

Terms of sale and delivery

Plasit ApS delivers all deliveries, goods, consultancy and services (hereinafter "the goods") on the following terms, regardless of any opposing or deviating provisions in the order or acceptance placed by the buyer, unless there is another written agreement.

Quotations and acceptance

Written as well as verbal offers from Plasit ApS must be accepted no later than 8 days after the offer is made, unless another acceptance period is stated in the offer. Plasit ApS may cancel a previously confirmed order if the buyer has an unresolved outstanding debts with Plasit ApS. Plasit ApS reserves the right to demand a 50% advance payment for larger orders and for new customers.

Services

Plasit ApS reserves the right to over- or under-deliver by +/-10%, as well as partial deliveries, unless otherwise agreed upon at the time of purchase. In addition, Plasit ApS has the option to request a minimum quota for each order as well as a start-up fee, as it takes approximately two days to convert the machine.

Delivery

Delivery is made ex factory and the goods are shipped carriage forward. Therefore, the buyer bears the cost and risk of any incidental events that affect the goods thereafter. This applies regardless of whether Plasit ApS, according to a written agreement, bears the costs of transporting the goods.

The buyer is responsible for taking out any insurance against damage to the goods after shipment/delivery.

Price

Current list price. Plasit ApS reserves the right to make changes- regardless of reason- and without prior notice, e.g. in the event of any increases in raw material/ consumer costs and index adjustments. All prices are excl. VAT.

Payment

In accordance with the offer, order confirmation and invoice. After the due date, interest will be charged as stated on the offer, order confirmation or invoice, as well as a VAT-free reminder fee of at least DKK 100 per reminder. Plasit ApS reserves the right to demand 50% advance payment for larger orders and for new customers.

Handling fee

For smaller deliveries, Plasit ApS reserves the right to charge a handling fee.

Packaging

Packaging is not returnable. Plasit ApS therefore reserves the right to invoice packaging costs.

Delivery times

The delivery time is determined to the best possible extent according to the buyer's wishes, but will always be stated as an estimate. Plasit ApS assumes no

obligation to adhere to the stated delivery times exactly, but always strives to do so. The delivery time is determined subject to fire, strike, lockout or other force majeure that may prevent delivery at the agreed time, as well as reservations for delays due to unforeseen challenges in manufacturing/production or necessary deliveries from subcontractors. In the event of a delay, the buyer is not entitled to assert remedies for breach of contract. The buyer is therefore not entitled to cancel the purchase, demand compensation or receive a proportional reduction in the purchase price.

Deficiencies

If the product- or parts thereof - is defective due to manufacturing or material defects or Plasit ApS's defective work, including advice regarding material selection, item design and production method, Plasit ApS will provide compensation for a period of 2 months - calculated from the date of delivery - corresponding to the invoiced price of the product or free replacement or repair of the product or parts thereof at Plasit ApS's choice.

Plasit ApS cannot be held liable for other direct or indirect damage or loss- including operating loss, loss of profit, loss of time and other financial losses.

Plasit ApS products are delivered as a finished product. If used for other purposes or is exposed to influences beyond Plasit ApS' control, Plasit ApS is completely exempt from liability. Plasit ApS's above-mentioned liability is conditional on it being asserted immediately after the defect is discovered.

Cancellation of orders

The buyer's wish to cancel orders must be notified to Plasit ApS in writing. A cancellation is only accepted when there is a written acceptance from Plasit ApS. If it concerns goods that Plasit ApS does not normally stock, or specially produced goods, cancellation cannot take place unless Plasit ApS and suppliers agree to this.

Claims

It is the buyer's responsibility to conduct a thorough examination of the goods upon receipt to determine whether they are as desired. Any complaints about delivered goods must be made immediately and no later than 8 days after receipt of the goods. In the event of a later complaint, the buyer is prohibited from claiming any defects or damage.

The goods can only be returned by prior agreement and must be returned no later than 20 days after the written return agreement has been concluded, otherwise it will lapse.

Return of goods

Delivered stock items can only be returned after prior written agreement and an attached copy of the delivery note. Specially processed items and specially procured items cannot be returned. The return of the item can only take place after prior written agreement and must

be done no later than 20 days after the return agreement is concluded, as otherwise it will lapse. Credit is given for up to 70% of the invoiced value. Returns are made at the buyer's expense and risk.

Returns must be made in disposable packaging at the sender's expense and risk. If the returned material contains impurities that make the material unsuitable for recycling, Plasit ApS reserves the right to return the material at the recipient's expense and risk. Plasit ApS is in no way liable for damage caused by the returned material; this remains the responsibility of the sender.

Ownership

The ownership of the item sold remains with Plasit ApS until the entire purchase price, including interest, costs, etc., has been fully paid.

Product liability

Plasit ApS is only liable for damages/personal injury if it is proven that the damage is due to an error or negligence committed by Plasit ApS or others for whom Plasit ApS is responsible. Compensation for personal injury can never exceed the compensation level applicable at any time under Danish law.

Plasit ApS is not responsible for damage to real-property and movables that occurs while the item for sale is in the buyer's possession.

Plasit ApS is also not liable for damage to products manufactured by the buyer, or to products in which these are included. In addition, Plasit ApS is liable for damage to movable property and/or property under the same conditions as for personal injury, however, Plasit ApS's total liability can never exceed DKK 100,000,- incl. interest and costs per claim. Plasit ApS is not liable for indirect damage and losses such as operating losses, loss of profit and other consequential financial losses.

To the extent that Plasit ApS may be held liable for product liability towards a third party, the buyer is obliged to indemnify Plasit ApS to the same extent as Plasit ApS's liability is limited under these terms and conditions of sale and delivery.

If a third party makes a claim against one of the parties for liability under this clause, that party shall immediately notify the other thereof. The Buyer and Plasit ApS are mutually obliged to be sued in the court that hears claims for damages brought against one of them on the basis of damage allegedly caused by the object of sale.

Legal venue

In the event of a disagreement between the parties, the dispute shall be settled according to Danish law depending on the value of the object of sale. Plasit ApS delivers all deliveries, both goods and consultancy and services (the "goods") on the following terms, regardless of any opposing or deviating provisions in the order or acceptance placed by the buyer, unless there is another written agreement.

Valid as of 1/1-2026