

TINT MATIC

Unified Service Agreement & Liability Contract

This Agreement governs all services performed by Tint Matic. By purchasing services, the Client agrees to all terms, conditions, waivers, and dispute provisions contained herein.

1. Pre-Existing Conditions

- All vehicles are serviced strictly AS IS.
- Tint Matic is not responsible for scratches, chips, cracks, failing defrosters, weak regulators, adhesive residue, brittle glass, faulty electronics, or prior damage.

2. Electronics & Water Exposure

- Professional tint installation requires controlled moisture.
- Tint Matic is not liable for malfunctioning electronics, weak seals, aftermarket wiring, custom lighting, stereos, alarms, dash cameras, or modified systems.

3. Glass & Defroster Disclaimer

- Rear defroster lines may fail due to age or prior damage.
- Glass may crack due to pre-existing chips, structural stress, or temperature changes.
- Tint Matic is not responsible for spontaneous glass failure.

4. Film Curing & Aftercare

- Film requires 3–7 days to cure.
- Haze or water pockets are normal during curing.
- Windows must remain closed for 24–48 hours.

5. Legal Compliance

- Client is solely responsible for ensuring selected tint complies with state laws.
- Tint Matic is not liable for fines, citations, or inspection failures.

6. Warranty

- Lifetime warranty covers manufacturer defects (peeling, bubbling, fading, delamination).
- Warranty excludes scratches, abuse, vandalism, ammonia cleaners, accidents, or physical damage.
- Warranty is non-transferable unless stated otherwise.

7. Complete Limitation of Liability

- Tint Matic shall not be held financially or legally liable for any direct, indirect, incidental, consequential, special, or punitive damages.

- This includes loss of vehicle use, diminished value, electronic malfunction, mechanical claims, or cosmetic disputes.
- Liability may only arise in cases of proven gross negligence or willful misconduct.

8. Arbitration Agreement

- All disputes shall be resolved exclusively through binding arbitration.
- Client waives the right to file lawsuit in civil court or participate in class action litigation.
- Arbitration shall occur in the county where services were performed.

9. Attorney Fee Recovery

- If Tint Matic prevails in any dispute or arbitration, Client agrees to pay all attorney fees, court costs, and collection expenses.

10. Chargebacks

- Client agrees to allow Tint Matic opportunity to inspect and correct issues before filing disputes.
- Fraudulent chargebacks will be pursued legally.

11. Acceptance of Terms

- By purchasing services from Tint Matic, Client acknowledges acceptance of all terms outlined in this Agreement.