it has no set expiration or termination date.

4.1.2 **Non-Exclusive Rights:** The license is non-exclusive, permitting SédShop.Co to grant similar licenses to other users for the same content.

4.1.3 **Global Applicability:** The rights conferred by this license are applicable worldwide.

4.1.4 **Non-Transferability and Non-Sublicensability:** The license rights are personal to the licensee and cannot be transferred or sublicensed to any third party.

4.1.5 All our mockups are **royalty free** for use both in private and commercial projects.

4.1.6 **No Redistribution:** The creator of the source file retains ownership of the product but grants you a License in accordance with the License terms. This means you do not have the rights to redistribute (resell, sublicense, lease etc.) the source files on their own, only to use them.

4.1.7 The source files downloaded from SédShop.Co shall not be forwarded to any of your clients or sold as PSD files (or in any other open format the mockup is available in). This applies to modified and unmodified files. You may only forward exported works from this mockup to your clients.

- 4.1.8 The product cannot be separated from this license.
- 4.1.9 Linking back to SédShop.Co is not mandatory, but we are grateful for such kind gestures!
- 4.1.10 It is strictly prohibited to use any of our products in contexts that violate basic human rights.

4.2 SédShop.Co offers three types of licenses based on usage, namely Standard, Commercial, and Enterprise.

4.2.1 STANDARD LICENSE

Licensee Eligibility: This license is applicable to individual users or design teams up to one user.

Project Usage: The licensee is authorized to engage in an unlimited number of personal or client projects.

Distribution of End Products: The licensee is permitted to distribute up to 10,000 instances of end products using the licensed material.

Restriction on Paid Advertising: The use of the licensed material for paid advertising purposes is expressly prohibited.

E-commerce Websites: The use of licensed material for ecommerce purposes is expressly prohibited.

Website Templates: The use of licensed material for website templates is expressly prohibited.

Prohibited Uses: The licensee is prohibited from using the licensed material for, mobile applications, desktop applications, and games.

4.2.2 COMMERCIAL LICENSE

Licensee Eligibility: This license is granted for use by individuals or design teams with a maximum of 15 users.

Project Usage: The licensee is permitted to undertake an unlimited number of personal or client projects.

Distribution of End Products: The licensee is permitted to distribute up to 100,000 instances of end products using the licensed material.

Paid Advertising Use: The use of licensed material for paid advertising purposes is permitted.

E-commerce Websites: The use of licensed material for ecommerce purposes is permitted.

Website Templates: The use of licensed material for website templates is permitted.

Prohibited Uses: The licensee is prohibited from using the licensed material for mobile applications, desktop applications, and games.

4.2.3 ENTERPRISE LICENSE

Licensee Eligibility: This license is extended to individuals or design teams, with no limitation on the number of users (seats) within the team.

Project Usage: The licensee is authorized to undertake an unlimited number of personal or client projects under this license.

Distribution of End Products: The licensee is permitted to distribute up to 250,000 instances of end products using the licensed material.

Paid Advertising Use: The use of licensed material for paid advertising purposes is permitted.

E-commerce Websites: The use of licensed material for ecommerce purposes is permitted.

Website Templates: The use of licensed material for website templates is permitted.

Permitted Applications: This license allows for the use of the licensed material in, mobile and desktop applications, and games.

- 4.3 Free Mockups are provided under the Standard License by default, which grants users the rights and limitations specified in the Standard License.
- 4.4 The customer is required to select an option that aligns with their specific requirements.
- 4.5 SédShop.Co reserves the right to offer customized licenses upon request if the provided licenses do not meet the customer's needs.
- 4.6 The license becomes effective when you agree to these terms and the order is paid and complete.

5. **Process of Purchasing**

- 5.1 Any steps needed from Product choice to Order Submission, form part of the purchasing process.
- 5.2 You can start shopping without registration.
- 5.3 The purchasing process includes these steps:
 - 5.3.1 Users must indicate the desired Product by selecting it, including, where possible, quantity and license, to make it appear in the purchase cart.
 - 5.3.2 Within the cart, Users may review their purchase selection, modify, remove or add items.
 - 5.3.3 Users will use the checkout button to be redirected to the checkout view.
 - 5.3.4 Within the checkout view, Users are required, through consecutive steps, to specify their contact details, billing and shipping address, and a shipping and payment method of their choice.
 - 5.3.5 During the purchasing process, Users may, at any time, modify, correct, or change the information provided, and add a gift card, referral code or discount code (Coupon) or altogether abort the purchasing process with no consequence.
 - 5.3.6 After providing all the required information, Users must carefully review the order and, subsequently, confirm and submit it by using the relevant "Checkout" Button on this Website, hereby accepting these Terms, and committing to pay the agreed-upon price.

5.4 **Payment methods**

- 5.4.1 Bank Card/Credit Card Payment service provided by Stripe Inc./Stripe (Stripe Technology Europe Ltd).
- 5.4.2 Paypal's secured payment system.
- 5.4.3 We may refuse or be unable to process your order if your card does not give authorization for the payment of the purchase price.

5.5 **Discounts**

- 5.5.1 Service provider offers periodic automatic discounts and discount codes to its customers. Automatic discounts are applied during the checkout process without the need for customers to enter codes. Discount codes are issued with specific terms and conditions, such as expiration dates and one-time use limitations, and must be applied by customers during purchase. Service Provider reserves the right to modify or discontinue discounts at its discretion.

6. Order Processing and Fulfillment

6.1 Order submission

When the User submits an order, the following applies:

- 6.1.1 The submission of an order determines contract conclusion and therefore creates for the User the obligation to pay the price, taxes and possible further fees and expenses, as specified on the order page.
- 6.1.2 The User acknowledges with the order that his payment obligation arises.
- 6.1.3 In case the purchased Product requires active input from the User, such as the provision of personal information or data, specifications or special wishes, the order submission creates an obligation for the User to cooperate accordingly.
- 6.1.4 Upon accessing the Payment application on the Website, users are prompted to enter their payment information, which varies depending on the chosen payment processor (card details for Stripe or account information for PayPal). By clicking the "Place Order" button, the transaction process is initiated.
- 6.1.5 Upon submission of the order, Users will receive a receipt confirming that the order has been received.
- 6.1.6 All notifications related to the described purchasing process shall be sent to the email address provided by the User for such purposes.
- 6.1.7 Service provider uses electronic invoicing. By accepting these Terms, you consent to the use of electronic invoicing.

6.2 Delivery of Downloadable Products

- 6.2.1 The product will be delivered immediately after the order confirmation electronically via e-mail as download links. Customer should check spam and junk folders in their inbox.
- 6.2.2 No tangible/physical copies will be delivered via postal mail for non-exclusive rights licenses.
- 6.2.3 Make sure you don't block pop-up windows in your browser or links in your email provider/software. If links are not clickable, copy and paste the link(s) in the address bar of your browser. If you experience any issues with download links, please try a different browser or computer/device.
- 6.2.4 Most mobile phones and devices are not capable of downloading and saving files, to download the files/documents properly, please use a desktop computer such as a PC, Mac, Laptop, or Macbook etc.

7. Withdrawal and refund

- 7.1 According to section 8:1.§ 1. paragraph 3 of the Civil Code, only natural persons who act outside the scope of their profession, independent occupation, or business activities

qualify as consumers. Therefore, legal entities are not entitled to the right of withdrawal without justification.

7.2 According to Government Decree 45/2014. (II. 26.), Section 20, consumers have the right to withdraw from a contract without stating a reason. This right can be exercised within a period of 14 calendar days from the day of purchasing the product in the case of contracts for the sale of goods.

7.3 Declaration of withdrawal, exercising the consumer's right to withdrawal or termination: The consumer can exercise their right provided under section 20 of Government Decree 45/2014. (II. 26.) by making a clear statement to this effect or by using the declaration form available for download from the website.

7.4 The validity of the consumer's withdrawal statement

7.4.1 The consumer's right to withdraw is deemed exercised on time if the withdrawal statement is sent within the deadline.

7.4.2 For written withdrawals or cancellations, it's sufficient to send the statement within the deadline.

7.4.3 The burden of proof that the right of withdrawal has been exercised in accordance with this provision lies with the consumer.

7.4.4 The seller must confirm receipt of the withdrawal statement on an electronic medium after its arrival.

7.5 The Seller's Obligations in Case of Consumer Withdrawal

7.5.1 If the consumer withdraws from the contract in accordance with Section 22 of Government Decree 45/2014. (II. 26.), the Seller must refund the total amount paid by the consumer, including costs incurred for delivery, within fourteen days of becoming aware of the withdrawal.

7.5.2 The method of the Seller's obligation to refund: In case of withdrawal or cancellation in accordance with Section 22 of Government Decree 45/2014. (II. 26.), the Seller must refund the amount due to the consumer using the same payment method that the consumer utilized.

7.5.3 The Seller has the right to withhold the refund due to the consumer until the consumer has unequivocally proven that they have deleted the digital product from all storage media following its download.

7.6 The Consumer's Obligations in Case of Consumer Withdrawal

7.6.1 The consumer's obligations in case of withdrawal or cancellation include deleting the goods.

7.6.2 In case of withdrawal from the contract, the consumer refrains from using the digital content or digital service and from making them accessible to third parties. Furthermore, they must remove copies made from the file from all used storage media.

8. Warranties And Liabilities

8.1 Defective fulfillment

This means the seller of the product, the service provider, fulfills incorrectly if the service does not meet the quality requirements established in the contract or legislation

at the time of fulfillment. The Service Provider did not fulfill incorrectly if the buyer was aware of the defect at the time of concluding the contract or should have known the defect at the time of concluding the contract.

8.2 Liability claim

8.2.1 In what kind of situation can the User exercise their right for a liability claim?

In the event of defective performance of the Service Provider, you may assert a claim for a liability claim against the company in accordance with the rules of the Hungarian Civil Code.

8.2.2 What kind of rights are the customers legal due according to the liability claim?

You can choose to have the following liability claim:

You can request a repair or replacement, unless it is impossible to meet the need you have chosen or would incur a disproportionate additional cost to the business compared to meeting your other need. If you have not requested or could not request the repair or replacement, you may request a pro rata reduction of the consideration or you may have the defect repaired at someone else's expense, or you may have it repaired or, ultimately, withdraw from the contract.

You can transfer from one of your chosen liability claim rights to another, but you will bear the cost of the transfer, unless it was justified or given by the company.

8.2.3 What is the deadline for the customer to exercise the liability claim?

The customer is liable to report the defect immediately after recognition, but within two months of recognition. However, please note that the User will no longer be able to enforce their liability claim beyond the two-year limitation period (one year for businesses).

If the sales contract for goods containing digital elements concerns the continuous provision of digital content or digital services through specified use, the business is responsible for defects related to the digital content or digital service of the goods. The defect occurs: within two years from the performance in the case of continuous provision for a period not exceeding two years; or in the case of continuous provision exceeding two years, it occurs or becomes apparent during the complete termination of the continuous service.

8.2.4 Who can the liability claim be made against?

Customers can enforce the liability claim against the Service Provider.

8.2.5 What are the other conditions for enforcing your liability claim rights?

Within one year of the fulfillment, there are no conditions other than the notification of the defect to enforce your warranty claim if you certify that the product or service was provided by the seller. However, after six months from the date of performance, you must prove that the defect you identified already existed at the time of performance.

8.3 Product warranty

8.3.1 In what kind of situation can exercise the Customer its right for product warranty?

In the event of a defect in a movable (product), the User may, at its option, claim a liability or product warranty claim.

8.3.2 What rights do you have based on your product warranty claim?

As a product warranty claim, you may only request the repair or replacement of a defective product.

8.3.3 In which case is the product considered defective?

A product is defective if it does not meet the quality requirements in force at the time of placing on the market or if it does not have the characteristics specified by the manufacturer.

8.3.4 What is the deadline for you to enforce your product warranty claim?

You can assert your product warranty claim within two years of the product being placed on the market by the manufacturer. Upon expiry of this period, he shall lose this right.

8.3.5 Against whom and under what other conditions can you assert your product warranty claim?

You can only make a product warranty claim against the manufacturer or distributor of the movable item. You must prove the defect of the product in the event of a product warranty claim.

8.3.6 In which cases is the manufacturer (distributor) released from its product warranty obligation?

The manufacturer (distributor) is only released from its product warranty obligation if he can prove that: the product was not manufactured or marketed in the course of his non - business activities, or the defect was not recognizable in the light of current scientific and technical knowledge at the time of placing on the market, or the defect of the product results from the application of legislation or a mandatory official regulation. It is sufficient for the manufacturer (distributor) to prove a reason for the exemption.

8.4 Please note that due to the same error, you cannot claim a warranty for a product and a product warranty at the same time, in parallel. However, if your product warranty claim is successfully enforced, you can assert your warranty claim against the manufacturer for the replaced product or repaired part.

9. Complaint Handling Procedures

9.1 The goal of the Service Provider is to fulfill all orders in the right quality, with the complete satisfaction of the customer. If the User still has a complaint about the contract or its fulfillment, User can submit a complaint to the above email address or by letter.

9.2 The Service Provider will immediately investigate the complaint and remedy it as necessary. If the customer does not agree with the handling of the complaint, the

Service Provider shall immediately take minutes of the complaint and its position on it and provide a copy of it to the customer. If it is not possible to investigate the complaint immediately, the Service Provider shall draw up a report on the complaint and provide a copy to the customer.

- 9.3 Our online store will respond to the written complaint within 30 days. It shall state the reasons for rejecting the complaint. We shall keep a copy of the reply for 3 years and present it to the inspection authorities on request.

9.4 **DISPUTE RESOLUTION**

If a dispute arises between you and the website www.sedshop.co, our goal is to resolve such a dispute quickly and cost-effectively. Accordingly, you agree that we will resolve any claim or controversy at law or equity that arises between us out of this Agreement or the website Services (a "Claim") following this section entitled "Dispute Resolution." Before resorting to these alternatives, you agree to first contact us directly to seek dispute assistance by going to Customer Service.

9.5 Online dispute resolution for Consumers

The European Commission has established an online platform for alternative dispute resolutions that facilitates an out-of-court method for solving any dispute related to and stemming from online sale and service contracts.

As a result, any European Consumer can use such platform for resolving any dispute stemming from contracts which have been entered into online. The platform is available at the following link: <https://ec.europa.eu/consumers/odr>

- 9.6 You can also complain to the Hungarian National Consumer Protection Authority:
https://fogyasztovedelem.kormany.hu/#/fogyasztovedelmi_hatosag

9.7 Dispute Resolution Board in Hungary

Based on the 45 / A Act. § (1) - (3) of the Consumer Protection law and the Statute 387/2016 on the designation of the consumer protection authority. (XII. 2.) the Government Office acts as a general consumer protection authority:
<http://www.kormanyhivatal.hu/hu/elerhetosege>.

In the event of a complaint, the Consumer has the option of contacting a conciliation board which can be found at:

Baranya Vármegyei Conciliation Board
Address: 7625 Pécs, Majorossy Imre u. 36.
Tel.: (72) 507-154; (20) 283-3422
Director: Dr. Gőbölös Réka
Website: www.baranyabekeltetes.hu
Email: info@baranyabekeltetes.hu; kerelem@baranyabekeltetes.hu

Borsod-Abaúj-Zemplén Vármegyei Conciliation Board
Address: 3525 Miskolc, Szentpáli u. 1.
Postal Address: 3501 Miskolc Pf. 376.
Tel.: (46) 501-090
Director: Dr. Tulipán Péter
Website: www.bekeltetes.borsodmegye.hu
Email: bekeltetes@bokik.hu

Budapesti Conciliation Board
Address: 1016 Budapest, Krisztina krt. 99.

Postal Address: 1253 Budapest Pf. 10.
Tel.: (1) 488-2131
Director: Dr. Inzelt Éva Veronika
Website: www.bekeltet.bkik.hu
Email: bekelteto.testulet@bkik.hu

Csongrád-Csanád Vármegyei Conciliation Board
Address: 6721 Szeged, Párizsi krt. 8-12.
Tel.: (62) 554-250/118 mellék
Director: Dr. Horváth Péter Károly
Website: www.bekeltetes-csongrad.hu
Email: bekelteto.testulet@csmkik.hu

Fejér Vármegyei Conciliation Board
Address: 8000 Székesfehérvár, Hosszúséta tér 4-6.
Tel.: (22) 510-310
Director: Dr. Csapó Csilla
Website: www.bekeltetesfejer.hu
Email: bekeltetes@fmkik.hu

Győr-Moson-Sopron Vármegyei Conciliation Board
Address: 9021 Győr, Szent István út 10/A.
Tel.: (96) 520-217
Director: Dr. Bagoly Beáta
Website: www.bekeltetesgyor.hu/hu; www.gymsmkik.hu/bekelteto
Email: bekeltetotestulet@gymskik.hu

Hajdú-Bihar Vármegyei Conciliation Board
Address: 4025 Debrecen Vörösmarty u. 13-15.
Tel.: (52) 500-710; (52) 500-745
Director: Dr. Hajnal Zsolt
Website: www.hmbbekeltetes.hu
Email: bekelteto@hbkik.hu

Pest Vármegyei Conciliation Board
Address: 1055 Budapest, Balassi Bálint utca 25. IV. emelet 2.
Postal Address: 1364 Budapest, Pf.: 81
Tel.: (1) 792-7881
Director: Dr. Nadrai Géza
Website: www.panaszrendezes.hu; www.pestmegyeibekelteto.hu
Email: pmbekelteto@pmkik.hu

10. Intellectual Property Rights

- 10.1 The Website contains material, such as software, text, graphics, images, designs, sound recordings, audiovisual works, and other material provided by or on behalf of us (collectively referred to as the "Content").
- 10.2 The Content may be possessed by us or third parties.
- 10.3 Unauthorized use of the Content may infringe copyright, trademark, and other laws. You have no right to use the content, and you will not take any Content except as allowed under this Agreement. No other use is allowed without prior written consent from us. You must recollect all copyright and other proprietary notices contained in the original

Content on any copy you make of the Content. You may not transfer, provide license or sub-license, sell, or modify the Content or reproduce, display, publicly perform, make a derivative version of, distribute, or otherwise use the Content in any way for any public or commercial purpose. The use or posting of the Content on any other Website or in a networked computer environment for any purpose is expressly prohibited.

- 10.4 If you infringe any part of this Agreement, your permission to access and/or use the Content and the Website automatically terminates and you must immediately destroy any copies you have made of the Content.
- 10.5 Our trademarks, service marks, and logos used and displayed on the Website are registered and unregistered trademarks or service marks of us. Other company, product, and service names located on the Website may be trademarks or service marks owned by others (the "Third-Party Trademarks," and, collectively with us, the "Trademarks"). Nothing on the Website should be construed as granting, by implication, estoppel, or otherwise, any license or right to use the Trademarks, without our prior written permission specific for each such use. None of the Content may be retransmitted without our express, written consent for every instance.

11. Privacy Policy

- 11.1 By accessing or using this Website, you approve us to use, store, or otherwise process your personal information as per our Privacy Policy.

12. Other Regulation

12.1 Governing Law and Judicial Recourse

The terms herein will be governed by and construed under the law of Hungary without giving effect to any principles of conflicts of law. The courts of Hungary shall have exclusive jurisdiction over any dispute arising from the use of the Website.

12.2 Assignment

We shall have the right to assign/transfer this agreement to any third party including our holding, subsidiaries, affiliates, associates, and group companies, without any consent of the User.

12.3 Feedback Contact

We welcome feedback, comments, and suggestions for improvements to the Services. You can submit Feedback by emailing us at info@sedshop.co.

This document is effective February 12, 2024.

February 12, 2024. Veszprém, Hungary

Declaration of withdrawal

Addressee: Zámbo Fanni E.V, Hungary 8200 Veszprém, Tummler Henrik u. 3., info@sedshop.co

The undersigned declares that they have withdrawn from the sale of the following goods:

Date of order / receipt:

Name of consumer:

Address of consumer:

Signature of consumer (only in writing):

Date: