NOTICE OF UNILATERAL TERMINATION OF CONTRACT

I, theundersigned,		from
(r	name and surname of the buyer)
(address: to	wn, street, street No, post/ZIP c	ode, country)
hereby declare that I unilaterally to number and/or order number		_
received on	(day of the receipt of the product)	
At	(place), on	(date).
	Signature	
	form by e-mail to: info@lergiss.c	
LERGISS MK, Craft Company	for Clothing Production and Tra	de, owner Zrinka Ljaljić,
Matije Iva	anića 2E, 32100 Vinkovci, Croat	tia
RIGHT TO UNILATERAL TERMINAT	ION OF THE CONTRACT (EXTRA	

- (1) The consumer shall have the right, without giving reasons, to unilaterally terminate the contract concluded outside the premises or concluded at a distance within 14 days.
- (2) In the case of the conclusion of a purchase agreement, the deadline referred to in paragraph 1, this article shall begin to run from the date on which the consumer or a third party designated by the consumer, other than the carrier and the goods which are the subject of the contract are committed to possession.
- (3) Where an order has been commissioned by a consumer for several pieces of goods to be delivered separately, i.e. where goods are delivered in several pieces or more, the period referred to in paragraph 1, this article shall begin to run from the date on which the consumer or a third party designated by the customer, other than the carrier, is given possession of the last piece or last consignment of goods.
- (4) If the regular supply of goods is contracted for a specified period, the period referred to in paragraph 1, this article shall begin to run from the date on which the consumer or a third party designated by the customer, other than the carrier, is given possession of the first piece or first consignment of goods.
- (5) In the case of the conclusion of a service contract, a contract for the supply of water, gas or electricity sold in an unlimited volume or unlimited quantity and the supply of heat energy, as well as in the case of the conclusion of a contract which is subject to a digital content that has not been delivered to the body medium, the deadline referred to in paragraph 1, this article shall begin to run from the date of conclusion of the contract.