



By visiting and using Gravotech Marking's or one of its affiliates' (the "Gravotech Group" or "the Holder") websites (the "Site") you agree and accept unreservedly the present terms of use (the "TOU"). The Site is aimed at professional visitors (the "User (s)"). The Site is dedicated to the information of the Gravotech Group and its products. The User agrees to respect the TOU. In case of disagreement with some or all of the Terms, the User must stop using the Site. The Gravotech Group reserves the right to modify and update the TOU at any time and without any formality being necessary.

1. Access to the Site

Access to the Site is free. Access to the Site requires access by the User to a telecommunications network and the use of standard browsers available (Google Chrome, Internet Explorer, Safari, Mozilla Firefox, Edge, etc.). This access is provided by a telecommunications operator under the sole responsibility of the User. The User acknowledges having verified that the computer hardware with which he connects to the Site does not contain any malicious computer program (malware). The Gravotech Group reserves the right to interrupt, at any time, partially or totally, access to the Site.

THE GRAVOTECH GROUP MAKES NO WARRANTY OF ANY KIND RELATED TO THE SITE OR ITS USE. In consideration to the Internet, the Gravotech Group cannot guarantee continuous availability and security of the Site at any times. The Gravotech Group cannot always foresee or anticipate technical and security difficulties, or of any other nature, that may result in the loss of data (including the personal data of the User), a display error or a loss of access to the Site.

The User accepts and acknowledges that the Gravotech Group will not be liable for any errors or omissions related to the Content (as defined below). Content is not binding.

2. Cookies and Personal Data

The User may consult the [Cookies Policy](#) and the [Privacy Policy](#).

By subscribing to the newsletter or by contacting a Gravotech Group affiliates using the form dedicated to this purpose, the User acknowledges and agrees that the entity of the Gravotech Group concerned collects some of its personal data. The processing purposes, the retention period and the recipients of the data are indicated in the section provided for this purpose at the time of collection according to the European General Data Protection Regulation (reference EU2016 / 679).

3. Content and Intellectual Property

The Site offers the User the following content (non-exhaustive list): product catalog, newsletter, contact form and presentation of the news and events of the Gravotech Group.

All content included in, made available through or downloadable on the Site, such as - but not limited to - trademarks, texts, graphic charters, logos, button icons, images, photos, audio and video clips, manuals, catalogs, the look and feel of the Site (the "Content") is and remains the exclusive property of the Gravotech Group or any third party to which the Gravotech Group has acquired the authorization or a license to use. The Content is protected by intellectual property rights that the Gravotech Group owns or is a licensee of. The User is not authorized to copy, reproduce, represent, distribute, publish or modify the Content in whole or in part. The User has no right to use the Site in a manner that infringes any copyright, trademark, patent, design, model, trade secret, or other proprietary rights of the Gravotech Group or



third parties. The domain name of the Site remains the property of the relevant Gravotech Group entity.

Gravograph[®], Technifor[®], Type 3[®], 3DESIGN[®], Gravostyle[™]; LaserStyle[™], Gravoply[®], as well as other brands mentioned and / or reproduced on the Site (identified or not as such by the logo[™] or[®]) are trademarks registered or used (or licensed to the Gravotech Group) by the Gravotech Group and remain the exclusive property of Gravotech Marking or one of its affiliates or any third party having authorized it. They cannot be referenced or reproduced without the express consent of Gravotech Marking.

4. Unlawful and Prohibited Use

The User agrees to respect at all times the TOU. The User agrees not to use the Site in a manner that is malicious or in any way that may cause damage to the Site or impairment of the availability, security or accessibility of the Site. The User must not use the Site in any way that breaches any provision of the TOU or is unlawful, illegal, fraudulent or harmful or likely to damage the image of the Gravotech Group; or in connection with any unlawful, illegal, fraudulent or harmful purpose or activity.

5. Updates

The Gravotech Group reserves the right to upgrade the Site and to make any updates including by providing new features, or by modifying or removing certain features. The User expressly acknowledges that the Site Holder cannot be held liable for the trouble caused by these updates, resets and/or evolutions (for example they may temporarily prevent the User from accessing the Site and / or cause a change in the architecture of the Site and its elements and any unavailability of its Content).

6. Hyperlink

No affiliates of the Gravotech Group can be held liable for the Hyperlink available on the Site, notably the one leading to sites outside the control of the Gravotech Group. The Gravotech Group assumes no responsibility for the content of these sites.

7. Liability

The Site Holder will do its best endeavors to provide the Site. In any case, the Site Holder cannot be responsible for any loss, direct or indirect damage, material or immaterial of any nature whatsoever (or other similar damages including but not limited to incidental consequential, special and/or punitive damages) arising out or in connection with the management, use, exploitation, content, error, interruption or dysfunction of the Site. In particular, the Gravotech Group cannot be held liable for any direct or indirect damages resulting from the User's non-compliance with these TOU, the misuse or alteration of the Site by the User or a malfunction of the Site or Content, or any infringement that may be made to the Site or its Content.

The aggregate liability of the Gravotech Group, if it were to be engaged in any way whatsoever and in particular for the repair of direct, real and certain damages suffered by the User, may in any case not exceed one hundred (100) Euros.

The User acknowledges and accepts that the Gravotech Group can in no way guarantee that the Site will meet performance requirements or that it will operate without discontinuity or bug.

8. Applicable Law - Jurisdiction



GRAVOTECH TERMS OF USE

Any dispute will be subject to the exclusive jurisdiction of the court in whose jurisdiction the Site Holder concerned by the dispute has its head office, even in case of multiple defendants. The TOU are governed and interpreted in accordance with the law of the country in which the Holder of the Site concerned by the dispute has its registered office.