FORM FOR UNILATERAL TERMINATION OF THE AGREEMENT

CUSTOMER:

First and last name:	
Address:	
Contact number:	
Mail:	
RECIPIENT:	
Firšt J.J.Strossmayera 29 31500 Našice, Croatia e-mail: <u>info@gea-magia.</u> com	
	, declare that I am unilaterally terminating
the contract for the sale of the following goods	,
ordered on dateand receive	
I undertake to return the goods I received to the f	ollowing address within the legal deadline:
Firšt, J.J.Strossmayera 29, 31500 Našice, Croatia.	

At_____, date _____

(handwritten signature, if form filled on paper)

You can electronically fill out and send a copy of the form for unilateral termination of the contract, which can be found on this website. We will send you the confirmation of receipt of the notice of unilateral termination of the contract without delay, by e-mail.

INSTRUCTIONS ON THE PROCEDURE OF UNILATERAL TERMINATION OF THE CONTRACT

The customer has the right to unilaterally terminate the contract, without giving a reason, within 14 days from the day when the goods were handed over to the customer or a third party designated by the customer. In order to be able to exercise the right to unilaterally terminate the contract, the customer must notify First of his decision to unilaterally terminate the contract before the expiration of the deadline, using this form for unilateral termination of the contract or through any other unequivocal statement expressing his will to terminate the contract, sent by post, fax or e-mail (in which the first and last name, address, telephone number, fax number and e-mail address, and the contract/order that the customer is canceling are stated). In case of unilateral termination of the contract, the customer bears the direct costs of returning the goods, and is obliged to return the goods to First trade, undamaged, without unnecessary delay, via the postal service provider, and no later than within 14 days from the day when he sent the decision on unilateral termination of the contract to the merchant. It is considered that the customer has fulfilled his obligation on time if he has sent the goods before the expiration of the aforementioned period. The customer is responsible for any decrease in the value of the goods resulting from the handling of the goods, except for that which was necessary to determine the nature, characteristics and functionality of the goods. First is obliged without delay, and no later than within 14 days from the date of receipt of the customer's notice of unilateral termination of the contract, to return to the customer what he paid, but not before the goods are returned to it. The refund will be returned in the same way the customer made the payment. In the event that the goods returned by the customer are damaged and are not for further sale. First is not obliged to accept the return of such goods. In the event that the value of the goods is reduced due to handling by the customer, First has the right to a proportional reduction of the amount that it returns to the customer.