

**THE RIGHT TO THE UNILATERAL BREACH OF CONTRACT THAT WAS  
MADE AS AN OFF-PREMISES CONTRACT OR AS A DISTANCE CONTRACT**

The buyer is entitled to unilaterally breach this contract, without stating the reasons for such an action, within a period of 14 days after the contract was entered or after the contract was received.

The right to the unilateral breach of contract becomes possible with the date of delivery i.e. date of personal takeover of delivery.

In order to realize the right to the unilateral breach of contract, the buyer has to send a written note to the trader, stating s/he is breaching the said contract. The notice has to be written in a permanent medium and has to contain the bellow listed data. The notice can be delivered as a registered mail letter or as email.

In case that buyer exercises her/his right to breach of contract, s/he will not be responsible for paying the ensuing related costs , except the direct costs of return of goods and the costs of goods' depreciation.

Refund can be effected only after we receive the goods or after the buyer submits a proof that the goods have been sent back to us.

A form for the unilateral breach of contract can be filled and submitted online.

We shall promptly e-mail you a confirmation of the unilateral breach of contract.

**Notification on the unilateral breach of contract**

On behalf of Viribus unitis d.o.o., Josipa Kosora 34 , 20000 Dubrovnik, Tax. No.:  
28573789101.

I, \_\_\_\_\_ (buyer's name  
and surname)

residing at address \_\_\_\_\_ (buyer's  
address including town/city, street and street number) hereby state that I unilaterally breach  
a contract on buying a following product/service:

\_\_\_\_\_ (the name of  
product/service)

according to the number of invoice or order \_\_\_\_\_ (enter the number  
of invoice or order) received on \_\_\_\_\_. (enter date)

In \_\_\_\_\_ (city/ town), \_\_\_\_\_. (date).

\_\_\_\_\_

Buyer's signature: