Akzo Nobel Pulp and Performance Chemicals AB

Färjevägen 1 445 80 Bohus

Akzo Nobel Pulp and Performance Chemicals AB

VAT: SE556022997201



To:

Company

J. Heyrovsky Institute of Physical

Dolejškova 3

CZ-182 23 PRAGUE

Tel: / Fax:

Delivery Address:

Akzo Nobel

Pulp and Performance Chemicals AB

Attn: Mr. Jonasson, Tobias

Färjevägen 1 445 80 Bohus Sweden

Confirmation of Purchase Order to:

Please acknowledge this Purchase Order to the person below within 1 business day.

Mr. Tobias Jonasson

E-mail:

Purchase Order

Number 6200093403 Date 01.12.2016

Currency **EUR**

Contact details Mr. Tobias Jonasson

Contact phone Contact fax

Contact E-mail

EXW our delivery address Incoterms

0 days end of month invoice + 14 days Payment term

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Invoice to:

Akzo Nobel PPC AB Company Code 7015

Box 50579 202 15 Malmö Sweden

E-mail:

Pos Material/Description **Price Per Unit** Quantity UoM **Net Value**

1 Anodic hypochlorite oxidation at DSA

> As per agreement between Petr Krtil (Heyrovsky institute of physical chemistry) and Nina Simic (Akzo Nobel).

Up-front payment December 2016: 10 000 euro Part A delivery March 2017: 10 000 euro Part B delivery May 2017: 10 000 euro

Time Frame: From 30.11.2016 30.000,00

Total net value excl. tax: 30.000,00

Akzo Nobel Pulp and Performance Chemicals AB

Färjevägen 1 445 80 Bohus Akzo Nobel Pulp and Performance Chemicals AB



VAT: SE556022997201

To:

Company
J. Heyrovsky Institute of Physical
Dolejškova 3
CZ-182 23 PRAGUE

Tel: 266052011 / Fax: 286582307

Delivery Address:

Akzo Nobel Pulp and Performance Chemicals AB Attn: Mr. Jonasson, Tobias Färjevägen 1 445 80 Bohus Sweden

Purchase Order		
Number	6200093403	
Date	01.12.2016	
Currency	EUR	
Contact details	Mr. Tobias Jonasson	
Contact phone		
Contact fax		
Contact E-mail		
Incoterms	EXW our delivery address	
Payment term	0 days end of month invoice + 14 days	
Page info	Page 2/ 3	

TERMS AND CONDITIONS Please supply the undermentioned goods/services, carriage paid to the delivery point shown herein. This order is subject to the Buyers terms and conditions of purchase unless otherwise specified below, or the goods/services are already the subject of a contract between the Buyer and Supplier in which case the condition of that contract shall apply hereto to the exclution of all others. The terms and conditions of this order shall govern all the Buyers requirements against this order and shall not be amended, substituted nor in any way varied by any printed conditions submitted or referred to by the supplier when accepting this order inless specifically agreed to in writing by the Buyer.

Warehouse opening hours 07.00- 15.45 Closed for Lunch 12.40- 13.20

Goods and papers to be marked with: PO 6200093403

AkzoNobel General Purchase Conditions 2004 Generally applicable conditions 1. General

Generally applicable conditions
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1. Generall
1. General

penalty calculated at 0.5% of the Goods involved in the late delivery, for every seven days, provided, however, the aggregate penalty shall not exceed 5% of the total value of the Order. Odd days less than seven days should be counted as seven days.

In case the Supplier fail to make delivery three (3) weeks later than the time of shipment stipulated in the Order, the Buyer is entitled to cancel the Order and the Supplier, in spite of the cancellation, shall still pay the aforesaid penalty to the Buyer without delay.

4. Packaging and transport

Supplier shall ensure that the Goods are packed, safeguarded and, if Supplier provides transport, transported in such a manner that upon transportation it will reach the place of delivery in a good state and can safely be unloaded. Supplier shall be liable for compliance including for compliance by the transporters contracted by it, to national, international and/or supranational regulations applicable to packaging, safety, and transport. At the Buyer's first request, Supplier shall take back for its own account and risk the packaging material used by Supplier and dispose of this material in a responsible manner.

5. Prices and payment

The prices mentioned in Buyer's Order are in the currency mentioned in the Order and include all taxes, levies and other costs needed for compliance with Supplier's obligations and shall be considered as fixed, unless otherwise agreed upon in the Order. Any extra costs that have not been covered beforehand in Buyer's written Order shall not be eligible for compensation.

Payment of the delivered Goods shall be effected within 60 days of the date of receipt of the invoice concerned, payment shall not imply acceptance of the Goods concerned. Buyer shall be entitled to suspend payment if he notices a shortcoming in the Goods. Buyer shall be entitled to reduce the amount to be paid with amounts the Supplier is due to Buyer.

to suspert of payment in the includes a strotcoming in the Goods, buyer strain be entitled to reduce the anitorit to be paid with amounts the Supplier is due to Buyer.

6. Transfer of ownership and risk.
The ownership of the Goods shall pass unencumbered and unconditionally to Buyer at the moment of transfer of the risk for the Goods, as stipulated in the Incoterms. Immediately thereafter, Supplier shall hand over to Buyer a complete set of shipment documents (bill of lading, master's receipt or other relevant documents) or, if agreed upon, transfer the equivalent data file. If within the framework of the Order, partial payments are made for (parts of) the Goods in anticipation of delivery of the Goods, the ownership of (parts of) the Goods shall pass to Buyer at the moment of delivery of (part of) the Goods to Supplier or—in the case of manufacturing—at the moment that Supplier has commenced manufacturing; the risk for the Goods shall be transferred to Buyer as determined in the Incoterms.

7. Secrecy, industrial/intellectual property rights
Supplier shall not disclose to third parties or use in hebalf of third parties to use in hebalf of third parties or use in hebalf of third parties the Order and any know-how and other data that have come to his knowledge in connection with the execution of the

7. Secrecy, industrial/intellectual property rights
Supplier shall not disclose to third parties or use in behalf of third parties the Order and any know-how and other data that have come to his knowledge in connection with the execution of the
Order, without Buyer's prior written consent. Supplier shall forthwith return to Buyer this know-how and data (including all copies thereof) insofar as it is not or no longer required for the execution of
this Order or if in all reasonableness this is not possible, destroy it. New intellectual property rights of Goods manufactured by Supplier at the Buyer's request, as well as improvements thereof and
additions thereto, shall pass to or be transferred to Buyer. Insofar as for the transfer of said rights, if a further act is necessary, Supplier shall at the Buyer's first request grant its cooperation to
transfer these intellectual property rights. Supplier shall renounce its moral rights to intellectual property made by Supplier as part of the Order.

8. Transfer of rights and obligations
The transfer of rights and obligations by a party to a third party shall require the prior written consent of the other party. In that case the transferring party shall make sure that the Order will be
fulfilled by that third party. However, Buyer shall be entitled to instruct Supplier to deliver the Goods to another AkzoNobel company and in connection therewith to transfer all its rights and
obligations to that other company. Supplier hereby gives, in advance, its consent to such a transfer. AN General Purchase Conditions Eng Version PRC 2004

8. Guarantee; indemnity

9. Guarantee; indemnity Supplier guarantees:

at that the Goods are (i) new, of good quality and free from defects, (ii) entirely in conformity with Buyer's requirements, specifications, conditions, drawings, samples, business needs and/or other data provided by Buyer, (iii) free from design faults, (iv) complete and suitable for the business purpose and use indicated by Buyer and (v) do not infringe any intellectual property right of third parties, also with regard to the aforementioned business purpose and use, and that Supplier is owner of the intellectual property rights or holds sufficient rights to transfer the Goods, free from obligations toward third parties.

obligations toward unity parties.

b.
That, with regard to the Goods, the legal requirements and governmental regulations have been met and that all approval documents required by the authorities have been obtained and will be provided to Buyer, that the Goods meet the requirements of the safety and quality standards commonly used within the branch of industry, that the Goods will be provided with the approvals and certificates that are required to operate, and that insofar as required for the health or safety of persons or property it is provided with clear operating instructions, safety prescriptions and warnings. Supplier shall indemnify Buyer against all claims of third parties for acts, omissions, or nonfulfillment of obligations (including the guarantees given in sub a and b) toward Buyer by Supplier and/or

Supplier statisments.

In Attributable shortcomings

If a party fails to meet its obligations, including any guarantee obligations, the other party shall, as soon as the failing party is in default, be entitled to terminate the Order in full or in part at its option and without any legal process. Such party shall also be entitled to demand compensation for damages and costs, without prejudice to any other rights to fulfillment or termination. In the event of full termination, the Goods already delivered shall be returned by Buyer to Supplier sisk and for its account against repayment of any amounts already paid and the costs of transport. In the event of partial termination, Buyer shall pay a fair portion of the price agreed upon for the Goods already delivered and accepted by it. If Buyer prefers fulfillment of the Order, Supplier shall be obligates to promptly fulfill the Order in full and to replace or repair any rejected Goods for its account and risk. If replacement or repair cannot be duly effected by Supplier within a reasonable period of time or if due to safety and continuity of Buyer's operations there is insufficient opportunity to have replacement or repairs effected by Supplier, or if constant delay occurs in the fulfillment of the Order or part thereof, Buyer shall be entitled to effect replacement, repair, delivery or fulfillment in a different manner for Supplier's account and risk without any prejudice to guarantees from Supplier.

11. Nonattributable shortcomings

12. Publicity

Without Buyer's prior written consent, Supplier shall not refer to the cooperation with Buyer or any Order in publications or advertisements in journals, newspapers, reports, brochures, or other

12. Publicity
Without Buyer's prior written consents, Supplier shall not refer to the cooperation with Buyer or any Order in publications or advertisements in journals, newspapers, reports, brochures, or other publications.

13. Applicable law, mediation, competent court
These general conditions and any Order shall be governed by and construed in accordance with the laws of the country where Buyer is located. The United Nations Convention on contracts for the international sale of goods (the Vienna Purchase Contract) shall not be applicable. With regard to any conflicts that may arise from these general conditions or an Order or from any other agreements as a consequence thereof, Parties agree to try to settle these conflicts by mediation. If, with regard to such conflicts, no settlement is reached, these conflicts shall be exclusively submitted to and finally settled by the competent court of Buyer's registered office.

Despite the aforementioned mediation provisions, either part shall have the right to approach (in interim injunction proceedings) any competent court for provisional relief.

14. Conditions that remain in force; nonbinding conditions

After termination of the Order, regardless of the cause thereof, the articles of these general conditions and the Order which by their nature are meant to remain in force after termination, shall remain in force between parties.

If these general conditions or the conditions in the order are or become partially invalid or unbinding, parties shall remain bound to the remaining part of the general conditions and the Order, are similar to the invalid or nonbinding parts by stipulations that are valid and binding and its consequences, considering the contents and purpose of these general conditions and the Order, are similar to the invalid nonbinding parts.

similar to the invalid nonbinding parts

15. Amendments

Buyer can amend these general purchase conditions. Amendments and such will come into effect 30 days after the date of sending the amended conditions by Buyer to Supplier.