

EMK
Münzen + Edelmetalle GmbH
Otto-Hahn-Allee 31
D-50374 Erftstadt

Revocation form

Dear customer,

if you want to cancel the contract, please fill in this form and send it back to:

EMK Münzen + Edelmetalle GmbH - Otto-Hahn-Allee 31 - D-50374 Erftstadt
or by fax: **++49 22 35 / 9 27 37 48** or E-Mail: **service@emk.com**

I hereby revoke the concluded contract for the purchase of products listed in

Invoice no. _____

ordered on _____ received on _____

Name _____

Address _____

Date _____ Signature _____

Information of cancellation

Right of revocation

You have the right to withdraw from the contract, without giving reason, within a period of 14 days. The revocation period (fourteen days) starts the day, following the reception of goods either by yourself or a defined third party, who is not the carrier.

To be able to exercise the right of revocation, you need to send us

EMK Münzen + Edelmetalle GmbH
Otto-Hahn-Allee 31
D-50374 Erftstadt

email: service@emk.com
phone: +49 (0) 2235-9273747
fax: +49 (0) 2235-9273748

an information, clearly stating (i.e. by post, fax or email) your decision to declare the revocation of this contract. You might use the attached Sample Revocation Form, which is however not obligatory.

Compliance with the deadline requires only that the declaration of revocation be sent by this deadline.

Consequences of revocation

If you declare the revocation of this contract, all received payments, including delivery costs, need to be paid back by us without any delay and no later than fourteen days from the day on we received the information. For this reimbursement, we will use the initial method of payment of your transaction, unless something different is specifically agreed between you and us. In no case, fees will be charged to you for this reimbursement. We may withhold the reimbursement until we received or collected the goods back, or we received evidence by your side that you sent back the goods, whichever is the earliest.

You have to return the goods immediately, latest within fourteen days after sending us the notification. The deadline is met, if the goods are sent before the withdrawal period of fourteen days has expired. You are obliged to bear the direct costs for return shipment. If returned goods show a decrease of value (in respect to condition, characteristic or functionality) which might be due to non-required handling, you are obliged to bear the costs for the goods.

The right of revocation does not apply to the following contracts:

Contracts for delivery of goods or for provision of services, including financial services, whose prices are subject to fluctuation on the capital market, to which the entrepreneur has no influence and which might occur within the revocation period, in particular in the case of the purchase of bullion coins and bars, services related to shares, with shares in open investment funds within the meaning of clause 1, paragraph 4 of the capital investment civil code and other tradeable securities, currencies, derivatives or money market instruments.