



Disclaimer

Right of Withdrawal

You can withdraw from your contract within 14 days without indicating reasons. Therefore, send us your cancellation in writing (e. g. a letter, fax, email). The cancellation period starts after receiving the disclaimer in writing, however not before concluding the contract and not before the fulfilment of the obligation to inform, according to art. 246 § 2 in connection with § 1 para. 1 and 2 IACC. To meet the deadline for the cancellation, it is enough to send the withdrawal in due time. The cancellation has to be addressed to:

Hochschule der Wirtschaft für Management

Oskar-Meixner-Straße 4–6
68163 Mannheim

Cancellation consequences

If the contract is cancelled, the merits received on both sides have to be returned and potential gains (e.g. interest) refunded. If you cannot return the received merits in full, in parts or in an impaired state, a refund is due. This can mean that you have to meet the contractually agreed duty of payment for the time until the cancellation. The duty to refund payments has to be met within 30 days. The time until the deadline starts for you with sending the cancellation, for us with receiving it.

Your right of withdrawal ends untimely if both parties agree that the contract is entirely fulfilled, before you made use of your right of withdrawal.