FORM FOR WITHDRAWAL FROM CONTRACT

Adresát: JustComedy s.r.o. Xaveriova 1688/46, 150 00 Praha - Smíchov, IČO: 10951415, the operator of the e-shop artefly.cz

I hereby declare that I am withdrawing from the Contract:

Date of Contract conclusion:	
First and Last name:	
Address:	
E-mail:	
Specification of the Goods covered by the Contract:	
Method for the refund of received financial means, alternatively, provision of bank account number:	

If the buyer is a consumer, they have the right to withdraw from the already concluded purchase contract within 14 days from the date of the conclusion of the contract, provided that they ordered the goods through the e-shop of Just Comedy s.r.o. with registered office at Xaveriova 1688/46, 150 00 Prague - Smichov, ID: 10951415, registered in the Commercial Register maintained by the Municipal Court in Prague, Section C, File No. 351192 (then "Company"), or through another means of distance communication, except for cases specified in Section 1837 of Act No. 89/2012 Coll., the Civil Code, as amended, or if it concerns the purchase of goods, then within fourteen days of their receipt. In the case of a contract for several pieces of goods or delivery of several parts of goods, this period begins to run from the day of delivery of the last piece or part of the goods, and in the case of a contract under which the goods are to be supplied regularly and repeatedly, from the day of delivery of the first delivery

The buyer shall notify the Company of this withdrawal in writing to the address of the Company's establishment or electronically to the e-mail address specified on the sample form.

If the buyer who is a consumer withdraws from the purchase contract, they shall send or hand over the goods they have received from the Company without undue delay, no later than 14 days from the withdrawal from the purchase contract.

If the buyer who is a consumer withdraws from the purchase contract, the Company shall return to the buyer, without undue delay and no later than 14 days from the withdrawal from the purchase contract, all payments (the purchase price of the delivered goods) including the delivery costs that it received from the buyer under the purchase contract, in the same manner. If the buyer chose a delivery method other than the cheapest method of delivery offered by the Company, the Company shall only refund to the buyer the costs of delivering the goods to the extent corresponding to the cheapest offered method of delivery of goods. The Company is not obliged to refund the received payments to the buyer until it receives the goods back or until the buyer proves that they have sent the goods back to the Company.

D.	٦t	_	٠
\mathbf{p}	וג	C	٠

Signature: