

PURCHASE ORDER



To (Supplier) :
SDS GmbH

am MainDeutschland
Kruppstrabe 122

60388 Germany

Order Date : Sep. 26th, 2025
Order No. : PO2509002429
Quotation No. : Offer No. 22023484
Shipping Date :
Method : Air

Ship to :
Gadelius Industry K.K. Ota Office
Nu Pack Solutions
Mr. Masaki Midorikawa
Japan Logistic Systems Corporation, 3-20-7,
Omori-Minami, Ota-ku, Tokyo
143-0013 Japan
TEL:+81-3-5735-0051

Title :

order for Crown Package

Invoice to :
GADELIUS INDUSTRY K.K.
Nu Pack Solutions Sales Tokyo HQ

Aoyama-Yasuda Bldg.4F, 7-1-1, Akasaka, Minato-
ku, Tokyo
107-0052 Japan
Delivery Terms : EXW
Payment Terms : REMITTANCE WITH 50
DAYS
Currency : EUR
Total Amount : 380.00

Remark :

No.	Item No. / Description	Quantity	Unit Price	Amount
1	SDS2716 Duro Seal Ishikawa New	100	3.00	300.00
2	SDS3324 Duro Seal Ishikawa OLD	100	0.80	80.00

General Terms and Conditions

The sale specified on the face hereof shall be subject to the following terms and conditions.

1.PRIVITIES

This contract for sale shall be made on a principal to principal basis between Buyer and Seller.

2.PRICE

The currency manifesting the price shall be the basic currency of payment. Unless otherwise specified, the currency is expressed in accordance with ISO code.

3.LICENSE

In case Buyer is unable to obtain import license or any other governmental approvals required in Japan. Buyer shall hold no liability for any losses or damages for cancellation or alteration of contract incurred thereby

4.INSPECTION

Unless otherwise instructed on the face hereof, before loading of the goods at the port of shipment, Seller shall, at its own cost, make inspection of the goods especially in respect of specification, quality and condition of the goods. Seller shall also give Buyer as soon as practicable a detailed report in writing about the result of such inspection. After unloading of the goods at the port of destination, Buyer may, at its own cost, make any inspection of the goods and the result of such inspection made by Buyer shall surpass that of the Seller's inspection mentioned above in all respects unless otherwise expressly agreed.

5.SHIPMENT

- a. Unless otherwise expressly agreed, no partial shipment, transshipment nor on-deck shipment is allowed
- b. In case partial shipment is allowed by Buyer, whole shipments for one order shall in all constitute a single contract.
- c. Upon the completion of shipment, Seller shall at Seller's expense inform, by telegram or cable, Buyer of all particulars regarding such shipment including the vessel's name, sailing date, loading port, invoice amount, and etc

6.INSURANCE

Only in the event of CIF or C&I contract insurance shall be effected by Seller. Such insurance shall be ICC all risks in addition to War and SRCC, up to final destination covering one hundred and ten (110) percent (%) of invoice amount. Seller shall so advise Buyer immediately after such insurance contract has been effected.

7.PATENTS

Seller shall be liable for any and all expenses, loss and /or damages arising out of any claim made or threatened against Buyer and/or its clients for infringement of any patent, utility model, design, trade mark, copyright or other title right of any third party by the goods or any part thereof or by the use of the goods or any part thereof, whether in Buyer's country or any other places, and Seller shall assume all liabilities to third parties that may arise from Buyer's and/or its clients' possession, use or re-sale of the goods or any part thereof.

8.GUARANTEE

Unless otherwise instructed on the face hereof, the goods shall be guaranteed with regard to design, workmanship and material for one year after having been put in service, any parts or units found defective during that period shall be repaired or replaced free of charge without delay, then the guarantee period for respective parts or unit shall commence anew on the date of such repair or replacement.

9.CHANGES AND ADDITIONS

At any time prior to the shipment of any portion of supply, Buyer shall have the right to direct changes and additions in supply provided that such changes and additions do not increase the total amount payable under this contract. If changes and additions requested by Buyer increase the total contract price under this contract, or if the same shall affect the shipment dates, Seller shall notify Buyer in writing within reasonable period of time after the changes and additions are requested. Seller shall not proceed with the changes and additions without Buyer's approval.

10.FORCE MAJEURE

in the event of such force majeure that deemed to be inevitable and unexpected as act of God, war, war like condition, hostilities, mobilization, embargo, revolution, plague, and strike, which prevent Seller from fulfilling its obligation of delivery under this contract, Seller shall promptly advise Buyer with evidence and then Buyer shall upon Seller's written request, approve Seller's revised delivery schedule extending the delivery time by a period corresponding to the excusable delayed period reported by Seller or, at Buyer's option, cancel this contract or any unfulfilled portion thereof.

11.ARBITRATION

Unless otherwise agreed, all disputes, controversies or differences which may arise between the parties hereto, out of or in relation to or in relation to or in connection with this contract, shall be finally settled by arbitration in Japan in accordance with the Commercial Arbitration Rules of The Japan Commercial Arbitration Association. The award rendered by the arbitrator shall be final and binding upon both parties.

12. TRADE TERMS&GOVERNING LAW

Unless otherwise agreed, the trade terms shall be governed and interpreted under and by the provisions of the IamonthTrandate International Commercial Terms (Incoterms, and this contract shall be governed as to all matters, including validity, construction and performance, by the laws of Japan.