



Certified ISO 14001:2015 Certified ISO 9001:2015

G&W Base and Industrial Minerals (Pty) Ltd, t/a G&W Mineral Resources

VAT No. 4640106250

Co. Reg. 1951/000928/07

T +27 (0)11 878 0300 **F** +27 (0)11 824 2720 www.gwminerals.co.za

155 Immelman Road, Wadeville, Gauteng, South Africa

P.O. Box 14052, Wadeville, 1422

TAX INVOICE

: 316855

DEL NOTE

: 017534

A Member of the Zimco Group



CUSTOMER

KAMEL POTTERIES (PTY) LTD P O BOX 22212 GLEN ASHLEY

4022

DATE

SHIPPING ADDRESS

KAMEL POTTERIES (PTY) LTD 15 ASHFIELD AVE SPRINGFIELD PARK KZN

REG NO. JDS297MP

13/01/25

ACCOUNT NO. KAMELPO

REF. NO.

207411

VAT NO. 4160188837

ORDER NO.

SALESPERSON

INNOCENTIA

STOCK CODE	STOCK DESCRIPTION	QUANTITY	UOM	TONS	PRICE UOM	UNIT PRICE	NETT PRICE
0950	G&W TERRADURA 20KG	250.000	BAG	5.000	TON	8,134.000	40,670.00
1004	G&W KINGSTON CLAY 25KG	40	BAG	1.000	TON	5,468.430	5,468.43
1005	G&W MOSS CLAY 25KG	40	BAG	1.000	TON	7,013.380	7,013.38
9101	G&W PALLETS	7	EA	7.000	EA	170.000	1,190.00

" We will never ask you to change our banking details by e-mail

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Acceptance of our product is acceptance of our standard terms and conditions of trading "

NOT RESPONSIBLE FOR CONSEQUENTIAL DAMAGES.

NO RETURN WILL BE CREDITED WITHOUT PRIOR CONSENT.

A 35% HANDLING CHARGE WILL BE DEDUCTED FROM ALL GOODS RETURNED.

THIS SALES TRANSACTION IS GOVERNED BY OUR STANDARD TERMS AND CONDITIONS

OF SALE AVAILABLE ON THE LAST PAGE OF THIS INVOICE

Payment Diversion Fraud Disclaimer

Buyer is solely responsible for ensuring that payment is made to Seller's correct bank account. For payment diversion fraud avoidance purposes, Seller will never initiate bank account payment method changes via telephone or updated bank information on invoices. In the event Seller needs to change its payee bank account information or payment method, then Seller will send Buyer a specific bank account change notification letter via post or email from a known email account. Upon receipt of such letter and prior to changing bank account information or payment method, Buyer must contact Seller's representative, via valid/established contact channels, to positively confirm and validate the account change request. At all times, Buyer is responsible for ensuring that payment is made to Seller's correct bank account and Buyer accepts responsibility for misdirected funds.

AMOUNT EX VAT	54,341.81
VAT	8,151.27
TOTAL	62,493.08

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STANDARD TERMS AND CONDITIONS FOR INVOICE 316855

which apply to every contract for the sale of goods by G&W Base & Industrial Minerals (Pty) Ltd hereinafter referred to as "the seller" to any purchaser hereinafter referred to as "the purchaser" except to the extent to which they may be excluded or modified with the seller's con-

the conditions which apply to every contract for the sake of goods up sown cases a measure and up 1972.

PRICE

Price lists and specifications issued by the seller from time to time are for general information purposes only and do not constitute offers for sale.

The acceptance of this order is subject to any discounts unless expressly agreed in writing by the seller,

The acceptance of this order is subject to the proviso that the goods will be supplied at prices ruling at the date of dispatch unless specifically agreed otherwise in writing.

Prices established in a foreign currency shall be subject to the closing ruling l'elegaphic Transfer also of Exchange at the date of dispatch of the goods sold.

Sees be aware if your 20 day account is inactive. for a period of 6 months, you will be saked to complete a new credit application to reinstate your 30 day account. If this is not completed this account will be converted to a COO account.

- PAYMENTS
 The seller's terms are cash with order provided that credit facilities may at the discretion of the seller be extended to approved customers, in which event the purchase price shall be paid by the purchaser free of bank and other charges, within 30 (thirty) days from the date of the seller's statement at the address specified on the front of the invoice.

 If any payment is not made on due date, then the seller may, without prejudice to any other rights it may have, charge interest on the amount due at the ruling Necbank prime rate as accepted by institutions, plus 2%.

 For the purpose of 2.2 "the prime rate" means the publicly quoted bank rate of interest at which the seller's bankers lend on overdaft, and a certificate from any manager or accountant of any branch of those bankers (whose appointment or authority need not be proved) as to that rate at any time shall be final and
- 2.2

- DELIVERY

 These software stated the goods shall be delivered to the purchaser at the selfer's depot. In the absence of written advice in accordance with 7.2 or 7.3.2 the goods shall be delewed to have been delivered to and accepted by the purchaser complete and in a satisfactory condition.

 If the selfer request, agrees to engage any currier to transport the goods for the purchaser shall necessary.

 3.1 the selfer request agrees to engage the currier or the purchaser shall necessary.

 3.2 the purchaser in advanced to the purchaser shall necessary.

 3.3 the purchaser shall indemently the selfer against all demands and claims, which may be made against the selfer by any carrier so engaged and all liability, which the selfer may incur arising out of the transportation of the goods.

 3.2 the purchaser relative the purchaser shall necessary the goods when delivery falls due the selfer shall be considered to have tended and the purchaser to have refused to accept delivery. In this event the risk in the goods shall pass to the purchaser and the cost of storing the goods shall be for the purchaser's account.

 The selfer fores or quantered engage and any supportfield delate but will engage the purchaser. If the purchaser returnes to accept delivery of the goods when onevery rais one the seer shall be considered to have tendence and the purchaser to have returned an advantage and the purchaser to the seller or demand. The seller does not guarantee delivery on any specified date but will endeavor to give delivery on the date stated in the contract of sell.

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- OWNERSHIP AND RISK

 Notwithstanding delivery of any goods, ownership shall not pass until the purchase price has been paid in full,
- Subject to 4.3 he risk in the goods shall not pass to the purchaser on delivery
 For all goods supplied CLF, the seller's works, the risk in the goods shall pass to the purchaser in respect of such goods immediately upon loading at the seller's works, but title only pa

Orders placed on the company's quotation are subject to acceptance by the company in writing.

All orders whether oral or in writing placed with the seller shall be firm and irrevocable and may not be cancelled or modified without the prior written consent of the seller

WARRANTY
The seller does not give any warranty or guarantee, expressed or implied, in respect of the goods or their fitness for any particular purpose, whether known to the seller or not, and shall not be liable for any latent or other defect in the goods.

- ONS

 do are to be supplied in accordance with any specifications, measurements or other instructions furnished by the purchaser, the purchaser shall not have any claim of any nature whatever against the seller.

 for any loss or damages of any kind, whether direct or consequential or whether claimed on grounds of breach of contract or negligence, sustained by the purchaser as a result of any error, discrepancy or defect in those specifications, measurements or other instructions, or

 If the goods are not suitable for the purchaser supproses for which they are required, whether or not those purchaser as a result of any error, discrepancy or defect in those specifications, measurements or other instructions, or

 If the goods are not suitable for the purchase supproses for which they are required, whether or not those purchaser as a result of any the each of the seller's election, with reasonable promptness and without any charges, provided that the seller receives written notice of the alleged in 14 (Courted) against the species are delivered to the purchaser and revisition of any indirect or consequential damages of any kind or any loss and or any loss of profit or other special damages of any kind or any loss and or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages of any kind or any loss of profit or other special damages 7.2

- Vis MAJUM.
 The purchaser shall not have any claim of any nature whatever against the seller for any failure by the seller to carry out any of its obligations under the contract as a result of vis major.
 The seller shall be entitled to cancel the contract to through vis major, provided that if that cause has not ceased to operate within 3 (throw then if arose, the contract may be terminated by the purchaser giving 30 (thriving) days written notice thereof to the seller or the purposes of 8 at a real 22 vis major shall include, without being limited to, strikes, lockouts, accidents, shortage or unavailability of labour, any default or delay of suppliers, transport, delays, riots, political or civil disturbances, the elements, any act of any state or government or any other authority open of the seller possible contract.

- - TION AND SUSPENSION
 any cancel the contract or any uncompleted part of it, if the purchaser:
 commits a breach of any of the terms or conditions of the contract, or
 being an individual, dies or is provisionally or finally sequestrated or surrenders his
- cor
 being a partnership the partnership is terminated, or
 being a partnership the partnership is terminated, or
 being a company or a closed corporation, is placed under a provisional or final order of
 tion or judicial management, or
 compromises or attempts to compromise generally with the purchaser's creditors.
 or sights in turns of 91 stall into the exhaustive and shall be in addition to its other rights under the agreement or otherwise
 ministed or if the continuat for any reason whetherer
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- passed:
 3.3 the seller shall be entitled to retain all moneys paid by the purchaser as roukcop.
 any amount owed by the purchaser is not paid on due date or if the purchaser commits any other breach of the contract, then without prejudice to any other right the seller may have
 4.1 it may immediately suspend the carrily out of any of its then uncompleted
 obligations until payment is made:
 4.2 it may terminate any condit facilities previously granted to the purchaser. All amounts
 then owed by the purchaser to the seller in terms of the contract of from any other
 cause whatever shall become due and payable forthwith.

be, on a pro-rial basis.

ds are consigned in or neturnable containers, drums, spools, boxes, crates, bags, packages, etc., any deposits or charges frised and invoiced in respect of such returnable containers, etc., shall be due and payable by the purchaser at the same time as payment is due for the goods remptes shall be consigned carriage paid, or carriage forward, as agreed in respect of each order to the works from which they were originally dispatched and prompt notification of such consignment shall be sent to the seller Upon receipt of such returned empties in good condition, the sear (or refund the purchaser on request) with the full amount deposited or paid therefor by the purchaser. Value Added Tax will be levied unless a copy of the exemption certificate is supplied to the seller. It is the purchaser's responsibility when placing an order to indicate whether that order is inored tax or not.

which the seller may permit on any one occasion in regard to any of the purchaser's obligations shall not prejudice or be regarded as a waiver of the seller's right to enforce those obligations on any subsequent occa

NON-VARIATION

n of these conditions shall be of any force or effect unless it is recorded in writing and signed by or on behalf of the se

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NEGOTIABLE INSTRUMENTS
Any promissory note, bill of exchange or other negotiable instrument received by the seller from the purchaser shall not be a novation of the debt for which it is given and the purchaser waives presentment, notice of dishonor or protest where applicable

contract, its interpretation, the respective rights and obligations of the parties and all other matters arising in any way out of it, or its performance or expiration or earlier termination for any reason shall be determined in accordance with the laws of the Republic of South Africa.

If the purchaser is resident or carries on business in the Republic of South Africa, then the seller shall be entitled by institute any proceedings against the purchaser arising out of the contract in any Magistrates Court having jurisdiction over the seller even if the cause of action exceeds the jurisdiction of the the purchaser arising out of the contract in any Magistrates Court having jurisdiction over the seller even if the cause of action exceeds the jurisdiction of the Wittensersand Local Division of the Supreme Court of Supreme Court o

INTERPRETATION
The headings in these conditions are for convenience only and are not to be taken into account for the purposes of interpreting the control of the purpose of the purpose of interpreting the control of the purpose of the pu

includ the purchaser not have a credit facility with the company, payment of the full price (including Vat, pallets and transportation) shall be paid by the purchaser prior to the delivery of the product.

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EXPORTS

addition to these standard trading terms the following provisions shall be applicable where product is exported by the seller cutside of the Republic of South Africa.

Prices, in respect thereof, shall be quoted and invoiced in incoterms;

The liability for rises for loss or dramage to goods in transit shall be determined in accordance with the meaning specified by "incoterms 2000". For each of the terms, "ex works", "FOB", "CFR", "CIF", and "DDU". The delivery of all goods sold by the seller shall be "ex works" unless otherwise specified in writing by the purchaser and accepted in writing by the seller, provided the method of elivery shall be limited to any one of the "incoterms" accordance on the purchaser and accepted in writing by the seller, provided the method of elivery shall be limited to any one of the "incoterms" accordance with the purchaser and accepted in writing by the seller or writing by the seller or writing by the seller or five file and the purchaser and accepted in writing by the seller or freight charges shown on the seller's quotation, order confirmation or other documentation shall be for the account of the purchaser unless otherwise agreed to in writing by the company.

Payment shall be made in the currency involoced. The ratio of exchange applicable to export sales shall be that rate of exchange applicable to export sales shall be that rate of exchange applicable to export sales shall be that rate of exchange applicable to export sales shall be that rate of exchange applicable to export sales shall be that a sale of exchange applicable to export sales shall be that a sale of exchange applicable to export sales shall be that a sale of exchange applicable to export sales shall be that a sale of exchange applicable to export sales shall be that a sale of exchange applicable to export sales of the date of payment.

The purchaser, whether or not the cause of payment was due to an act, instruction or or mission of the seller or their applicable and the sales of exchange applicable to

shall contain and maintain in force all necessary permits-to enable the product to be delivered into the country of destination specified by the purchaser, to enable payments to be affected in accordance with this agreement.

CONFIDENTIALITY

ONFIGENTALITY
The company agrees that any information received from the purchaser's application for credit remain confidential. The company however, reserves the right to report adversely to credit bureaus on any purchaser that fails to settle debts in accordance with clause 2.

The purchaser consents to the seller obtaining credit reports, personal information as well as credit checks (information concerning commercial credit worthiness and activities) for the purposes of assessment by the seller of an application of credit (whether comme that are outstanding.

er must observe and compty with all applicable regulations and legislation, including obtaining all necessary customs, imports or other permits to purchase the goods from the seller. The seller makes no representation and accepts no liability in respect of the export or import of the goods

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