

Dear Customers of Drift Master GP Shop,

We do our best to ensure that you are satisfied with the quality of goods as well as our product portfolio.

However, if the product you have purchased does not meet your expectations, you can withdraw from the sales contract and return it.

You have 30 (thirty) days of the receipt of goods (the date of the confirmation of the receipt of goods) to withdraw from the sales contract.

We also feel obliged to remind you that you, as a consumer, are liable for the diminishing of the value of goods as a result of their use in a manner that goes beyond what is necessary to establish their nature, characteristics and functioning.

We therefore recommend that the returned goods are unused, clean, with tags attached and packed in a manner preventing damage to the parcel during the transport.

In order to streamline the process of contract withdrawal, please fill in the following form.

Drift Masters GP Shop Office

SALES CONTRACT WITHDRAWAL FORM

Ordering Party	Order		
Name		Date of order	
		Date of the receipt of goods	

The shop available at www.shop.driftmasters.gp is operated by Drift Masters Grand Prix spółka z ograniczoną odpowiedzialnością, country: Poland, province: mazowieckie, district: City of Płock, municipality: City of Płock, city: Płock, with its registered office in Płock (09-407), ul. Otolińska 25.

Any correspondence and returns of goods should be addressed to:
 SKLEP DRIFT MASTERS GP
 ul. Otolińska 25
 09-407 Płock
 e-mail: shop@driftmasters.gp

Address		Order number (*)	
Phone*		Number of the bill of sale (*)	

*Optional data. If you provide it, your return will be handled much easier and faster

Products subject to withdrawal	
<i>Product code</i>	
1	
<i>Reason for withdrawal – provided voluntarily (we will appreciate any comments)</i>	
2	
<i>Reason for withdrawal – provided voluntarily (we will appreciate any comments)</i>	
3	
<i>Reason for withdrawal – provided voluntarily (we will appreciate any comments)</i>	

Please note and be informed that:

You will be reimbursed for the returned goods with the use of the same method that you used to pay for the order. However, in the case of COD, please provide the details of your bank account to which the refund is to be made:

Bank name	
Account number	

Information on the protection of your personal data

Personal data controller and contact:

We inform that Drift Masters Grand Prix Sp. z o.o. ul. Otolińska 25 09-407 Płock NIP: 521-352-95-08 REGON: 141344411 KRS: 0000303724, is the controller of your personal data, e-mail: biuro@driftmasters.gp.

We inform that we have also appointed a Data Protection Officer, who can be contacted by mail to the following address: Drift Masters Grand Prix Sp. z o.o. ul. Otolińska 25 09-407 Płock

What data do we process?

We process your personal data that you provided to us above as well as other data resulting from your actions related to the withdrawal from the sales contract.

What is the purpose of the collection of your data and the legal basis under which we can use it?

We will process your personal data:

- in order to fulfil our obligations – legal basis: Article 6(1)(c) of the GDPR, including obligations:
 - (i) arising from contract withdrawal, including the provision of answers;
 - (ii) to issue and store relevant documents required under tax and accounting regulations in relation to the contract withdrawal;
 - (iii) to store data in order to prove the fulfilment of the accountability obligation under the GDPR;
- in order to pursue our legitimate interest – legal basis: Article 6(1)(f) of the GDPR – occurring in the following cases:
 - (i) establishing, exercising and defending claims arising out of the withdrawal and our actions related thereto;
 - (ii) ensuring network and information security;
 - (iii) creating statements, analyses and statistics for our internal purposes, including in particular reporting, research and planning our product development, including services, and the improvement of their quality;
 - (iv) supporting customer care, including its adjustment to the needs resulting from withdrawals;
 - (v) protecting against fraud attempts.

Do you have to provide your data to us?

You provide your data voluntarily, as it is not required by law. However, data specified in the withdrawal form that are not optional are necessary for the handling of the withdrawal and the fulfilment of our obligations related thereto.

Who can we transfer your data to?

Your data may be transferred to:

- entities processing your personal data on our behalf and involved in the fulfilment of our activities, i.e.:
 - (i) our subcontractors supporting us in the fulfilment of our obligations arising from returns, e.g. in handling correspondence or in the customer care process, including the collection of goods, or other entities acting as intermediaries in the sale of our products;
 - (ii) entities operating our ICT systems or providing us with ICT equipment, including IT platforms or space on servers and websites;
 - (iii) entities providing us with advisory, consulting, audit, legal, tax or accounting services;
- other controllers being:
 - (i) entities providing postal or courier services – for the purposes of delivering letters and collecting parcels;
 - (ii) entities providing freight services – for the purposes of collecting returned goods;
 - (iii) entities providing payment services (banks, payment institutions) – for the purposes of reimbursements to customers;
 - (iv) entities providing lending services (banks, payment institutions) – for the purposes of reimbursements to customers;
 - (v) entities cooperating in the operation of Drift Masters GP shops or in customer care, or other entities acting as intermediaries in the sale of our products – for the purposes of paying their fees.

How long can we store your data?

We can store your data for a period required to complete settlements and returns related to contract withdrawal, and after this date, we will store your data for a period required under tax regulations and accounting regulations, and after the expiry of this period, until the lapse of the prescribed statute of limitation for the withdrawal and the termination of liability arising out of the accountability obligation as well as other obligations imposed under personal data protection regulations for the purposes of the establishment, exercise or defence of these claims, the preparation of statements, analyses and statistics for our internal purposes as well as ensuring network and information security (i.e. in order to pursue our legitimate interest – Article 6(1)(f) of the GDPR) and for the purpose of data storage in order to prove the fulfilment of the accountability obligation and other obligations stipulated by the personal data protection provisions [Article 6(1)(c)] of the GDPR.

What rights do you have?

Please remember that you have a right to demand rectification (correction) and completion, removal, limitation of processing, moving of your personal data or obtaining access to your personal data.

You are also entitled to file a complaint to the supervisory body, i.e. President of the Personal Data Protection Office.

You also have a right to object if grounds related to your special circumstances arise and your data is processed on the basis of necessity for purposes arising from legitimate interest.

Method of communication and obtaining further information:

If you have any questions concerning the manner and scope of the processing of your personal data as well as your rights, please contact us Drift Masters Grand Prix Sp. z o.o. ul. Otolińska 25 09-407 Płock