

**Product range  
Rhenoplast OV**

# Light systems Rhenoplast OV

## Profiled transparent panels for lighting

**Rhenoplast** transparent panels: light through the roof and the walls. Due to their flexibility, **Rhenoplast** transparent panels can be combined with any large-size roofing materials like fibre cement, bituminous or other corrugated panels. A wide variety for all standard steel and aluminium trapezoidal profiles is available. The various benefits are independent of the constructional design:

**Rhenoplast** provides high light transmittance and outstanding ageing resistance ensuring long-term quality.



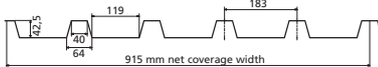
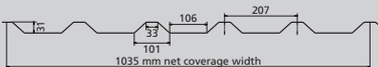
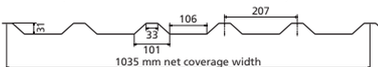
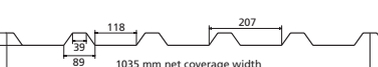
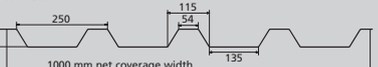
## Transparent panels, corrugated profile (actual supply width = invoiced width)

All panel widths are available in transparent or light-dispersing (LS) design.

Profile	Form	Width	Thickness mm	Net coverage width mm	Actual supply width mm
177/51		Wave 5	1.5	873	920
177/51		Wave 6	1.5	1,050	1,097
177/51		Wave 6 $\frac{3}{4}$	1.5	1,050	1,152

## Transparent panels, trapezoidal profiles (net coverage width = invoiced width)

All profiles are available in transparent or light-dispersing (LS) design.

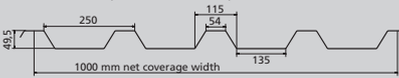
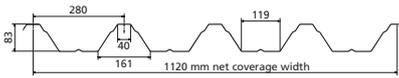
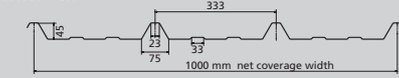
Profile	Compatible with	Thickness mm	Net coverage width mm	Actual supply width mm
<b>183/40</b> 	TKS, Fischer (old), SAB, Salzgitter, Munker, VDB, Wurzer, Hoffmann etc.	1.5	915	950
<b>T 183/40</b> 	Fischer (new)	1.5	915	950
<b>207/30 Wu</b> 	Wurzer	1.5	1,035	1,075
<b>207/32 (A 207/35 bzw. M35.1)</b> 	ArcelorMittal, Munker	1.5	1,035	1,075
<b>207/35</b> 	TKS, Fischer (old), SAB, Salzgitter, Munker, Schütte, Maas, Wurzer, Laukien, Hoffmann etc.	1.5	1,035	1,080
<b>T 207/35</b> 	Fischer (new), Wiegmann, VDB	1.5	1,035	1,080
<b>250/49</b> 	TKS, Wurzer, Salzgitter, SAB, Munker, VDB, Hoffmann etc.	1.5	1,000	1,055

Prices/delivery time/other thicknesses on request.

# Light systems Rhenoplast OV

## Transparent panels, trapezoidal profiles (net coverage width = invoiced width)

All profiles are available in transparent or light-dispersing (LS) design

Profile	Compatible with	Thickness mm	Net coverage width mm	Actual supply width mm
<b>T 250/50 (WP 50/250)</b> 	Fischer (new), Wiegmann	1.5	1,000	1,055
<b>280/83</b> 	TKS, Salzgitter, Münker, SAB, VDB, ArcelorMittal, Fischer etc.	1.5	1,120	1,155
<b>333/45</b> 	Wurzer, Maas, Laukien, Joris Ide (B)	1.5	1,000	1,043

## Transparent panels, individual profiles (net coverage width = invoiced width. For profiles 76/18 + 177/55: actual supply width = invoiced width)

No regular production, extended delivery time is to be expected. If coverage of set-up costs is provided for, individual production of the corresponding profile is possible within 2-3 weeks. All profiles are available in transparent or light-dispersing (LS) design.

Profile	Compatible with	Thickness mm	Net coverage width mm	Actual supply width mm
<b>30 KD (262/30)</b>	SAB	1.5	1,050	1,150
<b>70/18</b>	- - -	1.2	980	1,020
<b>75/20</b>	Plannja, Maas, Laukien	1.2	900	975
<b>76/18</b>	Schütte, Wiegmann, Aluform (Novelis)	1.2	990	1,050
<b>76/18</b>	Maas	1.2	990	1,100
		1.2	roof facade 1,068	1,100
<b>76/18</b>	Wurzer	1.2	1,064	1,126
<b>100/40</b>	Maas, Laukien	1.2	800	900
<b>124/29</b>	Aluform (Novelis)	1.5	992	1,021
<b>125/20</b>	Wurzer, Schütte	1.5	1,000	1,040
<b>150/30</b>	Corus	1.5	915	957
<b>150/45</b>	Maas, Aluform (Novelis)	1.5	900	943
<b>150/50</b>	Corus	1.5	750	790
<b>153/30</b>	Aluform (Novelis)	1.5	1,071	1,100
<b>153/30</b>	Schütte	1.5	918	980
<b>167/40</b>	Aluform (Novelis)	1.5	1,000	1,038
<b>167/50</b>	former Novelis (Alcan)	1.5	1,000	1,055
<b>177/55</b>	Maas, Laukien, Aluform	1.5	885	1,015
<b>180/50</b>	Corus	1.5	900	951
<b>183/39 (A 183/40 bzw. M40.1)</b>	ArcelorMittal, Münker	1.5	915	950
<b>200/30</b>	Wurzer	1.5	1,000	1,062
<b>200/45</b>	Aluform (Novelis)	1.5	1,000	1,042
<b>212/80</b>	Aluform	1.5	850	878
<b>250/42</b>	Aluform (Novelis)	1.5	1,000	1,050
<b>250/50</b>	Maas, Fischer (old), Laukien	1.5	1,000	1,085
<b>A 250/50</b>	ArcelorMittal	1.5	1,000	1,040
<b>333/39 (333/40)</b>	ArcelorMittal, Hoffmann, Münker	1.5	1,000	1,048

Prices/delivery time/other thicknesses on request.

# Light systems Rhenoplast OV

## Transparent panels, third-party profiles (no supply by FDT)

All profiles are available in transparent or light-dispersing (LS) design.

Profile	Supplied exclusively by	Thickness mm	Net coverage width mm	Actual supply width mm
<b>15/160</b>	Hoffmann, Nordhorn	1.2	1,120	1,148
<b>F 17 (17/224)</b>	Laukien, Burg	1.2	1,120	1,156
<b>20/100</b>	Maas, Ilshofen; Müller, Harpstedt	1.2	1,000	1,050
<b>20/133</b>	Wiegmann, Bersenbrück	1.2	1,060	1,250
<b>F 22 (22/214)</b>	Maas, Ilshofen	1.2	1,070	1,140
<b>32/216</b>	Stahabau, Lamstedt	1.2	1,080	1,116
<b>35/207 II</b>	Joris Ide (B)	1.5	1,035	1,070
<b>58 KD (58/315)</b>	Klöckner	1.5	945	1,035
<b>DS-TP/VP 20/115</b>	DS Stahl, Hobro (DK)	1.2	1,030	1,080
<b>DS-TP/VP 22/270</b>	DS Stahl, Hobro (DK)	1.2	1,080	1,140
<b>DS-TP/VP 35/190</b>	DS Stahl, Hobro (DK)	1.2	950	1,030
<b>DS-TP/VP 35/206</b>	DS Stahl, Hobro (DK)	1.2	1,030	1,080
<b>DS-TP/VP 45/180</b>	DS Stahl, Hobro (DK)	1.2	900	980
<b>DS 18/75</b>	DS Stahl, Hobro (DK)	1.2	1,043	1,080
<b>LP 20</b>	Lindab, Rodding (DK)	1.2	1,024	1,070
<b>LP 35</b>	Lindab, Rodding (DK)	1.2	1,070	1,085
<b>LP 1100</b>	Lindab, Rodding (DK)	1.2	1,100	1,132
<b>DSP 19 (20/167)</b>	Frøslev (DK)	1.2	1,002	1,045
<b>DSP 20 (19/156)</b>	Lindab, Rodding (DK)	1.2	1,090	1,132
<b>SA 20</b>	Lindab, Rodding (DK); Flexton, Zachow	1.5	1,000	1,040
<b>Plannja 19 (ASJ 1000)</b>	Plannja, Lulea (SE)	1.2	1,104	1,145
<b>Plannja 20/102 (ASJ 20)</b>	Plannja, Lulea (SE)	1.2	1,020	1,076
<b>Plannja 20/105</b>	Plannja, Lulea (SE)	1.2	1,050	1,103
<b>Plannja 35 (ASJ 35)</b>	Plannja, Lulea (SE)	1.2	1,035	1,080
<b>Plannja 40 (ASJ 40)</b>	Plannja, Lulea (SE)	1.2	915	950
<b>Plannja 50 (ASJ 50)</b>	Plannja, Lulea (SE)	1.2	900	943
<b>IP 19 (19/154)</b>	Tata Steel, Ebeltoft (DK)	1.2	1,075	1,155
<b>IP 20 (20/150)</b>	Tata Steel, Ebeltoft (DK)	1.2	900	985
<b>IP 35</b>	Tata Steel, Ebeltoft (DK)	1.2	1,035	1,060
<b>IP 1000</b>	Tata Steel, Ebeltoft (DK)	1.2	1,000	1,075

## Transparent panels, special profiles

All profiles are available in transparent or light-dispersing (LS) design.

Profile	Compatible with	Thickness mm	Net coverage width mm	Actual supply length mm
Kalzip Lichtelement	Kalzip	1.5	610	6,000
Aluform FD	former Aluform	1.5	452	6,000
Paraschale	- - -	1.5	650/ 850	6,000

# Accessories Rhenoplast OV

Item No.	Diameter mm	Width mm	Roll length mm
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## Rhenoplast drill bit



Due to the material-dependent expansion of the Rhenoplast transparent panels, depending on the panel length, corresponding holes must be predrilled into the panels (see also our Rhenoplast installation instructions). The special Rhenoplast drill bits fitting any standard drill chuck are available in three sizes: diameter 10, 12 or 14 mm.

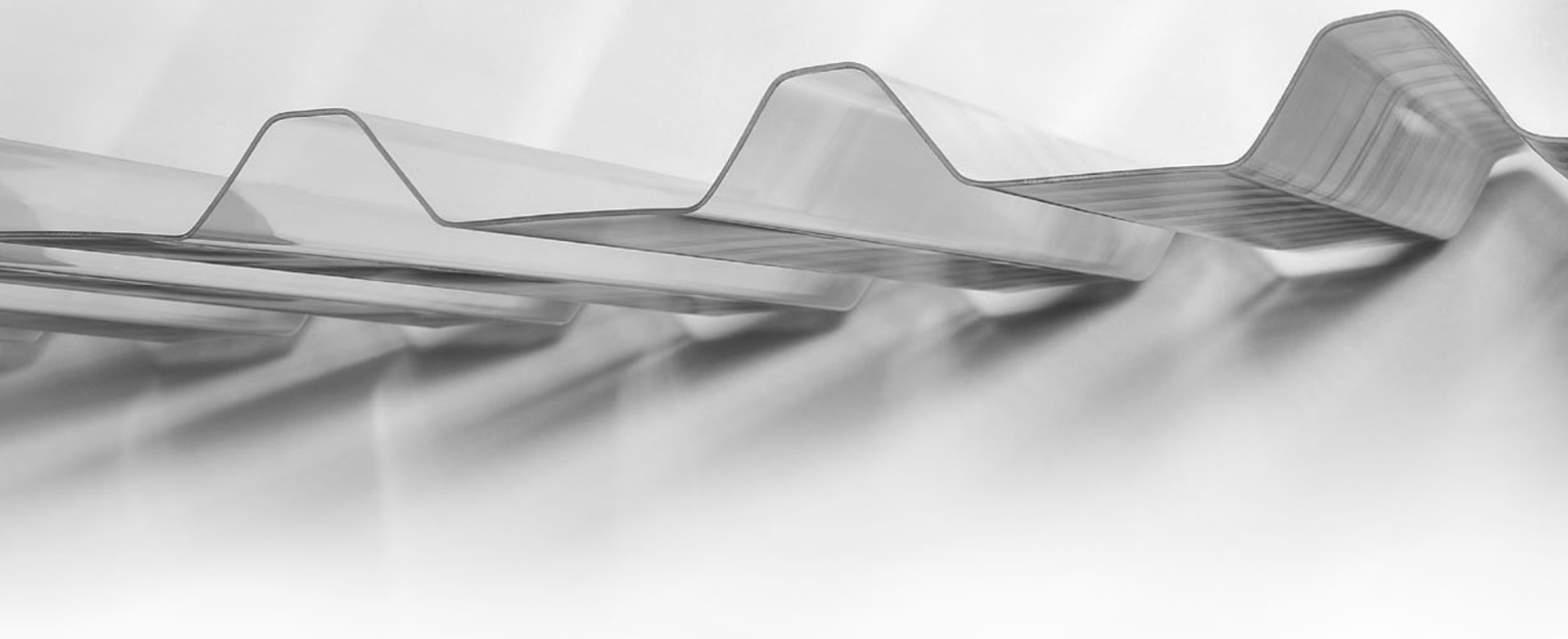
13 70 212	10		
13 70 213	12		
13 70 214	14		

## Rhenoplast cover tape



Self-adhesive UV and weather resistant tape for covering dark substrates. Storage stability: 12 months.

13 70 220		50	33,000
13 70 221		75	33,000
13 70 222		100	33,000



# General notes

<b>Design:</b>	All transparent panels are available in light-dispersing (LS) design. The extra charge will be 5% of the net sales price.
<b>Supply lengths:</b>	Available transparent panel lengths range from 0.7 m to 23 m. For length shorter than 1 m a surcharge of 10% will apply.
<b>Minimum purchase/ low-quantity surcharge:</b>	The minimum net purchase value per order is EUR 250.00. For orders with a net value of less than EUR 500.00 we shall add a net small order surcharge of EUR 50.00.
<b>Packaging:</b>	The panels are delivered on pallets. A pallet/packaging charge of EUR 8.50 per pallet metre shall apply, however, not less than EUR 25.00 per delivery.
<b>Freight costs:</b>	On request. At a net purchase value of EUR 2,600.00 or more and a panel length of max. 6,500 mm the price includes delivery to the receiving station within the Federal Republic of Germany, except for German North Sea and Baltic Sea islands.
<b>Set-up costs:</b>	Up to 50 m <sup>2</sup> : EUR 750,00 flat 51–150 m <sup>2</sup> : EUR 500,00 flat 151–300 m <sup>2</sup> : EUR 250,00 flat
<b>VAT:</b>	All prices are exclusive of statutory value-added tax.

## FDT legal notice

We refer emphatically to the fact, that all details mentioned, especially the application and utilisation recommendation for the products and their system accessories, have been developed under normal conditions, and based on our knowledge and experience. Appropriate storage and usage of the products are assumed. A warranty or reliability of a finished project cannot be deduced because of varying materials, substrates and differing work conditions, neither by any indications nor from verbal statements, irrespective of any legal positions. For the possible accusation that FDT acted intentionally or grossly negligent, the user has to supply evidence that they provided FDT with all information and details necessary for an appropriate and correct evaluation through FDT in written form, immediately available and complete. The user is responsible for ensuring that the products are suitable for the given application. It is FDT's right to change product specifications without notice. Property rights of third parties are to be considered. In addition our particular sales and delivery terms are valid. The latest version of our product data sheet is obligatory, which can be requested directly through FDT.

All information as well as all technical and drawing data comply with current technical standards and are based on our experience. National standards and regulations must be observed.

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# General Terms and Conditions of Delivery

General Terms and Conditions (AGB) of FlachdachTechnologie GmbH & Co. KG (hereafter referred to as FDT) as of January 01, 2023.

1. All offers are without engagement and non-binding. They are based on the currently valid General Terms and Conditions of Delivery and Payment (AGB).

## 2. Contract conclusion/contract contents

a) The conclusion of a sales contract shall be deemed valid only after written confirmation by FDT. Upon confirmation, only the contract confirmed in writing and insofar agreed upon, as well as the AGB of FDT, shall become content of the contract. Any subsidiary agreements or further arrangements shall insofar be subject to explicit and written confirmation by FDT. The requirement for written form can be waived only in writing.

b) Any General Terms and Conditions of the FDT customer which are to the contrary shall not be accepted and shall only become part of the contract by explicit and written confirmation thereof by FDT. Thus, the General Terms and Conditions of FDT shall become an integral part of the contract, notwithstanding any objections of the customer. No objections against the General Terms and Conditions of FDT shall be accepted after written confirmation of the sales contract, i. e. the General Terms and Conditions of FDT shall be deemed irrevocably accepted upon written confirmation of the order by FDT. Any objection made by FDT also affects any contract confirmation made without explicit objection against General Terms and Conditions of the FDT customer that are to the contrary.

c) The entire contractual relationship (from conclusion to execution of contract) shall be exclusively subject to the law of the Federal Republic of Germany, under exclusion of any other sales laws.

## 3. Prices/payment

a) All prices shall be calculated free in ex works or warehouse, if not agreed upon otherwise by the parties in writing. FDT prices that are valid upon confirmation of the sales contract shall be applicable.

b) In the case of orders with a net value of less than 250.00 Euro we shall add a small order surcharge of 20%.

c) All prices plus applicable valid VAT.

## 4. Times of delivery

a) Prospective dates or times of delivery shall not be binding. If the non-binding date of delivery is exceeded by more than three weeks, the customer, prior to declaring his withdrawal from the contract, has to set a period of grace for delivery of 10 working days. If at the expiry of this period of grace FDT still cannot ensure the delivery, the customer shall be entitled to withdraw from the contract. In this case the customer's claim for damages shall be limited to cases of wilful misconduct and gross negligence by FDT.

b) Partial deliveries shall be permissible; FDT reserves the right to make deliveries that exceed/fall short of the ordered amount by up to 5%. The invoicing by FDT insofar shall also be based on the respective valid prices.

## 5. Technical data

Dimension, mass and other technical data shall be indicated based on existing technical specifications and with regard to established production dimensions/standard production dimensions. No technical data must be considered as a warranty of any merchandise properties.

FDT reserves the right of changes to its products according to the current product range, provided the changes will not significantly interfere with the customer's interests, do not alter the basic properties of the product and are reasonable for the customer.

## 6. Packing and freight, transport risk

Packing and freight costs – for deliveries up to a net value of 1,500.00 Euro – shall be charged to the customer (§ 448 German Civil Code (BGB)). Additional freight costs incurred by fixed-date delivery, lift and crane unloading must be queried individually. The transport risk shall pass over to the customer at delivery of the merchandise by FDT to the forwarding agent, the carrier or any other person entrusted with the shipment (§447 BGB). FDT shall not be liable for the complete arrival of the merchandise in good time, the route and the means of shipment or the packing, except for cases of wilful misconduct and gross negligence. The return of merchandise shall be accepted only upon prior written agreement and with freight costs paid. In such cases the customer shall bear the transport risk until the handing over of the merchandise to FDT. Any changes in the place of delivery or destination after award of the order shall become effective only upon written confirmation by FDT.

## 7. Liability and defects

a) Complaints and reclamations shall be admitted only if they are submitted to FDT in writing immediately, i. e. within 7 days after receipt of the merchandise and always before its processing. Latent defects will only be admitted

if asserted in writing within 6 days of discovery, however at the latest within 6 months of delivery of the merchandise.

b) If the signed sales contract to FDT and its contractual partner is a commercial transaction, § 377 of the German Commercial Code (HGB) shall apply.

c) Industry-standard and material-dependent tolerances are reserved.

d) In the case of legitimate complaints and reclamations FDT is entitled to replace the rejected merchandise with a compensation delivery or to repair the rejected merchandise prior to the execution of any statutory warranty claims by the other party. FDT is obliged to inform the other party about any compensation deliveries or repair within 10 days of the receipt of the complaint or reclamation.

e) The liability of FDT for further claims, especially as regards consequential damage caused by a defect, as well as for lost profit or other financial losses shall be limited to cases of wilful misconduct and gross negligence. This exemption from liability shall not be effective if FDT, for an individual order, has warranted certain properties of the merchandise in written form.

## 8. Entitlement to damages by FDT

In case the customer is in arrears with receiving the contractual merchandise or finally rejects the receipt, FDT is entitled to withdraw from the contract. Upon execution of the right of withdrawal, the customer shall pay lump sum damages of 25% of the net contract value; FDT reserves the right to provide evidence for higher damage. The lump sum damages amount to 100% of the net contract value for individually ordered custom-made items. It shall be in the customer's discretion to provide evidence for lesser or no damage. FDT shall be entitled to apply a reminder charge of 5.00 Euro plus VAT for every reminder notice following the first reminder.

## 9. Terms of payment

a) Invoices shall be due strictly net within 30 days from the invoice date.

b) If the amount due is not paid by that date, the customer, if he is a full merchant ("Vollkaufmann"), shall acknowledge the prerequisites for late payments being fulfilled.

c) At late payments by the customer/purchaser, FDT shall charge interest on late payments at the German Federal Bank base rate plus 5% per year (see §288 BGB) plus VAT, however not less than 9% per year. Interest on late payments shall be calculated at a higher or lower rate, if FDT can provide evidence for a higher interest rate or the customer for a lower interest rate.

d) The customer can only offset against receivables if the counterclaim drawn up for offset is undisputed or has been legally ascertained. The customer shall only be entitled to exercise his right of retention if the claims explicitly admitted in writing or not disputed by FDT or legally ascertained are based on the same contractual relationship as the receivables of FDT.

e) Bills of exchange shall only be accepted upon special written agreement. Bills of exchange shall be accepted on account of payment and in consideration of all cashing and discount fees.

f) Cheques and bills of exchange shall be only considered due payment after FDT has gained loss-free disposal of the amount due.

g) Any payment shall be applied to the oldest outstanding receivables of the business relationship.

h) FDT shall reserve the right to reject the execution of proposed orders until full payment of prior services. If the customer is in arrears with a due payment or if his financial circumstances become significantly worse, especially with the opening of insolvency proceedings or statutory declaration of insolvency, FDT shall be entitled to withdraw from any part of a contract not yet executed, or to demand cash payment or provision of a security in the form of a directly enforceable and irrevocable guarantee issued by a credit institute authorised as a domestic customs and tax guarantor for any further delivery. In addition, FDT shall be entitled to demand the securing of the merchandise.

## 10. Retention of title

a) FDT shall retain unconditional title to all merchandise delivered until receipt of payment in full of all receivables arising from the signed contract by the customer.

b) If the customer is a public legal entity, special assets under public law or a merchant to whom the signed contract is part of his commercial activities, the retention of title shall also include receivables of FDT arising from the current business relationship with the customer, especially until any balance on the current account is settled and, in case of acceptance of cheques and bills of exchange, until FDT has gained loss-free disposal of the amount due.

c) FDT shall only be obliged to abandon the right of retention of title if the customer has paid all receivables arising from the sales contract (section a) or other current business relationship (section b) or has provided ade-

quate collateral, which can be produced only by a credit institute authorised as a domestic customs and tax guarantor in the form of an irrevocable guarantee containing the waiver of benefit of discussion according to § 773 par. 1 section 1 BGB.

d) The customer shall be obliged to insure adequately the delivered merchandise under retention of title against theft, breakage, fire, water or any other damage and shall produce proof of insurance on first demand within five working days upon receipt of the demand. If the customer fails to comply with the demand in due time, FDT shall be entitled to insure the delivered merchandise itself at the customer's expense.

e) The customer must not pledge nor assign the delivered merchandise for security. In the case of attachment or seizure of the delivered merchandise, the customer is obliged to inform FDT in writing immediately, however, not later than within three working days after application of the attachment or seizure. The customer shall bear any expenses required for removing access or recovering the delivered merchandise, if the costs cannot be claimed from a third party. FDT is entitled, on the basis of a written demand, to claim an adequate advance, which is due within five working days upon receipt of the demand.

f) As long as FDT's right of retention of title is in force, pledging, assignment for security, leasing or any other kind of transfer of the delivered merchandise impeding the security of FDT shall be permissible only upon prior written consent.

g) However, the customer shall be entitled to dispose of the merchandise delivered by FDT in ordinary business, provided the customer receives cash payment from his customer, or with the reservation that the title will be passed to his customer only after his complete fulfilment of the obligations resulting from the sales contract. In case of resale the customer herewith assigns any future receivables resulting from the resale, including all ancillary rights, to FDT for security, without the need for any further special declaration. If the conditional merchandise of FDT is resold together with other items, without an individual price for the conditional merchandise of FDT being agreed upon, the customer assigns the part of the overall claim that equals the value of the receivables of FDT, to FDT with priority over the remaining claim. Until cancelled in writing by FDT, the customer shall be entitled to independently collect the receivables from the resale.

However, the customer shall not be entitled to pledge or assign receivables resulting from the disposal to a third party for safety. If the customer is in arrears with fulfilling the obligations arising from the business relationship with FDT, the latter shall be entitled to revoke the direct debit authorisation; upon written demand the customer shall be obliged to inform his customer within three working days upon receipt of the demand about the assignment in writing and to provide FDT within the same period with any information and documents that may be required for collection of the receivables. Any costs connected with the collection of receivables and possible further intervention shall be borne by the customer, unless the costs can be collected from a third party. FDT is entitled, on the basis of a written demand, to claim an adequate advance, which is due within five working days upon receipt of the demand by the customer.

h) The customer shall be entitled to process, remodel or combine the conditional merchandise with other items. Processing, remodelling and combining are carried out for FDT. The latter immediately becomes the owner of the object manufactured by processing, remodelling or combining. If this is not possible for legal reasons, FDT and the customer agree that FDT, at any time of the processing, remodelling or combining shall be the owner of the new object and be deemed its manufacturer. The customer shall store the new object for FDT applying the due diligence of a responsible merchant. The processed, remodelled or new object resulting from combining shall be deemed conditional merchandise. In case of processing, remodelling or combining with other items which do not belong to the customer, FDT shall be entitled to co-ownership of the new object at a share calculated on the basis of the value ratio between the processed, remodelled or combined conditional merchandise and the new object. In case of sale of the new object the customer herewith assigns a claim resulting from the resale, including all ancillary rights, to FDT against the purchaser for security, without the need for any further special declaration. The assignment shall not exceed an amount that equals the value of the processed, remodelled or combined conditional merchandise invoiced by FDT. The share of the claim assigned to FDT shall have priority over the remaining claim.

i) If the conditional merchandise is combined by the customer with real estate or movable goods, the customer shall also assign his claims which he is entitled to as a remuneration for the combining, including all ancillary rights, to FDT for security, without the need for any further special declaration. As regards the amount of the assigned claim section h) shall be valid correspondingly.

j) FDT shall be entitled to take possession of the conditional merchandise, if the customer defaults the fulfilment of his obligations arising from the business relationship.

The demand for restitution or taking possession shall not be deemed as a withdrawal from the contract. FDT shall be entitled to dispose the conditional merchandise after taking of possession and to satisfy its claims from the proceeds with account to the receivables due.

k) If the value of the securities exceeds the claims of FDT against the customer from the current business relationship by more than 20%, FDT shall be obliged, upon demand of the customer, to release securities insofar as his discretion.

l) After complete satisfaction of all claims of FDT arising from the current business relationship, the title to the conditional merchandise, to the co-owned shares of processed, remodelled or combined items and to the assigned receivables shall pass over to the customer.

## 11. Stoppage of payments

If customer payments to FDT are stopped, the merchandise still remaining at the latter shall serve as a security for the fulfilment hereof. Merchandise not yet delivered by FDT shall also serve as security for the claims of FDT, whether the merchandise is paid for or not, unless the merchandise still on the premises of the customer is under retention of title of a third party. Prior to complete payment of the merchandise delivered by FDT, in the case of stoppage of payments, the latter shall have the right to separation or the right to separation of a substitute for the object of separation according to § 47 and § 48 of the Insolvency Statute. In case FDT, based on the retention of title clause (see section 10), takes back merchandise, the customer shall be obliged to return it free of costs and shall be liable towards FDT for losses in value, costs arising and lost profit. Any freight costs resulting from the return of the conditional merchandise shall be borne entirely by the customer.

## 12. Transfer of rights

The rights of the customer arising from this contract may be transferred to a third party only upon prior written consent of FDT.

Given consent for the transfer of rights shall not release the customer of FDT from his payment obligations to the latter.

## 13. Copyright

FDT retains the copyright to any illustrations, drawings or other documents provided or made available by FDT now or in the future.

## 14. Technical consultation

As a service FDT offers technical consultation and free-of-charge support for on-site measurement by staff technical consultants. FDT shall not assume any liability for this voluntary and free-of-charge service provided by FDT in the framework of its manufacturer's installation instructions (latest edition). Any mistakes made by FDT staff members shall be in their sole responsibility, if the mistake results from wilful misconduct or gross negligence of the employees.

## 15. Data protection

Pursuant to § 28 of the Federal Data Protection Act (BDSG), FDT points out that commercial data on the customer shall be stored within the legal framework of the Data Protection Act.

## 16. Jurisdiction and place of performance

The place of performance for any deliveries and payments shall be Mannheim, Germany. For all disputes arising out of the business relationship, if the customer of FDT is a full merchant, a public legal entity or special assets under public law, lawsuits shall be filed at the court having regional and factual jurisdiction for the head office of FDT (Mannheim). The aforementioned jurisdiction shall also be deemed agreed upon for bills of exchange and cheques receivable, if the customer of FDT is a full merchant, a public legal entity or special assets under public law. The same jurisdiction shall be deemed agreed upon, if the customer of FDT has no national place of general jurisdiction, if he has transferred his permanent dwelling or usual place of residence abroad or if his permanent dwelling or usual place of residence is unknown at the time of filing the suit (see § 38 par. 3 of the Code of Civil Procedure (ZPO)). If the customer of FDT has its registered office in a member state of the European Community, the head office of FDT shall be deemed place of jurisdiction for both parties in accordance with art. 17 of the European Civil Jurisdiction Convention (EuGVÜ) for any disputes arising out of the contract relationship. The law of the Federal Republic of Germany shall be applicable.

## 17. Supplementary provisions

If the aforementioned General Terms and Conditions of Delivery of FDT are or become invalid in total or in part, the validity of the other provisions shall not be affected. The invalid provision is to be replaced by a valid provision, that comes as close as possible to the intended objective of the contract, or by the corresponding valid statutory provision.

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