

COMPLAINT FORM

(this form must be completed and sent back only in case of complaint)
To: sklep internetowy robertkupisz.com, Art Works Sp. Z o.o., ul. Sandomierska 13, 02-567 Warszawa, e-mail: bok@robertkupisz.com

CUSTOMER INFORMATION	
Name & surname	Order number
Address	
Telephone number	Date of purchase
Date of claim	Date of defect recognition
DEFECT DESCRIPTION / REASON OF CO	OMPLAINT
CUSTOMER REQUEST	
□ Reparation	
☐ Exchange for new item	
☐ Cash back*	
☐ Price reduction	Customers signature
*If your order has been COD paid, please pro	ovide your bank account number or the address to which the money order is to be sent to.
DECISION	Reason of not recognizing the claim
	Redoon of not recognizing the olding
☐ Complaint recognized	
☐ Cash back	
☐ Reduction of payment amount ☐ Reparation	
☐ Exchange for a new item	
☐ Complaint not recognized	
If you have any questions please contact our customer service	
+48 786 100 123, bok@robertkupisz.com	Date and signature of the complaint reviewer
Fill out and sign the complaint form. The prote	ected from damage product together with the completed form and proof of purchase,
	z, Art Works sp. z o.o., ul. Sandomierska 13, 02-567 A 02-677 Warszawa
The complaint will be reviewed within 14 day	s from receiving the product. You will be notified by e-mail or by phone about the decision.

Art. 56

All the information you have provided remains secure in our database, and is accessible only to authorized Art Works Sp. Zo.o. employees

§1 If the sold item is defective, the purchaser may submit a declaration on price reduction or withdrawal from the agreement, unless the seller immediately and without excessive nuisance for the purchaser replaces the defective item with an item free from defects or removes the defect. This limitation shall not apply where the item has already been replaced or repaired by the seller or the seller did not meet the obligation of replacement with a defect-free item or of defect removal.

§2 If a consumer is the purchaser, he may, instead of the defect removal proposed by the seller, demand that the item be replaced with an item free from defects or instead of replacement of the item, demand that the defect be removed, unless causing the item to be compliant with the agreement in a manner chosen by the purchaser is impossible or would require excessive costs compared to the manner proposed by the seller. When assessing the excess of costs, the value of the defect-free item, type and importance of the defect discovered are taken into consideration, as well as the inconvenience to which a different manner of satisfaction would expose the purchaser.

§3 The reduced price should remain in such proportion to the price resulting from the agreement, in which the value of the defective item remains to the value of the defect-free item.

§4 The purchaser may not withdraw from the agreement if the defect is minor.

Art. 561