

**INSTRUCTION TO THE SERVICE USER THAT IS A CONSUMER ABOUT ITS  
RIGHT TO CONTRACT WITHDRAWAL**

---

**SERVICE PROVIDER:**

Business Name: Peter LAUGAR s.r.o.  
Registered Office: Trenčianska 53/B, 821 09 Bratislava, Slovak Republic  
Web address: <http://www.yellowposters.com/>  
Company Reg. No.: 44 415 982  
TAX ID No.: 2022687700  
VAT ID No.: SK2022687700  
Bank connection: VÚB a.s., Slovakia, SWIFT: SUBASKBX, www.vub.sk  
Account No.: SK880200000003309638751  
Incorporation: Company registered with the Commercial Register of the  
District Court Bratislava I, Section: Sro, Entry No. 54631/B  
E-mail address: [officialclaim@yellowposters.com](mailto:officialclaim@yellowposters.com).

(hereinafter referred to as the "**Service Provider**" only)

**SERVICE USER:**

The entity that shall use the services by means of the project, the web location <http://www.yellowposters.com/> of the application Yellow Posters.

(hereinafter referred to as the "**Service User**" only)

---

***1. Right to withdraw from the contract***

1. You are entitled to withdraw from this contract without stating a reason within 14 days following the day of the contract execution.
2. On exercising the right to withdraw from the contract please inform us of your decision to withdraw from this contract by way of an unambiguous notice (for instance a letter sent by mail or e-mail) to the postal address: Peter LAUGAR s.r.o., Trenčianska 53/B, 821 09 Bratislava, Slovak Republic or per e-mail to: [officialclaim@yellowposters.com](mailto:officialclaim@yellowposters.com).
3. For this purpose you can also make use of a sample form for the withdrawal from the contract that forms ANNEX No. I.

***2. Consequences of the contract withdrawal***

- 2.1 In case you withdraw from the contract, we will refund all payments you paid in connection with the contract execution, especially the price the credits, including all costs.
- 2.2 The payments will be refunded without undue delay, no later than within 14 days following the day when your notice of withdrawal from this contract was delivered to us. Their refund shall be carried out in the same manner as you used for your payment, if you did not explicitly disagree with another manner of payment, without charging any

other fees.

- 2.3 If you applied for the commencement of the provision of services during the period for the contract withdrawal, you are obliged to pay us the price for the actually provided performance until the day when you notified us of your decision to withdraw from this contract. When withdrawing from the contract the Service User that is a consumer shall bear the costs for the refund of the amount corresponding to incomplete provision of the service to the Service User that is a consumer, especially the aliquot part of costs for provided bank services and services relating to the administrative termination of the contract.