

Exclusion of Liability of Ensinger Sweden AB

Our information and statements do not constitute a promise or guarantee whether expressed or inferred. They are in accordance with the present state of our knowledge and are intended to provide information about our products and the possibilities for their use. Any information supplied is therefore not intended as a legally binding assurance or guarantee of the chemical resistance, the nature of the products or the marketable nature of the goods. Suitability for the end use of the products is influenced by various factors such as choice of materials, additions to the material, design of shaped parts and tools, and processing or environmental conditions. Unless otherwise indicated, the measured values are guideline values which are based on laboratory tests under standardized conditions. The information provided does not, alone, form any sufficient basis for component or tool design. The decision as to the suitability of a particular material or procedure or a particular component and tool design for a concrete purpose is left exclusively to the customer in question. Suitability for a specific purpose or a particular use is not assured or guaranteed on a legally binding basis, unless we have been informed in writing about the specific purpose and conditions of use and we have confirmed in writing that our product is suitable for this purpose within the conditions notified. The nature of our products conform to statutory provisions valid in Germany at the time of the transfer of risk, in so far as these statutory provisions contain regulations regarding the nature of these products specifically. The customer must expressly point out in writing that he intends to export our products – after processing or installation if applicable – only then will we confirm the suitability for export expressly in writing and also ensure compliance with the export regulations of the European Union, its member states, the other states who are signatory to the agreement on the European Economic Area (Norway, Iceland, Liechtenstein) and Switzerland and the USA. We are not obliged to take any steps to comply with the statutory regulations of other states. We are responsible for ensuring that our products are free from any rights or claims by third parties based on commercial or other intellectual property (patents, patented designs, registered designs, authors' rights and other rights). This obligation applies for Germany; it also applies for the other member states of the European Union and the other states who are signatory to the agreement on the European Economic Area and Switzerland and the USA if the customer expressly points out to us in writing that he intends to export our products – after processing or installation if applicable – and we expressly confirm in writing that the products can be exported. We will not accept any liability for states other than those listed. We reserve the right to make changes to the design or form, deviations in colour and changes to the scope of delivery or service in so far as the changes or deviations are reasonable for the customer whilst taking our interests into account. Our products are not destined for use in medical and dental implants.

PEEK-CLASSIX™ and Invibio® are registered trade marks of Invibio Ltd.

PEEK® is a registered trade mark of Victrex plc.

Ensinger®, TECA®, TECADUR®, TECAFLON®, TECAFORM®, TECAM®, TECAMID®, TECANAT®, TECANYL®, TECAPEEK®, TECAPET®, TECAPRO®, TECASINT®, TECASON®, TECAST®, TECATRON® are registered trade marks of Ensinger GmbH.

TECATOR® is a registered trade mark of Ensinger Inc.