

Order@PLIXXENT

**User agreement
and terms and conditions of use**

INFORMATION CONCERNING YOUR AND YOUR COMPANY'S RIGHTS AND OBLIGATIONS; APPLICABLE LIMITATIONS AND EXCLUSIONS

This document represents, in particular, an offer by PLIXXENT Holding GmbH to conclude a legally binding agreement with you. You will be deemed to have concluded that agreement on your own and your company's behalf if you access non-public areas of Order@PLIXXENT. By doing so, you consent in particular to the collection, processing and use of personal data by PLIXXENT Holding GmbH, its subsidiaries and affiliates to the extent described in the General Terms and Conditions of Use.

YOU ARE ADVISED TO PRINT OUT A COPY OF THIS LEGALLY BINDING AGREEMENT FOR YOUR OWN RECORDS.

CONCLUSION OF THIS AGREEMENT AND ACCESS TO ORDER@PLIXXENT REQUIRE THAT YOU FULLY ACCEPT AND ASSENT TO THE TERMS AND CONDITIONS CONTAINED HEREIN AS AN AUTHORIZED AGENT OF YOUR COMPANY. IF YOU ARE NOT AUTHORIZED TO ASSENT TO ALL OF THE TERMS OF THIS AGREEMENT OR TO CONCLUDE A LEGALLY BINDING AGREEMENT ON BEHALF OF YOUR COMPANY, YOU MAY NOT MAKE ANY FURTHER ATTEMPT TO ACCESS ORDER@PLIXXENT.

Terms and Conditions of Use

Legal Notice

Access to and use of this website are subject to the following terms and conditions and all applicable laws. If you do not agree with these terms of use, please do not use this website. This website was developed and is administered by PLIXXENT A/S. We reserve the right to amend our website, the General Terms and Conditions of Use of this website, and the applicable Terms and Conditions of Sale and Delivery (see Section "Conclusion of Contract" below) at any time. On your next visit to this website, we therefore ask you to read through it again and take note of any additions or amendments.

Limited License

All the information, documents and illustrations published on this website are the exclusive property of PLIXXENT Holding GmbH or its subsidiaries or affiliates (hereinafter collectively

referred to as PLIXXENT) or are used with the authorization of the owners and are subject to copyright protection. Permission for their use is given on condition that the copyright note appears on all copies, that only personal and not commercial use is made of the information, that the information is not altered in any way and that all illustrations on the website are used only in conjunction with the associated texts.

Trademarks

All product names written in capital letters or otherwise designated as such in this website are trademarks of PLIXXENT or are used with the authorization of the owners. The unauthorized use or the misuse of these trademarks or any other materials is expressly prohibited and may be in violation of copyright law, trademark law or other intellectual property rights.

Disclaimer/Limitations of Damage

The information presented on this Website has been compiled by PLIXXENT from internal and external sources to the best of PLIXXENT's knowledge and ability. Please note that any information contained or referenced in this website is suitable only as an introduction to PLIXXENT and its products and services. PLIXXENT will use reasonable efforts to include accurate and up-to-date information on this website, however, no representation is made or warranty given as to the completeness or accuracy of such information. In particular, you should be aware that this information may have become out of date. You should therefore verify information obtained from this website before you act upon it. Our advice does not release you from the obligation to verify the information currently provided - especially that contained in our safety data and technical information sheets - and to test the products as to their suitability for the intended processes and uses. For specific advice and instructions related to our products and services, please contact PLIXXENT directly. All users agree that all access and use of this website and the content thereof is at their own risk. Neither PLIXXENT nor any party involved in creating, producing or transmitting this website shall be liable for any damages or injury resulting from your access to, inability to access, use of or inability to use this website, or from your reliance on any information provided in this website.

Third Party Sites

This website may provide links or references to other sites, but PLIXXENT accepts no responsibility for the content of such other sites and shall not be liable for any damages or injury arising from the use of that content, irrespective of the manner of such use. Any links to other sites are provided merely as a convenience to the users of this website.

Information Provided By You

The user of the website is responsible in full for the content and accuracy of all information that he sends to PLIXXENT and for ensuring that the rights of third parties are not infringed. The user of the website consents to the storage by PLIXXENT of the information he/she provides and to its use by PLIXXENT throughout the PLIXXENT Group for statistical analyses or for other business purposes mentioned in these General Terms and Conditions of Use.

International Users

PLIXXENT does not warrant that the information presented on this website is appropriate for all locations, especially with regard to the locally marketed package types, designs and sizes and/or the terms on which products or services are available. Products discussed herein may be supplied in different containers and/or package sizes and/or with different marking or labelling in different countries.

Access Authorization

You are obligated to guard against the unauthorized use of your access authorization by third

parties and to ensure that it is not used by other persons without your permission. You must notify PLIXXENT immediately if you have knowledge of any violation of the security of any information on the PLIXXENT website or of unauthorized use of its access data or if you have reason to suspect that such a violation could occur.

Gatekeeper and Designated Users

At least one "Gatekeeper" could be appointed to serve as liaison between the customer and PLIXXENT. A Gatekeeper is a person duly authorized by the customer to act on behalf of the customer in all matters related to Order@PLIXXENT. The appointment of the first Gatekeeper and any subsequent change of Gatekeeper shall be notified in writing by the customer to PLIXXENT and shall be effective as of the end of the business day following PLIXXENT's receipt of such notification. The customer shall be solely responsible for ensuring that the Gatekeeper has a sufficient understanding of the subject-matter and significance of the agreements. The Gatekeeper designates the individuals who shall have the right to access the website on behalf of the customer ("Designated Employees") by adding new user profiles via the administration/user roles function. The customer bears sole responsibility for ensuring (i) that its Designated Employees do not disclose their unique User Identifications to any other individuals; (ii) that its Designated Employees understand the need to keep their respective User Identifications secret and confidential and take appropriate measures to that end; and (iii) that the customer's computer network and individual workstations are physically and electronically secure and have not been configured to allow User Identities to be "remembered" and automatically entered when the website is accessed. The customer shall be responsible for ensuring that each Designated Employee uses the web site in compliance with this agreement.

Privacy Policy

The personal data transmitted to PLIXXENT in relation to the order are stored electronically and used by us to handle the order and for internal administration purposes. They are also used to determine the number and type of visitors to our website, to analyze the performance of our website and customers' requirements and as information for our internal marketing. No other use is made of the personal data. The database and its contents remain with our company and our provider. The personal data will not be made available to third parties in any form by us or by persons acting on our behalf, unless you have consented to this or we are directed to do so by the authorities. By using the online order system, you also at the same time consent to PLIXXENT's storing the personal data in the manner described above. You may withdraw your consent to the use of the personal data at any time.

Cookies

PLIXXENT uses cookies for its online order system. Cookies are small packages of information stored in the customer's browser. They contain the data needed for the order system to operate. Your browser makes the cookies available only to the PLIXXENT server. You can delete the cookies from your browser at any time.

Security

To ensure security in the transmission of customer data to the server, PLIXXENT uses the Secure Socket Layer (SSL) Protocol. Customer data is only transmitted on the Internet in encrypted form. This is to prevent third parties from gaining access to customer data.

Conclusion of Contract

Your order will be forwarded to the local PLIXXENT affiliate or subsidiary which is responsible for your region. PLIXXENT's Terms and Conditions of Sale and Delivery of the responsible local PLIXXENT subsidiary or affiliate confirming your order shall exclusively apply to all sales and/or services contracts concluded between you and the responsible local PLIXXENT affiliate or subsidiary, even if you make reference to your own terms and

conditions of business in the order. Your own terms and conditions of business shall not apply. The applicable Terms and Conditions of Sale and Delivery of the respective local PLIXXENT affiliate or subsidiary which is responsible for your region can be found under www.plixxent.com/terms-and-conditions and will be attached to each order confirmation. Furthermore our service standard for our Polyurethane business and Polycarbonates in Europe will apply. When you place an order, you consent at the same time to all other terms and conditions of PLIXXENT that are shown on the website. If an order is placed using the form made available by PLIXXENT on the website, this is deemed to be an offer to respective local PLIXXENT affiliate or subsidiary to conclude a contract. The contract only becomes effective upon written confirmation of the order by the respective local PLIXXENT affiliate or subsidiary. If the details on the order confirmation differ from those given by the customer in the order, these must be corrected in writing immediately. Otherwise the contract will become effective under the conditions given in the order confirmation.

Applicable Law and Place of Jurisdiction

German law shall apply. The Hague Conventions Relating to a Uniform Law on the International Sale of Goods of July 1, 1964 and the U.N. Sales Convention of April 11, 1980 shall not apply. The plaintiff may select any place of jurisdiction that is permissible under European Union law.