

Right of withdrawal

You are entitled to withdraw from this Contract within fourteen (14) days without giving any reason for doing so.

The deadline for withdrawal shall be fourteen days from the date on which you or a third party you have appointed, who is not the carrier, takes possession of the final goods delivered.

In order to exercise your statutory right of withdrawal, you must notify us (**AE Hybrid Drums, Pappelallee 25, 39106 Magdeburg, Germany; info@aehybridrum.com**) of your decision to withdraw from this Contract in a clear declaration (e.g. by sending a letter by mail or email). You may use the withdrawal form attached for this purpose; however, it is not obligatory that you do so.

The withdrawal deadline shall be deemed to be met if you have sent the communication concerning the exercise of the right of withdrawal before the expiry of the deadline.

Consequences of withdrawal

If you cancel the contract with AE Hybrid Drums, we have to reimburse all payments you did, delivery cost included, immediately and at the latest of 14 days as of the day of receiving your withdrawal by letter or email. We will use the same payment method if nothing else is agreed on. We won't charge you anything else because of that.

We may withhold the reimbursement until we have received the returned goods or until you have provided proof that you have returned the goods, whichever is earlier.

You must return or hand over the goods to us without delay and no later than fourteen days from the date on which you notify us of your withdrawal from this Contract. The deadline is deemed to be met if you send the goods before the expiry of the fourteen-day deadline.

You will bear the cost of returning the goods.

The goods are insured by the full merchandise value in case of returning. You have to return in at least similar packaging than the original. We can offer to send you a parcel stamp for insured return. The costs will be cleared with the Refund.

You will only be liable for any diminished value of the goods if this loss in value is attributable to any use or handling of the goods which is not deemed necessary in order to verify the condition, features and functioning of the goods.

Exclusions from the statutory right of withdrawal

The statutory right of withdrawal shall not apply on the delivery of goods which are not prefabricated and have been manufactured on the basis of a personal choice or according to customer specifications, or of goods which have clearly been tailored to the customer's personal requirements.

The products **AE | Shell Sets** und **AE | Drum Sets** are specialized goods which are ordered and fabricated in a personalized construction to build in a adjusted system.

Withdrawal form

to:

AE Hybrid Drums
Pappelallee 25
39106 Magdeburg
Germany

info@aehybridrums.com

I/we hereby give notice that I/we withdraw from my/our contract of purchase of the following goods:

Orderd on/ Received on:

Customer name:

Adress:

Signature (only by sending a paper)

Date:

