

Consumer information according to Section 312d German Civil Code (BGB)

Provider / Contractual Partner

Lucky Chef GmbH Wolfratshauser Str. 40 82049 Pullach i. Isartal Email: info@luckychef.com

Essential Characteristics of the Provider's Goods and Services

Sale of chews and (supplementary) food for pets
Creation of individualized recipe suggestions for feeding pets
Providing individually accessible digital content relating to pets
Sale of digital products

Prices & Costs

All prices shown include VAT.

Postal dispatch may incur additional costs, the costs of which cannot be shown in advance, i.e. without a specific order process.

Terms of Payment and Delivery

Unless advance payment has been agreed, the invoice amounts shown must be transferred within 7 days of receipt of the invoice by bank transfer to the following account (VR-Bank Donau-Mindel eG, IBAN DE14 7206 9043 0001 9884 68, BIC: GENODEF1GZ2).

Delivery usually takes place within 5 days of conclusion of the contract.

Liability for Defects

All goods and digital products delivered by the provider are subject to liability for defects. Warranty rights expire two years after delivery.

Term and Termination Conditions

When taking out a subscription, the minimum term is 12 months. After the minimum term has expired, the contract is automatically extended by one month and can be terminated at the end of the next month.

Termination takes place via the Customer Account on the provider's website.



Alternative Dispute Resolution pursuant to Art. 14 para. 1 ODR-VO and Section 36 VSBG

The European Commission provides a platform for online dispute resolution (OS), which consumers can find at http://ec.europa.eu/consumers/odr/. The provider is not obliged to participate in a dispute resolution procedure before a consumer arbitration board. The provider does not participate in dispute resolution procedures.

Contract Language

The contract language is German. All English documents are for illustrative purposes only.

Delivery Restrictions

Lucky Chef GmbH only delivers within the Federal Republic of Germany or the Republic of Austria. No deliveries are made to minors.

Existence of a Right of Withdrawal

If the contractual partner of the provider acts as a consumer, he has a right of withdrawal, unless it is a contract for the purchase of goods that can spoil quickly or whose expiration date would be quickly exceeded, or contracts for the delivery of sealed goods that are not suitable for return for reasons of health protection or hygiene if their seal has been removed after delivery.

The consumer has the right to withdraw from a concluded contract within fourteen days without giving any reason.

The withdrawal period shall be fourteen days from the day on which the consumer or a third party other than the carrier designated by him takes possession of the goods.

Any withdrawal should be addressed to: Lucky Chef GmbH, c/o Portica GmbH Marketing Support, Von-Galen-Str. 35, 47906 Kempen, telephone number: 089/2500379-01, email: support@LuckyChef.com.

To meet the withdrawal deadline, it is sufficient to send your communication concerning hte exercise of the right of withdrawal before the withdrawal period has expired.

Consequences of Withdrawal

If the contract is effectively revoked, the provider must refund to the consumer all payments that the provider has received from the consumer, including delivery costs (with the exception of additional costs resulting from the fact that the consumer has chosen a different type of delivery than the cheapest standard delivery offered by the provider), promptly and at the latest



within fourteen days from the day on which the provider received notification of your cancellation of this contract. For this refund, the provider will use the same means of payment that the consumer used for the original transaction, unless something else was expressly agreed with the consumer; under no circumstances will you be charged a fee to the consumer for this refund.

The provider may refuse repayment until he has received the goods back or until the consumer has provided evidence that he has returned the goods, whichever is earlier.

The consumer must return or hand over the goods to the provider promptly and in any event no later than fourteen days from the date on which the provider was informed of the cancellation of this contract. This deadline is met if the consumer sends the goods before the expiry of the fourteen-day period. The consumer bears the direct cost of returning the goods.

The consumer is only liable for any loss of value of the goods if this loss of value is due to handling by the consumer which is not necessary to check the quality, properties and functioning of the goods.

In addition to the online form (https://www.luckychef.com/kontakt/rueckgabe/), the following form can be used for revocation:

Αt

Lucky Chef GmbH c/o Portica GmbH Marketing Support Von-Galen-Str. 35 47906 Kempen

Email: support@LuckyChef.com

I/we (*) hereby revoke the contract concluded by me/us (*) for the purchase of the following goods (*) / the provision of the following service (*):

- ordered on (*) / received on (*):
- Name of the consumer (*):
- Address of the consumer (*):
- Signature of the consumer (*) (only for notification on paper):
- Date
- (*) Delete as appropriate