

## Information on your right of withdrawal

### Your right of withdrawal:

If you conclude the contract with us as a consumer as per sec. 13 of the German Civil Code, you may withdraw your reservation for the Event in writing (e.g. letter, e-mail) within 14 days after booking without giving reasons. Please use the following contact details:

***Weierstrass-Institute for Applied Analysis and Stochastics Anton-Wilhelm-Amo  
Str. 39, 10117 Berlin***

***Shalva Amiranashvili***

***E-Mail: [shalva.amiranashvili@wias-berlin.de](mailto:shalva.amiranashvili@wias-berlin.de)***

The 14-day period begins after receipt of this Information, however, not before the conclusion of the contract with us and also not before we, as Event Organiser, have fulfilled our information obligations pursuant to Art. 246 sec. 2 in conjunction with sec. 1 (1) and (2) of the Introductory Law to the German Civil Code as well as our obligations pursuant to sec. 312g (1), first sentence of the German Civil Code in conjunction with Art. 246 sec. 3 of the Introductory Law to the German Civil Code. Timely dispatch of your withdrawal notice will be sufficient to comply with the 14-day period.

### Consequences of your withdrawal:

If you exercise your right of withdrawal effectively, the services received by both Parties must be returned and any benefits derived (e.g. interest) surrendered. If you are unable to return or surrender the received services and benefits (e.g. benefits of use) or are only able to do so in part or in a deteriorated condition, you must compensate us. Obligations to reimburse payments must be fulfilled within 30 days. This period begins for you upon sending your withdrawal notice and for us with its receipt.

### End of the Information on your right of withdrawal