

F-EN-007 Customer Data Sheet Revision 03

CDS - 8085

2 mil clear removable polyester tape

Property	Value	Unit	Test Method
Physical Properties			
Color	Clear		
Thickness	Facestock 2 mil Clear PET	mil	
Width	As specified on the part description +/- 1/32"	in	
Core	3in paper core	in	
Adhesive Coat weight	1.55 g/100 in^2 +/- 10%	g/100	
Emtech method E10MFP01			
Mechanical Properties			
Release Range (TLMI Method)	15-50	g/2 in	
180° Peel, 12in/min, 1" wide			
sample			
Loop tack	0.1	lbs/in	
TLMI method, 12in/min, 1" wide			
sample			
Thermal Properties			
Application temperature	50-110	°F	
Original Issue Date- 2/12/2020		Approval Date	- 2/12/2020 Revision- A
The abc	Listed Values we values are typical property values not f	-	ion limits.

CLAIMS, WARRANTIES, AND LIMITATIONS OF LIABILITY:

(a) Buyer waivers at claims relating to the goods unless received in writing by Seller within thirty (30) days of receipt of the goods. No goods shall be returned by Buyer for any reason without Seller's written approval

(b) ALL WARRANTIES RELATING TO THE DESCRIBED GOODS ARE EXPRESSED IN THIS PARAGRAPH (5b). SELLER MAKES NO WARRANTY, EXPRESS, IMPLIED OR STATUTORY WITH RESPECT TO THE GOODS AND SELLS THEM AS IS EXCEPT THAT SELLER WILL BE RESPONSIBLE, TO BUYER ONLY, FOR FAULTY WORKMANSHIP AND USE OF IMPERFECT MATERIALS

(c) SELLER SHALL NOT BE LIABLE UNDER ANY CIRCUMSTANCES TO BUYER OR ANY OTHER PERSON WHERE THE GOODS ARE NOT WAREHOUSED, HANDLED OR USED IN ACCORDANCE WITH PROPER AND CUSTOMARY PRACTICES OF THE TRADE.

(d) BUYER'S EXCLUSIVE REMEDY AND SELLER'S SOLE LIABILITY ON ANY CLAIM, WHETHER TORT, CONTRACT, OR WARRANTY, SHALL BE LIMITED TO REPLACEMENT OF THE DEFECTIVE GOODS OR, AT SELLER'S OPTION, TO REIMBURSEMENT OF BUYER'S ACTUAL COST OF THE GOODS NOT SO REPLACED AND IN NO EVENT SHALL SELLER BE LIABLE FOR INDEMNIFICATION OF BUYER ON ACCOUNT OF ANY CLAIM ASSERTED AGAINST BUYER FOR ANY OTHER OR FURTHER DAMAGES OF ANY KIND WHATSOEVER, WHETHER DIRECT OR INDIRECT.

(e) Buyer may not bring any action arising hereunder unless such action is commenced within one (1) year after the cause of action has accrued.

LIMITATION OF LIABILITY:

Except for the limited remedy stated above, and except to the extent prohibited by law, Plitek will not be liable for any loss or damage arising from or related to the Plitek product, whether direct, indirect, special, incidental, or consequential (including, but not limited to, lost profits or business opportunity), regardless of the legal or equitable theory asserted, including, but not limited to, warranty, contract, negligence, or strict liability.

<u>Trademarks:</u> Plitek is a trademark of Plitek, L.L.C