



Blum UK Machine Commissioning and Servicing Pricing Guide

www.blum.com

 **blum**[®]

Overview:



Commissioning

This service starts after you have received your brand new Assembly Machine from Blumkit.co.uk or through our distribution network. One of our team can come out, set the machine up, highlight all the features and show you how to use them.

We will also offer any tips and tricks we have picked up along the way.



Servicing

Once you have one of our Assembly Machines, we want to help support you in keeping it running to the highest standard.

This is a paid for service where we will either give the machine a full inspection or address any fault that may have occurred.

Simply make contact with us. We will conduct a remote assessment where we will either book your machine into our workshop or arrange to visit your machine on site.



Warranty and Pricing

All of our machines have a one year warranty unless specified otherwise.

Your commissioning or servicing will come with free labour for the first two hours, any further work after this time will be charged at £90 per hour.

All parts are chargeable.

Machines Available:



MINIPRESS P

MINIPRESS P is the specialist for front assemblies, once it's set, it carries out routine work with precision and efficiency. Powered by a UK mains socket and pneumatic feed, drilling and insertion is simple. MINIPRESS P also has various drilling heads available to suit the application that you need.

Commissioning offered:

Set-up documentation is supported with a Teams call for a guided set-up OR on-site set-up and training is available. These are free services.

Machine servicing offered:

Available on-site or you can send your machine in to our workshop.



EASYSTICK

Blum drilling and insertion machines with EASYSTICK make light work of precision front and cabinet drilling. Retro fitted with EASYSTICK, your MINIPRESS becomes your perfect assistant. The EASYSTICK computer calculates the drilling positions for the fittings once you have entered the workpiece dimensions. The ruler (X axis) then moves automatically and shows the right drilling position step-by-step.

Commissioning offered:

Set-up documentation is supported with an on-site set-up and training. This has a £350 commissioning charge.

Machine servicing offered:

Available on-site or you can send your machine in to our workshop.



MINIPRESS P with EASYSTICK

You can choose to purchase MINIPRESS P with EASYSTICK or it is upgradeable onto MINIPRESS P's post 2005.

Commissioning offered:

Set-up documentation is supported with a Teams call for a guided set-up OR on-site set-up and training is available. These are free services.

Machine servicing offered:

Available on-site or you can send your machine in to our workshop.



MINIPRESS top

MINIPRESS top makes operation and adjustments on the machine even easier and more precise. With the MINIPRESS top, all vertical and, as an option, horizontal drilling can be performed with ease. You also have the option of using Blum fittings vertically. An extensive modular system (setup plans | drilling heads | rulers) ensures that the MINIPRESS top will suit individual assembly needs.

Commissioning offered:

Set-up documentation is supported with a Teams call for a guided set-up OR on-site set-up and training is available. These are free services.

Machine servicing offered:

Available on-site or you can send your machine in to our workshop.

Warranty Period - Five Years, provided the 12 and 36 month services are completed.



LEGRABOX Base Router

The LEGRABOX Base Router creates a precise channel routed from the drawer base which is required on all LEGRABOX drawer boxes. An additional cutting head is available for 18–19mm bases available on request.

Commissioning offered:

Set-up documentation with Teams call for guided setup. This is a free service.

Machine servicing offered:

Available on-site or you can send your machine in to our workshop.



BOXFIX P

Pneumatic device for assembling drawers and high fronted pull-outs via a screw-on method.

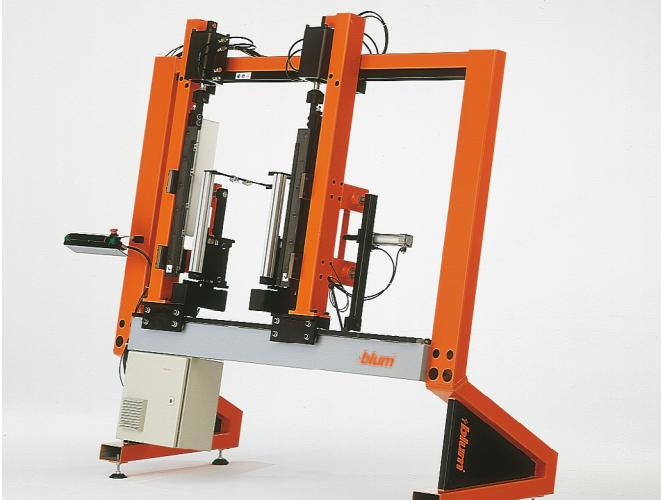
- Nominal length NL 270–650 mm
- Cabinet width KB 275–1200 mm
- Back heights up to 250 mm (wood & steel)
- Material: aluminium/steel
- Recurring cabinet widths can be pre-set with the width stop (optional)

Commissioning offered:

Set-up documentation is supported with a Teams call for a guided set-up OR on-site set-up and training is available. These are free services.

Machine servicing offered:

Available on-site or you can send your machine in to our workshop.



BOXPRESS and LEGRAPRESS

Pneumatic clamping & Pneumatic insertion makes for fast and straightforward assembly of drawer boxes.

Commissioning offered:

Set-up documentation is supported with a Teams call for a guided set-up OR on-site set-up and training is available. These are free services.

Machine servicing offered:

Available on-site or you can send your machine in to our workshop.

Discontinued Machines:



MINIPRESS M

The MINIPRESS M from Blum is a compact tool that is flexible enough to be used on-site or in the workshop. MINIPRESS M does not require pressurised air or three phase power. You can run this machine from a UK mains supply.

Whilst this machine is no longer available for purchase, but related services to in-use models are still available.

Machine servicing offered:

Available on-site or you can send your machine in to our workshop.

Blum UK Limited Terms and Conditions of Services:

1. Definitions and interpretation

1.1. The following defined terms shall have the meaning specified alongside them:

“Acceptance” acceptance of the Order by the Company.

“Blum” Blum UK (registered in England under number 2141589).

“Company” Blum UK.

“Conditions” these terms and conditions of Services specifically offered by Blum.

“Contract” an Order and the Company’s Acceptance of the Order.

“Customer” B2B party requesting Services from Blum.

“IPR” patents, rights to inventions, copyright and related rights, moral rights, trade marks and service marks, business names and domain names, rights in get-up, goodwill and the right to sue for passing off, rights in designs, rights in computer software, database rights, rights to use, and protect the confidentiality of, confidential information (including know-how and trade secrets), and all other intellectual property rights, in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals or extensions of, and rights to claim priority from, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

“Order” Customer’s written instructions to provide the Services, incorporating these Conditions.

“Party / Parties” the Company and the Customer, individually or collectively, as appropriate.

“Services” the services provided by the Company to the Customer as agreed by and specified in the Order.

“Sales T&Cs” the Company’s Terms and Conditions of Sale (<https://www.blum.com/gb/en/terms-conditions/>).

“VAT” Value Added Tax.

1.2. Use of the singular includes the plural and vice versa.

1.3. Use of any gender includes the other genders.

1.4. The index and headings are included for convenience only and do not affect the construction of these conditions.

1.5. Any reference to persons includes natural persons, partners, partnerships, companies, corporations, associations, organizations, governments, states, foundations and trusts (in each case whether or not having separate legal personality).

1.6. All references to a statutory provision include references to:

1.6.1. any statutory modification, consolidation or re enactment of it, whether made before or after the date of the Contract, for the time being in force;

1.6.2. all statutory instruments or orders made pursuant to it; and

1.6.3. any statutory provision of which that statutory provision is a re enactment or modification.

2. Application of terms

2.1. These Conditions, together with articles 9. through 13. of the Company's Sales T&Cs (Termination and Suspension, Data Protection, General, Notices, Applicable Law), which shall apply mutatis mutandis, are the only conditions upon which the Company deals with the Customer and they govern the Contract to the entire exclusion of all other terms or conditions.

2.2. Each Order for Services placed by the Customer with the Company is deemed to be an offer by the Customer to purchase Services subject to these Conditions. No Order is accepted until the Company accepts the offer either expressly, by giving notice of acceptance, or impliedly, by fulfilling the Order in whole or in part.

3. Supply of Services

3.1. The Company shall from the date set out in the Acceptance and for the duration of the Contract provide the Services to the Customer in accordance with the terms of the Contract.

3.2. The Services will be provided to the Customer until the service completion date specified in the Order, or where no service completion date is specified, to the date that the Company notified to the Customer before the Order was agreed and if no such date was notified to the Customer, until the Services have been completed in accordance with the Contract.

3.3. To enable the Company to render the Services the Customer shall co-operate with the Company in all matters relating to the Services, and comply with all instructions of the Company.

3.4. The Services will be provided to the Customer in accordance with:

3.4.1. the description, standards and specification of the Services as set out in the Order;

3.4.2. any timescales for the provision of the Services or if no timescales are specified in the Order, any reasonable timescales notified by the Company to the Customer from time-to-time; and

3.4.3. if applicable, any standards of service set out, or referenced in the Order.

3.5. The Company shall:

3.5.1. exercise reasonable skill and care in the performance of its responsibilities;

3.5.2. use personnel who are suitably skilled and experienced to perform tasks assigned to them, and in sufficient number to ensure that the Supplier's obligations are fulfilled in accordance with the Contract;

3.5.3. provide all equipment, tools and vehicles and such other items as are required to provide the Services;

3.5.4. ensure the Services will conform with all description, standards and specification of the Services as set out in the Order; [and]

3.5.5. it has and will at all times maintain all the necessary licences and consents from third parties that it requires for the provision of the Services; and

3.5.6. comply with all applicable laws, regulations, regulatory policies, guidelines or industry codes which may apply to the provision of the Services.

4. Customer's Obligations

4.1. The Customer shall:

4.1.1. where the Services are being provided on-site at the Customer's premises or, in any event, where necessary, provide the Company with reasonable access at reasonable times to the Customer's premises for the purpose of providing the Services; and

4.1.2. provide such necessary information for the provision of the Services as the Company may reasonably request.

5. Price and Payment

5.1. The Company will charge replaced parts, used material and its Services according to the hourly fee published on its website <http://www.blum.com/gb/en>.

5.2. The charges for the Services shall be set out in the Order, and shall be the full and exclusive remuneration of the Company in respect of the performance of the Services. Unless otherwise agreed in advance in writing by the Customer, the charges shall include every cost and expense of the Company directly or indirectly incurred in connection with the performance of the Services.

5.3. The Company shall invoice the Customer on completion of the Services, or as otherwise agreed in writing by the Parties. Each invoice shall include such supporting information required by the Customer to verify the accuracy of the invoice, including the relevant purchase order number. Payment shall become due in full immediately upon presentation of each invoice.

5.4. All amounts payable by the Customer under the Contract are exclusive of amounts in respect of VAT chargeable for the time being. Where any taxable supply for VAT purposes is made under the Contract by the Company to the Customer, the Customer shall, on receipt of a valid VAT invoice from the Company, pay to the Company such additional amounts in respect of VAT as are chargeable on the supply of the Services at the same time as payment is due for the supply of the Services.

5.5. If the Customer fails to make a payment due to the Company under the Contract by the due date, then the Customer shall pay interest on the overdue sum from the due date until payment of the overdue sum, whether before or after judgment. Interest under this clause 5.6 will accrue each day at 4% a year above the Bank of England's base rate from time to time, but at 4% a year for any period when that base rate is below 0%.

6. Limitation of Liability

6.1. Repaired and/or replaced parts or products will be free from defects in materials, workmanship or design for a period of 90 days from installation.

6.2. In the event of breach of warranty, the Company's sole liability and the Customer's sole remedy shall be to re-perform the Services.

6.3. Neither Party excludes or limits liability to the other Party for death or personal injury or any other liability that cannot be excluded or limited by law.

6.4. The liability of the Company in respect of breaches of the Contract or of any other duty to the Customer or for negligence in connection with the subject matter of this Contract for all or any such matters arising before, during or after the date of this Contract shall be limited to the price payable in relation to those Services in respect of which liability arises.

6.5. In no event shall either Party be liable to the other for any of the following however and whenever arising:

6.5.1. loss of profits, business, revenue, data, goodwill or anticipated savings; and/or

6.5.2. indirect or consequential loss or damage.

7. Intellectual Property

7.1. Neither Party will acquire any title, right or interest in any IPR belonging to or licensed to the other Party or developed by the other Party relating to the Services.

7.2. All IPR in any documentation or materials, that are developed, created or produced by the Company, delivered to the Customer by the Company in connection with the performance of the Services, is the absolute property of the Company only.

7.3. The Customer will not use, edit, amend, exploit, develop, transfer or licence any IPR:

7.3.1. created as a result of work undertaken under or in connection with the Contract and Services;

7.3.2. belonging to the Company; or

7.3.3. provided to the Customer by the Company for any purpose in connection with the Services.

8. Governing Law and Jurisdiction

8.1. The Contract, and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation shall be governed by and construed in accordance with the law of England and Wales.

8.2. Each Party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with the Contract or its subject matter or formation.