

Please send it directly by mail to info@profibus.com

Order Form

We order the following items:

1.	----- Article	----- Order-No.	----- Language	----- Qty	----- Total price in Euro
2.	----- Article	----- Order-No.	----- Language	----- Qty	----- Total price in Euro
3.	----- Article	----- Order-No.	----- Language	----- Qty	----- Total price in Euro
4.	----- Article	----- Order-No.	----- Language	----- Qty	----- Total price in Euro

Invoice address:

Company *

Department, Name *

Phone

E-mail address *

Street (P.O. Box not possible) *

Country / Town / Postcode *

VAT Identification Number *

Purchase Order Number

Location / Date / Company Stamp

Delivery address:

same as invoice address

Company

Department, Name

Phone

E-mail address

Street

Country / Town / Postcode

Signature *

* Mandatory fields

I accept the terms of payment and delivery as well as the license conditions as listed on the next page.

(No delivery without accepting the terms and conditions!)

More about PI membership, PROFIBUS and PROFINET at
www.profibus.com

Terms of payment and delivery:

Orders and deliveries in the Federal Republic of Germany:

All prices are net prices, excluding packaging, shipping and VAT. Payment net 14 days - no discount. The invoice is your order confirmation. The items are property of PROFIBUS Nutzerorganisation e.V. until full payment is settled.

Orders and deliveries to foreign countries:

In addition to the above-mentioned terms of payment the following terms are in force. Members' Prices are only granted to all paid-up full members of PROFIBUS & PROFINET International. Shipments to foreign countries are always dispatched by United Parcel Service - we will charge you the full UPS shipping costs as well as bank fees. Please note that orders from EU countries without VAT - Identification Number can not be processed.

Orders from North America will be forwarded to PI North America and processed (shipped, invoiced) directly from there: PI North America; 16101 N. 82nd Street, Suite 3B; Scottsdale, AZ 85260-1868; Phone: +1 480-483-2456; Fax: +1 480-483-7202, usa@profibus.com

For information about PI literature offered in your country, please contact your Regional PI Association (www.profibus.com/pi-organization/regional-pi-associations/).

PI offers FREE download of PI documentation to all full members of PI. Non-members may purchase the documents as described on our literature list. If you are interested in ordering a special document or a printed version of a document which is not listed on this list, please contact info@profibus.com for a quote.

License for supply of books, documents and brochures

Licensee acquires this license solely from PROFIBUS Nutzerorganisation e.V., having its principal place of business in Karlsruhe, Germany (hereinafter referred to as "Licensor").

1. Documents

- 1.1 Subject of this license agreement is each book (Print, Pdf, Epub, Mobi), technical document and brochure issued by the Licensor, in electronic or printed form (hereinafter referred to as "DOCUMENT").
- 1.2 The DOCUMENT distributed hereby has been developed by members of the Licensor. Licensor hereby notifies Licensee that the DOCUMENT is not an industrial standard acknowledged by any standardization body or otherwise and may be further enhanced.

2. Rights and Duties of Licensee

- 2.1 Licensor hereby grants to Licensee the right to use the DOCUMENT exclusively for developing and supporting products compliant with the DOCUMENT. Licensee may copy the DOCUMENT for this purpose and for data backup purposes.
- 2.2 Licensee shall not be entitled to modify, decompile, reverse engineer or extract any individual parts of the DOCUMENT, unless this is permitted by mandatory copyright law. Furthermore, Licensee shall not be entitled to remove any alphanumeric identifiers, trademarks or copyright notices from the DOCUMENT and, insofar as Licensee is entitled to make copies of the DOCUMENT, Licensee shall copy them without alteration.
- 2.3 Licensee shall not be entitled to publish market or distribute the DOCUMENT. However, Licensee shall be entitled to transfer the right to use the DOCUMENT granted to it to a third party, provided that Licensee concludes a written agreement with the third party in conformance with all of the conditions contained in this Section 2 and on the proviso that Licensee does not retain any copies of the DOCUMENT.

3. Liability of Licensor

- 3.1 Licensor shall have no obligation to enhance the DOCUMENT and shall assume no liability in case the DOCUMENT or future versions thereof shall not be approved as an industrial standard.
- 3.2 The DOCUMENT is delivered "as-is" to all full members of the Licensor. Any liability and warranty for the DOCUMENT - irrespective of the legal reason therefore - e.g. as to quality or title, its correctness, absence of defects, absence of claims of third-party rights or in relation to its completeness and/or fitness for any specific purpose is excluded. The Licensor is not liable for damages due to the use of the DOCUMENT or for damages which have been caused by the design of hardware or software according to the information provided within the DOCUMENT. Any liability for consequential, special or indirect damages including, but not limited to, loss of profit, loss of use and business interruption, regardless of the theory of law, are excluded.
- 3.3 The aforesaid exclusion of liability shall not apply as far as there is a legally binding liability, e.g. under product liability legislation, in cases of intent, of gross negligence, of injury of life, body or health or wilful hiding of a defect, or due to violation of major contractual obligations. However, liability for damages arising from the violation of major contractual obligations shall be limited to the foreseeable damage normally covered by a contract, unless in cases of intent or gross negligence. No change in the burden of proof to the detriment of Licensee is involved by the aforesaid provision.

4. Place of Jurisdiction and Applicable Law

- 4.1 The sole place of jurisdiction shall be the principal place of business of Licensor.
- 4.2 All relations arising out of the contract shall be governed by the substantive law of Germany, to the exclusion of the United Nations Convention on Contracts for the International Sale of Goods (CISG).