



## Frequently Asked Questions

### *How should I clean my Bobsters?*

Be sure to gently blow any dust or debris off the lenses before cleaning, to avoid scratches. You should only use your Bobster® microfiber pouch or cleaning cloth on your lenses – never use any paper products (tissues, paper towels etc). You should only use room temperature water and no cleaning solutions.

### *How to properly care for Photochromic Lenses:*

Keep the lenses away from high temperature, as this reduces their lifespan and will ruin the lenses' ability to transition. If the lenses will not be used for a long period of time, make sure to store the lenses properly at room temperature—not in high heat or extreme cold.

### *What kind of warranty does Bobster® offer?*

Bobster® products are warranted to be free of manufacturing defects (as received from our manufacturing facility) for the lifetime of the eyewear. This warranty program applies to all parts of the Bobster® product. In the unlikely event that any Bobster® product is found to be defective as a result of original materials or construction, as the customer's sole and exclusive remedy, the defective Bobster® product will be repaired or replaced at the sole discretion of Bobster® with the same or similar item of equal value at no cost to the consumer.

### *Do I need my original receipt when sending in eyewear to be repaired or replaced under warranty?*

No – we try and make the warranty/replacement experience as hassle free as possible.

### *Disclaimer*

No protective eyewear can completely protect the user from all impacts. Items that are certified to the ANSI Z87.1 standard do exceed the safety standard ANSI Z87.1 requirements for impact resistance, but it WILL NOT protect against all impacts or chemical splashes. THE ESSENTIAL PURPOSE OF THIS PROVISION IS TO LIMIT SELLER'S LIABILITY HEREUNDER. UNDER NO CIRCUMSTANCES WILL BALBOA MANUFACTURING CO., LLC dba BOBSTER® EYEWEAR, ITS EMPLOYEES, OFFICERS OR DIRECTORS, AGENTS, SUCCESSORS, OR ASSIGNS BE LIABLE TO ANYONE FOR INJURY OR DAMAGE SUSTAINED WHILE USING THE EYEWEAR, UNDER ANY CONTRACT, STRICT LIABILITY, TORT (INCLUDING NEGLIGENCE) OR OTHER LEGAL OR EQUITABLE THEORY, WHETHER OR NOT FORESEEABLE OR FORESEEN, REGARDLESS OF WHETHER SELLER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, THERE IS A TOTAL AND FUNDAMENTAL BREACH OF THIS AGREEMENT OR WHETHER ANY REMEDY PROVIDED HEREIN FAILS OF ITS ESSENTIAL PURPOSE. BUYER SHALL BE DEEMED TO ASSUME ALL LIABILITY FOR ANY AND ALL DAMAGES ARISING FROM OR IN CONNECTION WITH THE USE OR MISUSE OF THE GOODS BY BUYER, ITS EMPLOYEES, CUSTOMERS AND OTHERS. EACH PARTY RECOGNIZES AND AGREES THAT THE WARRANTY DISCLAIMERS AND LIABILITY AND REMEDY LIMITATIONS HEREIN ARE MATERIAL, BARGAINED FOR BASES OF ANY ORDER OR CONTRACT AND THAT THEY HAVE BEEN TAKEN INTO ACCOUNT AND REFLECTED IN DETERMINING THE CONSIDERATION TO BE GIVEN BY EACH PARTY UNDER ANY ORDER OR CONTRACT AND IN THE DECISION BY EACH PARTY TO ENTER INTO SUCH ORDER OR CONTRACT.