



# RETURN AND EXCHANGE FORM

# Audio Parts

## Withdrawal

You can cancel your contract within 30 days without giving any reasons in text form (eg letter, fax, e-mail) or - if the goods before the deadline expires - by returning the goods. The time limit begins after receipt of this notice in written form, but not before receipt of the goods to the consignee (in case of recurring deliveries of similar goods not before receipt of the first partial delivery) and also does not fulfill our obligations under Article 246 § 2 in connection with § 1 para . EGBGB 1 and 2 as well as our duties according to § 312g para 1 sentence 1 BGB in conjunction with Article 246 § 3 BGB. The revocation period is sufficient to send the revocation or the thing.

contact us: [service@audio-parts.de](mailto:service@audio-parts.de)

## Consequences

In the case of an effective withdrawal, the mutually received benefits and any benefits derived (eg interest) surrendered. Can you give us the performance received and benefits (eg usage advantages) or not to issue or not, or only in deteriorated condition or in part, to the extent you have to pay compensation. For the deterioration and derived benefits, you must pay compensation only if the uses or the deterioration is due to a deal with the matter, beyond the consideration of the characteristics and functioning. By "testing the properties and functioning" refers to the testing and evaluation of the respective goods, such as it is in our store and customary. Transportable items are to be returned at our risk. You have to bear the costs of returning the goods if the goods ordered and if the price of the item to be returned by not exceeding 40 euros, or if you are at a higher price the thing is not at the time of full payment or a contractually agreed part payment provided. Otherwise, the return is free of charge. Not parcel things are picked up. Obligations to reimburse payments must be made within 30 days. The period begins with the declaration of revocation or the thing for us with their receipt.

## Special Notes

First For a service, your right of cancellation expires prematurely if the contract from you and is completely Lautsprecher Technik meets your specific request, unless you have exercised your right of cancellation.

Second If you finance the contract with a loan or revoke it later, you are not tied to the loan agreement, provided that both contracts form an economic unit. This is likely especially if we are also their lender or if your lender in order to fund our participation serves. If the loans are in effect, the revocation or has accrued at the return of the goods already, her lender occurs in relation to you regarding the effects of withdrawal or return our rights and obligations under the contract funded. The latter does not apply if the present contract is the purchase of financial instruments (eg securities, currencies or derivatives) as its object. You want to avoid a contractual obligation as far as possible as possible, you exercise your right to cancel and revoke addition to the loan agreement, if you also being entitled to a right of withdrawal.



RETURN LABEL — CUT ALONG DOTTED LINE