

Company Address

SANFORD L.P.
CORPORATE HEADQUARTERS
6655 PEACHTREE DUNWOODY ROAD
ATLANTA GA 30328-1606
USA

Vendor Ordering Address

CHEP USA
15226 COLLECTIONS CENTER DRIVE
CHICAGO IL 60693
US
Your vendor number with us
1011193

Shipping Address

NEWELL RUBERMAID DE MEXICALI S. DE R.L. DE C.V. 1749 STERGIOS RD CALEXICO CA 92231 USA

Purchase order

PO number/date 4503665116 / 01/27/2021 Revision #

Revision Dt

This Purchase Order number and line item number/s must appear on all invoices, correspondence, packing lists and shipping containers.

Contact person/Telephone Ricardo Rocha / 770-821-5183

Our email address RICARDO.ROCHA@NEWELLCO.COM

Delivery date: 02/02/2021

Terms of delivery: FOB NOT DEFINED Terms of payment: NET 30 DAYS ADI

Currency USD

Item	Material Order qty. Unit	Description Price per unit	Net value
00010	1979135	HT CHEP BLUE PALLET	



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Item	Material Order qty. Unit	Description Price per unit	Net value
	130 Unit	7,190.00/1,000	934.70
		Total net value eyol tay USD	934 70

| Invoice Address | NEWELL BRANDS | SANFORD LP | ATTN: ACCOUNTS PAYABLE | PO BOX 120 | FREEPORT IL 61032 | USA

IMPORTANT:

Invoices may be submitted electronically to: sanford.invoices@newellco.com

Vendor and Purchaser hereby agree as follows:

The terms and conditions set forth on the front page of this Purchase

Order are subject to the Standard Terms and Conditions that are attached to this Purchase Order and, if not attached, available at http://www.newellrubbermaid-poterms.com. This Purchase Order expressly limits acceptance to the terms of the above-referenced Standard Terms and Conditions and any additional terms and conditions set forth on the front page of this Purchase Order; provided, however, that if any terms or conditions set forth on the front page of this Purchase Order are contrary to or inconsistent with the above-referenced Standard Terms and Conditions, the Standard Terms and Conditions shall prevail and govern. Vendor hereby acknowledges receipt of, and hereby agrees to, the terms of set forth on on the front page of this Purchase Order and the terms of the above-referenced Standard Terms and Conditions.

ADDITIONAL TERMS AND CONDITIONS FOR THIS ORDER ARE FOUND ON THE REVERSE SIDE OF THIS PAGE AND/OR ATTACHED PAGES, AND ARE HEREBY MADE A PART HEREOF.



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Newell Brands TERMS AND CONDITIONS

The terms and conditions set forth on the front page of this Purchase Order are subject to the Standard Terms and Conditions that are attached to this Purchase Order and, if not attached, available at http://www.newellrubbermaid-poterms.com. This Purchase Order expressly limits acceptance to the terms of the above-referenced Standard Terms and Conditions and any additional terms and conditions set forth on the front page of this Purchase Order are contrary to or inconsistent with the above-referenced Standard Terms and Conditions, the Standard Terms and Conditions shall prevail and govern. Vendor hereby acknowledges receipt of, and hereby agrees to, the terms of set forth on on the front page of this Purchase Order and the terms of the above-referenced Standard Terms and Conditions.

Appendix Particles (place) provided, Provided (place) pro

during Your performance of your obligations hereunder, you shall use commercially reasonable efforts to maintain the security or tine supply cnain by curinjustive with Applicable Laws. Tou Yeur Internation Copies of, any information requested by use with respect to your performance under this PO (including testing and quality control documentation) for 5 years after the date of this PO.

9. Non-Compete and Non-Solicit. If you have received any confidential information from us, for a period of two years from the date you no longer have a relationship with the Company, you shall not (a) directly or indirectly engage or assist others in any enterprise that is competitive with the Company#s business; (b) either alone or in association with others, solicit, divert or take away the business or patronage of any of our clients or customers who were provided goods/services by the us during the 12-month period prior to the cessation of your relationship with us; and/or (c) either alone or in association with others, solicit or induce any Company employee to terminate his employment with us.

10. General Terms. Any provision of this PO that is unenforceable shall be ineffective to the extent of such unenforceability without invalidating the remaining provisions hereof. No amendment or waiver of any provision of this PO shall be valid unless in writing and signed by both parties. Our falliure to insist on performance of any of the terms herein or to exercise any right hereunder, or our waiver of any provision of this PO shall be qualified to provide the provisions of the State of Delaware, USA, and all disputes arising for our relating to the provisions of the State of Delaware, USA, and all disputes arising for the provisions of the provis