

WITHDRAWAL FROM CONTRACT FORM

Recipient: Plasticwargaming s.r.o., Nové sady 988/2, Brno 602 00

Address for sending goods: Mírová 639, Moravský Písek 696 85, Czech Republic

I hereby declare that I am withdrawing from the Contract:

Date of Contract Conclusion:	
Full Name:	
Address:	
E-mail Address:	
Phone Number:	
Order / Invoice Number:	
Method for returning the received funds, including bank account number if applicable:	
Specification of the Goods to which the Contract relates:	

If the buyer is a consumer and has ordered goods through the online store of Plasticwargaming s.r.o. ("the Company") or another means of distance communication, they have the right—except in cases listed in Section 1837 of Act No. 89/2012 Coll., the Civil Code, as amended—to withdraw from the already concluded purchase contract within 14 days from the date of its conclusion, or, in the case of the purchase of goods, within fourteen days from the date of receipt of the goods. If the contract concerns several items of goods or the delivery of several parts, this period begins on the day of delivery of the last item or part. If the contract provides for regular and repeated delivery of goods, the period begins on the day of delivery of the first delivery.

The buyer shall notify the Company of the withdrawal in writing to the Company's business address or electronically to the e-mail address stated in the sample form.

If a consumer withdraws from the purchase contract, they shall send or hand over to the Company, without undue delay and no later than 14 days from the withdrawal, the goods they received.

If a consumer withdraws from the purchase contract, the Company shall, without undue delay and no later than 14 days from the withdrawal, return all monetary funds (the purchase price of the delivered goods), including delivery costs received under the contract, using the same method. If the buyer chose a delivery method other than the cheapest method offered by the Company, the Company shall refund only the amount corresponding to the cheapest offered delivery method. The Company is not obliged to return the received funds before it has received the goods back or before the buyer proves that the goods have been sent back to the Company.

Date:

Signature: