



# UFM-210-BL

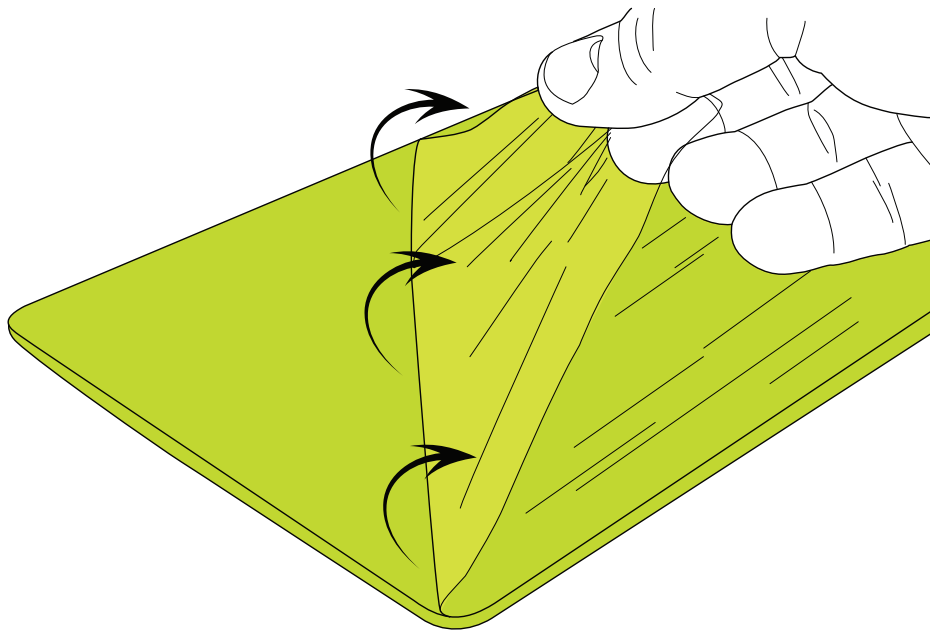
## IMPORTANT NOTE

PLEASE READ INSTRUCTIONS COMPLETELY BEFORE INSTALLING THIS MOUNT KIT

## PREPARATION

**Dash Prep:** Using a damp cloth, wipe down the dashboard surface where you want to mount your Nav-Mat II. Doing so will provide a clean surface for a secure bond.

**Important:** Remove the protective plastic from the bottom of the mat.

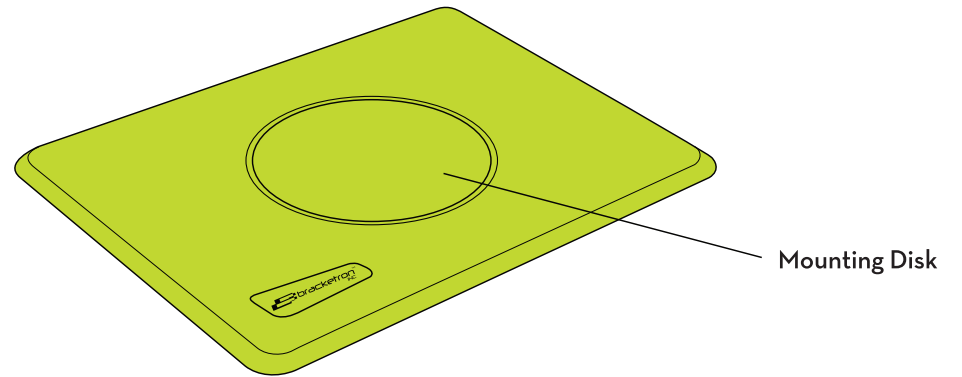


## IMPORTANT!

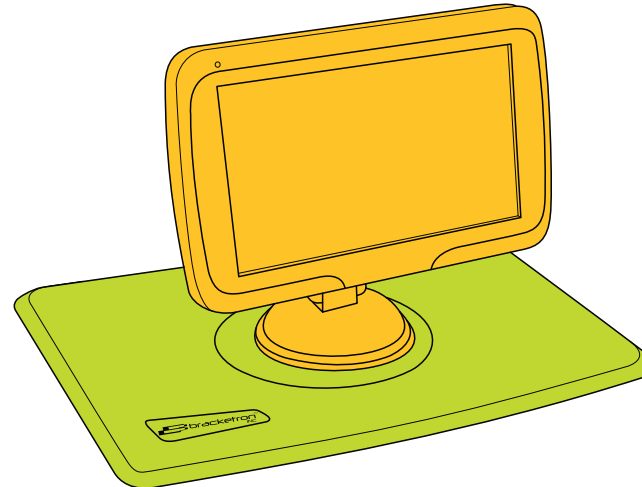
DO NOT RETURN PRODUCT TO THE RETAILER  
IF YOU NEED ASSISTANCE OR REPLACEMENT PARTS  
CALL US TOLL FREE: 1-866-237-4443  
HOURS MON-FRI 9AM-5PM(CT)

## MOUNTING

Place your Nav-Mat II on your dash and press down firmly.



## OVERVIEW



Mount your device to the mounting disk per the manufacturers instructions.

To remove the Nav-Mat II gently peel it from the dash starting at a corner.

**Note: Do not leave the Nav-Mat II on your dash for long periods of time with in-car temperatures above 150 degrees fahrenheit.**

## LIMITED WARRANTY

Limitation on Warranty and Claims. SELLER WARRANTS THAT THE GOODS SOLD AND DELIVERED BY THE SELLER TO THE BUYER SHALL BE FREE FROM DEFECTS IN WORKMANSHIP AND MATERIAL UNDER NORMAL USE AND SERVICE FOR A PERIOD OF ONE (1) YEAR FROM THE DATE OF DELIVERY. THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, WHETHER STATUTORY OR OTHERWISE, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Seller's liability for breach of warranty shall arise only upon the return of the defective parts at the buyer's expense after notice to the seller of claimed breach and shall be limited to furnishing a like quantity of such goods free from such defects or, at the seller's option to refund the purchase price. Notice to the seller of claimed defects discoverable by inspection must be given within ten (10) days after receipt of shipment. In no event shall the seller be liable to the buyer for indirect, incidental, collateral or consequential damages of any kind. The buyer indemnifies the seller, its successors and assigns from and against any and all losses, damages and expenses (including reasonable attorney's fees) which the seller may sustain or incur as a result of any claim of negligence, breach of warranty or strict liability in tort in connection with the use of the goods furnished hereunder, except such as may be wholly caused by the negligence of the seller.