

On 1 October 2008, the 'Cancellation of Contracts Made in a Consumer's Home or Place of Work etc Regulations 2008' (the Regulations) came into force. These new regulations extend the existing law on cooling-off periods and cancellation rights for consumers and cover contracts made during both solicited visits made by traders – (i.e. visits made at the consumer's request) - and unsolicited visits by traders.

## Notice of Right to Cancel

<p><b>Trader's details:</b></p> <p><b>Extreme Handyman, Decorating and Fencing Service.</b></p> <p><b>80 Homefield Road</b></p> <p><b>Walton-on-Thames</b></p> <p><b>Surrey</b></p> <p><b>KT12 3RG</b></p>	<p><b>Insert Customer's Name:</b></p>  <p><b>Insert Customer's address:</b></p>   
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You have the right to cancel our contract within 14 days of receiving this Notice. If you wish to cancel, fill in the Cancellation Form below and send it back to us at the address above by recorded delivery and by email.

You will be required to pay for goods or services if performance of the contract has begun with your written agreement before the end of the cancellation period. A 20% restocking fee will be applied, items or paints made to order must be paid for in full. If we have allocated time and have turned away work then you may be billed for loss of revenue if the subsequent dates do not get filled.

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## Cancellation Form

If you wish to cancel the contract you must do so in writing and send by recorded post and email to [extremeclean@hotmail.co.uk](mailto:extremeclean@hotmail.co.uk) and must be with 4 weeks notice. This must be followed up by a phonecall. If we have allocated time and have turned away work then you may be billed for loss of earnings.

I/We hereby give notice that I/We wish to cancel my/our contract .....

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*To be filled in by customer:*

Name .....

Address .....

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Date .....