



STITCHSPIDER
MÁRIA ERBENOVÁ

CONTRACT WITHDRAWAL

(complete and return this form only if you wish to withdraw from the contract)

Seller: **ZaZeZi s. r. o., IČO: 46 125 329, DIČ: 2023253639**
Address: **Bakošova 4714/1, 841 03 Bratislava, Slovakia**
Eshop: www.stitchspider.com
Email: maria@stitchspider.com

I hereby give notice that I withdraw from my contract for the provision of the following goods:

.....
.....
.....

Ordered on/received on:

Proof of purchase no.:

Name and surname of consumer:

Address of consumer:

Email of consumer:

Signature of consumer (only if this form is notified on paper)

Date:

Instructions for exercising the consumer's right of withdrawal Right of withdrawal

1. You have the right to withdraw from this contract within 14 days without giving any reason. This does not apply to digital goods.

The consumer does not have withdrawal rights when purchasing audio, video, audiovisual recordings, books, digital products, stitching patterns or computer software sold in sealed packaging which were unsealed by the consumer after delivery.

2. The withdrawal period will expire after 14 days from the day on which you acquire, or a third party other than a carrier and indicated by you acquires, physical possession of the goods.

3. To exercise the right of withdrawal, you must inform us of your decision to withdraw from this contract by an unequivocal statement (e.g. a letter sent by post with proof of postage or e-mail requesting a read receipt) delivered to: maria@stitchspider.com. For this purpose, you may use the model withdrawal form available at <https://www.stitchspider.com/documents/contract-withdrawal/>

4. To meet the withdrawal deadline, it is sufficient for you to send your communication concerning your exercise of the right of withdrawal before the withdrawal period has expired.

Effects of withdrawal

1. If you withdraw from this contract, we shall reimburse to you all payments that you had made regarding this contract, namely the purchase price, including the cost of delivery of the goods to you. This does not apply to supplementary costs resulting from your choice of a type of delivery other than the least expensive type of standard delivery offered by us. We will carry out such reimbursement without any delay no later than 14 days from the day on

which we are informed about your decision to withdraw from this contract and upon meeting the condition listed under section 1.2. Reimbursement will be carried out using the same means of payment as you used for the initial transaction, unless you have expressly agreed otherwise; in any event, you will not incur any fees as a result of such reimbursement.

2. Reimbursement for the acquired goods will be carried once you return the goods back to our address or once you supply evidence of having sent back the goods, whichever is the earliest.