

## **Instruction on right of cancellation**

You may revoke your contractual declaration within 14 days in text form, without giving any reason (e.g. by letter, fax, e-mail) or – if you received the goods before expiry of the term - by returning the goods. The stated period shall commence upon receipt of this instruction in text form, however, not prior to receipt of goods by the consignee (in the case of recurring delivery of similar goods, not before receipt of the first part delivery), nor before compliance with our obligation to furnish information pursuant to § 246 Para 2 in conjunction with Para 1 Section 1 and 2 Introductory Law to the German Civil Code (EGBGB) as well as our obligation pursuant to § 312 g Para 1 Sentence 1 German Civil Code (BGB) in conjunction with § 246 Para 3 Introductory Law to the German Civil Code (EGBGB). The timely sending of the cancellation notice or the return of goods shall be deemed sufficient for compliance with the deadline.

**Cancellation must be sent to:**

***Fachverlag Hans Carl GmbH***

***Managing Director Michael Schmitt***

***Andernacher Strasse 33a***

***90411 Nuremberg***

***Mail [info@analytica-ebc.com](mailto:info@analytica-ebc.com)***

***Fax +49 911 95285 8142***

***Registration Court Nuremberg, HRB 17388***

### **Consequences of cancellation**

In the event of valid cancellation, any services or goods provided, received by either party, shall be refunded and possible benefits derived (e.g. interest) shall be returned. If you are unable to return the goods received or services rendered and, if applicable, reimburse us for benefits derived (e.g. benefits obtained by way of use), either in whole or in part or only in a deteriorated state, you are obliged to compensate us accordingly. In the case of deterioration of the goods and benefits derived, you shall be obliged to compensate us only if the use or deterioration is attributable to any handling of the object that goes beyond inspection of properties and functions. "Inspection of properties and functions" is to be understood as testing and trying out the goods in question as would have been possible or usual in a retail outlet. Goods suitable for sending by parcel post should be returned to us at our risk. The cost of returning the goods shall be for your account if the delivered goods correspond to those ordered and if the price of goods to be returned does not exceed EUR 40 or where - in the event of more expensive goods - no consideration or a contractually agreed partial payment has been rendered at the time of cancellation. Otherwise, the return consignment is free of charge. Goods that are not suitable for sending by parcel post will be collected. Obligations to refund payments must be met within 30 days. The deadline shall commence for you on the date you sent the notice of cancellation or the goods and, for us, following receipt of same.

### **End of the legal declaration of right of cancellation**

A right of cancellation does not apply to distance contracts for delivery of magazines unless the consumer has made his intention clear to enter into the contract over the telephone.

If you are a trader pursuant to § 14 German Civil Code (BGB) and, on entering into the contract, you are acting in a business or self-employed capacity, no right of cancellation exists.