Cancellation form

When purchasing goods and services that are not financial services. Complete and return this form only if you wish to withdraw from the agreement.

> The completed form is sent to: Nøsted & AS Grønviksveien 8 4515 Mandal

I/we hereby notify that I/we wish to withdraw from my/our agreement to purchase the following: (check)

- □ Goods (specify on the lines below)
- □ Services (specify on the lines below)

Customer number: ______

Check and date:

- The goods were received on (date) ______ (when purchasing goods)
- The agreement was concluded on (date ______ (when purchasing services)

Name of the consumer(s): ______

Order number:

Adress of the consumer(s): _____

Date: _____

The signature of the consumer(s).

Information on right of withdrawal

If the form is filled in correctly, the information in The Calcellation Act section 8 first paragraph letter h, i and j, cf. second paragraph, is considered given.

Right of withdrawal

You have the right to withdraw from this agreement within 14 days without giving any reason. The cancellation period expires 14 days after the day on which you or a third party other than the carrier, whom you have designated, get physical possession of the goods. For a kunne bruke angreretten må du underrette oss Nøsted & AS Grønviksveien 8 4515 Mandal Telephone: 38 27 25 50 Email: post@nosted.com in an unequivocal way about your decision to withdraw from the agreement (e.g. in a letter sent by post, fax or e-mail).

You can use the attached cancellation form, but it is not mandatory.

You can also electronically fill in and send the withdrawal form or another unequivocal declaration on our website www.nosted.com. If you use this option, we will immediately send you a receipt on a durable medium (e.g. via e-mail). To comply with the cancellation period, it is sufficient that you send the message that you want to use the right of cancellation before the cancellation period expires.

The effects of exercising the right of withdrawal

If you withdraw from this agreement, we shall refund all payments we have received from you, including the delivery costs (with the exception of additional costs as a result of you having chosen a different type of delivery than the cheapest type of standard delivery we offer), without undue delay and in all cases no later than 14 days after the day we receive notification of your decision to withdraw from this agreement.

We make the repayment with the same means of payment that you used for the original transaction unless you have expressly agreed otherwise with us.

In all cases, you will not be charged any fee as a result of the refund. We can withhold the refund until we have received the goods back, or until you have provided documentation that the goods have been sent back, or until whichever of these times occurs first.

You must return the goods or deliver them to us, without undue delay and in any case no later than 14 days after the day you notified us that you wanted to withdraw from the agreement. The deadline is met if you send back the goods before the 14-day deadline has expired.

You must bear the direct costs of returning the goods.

You are responsible only for any reduction in the value of the goods due to handling of the goods other than that which is necessary to determine their nature, characteristics, and function.