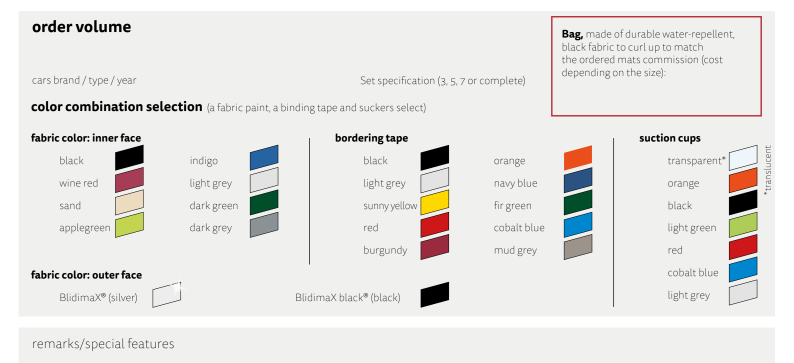
# order form

Please order your **BlidimaX**® with this form. Next to the field for your vehicle's type, please write down the glasses on which **BlidimaX**® would be installed (visit our website) and mark the color combination you wish. If you have special requirements or wishes for your window protection (for example badges or vignette pasted on the front glass), you could

remind us through filling out this field. Please do not forget your personal information to ensure, that the package arrives you in time. You would receive from us a confirmation of order. We would enquire you for further questions.



personal information:		*-fields are mandatory		
titel*	first name*	lasti	name*	
company		email addi	ress*	
address 1*		phone nur	phone number*	
address 2		cellphone	cellphone	
ZIP code*				
city*			Yes, I accept your <u>terms and conditions.</u>	
			Declaration of consent EU-DSGVO	
Completed everything? Save the form on your			Yes, I have taken note of the privacy policy and agreeing that the information I have provided, is electronically collected and stored. My data is used strictly for the purpose of processing and answering my request/order.	

**NOTE:** the payment is supposed to be finished in advance. The information of the payment will be received with the confirmation of order per Email.

Meanwhile, please be aware of the general terms and conditions act at the second page.



Completed everything? Save the form on your computer and simply send it as an attachment to **info@blickdicht-manufaktur.de**.

Or print it out, fill it in and send it to us by fax or post. See address and fax number below.

**Blickdicht Manufaktur GmbH** 

Manageress: Anja Börner

Büdericher Straße 26

D-41460 Neuss

FON +49 21 31/294 9505 info@blickdicht-manufaktur.de www.blickdicht-manufaktur.de FAX +49 21 31/5 23 05 84

## General Terms and Conditions of Trade of Blickdicht Manufaktur

Section 1 – Scope and Provider Section 2 – Ordering Process and Conclusion of Contract Section 3 – Prices Section 4 – Delivery Costs Section 5 – Delivery Terms Section 6 – Payment Terms Section 7 – Retention of Title Section 8 – Cancellation Policy Section 9 – Transport Damage Section 10 – Warranty Section 11 – Final Provisions

## Section 1 - Scope and Contracting Parties

These General Terms and Conditions of Trade (hereinafter referred to as the "GT&Cs") apply to all contracts concluded by a Consumer with the company Blickdicht Manufaktur (hereinafter referred to as the "Seller") via its online shops www.blickdicht-manufaktur. de, www.blickdicht-manufaktur.com, www.blidimax.de and www.blidimax.com. A Consumer is any natural person who enters into a legal transaction for purposes that can be regarded as being mainly outside the Consumer's autonomous trade or profession. Within the meaning of these GT&Cs, a Contractor is any natural or legal person or a legally responsible partnership that, in concluding a legal transaction, practices the Contractors autonomous professional or commercial trade or profession.

#### Section 2 - Ordering Process and Conclusion of Contract

The product presentations in the online shop serve as an offer to purchase for the Buyer. By placing an order, the Buyer makes a binding offer to conclude a contract with the Seller. The buyer places the order by entering their full details during the ordering process. By clicking on the "Confirm purchase" button, the Buyer makes a binding offer to buy from the Seller. Alternatively, the Buyer makes the Seller a binding offer to conclude the contract with the Seller by fax using the order form that can be downloaded from the website. The Seller then sends the Buyer confirmation of receipt of the order. The Seller can accept the contractual offer (the order) within 2 days by sending an order confirmation.

Before making the binding offer via the Seller's online shop, the Buyer can change the order at any time using the usual key and mouse functions. In addition, the Buyer receives an overview of the order before making the binding offer, which can also be edited using proofing tools. The buyer can click on "Cancel" at any time during the ordering process before making the binding offer.

When an offer to purchase is made by the Buyer, the text of the contract is stored by the Seller. After the order has been submitted, this text is sent to the Buyer in writing, together with the GT&Cs, by post, fax or e-mail.

#### Section 3 – Prices

Unless stated otherwise on the Seller's website, the prices specified on the product pages include statutory VAT and other price components and are subject to additional delivery costs where applicable.

#### Section 4 - Delivery Costs

Delivery costs are charged at a flat rate of €7.50 per order. For orders to a German island, the island supplement is passed on to the Buyer. The Buyer is made aware of this before the offer to purchase is made. For delivery within Germany, we charge a flat rate of €7.50 per order.

#### Section 5 - Delivery Terms and In-Stock Proviso

Delivery is made by DHL within Germany only. Unless stated otherwise on the website. The delivery period shall commence from receipt of payment, and provided all necessary data (measurement set) are available. These include the window size and any cut-outs for the rear-view mirror or similar. Due to the order situation or production reasons, the delivery time may vary. Decisive is the delivery time in the order confirmation. If some of the products ordered are not in stock, we are entitled to make partial deliveries at our own cost insofar as this is reasonable to you. We will make three attempts to deliver the goods. If we are unable to do so through your fault, we are entitled to withdraw from the contract. In necessary, payments that have been made will be reimbursed without undue delay. If the product ordered is not available because we cannot deliver or manufacture it due to the failure of our suppliers to deliver and not through our fault, we are entitled to withdraw from the contract. In this case, we will, if necessary, reimburse you any payments already made.

The delivery time information for our customised products on the website applies from the moment of technical clarification of receipt and payment of the order.

#### Section 6 - Payment Terms

Payment can be made in the form of an advanced payment or by PayPal or credit card (VISA / MASTERCARD). If you choose to pay in advance, we provide our bank details in the order confirmation.

#### Section 7 - Retention of Title

The goods remain our property until full payment has been made. The pledging, assignment as security, processing or transformation of the goods is not permitted without our consent before the transfer of ownership has taken place.

#### Section 8 - Cancellation Right

Consumers have the right to cancel within fourteen days.

#### Cancellation Right

You have the right to cancel this contract within fourteen days without giving any reason. The cancellation period is fourteen days from the day on which you or one of your nominated third parties, who is not the haulier, has taken possession of the last goods. To exercise your cancellation right, you must notify us of your decision to cancel this contract by sending us a clear declaration of cancellation (e.g. a letter sent by post, a fax or an e-mail) at:

Blickdicht Manufaktu Gerhard Börner Büdericher Straße 26 41460 Neuss Germany

Phone: +49 2131 5230586 Fax: +49 2131 5230584 E-mail: info@blickdicht-manufaktur.de

To do this, you can use the attached sample cancellation form, but this is not mandatory.

For it to be deemed that the cancellation period has been adhered to, it is sufficient that you send the notification of your exercise of your cancellation right before the cancellation period has expired.

#### Consequences of Cancellation

If you cancel this contract, we must reimburse all payments that we have received from you, including delivery costs (except for additional costs arising from your having selected a type of delivery other than the cheapest standard delivery that we offer) without undue delay and within fourteen days at the latest from the day on which we receive notification of your cancellation. We will make the reimbursement using the same means of payment as used for the original transaction, unless you have expressly agreed otherwise. You will not incur any fees as a result of the reimbursement. We can refuse reimbursement until such time as we have received the returned goods or until you have provided proof that you have returned the goods, depending on which occurs earlier. You must return or hand over the goods without undue delay and in any event within fourteen days at the latest from the day on which you inform us of the cancellation of this contract to:

Blickdicht Manufaktur Gerhard Börner Büdericher Straße 26 41460 Neuss Germany

The deadline is deemed to have been adhered to if you send the goods before the fourteen-day cancellation period has expired. You bear the direct costs of returning the goods. You must only pay for any depreciation in value of the goods if an inspection of the quality, features and functionality of the goods reveals that this depreciation in value can be attributed to unnecessary handling of the goods on your part.

You do not have the right to cancel the delivery of goods that

 are not ready-made and that have been custom-made or clearly personalised for the personal requirements of the Consumer.

https://www.blickdicht-manufaktur.de/files/blickdicht/download/cancellation\_form.pdf

#### Section 9 - Transport Damage

If goods that have obviously been damaged in transport are delivered, please immediately register a complaint with the courier and contact us as soon as possible on +49 2131 5230586 or by e-mail at info@blickdicht-manufaktur.de. Failure to make a complaint or to contact us does not affect your statutory rights in any way. If you do so, however, this will help us to assert our claims against the haulier or transport insurance company.

### Section 10 - Warranty

The items offered in our shop are covered by statutory warranty rights.

#### Section 11 - Final Provisions

If a provision of these General Terms and Conditions of Trade proves ineffective, the rest of the contract shall remain effective. The relevant statutory regulations shall apply in place of the ineffective provision.

Last updated: July 2017