

# Withdrawal Policy

for consumers under § 13 BGB — distance contracts for digital content

*This withdrawal policy mirrors the official statutory model withdrawal notice under Annex 1 to Art. 246a § 1(2) sentence 1 No. 1 EGBGB (Introductory Act to the German Civil Code), implementing Directive 2011/83/EU (Consumer Rights Directive), English language version.*

## Right of Withdrawal

You have the right to withdraw from this contract within **fourteen days** without giving any reason.

The withdrawal period expires fourteen days after **the day of the conclusion of the contract**.

To exercise the right of withdrawal, you must inform us,

**Carsten Hasenstab IT Dienstleistungen**  
c/o Impressumservice Dein-Impressum  
Stettiner Strasse 41  
35410 Hungen  
Germany  
E-mail: thetalooptions@gmail.com

of your decision to withdraw from this contract by an unequivocal statement (e.g. a letter sent by post or an e-mail). You may use the attached model withdrawal form, but it is not obligatory.

To meet the withdrawal deadline, it is sufficient for you to send your communication concerning your exercise of the right of withdrawal before the withdrawal period has expired.

## Effects of Withdrawal

If you withdraw from this contract, we shall reimburse to you all payments received from you, including the costs of delivery (with the exception of the supplementary costs resulting from your choice of a type of delivery other than the least expensive type of standard delivery offered by us), without undue delay and in any event not later than **fourteen days** from the day on which we are informed about your decision to withdraw from this contract. We will carry out such reimbursement using the same means of payment as you used for the initial transaction, unless you have expressly agreed otherwise; in any event, you will not incur any fees as a result of such reimbursement.

If you requested that the services commence during the withdrawal period, you shall pay us an amount which is in proportion to what has been provided until you have communicated to us your withdrawal from this contract, in comparison with the full coverage of the contract.

## Special Notice — Extinction of the Right of Withdrawal for Digital Content (§ 356(5) BGB)

Your right of withdrawal with respect to a contract for the supply of digital content not on a tangible medium (here: access to the private Telegram research channel and subscription-protected content) shall **expire** if:

1. you have given express consent that we begin to perform the contract before the expiry of the withdrawal period;
2. you have acknowledged that by giving your consent for performance to begin, you lose your right of withdrawal; and
3. we have provided you with confirmation pursuant to § 312f BGB.

By ticking the corresponding checkbox during the Whop checkout process and concluding the subscription, you expressly declare:

***"I expressly consent to performance of the contract commencing before the expiry of the withdrawal period. I acknowledge that, upon commencement of performance, I lose my right of withdrawal."***

### **Note on Compensation for Value (§ 357a BGB)**

If you exercise your right of withdrawal before it has expired pursuant to § 356(5) BGB, you may owe compensation for the value of services already rendered up to the withdrawal, provided that you have expressly requested performance to commence before the expiry of the withdrawal period and we have duly informed you of your right of withdrawal (§ 357a(2) BGB). Compensation for value is calculated on the basis of the proportion of services already rendered compared to the total contract; for contracts with a disproportionately high total price, compensation is calculated on the basis of the market value of the services rendered. For contracts for the supply of digital content not on a tangible medium, pursuant to § 357a(3) BGB no compensation for value is owed.

# Model Withdrawal Form

(If you wish to withdraw from the contract, please complete this form and return it.)

**To:**

Carsten Hasenstab IT Dienstleistungen  
c/o Impressumservice Dein-Impressum  
Stettiner Strasse 41  
35410 Hungen  
Germany  
E-mail: thetalooptions@gmail.com

I/We (\*) hereby give notice that I/we (\*) withdraw from my/our (\*) contract of sale of the following goods (\*) / for the provision of the following service (\*):

\_\_\_\_\_

Ordered on (\*) / received on (\*): \_\_\_\_\_

Name of consumer(s): \_\_\_\_\_

Address of consumer(s): \_\_\_\_\_

\_\_\_\_\_

Signature of consumer(s) (only if this form is notified on paper): \_\_\_\_\_

Date: \_\_\_\_\_

(\*) Delete as appropriate.

*Notice: This withdrawal policy reflects the statutory model instruction in Annex 1 to Art. 246a § 1(2) sentence 1 No. 1 EGBGB. As of 19 June 2026, an update is required following EU Directive 2023/2673 (withdrawal button for online contracts). The policy must be updated by then.*