

Patient (Surname) _____

Orthodontic Practice _____

Phone _____

Patient (First Name) _____

Orthodontist _____

Fax _____

Date of birth ¹ _____

Address / Postcode _____

Email _____

Patient Code _____

Address / Country _____

on _____ at _____ h
Date and time of bonding

Gender ¹ female male

In your country the transfer of personal health data to a laboratory may be subject to legal restrictions, e.g. written patient consent.

To be filled out by TOP-Service:
 Please tick if orthodontist name should be stated additionally on the invoice

VAT-ID (See notice on reverse side)

← Please inform us immediately if the shipping address is different to the invoice address.

Please fully complete the treatment plan (in the red box)

Arch to be bonded with Incognito System MAX MDB
Setup MAX MDB

Digital Setup³ Manual Setup³

Incognito™ Clear Precision Tray Thermoplastic Tray (Transparent, Vacuum molded)
2-Phase Silicone Tray (Non-transparent) Silicone Tray (Transparent)

Finishing class Right / Left _____
Molar _____ / _____
Canine _____ / _____

Stripping MAX
essential _____ mm
yes, if necessary
no stripping

Stripping MDB
essential _____ mm
yes, if necessary
no stripping

For an ex-case please indicate space closure or not.
Please fill in: **B** = bracket; **T** = tube; **Ex** = to be extracted; **X** = missing;
casted ring = **circle tooth**; occlusal pad surface = **shade in**

Class II Correction Devices

Forsus™ Fatigue Resistance Device
 2 Lower Arch Attachments
 2 Lower Arch Attachments incl. Forsus™ E22 1-Patient Kit 885-143
 2 Lower Arch Attachments incl. Forsus™ Push Rods (L-Pin) 1-Patient Kit 885-126

Herbst® Appliance
 Herbst® Appliance

Please Indicate
L = Labial Lower Arch Attachment on the template

Stamp, date and signature

I accept the General Terms of Sale covered overleaf.

Appliance recommended ² by TOP-Service

Remarks	Set of archwires MAX		
	Wires required (please tick)	straight lat. sec.	indiv. lat. sec.
	SE NiTi		
	12 Ø		
	14 Ø		N
	16 Ø	E	
	16 x 22	E	N
	17 x 25		
	18 x 25	E	N
	Steel		
	16 x 22		
	16 x 22 ET*		
	16 x 24		
	16 x 24 ET**	E	N
18 x 25			
18 x 25 (red.)			
Beta III Titanium			
17,5 x 17,5			
17 x 25			
18,2 x 18,2		E N	
18,2 x 25			

5 wires per arch are included in the price

3BP = Bite plane on 3's
TH = Tube with hook
TL = Tube extra long
TI = Tube with easy insertion
3-3SL = MDB anteriors "self ligating" 3-3

Possible Combinations

ET* = Extra torque of 15° on 11/21
ET** = Extra torque of 13° on 3-3
red. = laterally reduced
E = recommended wire for Ex-cases
N = recommended wire for Non-Ex-cases
■ = not recommended

Remarks	Set of archwires MDB		
	Wires required (please tick)	straight lat. sec.	indiv. lat. sec.
	SE NiTi		
	12 Ø		
	14 Ø	E	N
	16 Ø		
	16 x 22	E	N
	17 x 25		
	18 x 25	E	N
	Steel		
	16 x 22		
	16 x 24	E	N
	18 x 25		
	18 x 25 (red.)		
Beta III Titanium			
17,5 x 17,5			
17 x 25			
18,2 x 18,2		E N	
18,2 x 25			

GENERAL TERMS OF SALE

1. General: The sale of our products and other services is subject exclusively to the following General Terms of Sale. Divergent purchasing terms of the purchaser's are herewith expressly rejected. These terms of sale are deemed to have been accepted without reservation by the purchaser, even if he has previously raised objections to them, at the latest when he takes delivery of our products or accepts our services. Any other agreements that deviate from these terms of sale are only valid with our express prior consent in writing for every individual contract. These terms of sale apply only in relation to enterprises as defined in § 14 of the Civil Code (BGB). Our offers are subject to prior sale.

2. Prices: Unless otherwise agreed, the prices are calculated on the basis of the current price on the day of delivery or performance plus the statutory rate of value-added tax. Unless otherwise agreed, the purchaser shall pay the delivery costs.

3. Dispatch; Passing of risks: The goods will always be shipped dispatched at the purchaser's risk, except otherwise agreed. The risk passes to the purchaser as soon as the goods are handed over to the forwarding agent, at the latest when they leave our factory or warehouse.

4. Deliveries: The delivery times quoted by us represent the probable dates of delivery which we shall endeavour to observe. Agreed delivery dates are only binding if all details of the order are clarified in advance and the purchaser duly fulfils all his obligations. If a delivery date that has been expressly agreed in writing is not observed due to our fault, the purchaser will grant us an appropriate extension period in writing. If we still fail to deliver during this extension period, the purchaser is entitled to withdraw from the sales agreement. Any compensation claims for delay are subject to the provisions of Section 10. Circumstances or events beyond our control that make deliveries delayed, impossible or unreasonably difficult, such as war, intervention by sovereign powers, natural disasters, accidents, traffic breakdowns, operational stoppages, shortages of raw materials and power, strikes and lock-outs, even if they occur at our suppliers, release us from our delivery obligations for the duration of the disruption plus an appropriate set-up time. If it appears that the disruption will not come to an end within a reasonable period of time, we are entitled to withdraw from the contract either in full or in part without any obligation to deliver at a later date. If the purchaser defaults on acceptance or culpably fails to comply with other obligations, we are entitled to demand damages including the payment of possible additional expenses. We reserve the right to bring other claims.

5. Right to return: Individually manufactured or made-to-order products are excluded from return. All other TOP-Service products, without defects in materials and workmanship, may be returned at the expense of purchaser within 14 days after dispatch. We will only reimburse price for a returned product, if the product is unused, unopened in original, undamaged packaging and in a resalable condition. The returned product has to be accompanied by a copy of the original invoice and a letter describing the reason for the return.

6. Payments: Our invoices are payable without deduction within 30 days of the date of the invoice. Payments shall be considered to have been made on time once the amount has been received by us and is at our unrestricted disposal. If the payment period is overdrawn or the full amount is not paid in time, the purchaser shall be considered to be in default, even if no reminder is sent, at the latest 30 days after receipt of the invoice. As soon as the purchaser is in default, we are entitled, without prejudice to any other claims, to charge interest on arrears at a rate of 8 % over the current base rate in accordance with §087 of the Civil Code (BGB). The purchaser can only offset undisputed or legally proven claims and can only exercise a right of retention in respect of claims arising from the same contract.

7. Property rights: The goods supplied remain our property until the purchase price and all other existing or future claims from the transaction have been paid in full (goods under reserve). The purchaser is entitled to sell the goods under reserve in the course of his normal business as long as he meets his contractual obligations to us. He is not allowed to pledge the goods or use them as security; he must notify us without delay of any infringement of our property rights by third parties. If the purchaser does not fulfil his contractual obligations to us, we are moreover entitled to demand the return of the goods under reserve; in this respect the purchaser has no right of possession.

8. Information; Advice: All verbal or written information about the suitability of our products for certain applications is given in good faith. This does not exempt the purchaser from the obligation to verify for himself the suitability of the product for his intended purpose.

9. Warranty: We warrant the exact suitability of the individual brackets only for the geometry of the teeth represented in the impressions, provided, however, that the doctor providing medical treatment examines the correctness of the appliance in its entirety and all of its components, which have been manufactured by us as custom-made product according to his instructions and at the

commencement of the treatment assumes full responsibility for the whole continuance of the treatment. Before making any warranty claims, the purchaser must first have duly complied with the obligations relating to product examination and the proper complaints procedures contained in § 377 of the Commercial Code (HGB). Warranty claims by the purchaser are not permitted if the defect was caused by the improper transport, storage, handling or processing of the goods supplied. Moreover, warranty claims are not permitted for natural wear and tear. If the purchased goods are legitimately defective, the purchaser is entitled at our discretion either to have the defect remedied or to receive a defect-free replacement. If this does not succeed in solving the problem, the purchaser is entitled at his discretion to demand a reduction in the purchase price or to be released from the contract. We accept liability for any fraudulent concealment of a defect and for the absence of warranted qualities. Otherwise claims for compensation in respect of defects are subject to the provisions of Section 10. The period of limitation for warranty claims is 12 months from the delivery of the goods. This does not apply to the period of limitation in the event of recourse under §§ 478, 479 of the Civil Code (BGB).

10. Liability: We accept liability for intent and gross negligence. We are also liable for any culpable breach of major contractual obligations; however, if a breach of major contractual obligations is due to negligence, our liability is limited to the foreseeable damage associated with this type of contract. This does not affect our liability for culpable fatal or bodily injury or damage to health; this also applies to liability under the Product Liability Act ("Produkthaftungsgesetz") and the Medical Preparations Act ("Arzneimittelgesetz"). Other claims for compensation are excluded.

11. Place of performance: The place of performance for our deliveries is the respective place of dispatch. The place of performance for the purchaser's payment obligations is Bad Essen.

12. Applicable law; Place of jurisdiction: All legal relations between the purchaser and us shall be subject exclusively to the relevant laws of the Federal Republic of Germany governing legal relations between domestic parties. Any legal disputes shall come under the jurisdiction of the courts at our place of business. However, we can also take legal action against the purchaser in the courts of the purchaser's place of general jurisdiction.

Issued: 08 / 2012

Notice

VAT-ID: The following remark is only applicable if you are resident in an EU member state, other than Germany: Please include the VAT identification number you obtained from the tax authorities of your home country, if available. The entry of your valid VAT identification number is a key prerequisite to receive an invoice from TOP-Service für Lingualtechnik GmbH without VAT.

Setup: We always need one silicone impression for each arch that is to be bonded - for opposing arches a plaster model is sufficient. All impressions and models must be completely disinfected prior to despatch to TOP-Service. For details regarding impression taking or other detailed information please look at our website www.incognito.net or contact us directly. If you only want us to position one arch, please nevertheless always indicate if you plan any treatment for the opposing arch - even if it is labial. We would bring to your attention that all items despatched by us are not classified as sterile.

Data Privacy: Customer is responsible that providing of all order data meets all applicable laws of customer country (i.e. pseudonymisation or informed patient consent). Since personal health data in the Order Form is considered sensitive health data in the EU, you should use a pseudonym (number) instead of patient name. TOP-Service and it's contracted partners process the data from the Lab Order Form solely to fulfil the contracted services in full compliance with applicable EU and German Data Protection laws.

Digital Setup: In the digital workflow a Physical Setup Model will not be created. Therefore Models of Setup and Malocclusion are not included in the delivery. The 3D images of Malocclusion and Setup will be sent as an Adobe 3D PDF to the email address given on the Lab Order Form. The file size can be up to approximately 4 MB.

Manual Setup: Models of Malocclusion and Setup are included in the delivery.