Pricelist for GT-Class (X290)

Version 09/21



 $Prices \ and \ technical \ specifications \ are \ subject \ to \ change \ without \ prior \ notice! \ Errors \ reserved!$

All stated performance figures are approximate values. They are dependent on vehicle-specific details such as vehicle type, equipment level, curb weight, final drive ratio, tyre/wheel combinations, transmission version and aerodynamic enhancements. Figures about performance increases and/or performance kits are to be understood as average values.

Test-dependent divergences of +/-5% are possible. Figures about the overall performance of changed factory engines through performance increases and/or performance kits are based on the manufacturer's data listed in the vehicle registration document, which can vary by +/-5%.

BRABUS does not warrant any further reduced performance of factory engines.

Prices are effective from 2021 September 24th, Pricelist GT-Class X 290, Model 2019.

Information correct at print. All prices are net and exclude taxes.

All deliveries and works are to be carried out according to our terms of delivery, p ayment and assembly.

Any errors or omissions during printing are not legally binding.

Reprint or copying, partly or in whole, only after agreement with editor.

Responsible for contents: BRABUS GmbH, Brabus-Allee, D-46240 Bottrop, Germany.

① Important information:

The listed painting prices only apply to Mercedes-Benz standard colours.

All further colours such as pearl effect, Designo, and matte colours etc. upon request!

Price net in €

> 598,00 220,00

Aerodynamics, design

All BRABUS aerodynamic components have been certified with regard to vehicle handling and material safety. They are designed in a way that all mounting points are invisible after installation.

Front skirt / front spoiler

X290-290-99

BRABUS radiator-grille logo, illuminated 1)

installation

	•	
	BRABUS front spoiler visible carbon	3.890,00
290-263-00	glossy	
290-263-10	matt installation	220.00
		220,00
000 045 00	BRABUS front skirt add-on visible carbon	3.380,00
290-265-00	glossy	
290-265-10	matt installation	220,00
	IIIStattation	220,00
Rear diffus	ser	
	BRABUS rear diffuser visible carbon	4.280,00
	only in connection with BRABUS sports exhaust system 290-678-63	
290-463-00	glossy	
290-463-10	matt	222.00
	installation	230,00
Rear bump	per	
	BRABUS rear skirt add-on visible carbon	1.990,00
290-465-00	glossy	
290-465-10	matt	000.00
	installation	220,00
Special eq	uipment	
222-810-00	BRABUS carbon mirror caps	1.190,00
	Montage	308,45
Emblems		
166-000-20	BRABUS logotype on trunk chromed 1)	50,00
	installation	15,00
221-000-14	BRABUS hood emblem 1)	70,00
	installation	15,00

¹¹The purchase of BRABUS logos and other brand emblems is only possible in combination with at least one product component from the following product ranges: wheel set, performance upgrade, sport exhaust, aerodynamics.

Price net in €

Wheels

All BRABUS wheels have been tested by the German TÜV regarding driving dynamics and material safety and are supplied with according TÜV certification. The suitability for the respective tyre combination is to be verified – verifications can be supplied by BRABUS.

The assembly costs for all wheels are $29.00 \in$. All BRABUS alloy wheels are suitable for use with original Mercedes-Benz tyre-pressure monitoring systems (TPMS). Please order the respective sensors if required. For vehicles with active RDK-system (CODE 475 – valid for all vehicles for the european market / other markets partially optional) please order the corresponding wheel sensors.

The assignment of the adapters can be found on page 7.

Tyres not included in the price! Tyre prices and models as well as further wheel-tyre combinations upon request!

	BRABUS Monoblock F cross spoke design "Liquid Titanium" anthracite painted only for winter tires	
F13-950-10	9.5J × 20H2 offset 10 for tyre size: 255/40 R 20 M&S*	990,00
F13-950-00 RA	9.5J × 20H2 offset 00 for tyre size: 285/35 R 20 M&S*	990,00
	BRABUS Monoblock R 5 double spoke design "Liquid Titanium smoked" anthracit polished only for winter tires	
R12-950-10	9.5J × 20H2 offset 10 for tyre size: 255/40 R 20 M&S*	990,00
R12-950-00 RA	9.5J × 20H2 offset 00 for tyre size: 285/35 R 20 M&S*	990,00
	BRABUS Monoblock T 5-double-spoke-design "Liquid anthracite" polished with inlays in carbon design only for winter tires	
T13-950-10	9.5J × 20H2 offset 10 for tyre size: 255/40 R 20 M&S*	990,00
T13-950-00 RA	9.5J × 20H2 offset 00 for tyre size: 285/35 R 20 M&S*	990,00
	BRABUS Monoblock 10-spoke-design black-glossy fully polished only for winter tires	
Z12-950-10 FA	9.5J × 20H2 offset 10 for tyre size: 255/40 R 20 M&S*	990,00
Z12-950-00 RA	9.5J × 20H2 offset 00 for tyre size: 285/33 R 20 M&S*	990,00

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			Price net in €	
	BRABUS Monoblock Z "Platinum Edition" 10-spoke-design – forged – black-glossy polished			
Z12-051-25 FA	10.5J × 21H2 offset 25 for tyre size: 275/35 ZR 21**		2.050,00	
Z12-202-25 RA	12J × 22H2 offset 25 for tyre size: 315/25 ZR 22* or 335/25 ZR 22**		2.550,00	
	* no modifications required			
	** TÜV-technical work required, VERSION I for sufficent clearance of the complete wheel and tyre combination		390,00	
TPMS Senso	ors			
The assembly o	costs for all wheels are 10.00 € net.			
RDK-2016	TPMS-Sensor Schrader GenDelta for Mercedes [4 sensors neccessary per car]			
Accessories	for wheels			
000-100-16	BRABUS aluminium hubcap set ¹⁾ with engraved BRABUS emblem		160,00	
VG-02-AL	BRABUS valve caps chrome (set) 1)		41,85	
RDK-VALVE-BK	RDK valve black incl. BRABUS valve cap ¹⁾ (4 required per vehicle)		21,85	
FE-AK-B	BRABUS wheel bolt covers in black (set of 20 pieces) 11		24,90	
RS	Wheel locks for BRABUS wheels please specify exact car and wheel type		60,00	
Sport suspe	nsion			
290-108-063-177-0	0 BRABUS AIRMATIC SPORT-Unit for GT63 S AMG Lowering of approx. 25 mm in driving program "Comfort" and Sport		1.980,00	
	installation		170,00	
290-108-053-256-0	0 BRABUS AIRMATIC SPORT-Unit for GT53 AMG		1.980,00	
	Lowering of approx. 25 mm in driving program "Comfort" and Sport installation		170,00	

¹⁾The purchase of BRABUS logos and other brand emblems is only possible in combination with at least one product component from the following product ranges: wheel set, performance upgrade, sport exhaust, aerodynamics.

Price net in €

Engine tuning, engine programme

Increased active safety with BRABUS high-performance engines for Mercedes-Benz cars, achieved by a considerable increase in torque and tractive power, featuring smooth idling and great serviceability.

Performance kits for petrol engines

X290-B40-00-315	BRABUS PowerXtra B40-700 Base GT63 S AMG (X290) (base 470 kW/639 hp)	6.290,00
	+ 45 kW / 61 hp; + 50 Nm to 515 kW (700 PS), max. torque 950 Nm, Vmax: 315 km/h	
	installation	690,00
X290-B40S-800-3	315 BRABUS PowerXtra B40S-800	21.900,00
	Base GT63 S AMG (X290) (base 470 kW/639 hp)	
	+ 118 kW / 161 hp; + 100 Nm to 588 kW (800 PS), max. torque 1000 Nm, Vmax: 315 km/h installation	1.890,00
	250 BRABUS PowerXtra B53-500	·
AZ70-D33-300-00-2	Base GT S 53 AMG (X290)	2.390,00
	+ 48 kW / 65 hp; + 70 Nm to 368 kW (500 hp), max. torque 590 Nm, Vmax: 285 km/h	
	installation	230,00
177-740-500	BRABUS BoostXtra – Blow Off ventil adapter	498,00
	installation	110,00
Sports exh	aust system	
290-678-63	BRABUS valve controlled sports exhaust	5.980,00
	Only in combination with BRABUS rear diffuser	
	Valve control operation (loud/quiet) as standard, consisting of: 2 × rear silencer, connection pipes from catalyst and	
	titanium carbon tailpipes with 90mm diameter	
	installation	440,00
Instrument	ts	
213-660-00	BRABUS Start-Stop Memory System	298,00
	installation	160,00
Floor mats		
213-871-00N	BRABUS floor mats velours, nero	179,00
	set of 4 pieces, with BRABUS logo and nubuk edging, color: nero	
290-872-00N	BRABUS trunk mat black with nubuk edging in black	199,00
Alu-Interio	r	
205-819-00	BRABUS door lock pins aluminium (set of 4 pieces)	98,00
	installation	40,00
213-350-00	BRABUS entrance panels set set of 2 pieces, with white-illuminated BRABUS logo	898,00
	with colour change from white to selected ambient color (64 colours)	
	installation	110,00
222-816-00	BRABUS aluminium pedal pads	209,00
	set of 2 pieces	05.00
	installation	95,00

Price net in €

Complete interior appointments

	BRABUS leather/Alcantara interior trim	
	X 290 for: 2 front seats with headrests, colour of leather/Alcantara, stitching and edging upon request	
X290-857-00	Design version as standard seats*	5.350,00
X290-857-15	Design version differing from standard seats/seat inner sections extensively quilted*	6.450,00
X290-857-02	Surcharge for vehicles with Sidebag rear*	360,00
X290-857-03	Armrest front to be covered in leather/Alcantara*	380,00
X290-857-04	Surcharge for seats with climate control*	980,00
X290-857-07	Armrest rear to be covered in leather/Alcantara*	500,00
X290-857-09	Rear shelf to be covered in leather/Alcantara*	900,00
X290-857-12	Covers for 2 front seats to be covered in leather/ Alcantara *	400,00
X290-857-13	Vehicles floor completly quilted in leather*	4.500,00
X290-857-14	Trunk completely quilted in leather*	4.300,00
X290-857-15	Floor mats quilted in leather, 4-pieces, with BRABUS logo stitching*	1.800,00
X290-857-16	Boot mat quilted in leather, with BRABUS logo stitching*	800,00
X290-857-17	Steering wheel airbag to be covered in leather/ Alcantara*	690,00
X290-857-18	Set of sunvisors to be covered in leather/Alcantara*	540,00
X290-859-08	A-,B- and C-columns to be covered in leather/Alcantara*	1.490,00
X290-861-00	Door covers incl. storage compartments, 4-pieces*	3.990,00
X290-862-01	Back covers front seats incl. Sidebags to be covered in leather/ Alcantara*	900,00
X290-864-12	Middle console incl. armrest to be covered in leather/Alcantara*	920,00
X290-865-11	Dashboard and center console to be covered in leather/Alcantara*	1.990,00
X290-865-12	Dashboard lower section to be covered in leather/Alcantara*	1.250,00
X290-867-11	Headliner to be covered completely in leather/Alcantara - without sunroof*	2.200,00
X290-868-11	Headliner to be covered completely in leather/Alcantara - with sunroof*	2.400,00
X290-890-CARBON	Interior carbon package, 8-pieces*	4.950,00
X290-890-CARBON-N	4 Installation	396,00
X290-891-CARBON	Interior carbon package II, 2-pieces, standard equipment*	810,00
X290-892-CARBON	Interior carbon package III, 1-pieces, supplementary to the standard equipment*	810,00
X290-893-CARBON	Interior carbon package IV 3-pieces, supplementary to the standard equipment*	700,00
X290-895-CARBON	Interior carbon package V, 2-pieces, standard equipment**	1.260,00

^{* 20 %} surcharge for BRABUS Mastik leather

Wheel adapter assignment

part no.	design	type	size in "	offset	part number for base wheel	adapter package (AP)	front	rear
20 inch								
F13-950-10	F	one-piece	9,5J×20H2	10	F13-950-45	ADS2-35 & SP-M14-15-41-B	×	
F13-950-00	F	one-piece	9,5J×20H2	0	F13-950-45	ADS2-45 & SP-M14-15-41-B		×
R12-950-10	R	one-piece	9,5J×20H2	10	R12-950-45	ADS2-35 & SP-M14-15-41-B	×	
R12-950-00	R	one-piece	9,5J×20H2	0	R12-950-45	ADS2-45 & SP-M14-15-41-B		×
T13-950-10	T	one-piece	9,5J×20H2	10	T13-950-45	ADS2-35 & SP-M14-15-41-B	×	
<u>T13-950-00</u>	Т	one-piece	9,5J×20H2	0	T13-950-45	ADS2-45 & SP-M14-15-41-B		×
Z12-950-10	Z	one-piece	9,5J×20H2	10	Z12-950-45	ADS2-35 & SP-M14-15-41-B	×	
<u>Z12-950-00</u>	Z	one-piece	9,5J×20H2	0	Z12-950-45	ADS2-45 & SP-M14-15-41-B		×
21 inch/22 inch								
Z12-051-25	Z	one-piece	10,5J×21H2	25	Z12-051-50	AP-25-M14-15-65-B	×	
Z12-202-25	Z	one-piece	12J×22H2	25	Z12-202-45	AP-20-M14-15-60-B		×

All wheels are suitable for use with Mercedes TPMS sensors (tyre-pressure monitoring systems).

BRABUS

General Terms and Conditions for Delivery, Payment and Commissioning of BRABUS GmbH

A. General

- 1. The conditions stated hereinafter shall apply to all even future deliveries of goods and provisional services of BRABUS GmbH The continuous states in estimates a supply of an externing to earlier leading good and provisions set notes or provisions. The respective contractual partner are exclusively rejected. Such General Terms and Conditions of a contractual partner shall not both due seen if we did not object to them explicitly or if we provide goods or services without reservation afflowing how about contrary or deviating conditions.
- 2. Deviations from our Delivery and Payment Conditions are therefore only binding, if they have been fixed in the respective contract in writing and have been confirmed in writing by us.
- writing and nave user commercial minimal by us.

 The conditions stated hereinafter shall apply in general to all our contractual partners, i.e. all individuals or legal entities of associations of persons having legal capacity according to private law as well as legal entities of public law or public law special funds, regardless whether they are merchants as defined by HGB of entrepreneurs or consumers as defined by BGB. Deviating special provisions, in particular for consumers, shall be set out specifically.
- All limitations and/or exclusions of liability and/or disclaimers set out in the following provisions do NOT apply to possible claims for damages due to culpable injury to life, body or health. Furthermore, the provisions do NOT apply to claims in accordance with the Product Liability Act (Produkthaftungsgesetz)

B. Conclusion of contract

Our offers remain subject to being sold. Conclusions of contract and other agreements, in particular oral collateral agreements and guarantees of employees or representatives, may be binding only with our written confirmation.

C. Prices

- 1. Our prices for deliveries are ex works, except as otherwise specified in our confirmation of order. Packing, freight, postage, insurance
- and delivery fees shall be charged separately.

 2. Prices for repairing, installation and other services are in principle chargeable with respect to the respective expense. However, manhours are chargeable with respect to the respective catalogue for working value in the event our respective price catalogue does not contain appropriate quotations. Respective decisive catalogue prices may be charged for employed parts.
- Price quotations in brochures and catalogues are only binding, provided such brochures and catalogues are still valid in the event of placing a purchase order and our confirmation of order does not state any deviations.
- Our respective stipulated gross prices shall be applicable for consumers. Statutory sales tax for price quotations are not included in business tradings with entrepreneurs or merchants. The statutory amount of such sales tax may be set out separately in the respective invoice.

D. Conditions for payment

- D. Conditions for payment

 Except as otherwise specified in our confirmation of order, our invoices shall be paid until the 5th of the following month, in which the invoice has been issued, without any deduction. Invoices for repairing and installations for earmarked vehicles as well as invoices for deliveries of vehicles shall be paid before or with collection of such vehicles. Payments by cheque shall be done by LZB-cheque.

 In the event, the payment term pursant to figure 1 sentence 1 is exceeded, the contractual partner will be in default. In this case we are entitled to charge default interest to consumers amounting to five percentage points p.a. above the base rate pursuant to § 247 BGB and other customers in the amount of nine percentage point p.a. above the base rate pursuant to § 247 BGB and other customers in the amount of nine percentage point p.a. above the base rate pursuant to § 247 BGB. The assertion of further damages caused by default remains reserved. Sec. 353 HGB remains unaffected.

 In case of part deliveries or part performances, BRABUS is entitled to fesuse the performance of services still to be rendered under the contract in the event of a delayed payment of the contractual partner until the outstanding balances are settled. Further, BRABUS is entitled to demand cash on deliveries of surgent to the provisions set forth in figure 1 regarding remaining services still to be provided.
- vided.
 The non-observance of conditions for payment, occurrence of default or other circumstances minimizing the credit-worthiness of the contractual partner are entitling BRABUS to accelerate immediate maturity of claims arising from current business relations.
 The customer shall be entitled to offset if its counterclaims are based on the same contractual relationship. Moreover, the customer shall only be entitled to offset the extent its counterclaims are acknowledged, undisputed or assessed in a legal brinding judgment. The customer shall only be entitled to exercise a right of retention if its counterclaim is based on the same contractual relationship.

E. Term and dates of delivery

- 1. Terms and dates of delivery are only approximately information, provided that such terms and dates have been designated in writing and explicitly as binding. The term of delivery for purchase order commences the day of confirmation of order by us. However, the commencement shall not be effected before clarification of all technical and commercial details as well as presentation of permissions, if necessary. Any modifications regarding the delivery of the contractual object requested by the contractual partner within the term of delivery in connection with the term of delivery in connection with the term of delivery and extend the term of delivery in connection with the secution of installation, repairing and commissioning contract shall not commence before confirmation of order and placing at the contractual partner's disposal respectively availability of the vehicle to be executed with such works. As for the rest, the provisions as stipulated in sentences 2 and 3 apply correspondingly.
 2. In case of from emisures such as delawed fellowings by the subcontractor strike lock-out, shortang or material official actions as well.
- tences 2 and 3 apply correspondings.

 In case of force majeure, such as delayed deliveries by the subcontractor, strike, lock-out, shortage of material, official actions as well as other acts of God, the respective term of delivery respectively term of performance shall be extended with the period between the commencement and the cessation of such event.
- as other acts of God, the respective term of delivery respectively term of performance shall be extended with the period between the commencement and the cessation of such event.

 In case of non-availability respectively non-performance of services caused by essential aggravation or impossibility, BRABUS is entitled to rescind the contract without being committed to claims for damages, if BRABUS has notified the respective contractual partner immediately about the non-availability of the contractual services and has undertaken simultaneously to compensate counterservices already collected. The contractual partner is authorized to demand a declaration whether we intend to rescind the contract or to deliver within a reasonable time limit after being notified about such occurrence. If we fail to provide such declaration, the contractual partner may rescind the contract. The contractual partner is not entitled to reject part deliveries or part performances, unless a legitimate interest for such rejection is given. Statutory claims of the contractual partner to be enforced in lieu of claims for damages remain unaffected.

 If RABUS is in default with contractual services, the contractual partner is obliged to grant in writing a reasonable period of grace for performance. In case the contractual object is not or not completely delivered within such period of grace respectively the services are not or not completely rendered, the contractual partner is obliged to grant in writing a reasonable period of grace for performance. In case the contractual object is not or not completely delivered within such period of grace respectively the services are not or not completely rendered, the contractual partner is obliged to grant in writing a reasonable period of grace for performance. In case the contractual partner is obliged to grant in writing a reasonable period of grace in soft in the soft in the period of grace in soft in the sof

F. Dispatch/risk in the goods

- The goods may be dispatched to the contractual partner or any named third person at the expense of the contractual partner. In case of dispatching the goods, the risk in the goods passes to the contractual partner as soon as the goods have left the works of BRABUS. In the event the goods shall be dispatched from a subsupplier directly to the contractual partner at the institution of BRABUS, the same applies correspondingly. These provisions are applicable for part delivenes or in case BRABUS undertakes services of a different kind as well. They do not apply for consumers.

 In the event of delay of the dispatch due to circumstances which the contractual partner is liable for, the risk in the goods passes to the contractual partner upon the day of notice about the readiness for dispatch.
- 4. BRABUS is entitled to insure the goods against transportation risk at the expense of the contractual partner. BRABUS is only obliged to insure the goods on the basis of a written agreement of the parties.
- to insure the goods on the basis of a written agreement of the parties.

 Goods not being dispatched or other services may be received respectively collected from the contractual partner at the works of BRABUS within seven days, at the latest, of being notified that the goods are ready for delivery respectively collection. In the event the contractual partner fails to collect the goods, BRABUS is entitled to make use of its statutory rights.

 If BRABUS claims damages, such compensation shall be amounting to 15 % of the purchase price of contracts regarding new and second hand cars and 20 % of the purchase price of contracts regarding spare parts or other services. The compensation shall be calculated higher or lower, if BRABUS is able to furnish proofs of a lower damage.

G. Warranties

- G. WARTANTIES
 1. The contractual partner is obliged to inspect delivered goods immediately upon receipt and to give written notice of a defect immediately at the place of destination or, at the latest, within 8 business days upon receipt. Latent defects shall be noticed immediately upon ascertainment. In the event the contractual partner fails to observe the time limit for notification of a defect, every possible claim regarding defects not being noticed or being noticed out of time are excluded, if the contractual partner is a merchant or a legal entity of public law.

- regarding defects not being noticed or being noticed out of time are excluded, if the contractual partner is a merchant of a legal entity of public law.

 2. In case of faulty deliveries or services, BRABUS shall have the opportunity to inspect at its option the noticed defects on the spot or at its places of business. The inspection shall take place immediately, if the contractual partner explains his interest in immediate settlement. Goods or services being found faulty shall not be modified without consent of BRABUS. Otherwise, the contractual partner may lose his claims based on warranty. Divergent from the aforegoing provisions, remediation works of deficiencies can be executed by another professional work shop at the expense of BRABUS, if the following conditions are fulfilled:

 2.1. If the vehicle is out of service due to a defect and has been removed more than 50 km from the plant of BRABUS and BRABUS has given consent prior to the placing of an order to the third work shop.

 2.2. If an urgent case of necessity is given and BRABUS is not able to take remedial actions immediately. The obligation of the contractual partner to inform BRABUS about the defect stating the address of the commissioning order shall set forth that the execution of the remediation works is considered as such of BRABUS. It is imperative to make an entry that the dismantled parts shall be holding at BRABUS during a reasonable time limit. BRABUS undertakes to reimburse the provable arising costs of the contractual partner. However, the contractual partner is obliged to keep the costs of remediation works as low as possible.

 3. In case of provable material or implementation defects, BRABUS is entitled to remedy the defects free of charge or to replace free of charge or to tredit the invoice value against return of the defective goods or to grant the contractual partner replace free of charge or to replace free of charge or to tredit the invoice value against return of the defective goods or to grant the contractual partner refunction
- If BRABUS fails to fulfil one of its refined obligations to perform subsequently (replacement/delivery of a substitute or rectification of defects) or does not meet such obligation according to contract or if the subsequent performance goes wrong, the contractual partner

- is entitled to the right of reduction of the purchase price or the right of rescission of the contract within the scope of the provisions of
- is entitled to the right of reduction of the purchase price of the right of rescission of the contract within the scope of the provisions of law Cheviding imperative provisions of law for the benefit of consumers remain unaffected.

 5. In the event that defects occur on vehicles which are made available to us for the purpose of executing structural alteration and/or actions for increasing efficiency and/or installation of special running gear and/or of executing maintenance respectively repairing works, our warranty obligation is in principle limited to such installed parts respectively rendered services. Divergent to the provisions as set forth above in figure 3, BRABUS is obliged to remedy provable material or implementation defects. This obligation to remedy defects includes vehicle parts not being provided by BRABUS, if such parts have been directly injured or damaged due to the respective material or implementation defects.
- Other or further claims of the contractual partner, in particular claims for compensation of handling costs, costs relating to installation and dismantling as well as damages not relating to the delivery object (consequential damages), are excluded, provided that they are permitted by statute. Deviating imperative provisions of law for the benefit of consumers remain unaffected.
- permitted by statute. Deviating imperative provisions of law for the benefit of consumers remain unaffected.

 In case line sample has been sent in to the contractual partner, BRABUS is only liable for the circumstance that the delivery will be executed in accordance with the inspected line sample in the light of any adjustments (stipulation of quality by line sample).

 8. Warranty claims as settled in this section are pertaining exclusively to defects of deliveries and services of BRABUS, including any defects on new vehicles with increasing efficiency, which have been existing on the date the risk in the goods assess to the contractual partner, or defects resulting from material and/or implementation defects, which have been existing on the date the risk in the goods assess to the contractual partner. The resulting warranty claims of the contractual partner are subject to a limitation period of 12 months counting from the date of passing the risk in the goods. In case of second hand purchase objects, any liability for defects as to quality are excluded, unless the existence of such defects has been concealed fraudulently. In case of contracts with consumers, the limitation period for delivery of new cars and for execution of services runs to 24 months and limitation period for delivery of the venture of the properties of the contractual partner.

 Any information relation to an increase in outurt and/or to Performance Kits are to be understand as average figures. Due to testing
- 9. Any information relating to an increase in output and/or to Performance Kits are to be understood as average figures. Due to testing, deviations of +/- 5% may occur. Information relating to the overall output of factory motors which have been modified by an increase in output and/or by Performance Kits are based on the information provided by the manufacturer in the official vehicle registration which in return may deviate +/- 5%. Brabus will not be responsible for an output of factory motors which is below the aforementioned
- BRABUS-products are TÜV certified according to EU-regulations. BRABUS does not take responsibility for the performance of any other national homologation regulations outside Germany.

H. Claims under guarantee

- Claims of a contractual partner based on violation of a guarantee only come into question, if BRABUS has furnished expressly a guarantee of quality or tenability to the contractual partner and has designated the respective guarantee as such. The written confirmation can be replaced through handling over of written guarantee conditions formulated in advance.

 2 Add for expective operations of the contractual partner and the conditions formulated in advance.
- Aside from respective concrete promises of guarantee and/or guarantee conditions, the contractual partner is only authorized to claim damages relating to the violation of a guarantee, if the contractual partner has been insured through a guarantee against dam-

- 1. General Information concerning Limitations of Liability and Liability for other Damage
 1. The liability of BRABUS is based solely on these general terms and conditions. All claims not expressly granted in these conditions, in particular claims to damages due to impossibility, default, breach of ancillary contractual obligations (including consultancy and provision of information), culpa in contrahendo, tort—also as a far as claims are related to claims for defects of the other party—shall be excluded. This—also with regard to the provisions concerning the limitations of liability as in Para. E and 6 does NOT apply in case the claims are based on an intentional or gross negligent activilified default by BRABUS, a legal representative or a vicanious agent or if BRABUS, its legal representatives or vicanious agents have violated material obligations or other contractual obligations in any other way. The provisions set out in Para. A Clause 4 and deviating mandatory legal provisions in favour of consumers shall remain unaffected.

 2. Subject to the provisions set out in Para. A Clause 4 and if any lineable a continued liability of the DRIES accessed liability of the Local Consumers shall remain unaffected.
- Subject to the provisions set out in Para. A Clause 4 and, if applicable, a continued liability of BRABUS, a personal liability of the legal representatives or vicarious agents of BRABUS, for damages caused by slight negligence, is excluded. Deviating mandatory legal provisions in favour of consumers shall remain unaffected.

 Claims against BRABUS which are not provided for in Para. G "Warranties", shall lapse within the regular period of limitation.

J. Extended right of lien

- BRABUS is entitled to a contractual right of lien on the object being in its possession due to the order because of its contract claims. The contractual right of lien can be asserted based on claims for prior executed works, deliveries of spare parts and other services as well, provided that such claims are related to the contractual object. The right of lien applies to other claims relating to this business connection, only if such claims are uncontested or have become res judicate and the contractual object is owned by the contractual

K. Retention of title

- K. Retention of title

 1. BRABUS reserves the ownership of its supplied goods until full settlement of all claims against the contractual party arising from an ongoing business relationship. In case the contractual party is a consumer, BRABUS retains the title of the supplied goods until fulfilment of all and any contractual obligations by the consumer arising from the respective contract. This also applies if a contractual party, who is not a consumer, has fulfilled its contractual obligations regarding designated supplies within the supplies with consumers who have already made corresponding payments. A processing and manufacturing may be done by BRABUS However, BRABUS is not committed to such works and its title may not become extinct hereby. In the event the contractual partner consolidate the reserved goods with other goods. BRABUS shall obtain joint ownership on the new object with regard to the invoice value of all consolidated goods. Insofar, the new object shall be considered as a reserved goods in the sense of these conditions.

 2. The contractual partner is entitled to sell the reserved goods in the proper course of business. Any other disposals are prohibited.

 3. All claims arising out of the use of the reserved goods in the proper course of business. Any other disposals are prohibited.

 3. All claims arising out of the use of the reserved goods for the reserved goods on the reserved goods on the prohibited to the reserved goods only covers such portion of revenue, which is equivalent to the portion of the joint ownership of BRABUS with regard to the reserved goods.

 4. The contractual partner is only entitled to collect the resigned claims in the proper course of business.

 5. Any intervention on the reserved goods of the resigned claims by any third person may be notified to BRABUS by the contractual

- Any intervention on the reserved goods or the resigned claims by any third person may be notified to BRABUS by the contractual partner. The costs for such intervention shall be borne by the contractual partner.
- parties. The custs for such mervention snail be done by the contractual partner.

 The authorization of the contractual party concerning the disposal of the delivered goods and collection of the assigned claims expires upon failure to comply with the terms of payment as well as bill and cheque protests. In these cases, BRABUS is entitled -in accordance with the legal provisions to terminate the contract and to repossess the delivered goods; all and any expenses in this regard are to be borne by the contractual party. At the request of BRABUS, the contractual party is also obliged to supply BRABUS with all information and documents in order to assert the assigned claims.

 In the event the value of securities of a debt being available to BRABUS exceed more than 10 % of its claims, BRABUS undertakes to release at its option the exceeded securities upon request of the contractual partner.

L. Termination of contract for good cause

BRABUS has the right to withdraw from or terminate the contract in case of good cause which makes the continuation of the contract unacceptable, taking into account the interest of the other party. An important reason shall be in particular, if a substantial change of the financial situation of the other party or the value of security occurs or may occur.

M. Scrap parts

Parts being removed from vehicles (original or scrap parts) shall be taken over by the contractual partner within a time limit of 4 weeks. After this period of time, BRABUS does not take responsibility for the storage. A replacement is excluded. This provision does not apply for parts, which have been set of for passed into the ownership of BRABUS in other way.

N. Place of performance, place of jurisdiction, governing law

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Alternative Dispute Resolution - Consumer information according to regulation EU Nr. 524/2013 - The EU-Commission has created an internet platform for online-resolutions of disputes (so-called "OS-platform"). The OS-platform serves as a contact point for out-of-court dispute resolutions concerning contractual obligations, which result from online purchase contracts. You can find the OS-platform at the following link: https://ec.europa.eu/consumers/odr

BRABUS GmbH is willing to participate in a dispute resolution process with the consumer resolution place named in the following: Aligemeine Verbraucherschlichtungsstelle des Zentraums für Schlichtung e.V.

Straßburger Str. 8, 77694 Kehl, Tel.: +49 7851 79579 40, Fax: +49 7851 79579 41, www.verbraucher-schlichter.de, Email: Mail@verbraucher-schlichter.de

- braucher-schlichter.de
 The aforementioned consumer resolution place is a "general consumer resolution place" according to § 4 par. 2 of the consumer dis-pute resolution law (VSBG). We provide this information to fulfill legal obligations resulting from § 36 VSBG.

 The place of performance for all deliveries and services of BRABUS shall be the head office or BRABUS.

 The place of jurisdiction shall be depending on the head office of BRABUS. However, BRABUS shall be entitled to sue a claim against the contractual partner at its head office or at another statutory permitted place of jurisdiction. The same applies to liabilities on a bill or on a cheep.
- The governing law for deliveries and services of BRABUS shall be the laws of the Federal Republic of Germany, which is applicable between German domestic parties. The application of the United Nations Convention on Contracts for the International Sales of Goods shall be excluded.
- The aforegoing figures 1-3 shall only be applicable, if the respective contractual partner is a merchant, a legal entity of public law proble law special funds.

O. Personal data

BRABUS is entitled to retain and process personal data of its contractual partners by means of electronic data processing subject and adhering to the regulations of the EU-DSGVO for the purpose of administering each individual business relationship. electronic data processing.

P. Ineffectiveness

The ineffectiveness of single conditions does not affect neither the validity of the contract nor the validity of the remaining conditions





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