

Corbion Biomaterials P.O. Box 21 4200 AA Gorinchem The Netherlands

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PRICE QUOTATION Nr. 2022036 - CL07

Date	:	February 17, 2022
E-Mail	:	suchy@irsm.cas.cz
Company	:	IRSM ASCR v.v.i.
Attn	:	Tomas Suchy
From	:	Esther Kooijman
Сору	:	Erik Kroeze/Corbion Biomaterials
E-mail	:	orders.biomaterials@corbion.com
Our fax number	:	+31 183 695 606
Total pages	:	2
Subject	:	Quote

Dear Tomas,

We thank you for your interest in our PURASORB products and we have the pleasure to offer you the following:

Product	<u>Quantity</u>	Inherent Viscosity (dl/g)	<u>Price (EUR/kg)</u>
PURASORB [®] PLC 7015	0.100 kg	Midpoint IV 1.5	6918
PURASORB [®] PDLG 5002	0.100 kg	Midpoint IV 0.2	8282
PURASORB [®] PDLG 7502	0.100 kg	Midpoint IV 0.2	7877
DHL Freight costs	€75		

Packaging	: packaging with heat-sealed inner bag of PE, an intermediate bag of aluminium foil to provide a necessary moisture-proof environment and outer PE bag. The bags are shipped in PE containers for added protection or carton box.
Conditions Shipment	: CPT your location, freight costs at charge : ~2 weeks after receipt of your PO
Payment terms Delivery Validity	 : 30 days nett after invoice date : DHL courier service : this offer is valid during deliveries in 2022

Quotes and supply of goods are subject to usual terms and conditions of Corbion, of which a copy is enclosed.

You can send your order by email to our order-entry department: **orders.biomaterials@corbion.com**

We trust to have made you an attractive offer and are looking forward to your reaction at your earliest convenience.

With kind regards, Esther Kooijman Sales Support Specialist Corbion Biomaterials Enclosures: General Sales Conditions

If you do not receive all pages, or in case parts of the transmission are illegible, please notify us at once.



GENERAL TERMS OF SALE Purac Biochem B.V.

1 1.1

- General
 In these Terms the following expressions will have the following meaning:
 "Agreement" means any agreement (written or oral) between Corbionand Customer concerning the sale and delivery of the Gods.
 "Godod" means any goods of whatever nature (including any of them or any part of them) which Corbio supplies to Casomer or any service Customer or any service agreed in writing these Terms are part of and applicable to each request, quotation, order and Agreement for the supply of Goods by the appliciability of any purchasing terms and/or conditions of Customer or any Agreement is explicitly rejected by Corbio.
 References to any number of days shall mean calendar days.
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- 1.3
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- otations and Agreements Quotations and offers made by Corbion for the safe of Usoux are subject to confirmation. Orders from Customer are only binding if confirmed by Corbion, by sending a written acceptance to Customer. The written acceptance of an order by Corbion constitutes an Agreement between the Parties. The quantity, quality and description of the Goods shall be as set out in Corbion s written acceptance or in the delivery note, as the case may be. 2.2
- 2.3

- Prices The price for the Goods will be the price stated in the Agreement. Unless otherwise stated in the Agreement, the price shall be exclusive of packaging, loading, transport, warehousing and insurance, VAT and any other taxes, duties or levies. 3.2
- duties or levies. Unless otherwise agreed in writing. Corbion is authorised to adjust the prices during the term of the Agreement to reflect (i) any increase of Corbions actual costs for purchasing individual components like raw materials, packaging energy etc. (ii) any change in delivery dates, quantities or Specifications for the Goods requested by the Customer or (iii) any delay caused by failure of Customer to provide adequate information or instructions.

- 4 Payment
 1. Unless otherwise agreed in writing, payment shall be effected against invoice, inclusive of VAT, to the such account nominated by Corbion and within fifteen days from the date of invoice.
 2. Customer shall make all payments in euros, without set off or counterclaim and free and clear of all taxes, deductions, withholdings and other charges.
 3. From the moment any sum is due and not paid. Corbion shall, in addition to any other damages caused by such action, be entitled to claim payment of one per cent compound interest per month in respect of the total of the invoice value, it being understood that a part of a month will be charged as a full month, until full payment of the outstanding amount has been received by Corbion. If payment has not been made in accordance with this pargraph, Customer shall be obliged to pay all extra legal (extrajudicial and judicial) costs of collection.
 4.4 All claims relating to invoices must be notified in writing with documentary
- costs of collection. All claims relating to invoices must be notified in writing with documentary evidence to Corbion within seven days from the date of invoice. Thereafter, Customer shall be deemed to have approved the invoice. Customer is not entitled to suspend its payment obligations. 44

5 5.1

- Delivery of the Goods shall be made by Corbion delivering the Goods to the Customer's premises ar such other place as may be agreed, or by Customer collecting the Coods at Corbions premises, and in accordance with the latest version of the Incoterms as set by the International Chamber of Commerce. Any quoted delivery dates are indicative only and Corbion shall not be laible for any delay in delivery of the Goods. Time for delivery shall not be of the essence of the Agreement, unless otherwise agreed in writing. Corbins shall notify Customer as soon as possible regarding any foreseeable delay to a delivery. 5.2
- delivery. Corbion may deliver the Goods by instalments and each delivery shall constitute a separate Agreement. 5.3

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- Transfer of risk and title All risks of loss or damage relating to the Goods shall pass to Customer on 6.2
- 6.3
- All firsts of tobs of utilings teaming to mean the delivery. The property of the Goods will pass to Customer after full payment of all amounts which Corbion is entitled to claim from Customer for the Goods delivered to Customer pursuant to the Agreement as well as due to its being in default of observing the Agreement or these Terms. Goods delivered by Corbion under retention of title may only be resold by Customer within the scope of its normal business activities and only in an arm s length bona fide transaction at full market value or at a proper trade discount
- arms is length bona fide transaction at fall market value of as a proper and discount. Customer is obliged to ensure that the Goods that are (still) the property of Corbion remain or are rendered identifiable. Should Customer be in default or should there be good reason to suspect that Customer may default on any of is obligations, Corbion shall be entitled to remove the Goods belonging to it from Customer s possession or from the possession of a third party holding the Goods on behalf of Customer at Customer expense. Customer undertakes to insure and keep insured against loss, damage and theft all the Goods delivered under retention of title and to make the insurance policy available for inspection by Corbion on request.

- Inspection, claims and notification
 7.1 Inspection, claims and notification
 7.1 On delivery of the Goods, Customer shall inspect the Goods for defects without undue delay.
 7.2 All claims tell Cagio within fourteen days from the date of delivery with expect to any defect, default or shortage which would be apparent from a reasonable inspection as delivery and seven days from the date of which any other claim was or ought to have been apparent, but in no event later than six months after the date of delivery of the Goods.
 7.3 The Goods shall not be returned to Corbion without prior consent of Corbion.

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- Warranties and liability
 Corbiso warrants that it has, er will at the time of sale have, title to sell the goods to Customer and that the Goods sold to Customer will be in conformity with the Specifications at the time of delivey.
 Unless otherwise agreed in writing or defined herein, Corbiso does not make and hereby expressly disclaims all other express or implication expression of the Goods or conformity to any law, regulation or standard.
 If the Goods are not in conformity with the Specifications at the most device remedias shall be to Lustomer.
 a) the Goods are not in conformity with the Specifications. It the most and exceedy extremedias shall be to Lustomer.
 b) the Goods are not in conformity with the Specifications. At the time of all extremedias shall be to Customer and the prive of part of) the delivered Goods by Corbin.
 Corbisons cumulative liability in connection with or arising out of the statutor law, contract, negligence, duty to undo or any other theory of liability, will in no event exceed the lesser of (a) the sum of the purchase free parts hall be to theorem Part of Goods in respect of which such liability arises or (b) the amount of EURO 250.000.
 Neither Party shall be liable to theorem Part of san y incidental, connection with the Agreement, including lost profils or cost of cover, loss of exert. Instanded leads the device of any sincidental, special, ludirect or exemplary damages arising from or in connection with the Agreement to leads the table.
 Neither Party shall be liable to theore Party for any incidental, connection with a graement, including lost profils or cost of cover, loss of exert, loss of exert, loss of exert, loss of exert.
 The invitations of liability set forth in these Terms apply to the maximum for a with liability calcular cover the regulated be and neglications.
 The product recall costs, business intermediation af regulation solutions in these terms apply to the maximum for 9.4 85
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- Specifications and samples Corbion is entitled to make changes to the Specifications which are required to conform to any applicable statutory requirements or which do not materially affect the quality of the Goods. If any Goods are made or altered by Corbion in accordance with a specification of Customer, the latter shall indemnify Corbion against all costs, claims, damages and expenses arising from or in connection with such specification including the infringement of any intellectual property rights therein. 0.2
- specification including the infringement of any intellectual property rights therein. Unless otherwise agreed in writing, any samples supplied to Customer are for information purposes only and do not imply any express or implied representation or warranty.

10 Non-performance and termination 10.1 Customer will be in default:

- Customer will be in default: a) if Customer commits a breach of any of the provisions of the Agreement or these Terms and (i) the breach has not been remedied within a period of seven days from the date of a written notice requesting the remedy or (ii) such breach is incapable of remedy; or b) in case Customer becomes bankrupt, requests suspension of payment, is declared commercially incompetent by order of the court, enters into in consequence of debt or it smalle to pay its debts as they manure, or is involved in any insolvency or reorganisation proceedings supervised by a court.
- involved in any insolvency or reorganisation proceedings separates -, -, court.
 10.2 In the event of default by Customer, Corbion will be entitled to, withou prejudice to is other rights and remedies and without being liable for any compensation, by giving Customer written notice taking immediate effect:

 a) cancel the Agreement, either partially or entirely;
 b) cancel or suspend further deliveries;
 c) take repossession of any delivered Goods which have not been paid for; or
 d) demand compensation for the damages and costs incurred.
 10.3 In the event of default by Customer all indebtedness of Customer to Corbion shall become due and payable and shall be paid immediately.

- 11 Force majeure 11.1 Neither Party will be liable for any failure or delay in its performance under the Agreement, except the making of payments, due to causes which are beyond its reasonable control, including an act of civil or military authority, fire, epidemic, flood, earthquake, riot, war, sabotage, terrorist attack, strikes, labour disputes, lock out of workers, transport problems, import or export restrictions, breakdowns or accidents to machinery, shortage of materials in the market, financial or other crisis, failure of suppliers or governmental action.
- action.
 11.2 In the event of such force majeure, the Party claiming the occurrence thereof shall promptly inform the other Party in writing and shall use reasonable efforts to resume performance of its obligations, or any part thereof, as soon as possible

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 as the experiment of the experiment may not be modified or amended, except by a written instrument duly executed by each Party.
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 as the experiment of the experiment of the other Party, except that Corbin may assign or transfer any or all of its obligations under the Agreement on any affiliated company.
 as if any provision of these Terms or the Agreement is determined to be invalid or unenforceable under applicable law, such provisions shall be amended by the Parties to accomplish the objectives of such provision to the greatest extent possible under applicable law, and the remaining provisions of this Agreement shall continue in full force and effect.
 As Neither the United Nations Convention on Contracts on the International Sale of Goods, nor the Uniform Laws on International Sales shall apply to the Agreement.
- Agreement

Governinglaw and jurisdiction
 The Agreement and these Terms shall be governed by and construed in accordance with the laws of the Netherlands.
 Zil disputes that may arise from or in connection with the Agreement or these Terms shall be settled under the rules of arbitration of the International Chamber of Commerce by three arbitrators appointed in accordance with the said Rules. The arbitration shall be held in Amsterdam, in the English language, shall be in law and shall be binding on the Partics.