## WITHDRAWAL FORM MODEL

(This document or letter must only be filled in and sent if you wish to withdraw from the contract)

Subject: Contract withdrawal	
In:	,
To the attention of:	
Scuba School Lanzarote Luís Duque García CIF/NIF: 40981368Z Address: Av del Mar 5, 35508 Costa Teguise (Hotel Barceló La Telephone: 0034 678 159 111 Owner of the following online commerce website: https://www.d	livessl.com Idraw from our contract of sale
of the following goods and/or provision of the following services	:
Type of product(s) and/or service(s) and description of the applicable, the reference number):	same(s) (includes, if
Order number:	
Date on which the order was placed or subscribed:	
Name and identity document (DNI/NIE/Passport) of the con attached):	sumer(s) and user(s) (copy
Address of the consumer(s) and user(s):	
Telephone of the consumer(s) and user(s):	
Email of/consumer(s) and user(s):	
	the consumer(s) and user(s) the form is submitted on paper)

## RIGHT OF WITHDRAWAL

By virtue of the provisions of Royal Legislative Decree 1/2007, of 16 November, approving the revised text of the General Law for the Defence of Consumers and Users and other complementary laws, the consumer has the right to withdraw from the contract signed remotely (by telephone, internet, postal mail, fax, at home, etc.) within 14 calendar days without the need for justification.

The withdrawal period will expire at 14 calendar days on the day of the contract, or, as appropriate, on the day that you or a third party by you indicated, other than the carrier, acquired the material possession of the goods, or on the last of those goods purchased or on the last of the pieces of a self well acquired by the same order.

To exercise the right of withdrawal, the consumer must notify his/her decision to withdraw from the contract through an unequivocal statement (for example, a letter sent by postal mail, fax or email). You can use this withdrawal form model, although its use is not mandatory. The user also has the option to fill in and send electronically the withdrawal form model or any other unequivocal statement by attaching the document and sending it to <a href="mailto:admin@divessl.com">admin@divessl.com</a>. Through this option, the consumer will receive without delay in a durable medium (for example, by email) the receipt of this withdrawal. To meet the withdrawal period, it is sufficient that the communication relating to the exercise of this right be sent by the consumer before the corresponding deadline expires.

The exercise of the right of withdrawal will extinguish the obligations of the parties to execute the contract or conclude it when the consumer has made an offer, so, in case of respecting the aforementioned conditions, I will refund any payment received, including, if applicable, the delivery costs, without undue delays and, in any case, before 14 calendar days have elapsed from the date on which the contract was received and the user's will This refund will be made using the same payment method used by you for the initial transaction, unless you have expressly provided otherwise and provided that you do not incur any expenses as a result of the refund.

It is excluded from the right of withdrawal to the contracts mentioned in Article 103 of Royal Legislative Decree 1/2007 of 16 November approving the revised text of the General Law for the Defence of Consumers and Users and other complementary laws.