

Cancellation information

If you sign a contract and/or an agreement on fees with our law firm Friederici und Partner as a consumer according to § 13 BGB (German Civil Code) using exclusively means of telecommunication (e.g. telephone, fax, e-mail, post, internet) or outside our business premises, you as a consumer have a right to revoke the contract.

A consumer according to § 13 BGB (German Civil Code) is any natural person who concludes a legal transaction for a purpose that is neither regarding his self-employment nor commercial. The following conditions apply:

Right of revocation

You have the right to revoke the contract with our law firm within fourteen days without giving reasons. The revocation period is fourteen days, calculated from the day of conclusion of the contract. In order to exercise your right of revocation, you must inform us,

Friederici und Partner Rechtsanwälte, Fischertwiete 2, 20095 Hamburg,

Phone: +49 40-46 06 46, Fax: +49 40 46 06 45 00, E-Mail: info@friederici-partner.de

by means of a clear statement - sent e.g. by post, fax or e-mail - about your decision to revoke the contract.

The revocation period shall be deemed to have been observed if you send us the notification of the revocation before the end of the revocation period.

Consequences of the revocation

In the event of a revocation, we must reimburse you for all payments we have received from you without delay and at the latest within fourteen days from the date of receipt of the revocation of the contract.

For this repayment we will use the same means of payment that you used for your payment, unless expressly agreed otherwise with you. Under no circumstances will you be charged for this repayment.

If you have requested that the services should commence before the expiry of and during the cancellation period, we shall be paid a reasonable amount corresponding to the proportion of the services already provided by us up to the time you have informed us of the exercise of the right of cancellation in respect of this Agreement compared to the total amount of services provided for in the Agreement.

Additional information

If you sign a contract for the provision of services, the right of revocation expires prematurely if we have provided the service in full and have only begun to perform the service after the consumer has

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given his express consent and at the same time confirmed his knowledge that he will lose his right of revocation if we perform the contract in full.

Cancellation information received:

Place and date

X_____

Client

Consent	of the person entitled to revocation to start the service
immediate aware that Paragraphs	agree that the attorneys at law Friederici und Partner shall start with their service y, even though the revocation period of this contract has not yet expired, and I am my right to revoke expires when the service has been rendered in full (§ 356 3 and 4 BGB (German Civil Code)) and that I owe a value added rate for the lered up to the service provided (§ 357 Paragraph 8 BGB (German Civil Code)).
x	
Place and dat	
X	