Case 14-51667-KMS Doc 522-1 Filed 02/23/15 Entered 02/23/15 16:57:58 Desc Exhibit A Page 1 of 9

Exhibit A



Invoice				Date Invoice N 04-Oct-2014 739357				
Delivery Note No.		Customer Order Referer	псе	04-001-2014	Our Order Refe		Country of Destination	
7315860511		14002718.		1	7301556870		USA	
Customer No. 55477562		ect Person A THOMPSON		Contact Telepho 800-441-936			ontact Fax 02-355-4270	
Invoice To:				to/Consignee:	12-130	50	JZ-355-4270	
MISSISSIPPI PHOSPHATES CORPORATION				ISSISSIPPI PI	HOSPHATES	CORP	ORATION	
PO Box 84			1	1 INDUSTRI				
PASCAGO	OULA MS 39568-0	848	PASCAGOULA MS 39581-3233					
	N 20. 1							
Terms of Payment	Net 30 days from 03-Nov-2014	h date of Invoice						
Payment Due 03-Nov-2014 Shipping Date Shipping Point			Terms of Sale					
04-Oct-2014		e Plt 2350 G3 Louisia	na USA				Frt. PPD/Dlvd	
Sold To:								
MISSISSIPPI PF 100 WEBSTER	IOSPHATES COR	PORATION						
MADISON MS								
Item Product &	Description		Qu	uantity	Unit Price	Uni	it USD Amount	
Carrier:	CARLINE MANA	GEMENT CO INC						
Container:	EIDC-12							
Container.	Libe 12							
0010 D12282868			2,1	58.416	80.0000	TN	172,673.32	
SULFURIO BARGE	C ACID, 98% TECH	IWB (SAP)						
	Qty: 4,367,054.000]	В						
	edient: 98.850 %							
Country of	origin: USA							
Please send remittan	ce in USD Dollars wi	h invoice no.(s)and		AMOUNT	DUE	US	D 172,673.32	
account no to: E. I. du Pont de I		. ,			Customer C		Invoice No 7393578282	
PO Box 894422	veniouis and Co.		-	ent Reference:	55477636			
LOS ANGELES CA 90189-4422 Buyer's acceptance of the goods cow of all terms and conditions of sale sta ® Registered Trademark of E.I. du P						d on the re	everse side thereof.	
			w Regis	lered Trademark of E	.i. au Pont de Nemou	is and Cor	прану	

- Case 14-51667-KMS Doc 522-1 Filed 02/23/15 Entered 02/23/15 16:57:58 Desc Stanparty Contributed States of the service is provided to service is provided to service provided hereunder will not infringe the claims of any validy issued united States patent covering such product or service iself, but does not warrant against infringement by reason of (i) the use of any validy issued united States patent covering such product or service iself, but does not warrant against infringement by reason of (i) the use of any validy issued united States patent covering such product or service iself, but does not warrant against infringement by reason of (i) the use of any validy issued united States patent covering such product or service iself, but does not warrant against infringement by reason of (i) the use of any validy issued united States patent covering such as products, services, or information or in the operation of any process, or (iii) the compliance by Seller with any specifications provided to Seller by Buyer; and (c) all products, provide hereunder were produced in compliance with the requirements of the Fair Labor standards Act of 1938, as amended. WITH RESPECT TO ANY PRODUCTS, SERVICES, OR INFORMATION PROVIDED TO BUYER, SELLER MAKES NO WARRANTY. Buyer assumes all risk and liability resulting from use of the products, services, or information delivered hereunder, whether used singly or in combination with other products, services, or information. IN NO EVENT WILL SELLER'S AGGREGARE LIABILITY TO BUYER FOR ALL DAMAGES ARE CLAIMED. NO CLAIMS SHALL DAMAGES ARE COVERED BY THIS AGREEMENT, REARDLESS OF WHETHER THE FORM OF ACTION IS BASED ON CONTRACT. TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, STATUTE, OR OTHERWISE, EXCEED THE TOTAL PRICE PAID BY BUYER TO SELLER FOR THE PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE CLAIMED. NO CLAIMS SHALL BE ALLOWED FOR PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE ICAIMED. NO CLAIMS WILLE BALLOWER BY BUYER OF ALL CLAIMS IN 1. 2. OCCUR.
- No liability shall result from delay in performance or nonperformance, directly or indirectly caused by circumstances beyond the control of the party affected, including, but not limited to, act of God, fire, explosion, flood, war, act of or authorized by any Government, accident, labor trouble or shortage, pandemic, inability to obtain material, equipment or transportation, failure to obtain or hardship in obtaining reasonably priced supplies of materials, or failure of usual transportation mode. Quantities so affected may be eliminated from the agreement without liability, but the agreement 3. shall remain otherwise unaffected. Seller shall have no obligation to purchase supplies of the product specified herein to enable it to perform this Agreement.
- If for any reason including but not limited to Force Majeure Seller is unable to supply the total demand for products specified herein, Seller may distribute its available supply among any or all purchasers, as well as departments and divisions of Seller, on such basis as it may deem fair and practical, without liability for any failure of performance which may result therefrom. 4
- Seller may furnish such technical assistance and information as it has available with respect to the use of the products or services covered by this agreement. Unless otherwise agreed in writing, all such information will be provided gratis. Buyer agrees to evaluate such information, to make an independent decision regarding the suitability of such information, products and services for Buyer's application, and only use such products, services and information pursuant to then current good product stewardship principles and all regulatory requirements applicable to Buyer's 5. business.
- Buyer acknowledges that it has received and is familiar with Seller's labeling and literature concerning the products and its properties. Buyer will forward such information to its employees, contractors and customers who may distribute, handle, process, sell or use such products, and advise such parties to familiarize themselves with such information. Buyer agrees that products sold hereunder will not knowingly be resold or given in sample form to persons using or proposing to use the products for purposes contrary to recommendations given by Seller or prohibited by law, but will be sold or given as samples only to persons who can handle, use and dispose of the products safely. Unless agreed to by Seller in a written 6. agreement covering such use, in no event shall Buyer use products or resell products for use in the manufacture of any implanted medical device. Buyer agrees that export of any product, service or information provided hereunder shall be in accordance with applicable Export Administration Regulations.
- 7.
- 8.
- 9.
- 10.
- Regulations. Except as may be contained in a separate trademark license, the sale of product (even if accompanied by documents using a trademark or trade name of Seller) does not convey a license, express or implied, to use any trademark or trade name of Seller, and Buyer shall not use any trademark or trade name of Seller in the conduct of its business without Seller's prior written consent. The Buyer shall reimburse the Seller for all taxes, (excluding income taxes) excises or other charges which the Seller may be required to pay to any Government (National, State or Local) upon the sale, production or transportation of the products, services, or information sold hereunder. In the event Buyer fails to fulfill Seller's terms of payment, or in case Seller shall have any doubt any time as to Buyer's financial responsibility, Seller may decline to make further deliveries except upon receipt of cash or satisfactory security. This agreement is not assignable or transferable by Buyer, in whole or in part, except with the prior written consent of Seller. Seller reserves the right to sell, assign, or otherwise transfer its right to receive payment under this agreement. Dispute Resolution and Arbitration Buyer and Seller agree to arbitrate all disputes, claims or controversies whether based on contract, tort, statute, or any other legal or equitable theory, arising out of or relating to (a) this Agreement or the relationship which results from this Agreement, (b) the breach, termination or validity of this Agreement, (c) the purchase or supply of any product, service, or information provided by Seller, (d) events leading up to the formation of Buyer's and Seller's relationship, and (e) any issue related to the creation of this Agreement or its scope, 11. (b) the breach, termination or validity of this Agreement, (c) the purchase or supply of any product, service, or information provided by Seller, (d) events leading up to the formation of Buyer's and Seller's relationship, and (e) any issue related to the creation of this Agreement or its scope, including the scope and validity of this paragraph. The parties shall before and as a condition to proceeding to arbitration attempt in good faith to resolve any such claim or controversy by mediation under the International Institute for Conflict Prevention & Resolution ("CPR") Mediation Procedure then currently in effect. Unless the parties agree otherwise, the mediator will be selected from the CPR Panels of Distinguished Neutrals. Any such claim or controversy which remains unresolved 60 days after the appointment of a mediator or 60 days after good faith efforts by either party to proceed to mediation shall be finally resolved by binding arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by three independent and impartial arbitrators, none of whom shall be appointed by either party. This Agreement shall be governed by the Federal Arbitration Act, 9 U.S.C. §§ 1-16, to the exclusion of any state laws inconsistent therewith. Such arbitration shall be conducted in a city to be chosen by the arbitrators which is not the principal place of business of either party, and the arbitrators and the parties shall conduct such arbitration in accordance with such procedures as may be necessary to permit use of the then current CPR Arbitration Appeal Procedure. Any judgment upon the award rendered by the entiretor(s) may be entered by any court having jurisdiction thereof. In the event that the appeal an award, the parties shall follow the then current CPR Arbitration or joinder of its claims with those of any third party. If any clause within this Arbitration Provision (other than the agreement regarding the conduct of the arbitration in the preceding sentence) is found to be il Arbitration Provision will be given full force and effect. If such agreement regarding the conduct of the arbitration is found to be illegal or unenforceable and if the arbitrators permit a class arbitration or consolidated or joined matter to proceed, this entire Arbitration Provision will be unenforceable, and the dispute may be decided by a court. The obligations set forth in this paragraph shall survive the termination or expiration of
- 12
- 13. 14.
- unenforceable, and the dispute may be decided by a court. The obligations set forth in this paragraph shall survive the termination or expiration of this Agreement. In addition to these Standard Conditions of Sale, any Special Conditions of Sale set forth on this invoice or in the current price list for the products or services sold hereunder shall apply and are incorporated by reference. Unless otherwise specified therein, title, liability for and risk of loss to Product sold hereunder passes to Buyer upon loading for shipment at Seller's producing location. This Agreement shall be construed and governed by Delaware law, without regard to any applicable conflicts of law provisions, and the terms of the UCC, rather than the United Nations Convention on Contracts for the International Sale of Goods, shall apply. Except as expressly provided in any other term or condition of this Agreement, any provision hereof which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction. This Agreement supersedes all prior agreements, representations and understandings between the parties (whether written or oral) with respect to its subject matter and constitutes (along with the exhibits and schedules attached hereto) a complete and exclusive statement of the terms of the agreement between the parties with respect to the provision or products or services hereunder. Not by way of limitation of the unqualified nature of the foregoing. Buver acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representation, warranty, 15. agreement between the parties with respect to the provision of products of services hereunder. Not by way of ilmitation of the unqualified hature of the foregoing, Buyer acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representation, warranty, statement made by, or other information provided by Seller in connection with its decision to purchase or use any product, service, information or technology, other than the representations and warranties Seller as and only to the extent expressly provided in this Agreement. No modification of this Agreement shall be binding upon Seller unless separately contracted in writing and executed by a duly authorized representative of Seller. No modification shall be effected by the acknowledgment or acceptance of purchase order forms stipulating different conditions. Unless Buyer shall notify Seller in writing to the contrary as soon as practicable after receipt of this invoice by Buyer, Buyer shall be demed to have accepted the terms and conditions hereof and, in the absence of such notification, Buyer's acceptance or use of the products, services, information or technology shall be equivalent to Buyer's assent to the terms and conditions hereof. 3/5/07



Invoice				Date 08-Oct-2014			Invoice Number 7393578283		
Delivery	Note No.		Customer Order Referen		Our Order Refe		Country of Destination		
731586			14002718.		7301556870		USA		
Customer			t Person	Contact Teleph			ntact Fax		
554775				800-441-9362-136 302-355-4270					
Invoice To: MISSISSIPPI PHOSPHATES CORPORATION				Ship-to/Consignee:		CODD	ODATION		
ĺ	PO Box 848	PHOSPHATES	ORPORATION	MISSISSIPPI P 601 INDUSTRI		CORPO	JRATION		
		LA MS 39568-08	48	PASCAGOULA		222			
	Therefore		10	Inschool	NIS 57501 5	235			
ļ									
Terms of		Net 30 days from	date of Invoice						
Payment		07-Nov-2014				,			
Shipping 08-Oct-		Shipping Point	Plt 2350 G3 Louisiar	na USA Terms of Sale FOB Shippoint, Frt. PPD/Dlvd					
Sold To		DCSE Bulliside	Fit 2550 C5 Louisiai		TOD SIII	ppoint, i			
		SPHATES CORP	ORATION						
	WEBSTER CI								
MA	DISON MS 39	110-7366							
_									
Item	Product & De	escription		Quantity	Unit Price	Uni	t USD Amount		
	Carrier: CA	ARLINE MANAG	EMENT CO INC						
	Container: E	IDC 15							
	Comuner. E	IDC-15							
0020		ACID, 98% TECH	WB (SAP)	2,187.098	80.0000	TN9	% 174,967.87		
		v: 4,398,388.000 L	В						
	•	<i>ient:</i> 99.450 %							
	Country of or	igin: USA							
Í									
ĺ									
Please s		in USD Dollars with	invoice no.(s)and	AMOUNT	DUE	USI	D 174,967.87		
	. du Pont de Nei	mours and Co.		Payment Reference:	Customer C 55477636	Code	Invoice No 7393578283		
PO	Box 894422			-			constitute acceptance by the buyer		
LOS	S ANGELES C	A 90189-4422		of all terms and conditions of	sale stated above and	d on the rev	verse side thereof.		
				® Registered Trademark of E	.I. au Pont de Nemou	rs and Corr	ipany		

- Case 14-51667-KMS Doc 522-1 Filed 02/23/15 Entered 02/23/15 16:57:58 Desc Stanparty Contributed States and the service is provided to service is provided to service provided hereunder will not infringe the claims of any validy issued united States patent covering such product or service iself, but does not warrant against infringement by reason of (i) the use of any validy issued united States patent covering such product or service iself, but does not warrant against infringement by reason of (i) the use of any validy issued united States patent covering such product or service iself, but does not warrant against infringement by reason of (i) the use of any validy issued united States patent covering such product or service iself, but does not warrant against infringement by reason of (i) the use of any validy issued united States patent covering such as products, services, or information or in the operation of any process, or (iii) the compliance by Seller with any specifications provided to Seller by Buyer; and (c) all products, provide hereunder were produced in compliance with the requirements of the Fair Labor standards Act of 1938, as amended. WITH RESPECT TO ANY PRODUCTS, SERVICES, OR INFORMATION PROVIDED TO BUYER, SELLER MAKES NO WARRANTY. Buyer assumes all risk and liability resulting from use of the products, services, or information delivered hereunder, whether used singly or in combination with other products, services, or information. IN NO EVENT WILL SELLER'S AGGREGARE LIABILITY TO BUYER FOR ALL DAMAGES ARE CLAIMED. NO CLAIMS SHALL DAMAGES ARE COVERED BY THIS AGREEMENT, REARDLESS OF WHETHER THE FORM OF ACTION IS BASED ON CONTRACT. TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, STATUTE, OR OTHERWISE, EXCEED THE TOTAL PRICE PAID BY BUYER TO SELLER FOR THE PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE CLAIMED. NO CLAIMS SHALL BE ALLOWED FOR PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE ICAIMED. NO CLAIMS WILL BE ALLOWED FOR PRODUCT, SERVICES, O 1. 2. OCCUR.
- No liability shall result from delay in performance or nonperformance, directly or indirectly caused by circumstances beyond the control of the party affected, including, but not limited to, act of God, fire, explosion, flood, war, act of or authorized by any Government, accident, labor trouble or shortage, pandemic, inability to obtain material, equipment or transportation, failure to obtain or hardship in obtaining reasonably priced supplies of materials, or failure of usual transportation mode. Quantities so affected may be eliminated from the agreement without liability, but the agreement 3. shall remain otherwise unaffected. Seller shall have no obligation to purchase supplies of the product specified herein to enable it to perform this Agreement.
- If for any reason including but not limited to Force Majeure Seller is unable to supply the total demand for products specified herein, Seller may distribute its available supply among any or all purchasers, as well as departments and divisions of Seller, on such basis as it may deem fair and practical, without liability for any failure of performance which may result therefrom. 4
- Seller may furnish such technical assistance and information as it has available with respect to the use of the products or services covered by this agreement. Unless otherwise agreed in writing, all such information will be provided gratis. Buyer agrees to evaluate such information, to make an independent decision regarding the suitability of such information, products and services for Buyer's application, and only use such products, services and information pursuant to then current good product stewardship principles and all regulatory requirements applicable to Buyer's 5. business.
- Buyer acknowledges that it has received and is familiar with Seller's labeling and literature concerning the products and its properties. Buyer will forward such information to its employees, contractors and customers who may distribute, handle, process, sell or use such products, and advise such parties to familiarize themselves with such information. Buyer agrees that products sold hereunder will not knowingly be resold or given in sample form to persons using or proposing to use the products for purposes contrary to recommendations given by Seller or prohibited by law, but will be sold or given as samples only to persons who can handle, use and dispose of the products safely. Unless agreed to by Seller in a written 6. agreement covering such use, in no event shall Buyer use products or resell products for use in the manufacture of any implanted medical device. Buyer agrees that export of any product, service or information provided hereunder shall be in accordance with applicable Export Administration Regulations.
- 7.
- 8.
- 9.
- 10.
- Regulations. Except as may be contained in a separate trademark license, the sale of product (even if accompanied by documents using a trademark or trade name of Seller) does not convey a license, express or implied, to use any trademark or trade name of Seller, and Buyer shall not use any trademark or trade name of Seller in the conduct of its business without Seller's prior written consent. The Buyer shall reimburse the Seller for all taxes, (excluding income taxes) excises or other charges which the Seller may be required to pay to any Government (National, State or Local) upon the sale, production or transportation of the products, services, or information sold hereunder. In the event Buyer fails to fulfill Seller's terms of payment, or in case Seller shall have any doubt any time as to Buyer's financial responsibility, Seller may decline to make further deliveries except upon receipt of cash or satisfactory security. This agreement is not assignable or transferable by Buyer, in whole or in part, except with the prior written consent of Seller. Seller reserves the right to sell, assign, or otherwise transfer its right to receive payment under this agreement. Dispute Resolution and Arbitration Buyer and Seller agree to arbitrate all disputes, claims or controversies whether based on contract, tort, statute, or any other legal or equitable theory, arising out of or relating to (a) this Agreement or the relationship which results from this Agreement, (b) the breach, termination or validity of this Agreement, (c) the purchase or supply of any product, service, or information provided by Seller, (d) events leading up to the formation of Buyer's and Seller's relationship, and (e) any issue related to the creation of this Agreement or its scope, 11. (b) the breach, termination or validity of this Agreement, (c) the purchase or supply of any product, service, or information provided by Seller, (d) events leading up to the formation of Buyer's and Seller's relationship, and (e) any issue related to the creation of this Agreement or its scope, including the scope and validity of this paragraph. The parties shall before and as a condition to proceeding to arbitration attempt in good faith to resolve any such claim or controversy by mediation under the International Institute for Conflict Prevention & Resolution ("CPR") Mediation Procedure then currently in effect. Unless the parties agree otherwise, the mediator will be selected from the CPR Panels of Distinguished Neutrals. Any such claim or controversy which remains unresolved 60 days after the appointment of a mediator or 60 days after good faith efforts by either party to proceed to mediation shall be finally resolved by binding arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by three independent and impartial arbitrators, none of whom shall be appointed by either party. This Agreement shall be governed by the Federal Arbitration Act, 9 U.S.C. §§ 1-16, to the exclusion of any state laws inconsistent therewith. Such arbitration shall be conducted in a city to be chosen by the arbitrators which is not the principal place of business of either party, and the arbitrators and the parties shall conduct such arbitration in accordance with such procedures as may be necessary to permit use of the then current CPR Arbitration Appeal Procedure. Any judgment upon the award rendered by the entiretor(s) may be entered by any court having jurisdiction thereof. In the event that the appeal an award, the parties shall follow the then current CPR Arbitration or joinder of its claims with those of any third party. If any clause within this Arbitration Provision (other than the agreement regarding the conduct of the arbitration in the preceding sentence) is found to be il Arbitration Provision will be given full force and effect. If such agreement regarding the conduct of the arbitration is found to be illegal or unenforceable and if the arbitrators permit a class arbitration or consolidated or joined matter to proceed, this entire Arbitration Provision will be unenforceable, and the dispute may be decided by a court. The obligations set forth in this paragraph shall survive the termination or expiration of
- 12
- 13.
- 14.
- unenforceable, and the dispute may be decided by a court. The obligations set forth in this paragraph shall survive the termination or expiration of this Agreement. In addition to these Standard Conditions of Sale, any Special Conditions of Sale set forth on this invoice or in the current price list for the products or services sold hereunder shall apply and are incorporated by reference. Unless otherwise specified therein, title, liability for and risk of loss to Product sold hereunder passes to Buyer upon loading for shipment at Seller's producing location. This Agreement shall be construed and governed by Delaware law, without regard to any applicable conflicts of law provisions, and the terms of the UCC, rather than the United Nations Convention on Contracts for the International Sale of Goods, shall apply. Except as expressly provided in any other term or condition of this Agreement, any provision hereof which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction. This Agreement supersedes all prior agreements, representations and understandings between the parties (whether written or oral) with respect to its subject matter and constitutes (along with the exhibits and schedules attached hereto) a complete and exclusive statement of the terms of the agreement between the parties with respect to the provision or products or services hereunder. Not by way of limitation of the unqualified nature of the foregoing. Buver acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representation, warranty, 15. agreement between the parties with respect to the provision of products of services hereunder. Not by way of ilmitation of the unqualified hature of the foregoing, Buyer acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representation, warranty, statement made by, or other information provided by Seller in connection with its decision to purchase or use any product, service, information or technology, other than the representations and warranties Seller as and only to the extent expressly provided in this Agreement. No modification of this Agreement shall be binding upon Seller unless separately contracted in writing and executed by a duly authorized representative of Seller. No modification shall be effected by the acknowledgment or acceptance of purchase order forms stipulating different conditions. Unless Buyer shall notify Seller in writing to the contrary as soon as practicable after receipt of this invoice by Buyer, Buyer shall be demed to have accepted the terms and conditions hereof and, in the absence of such notification, Buyer's acceptance or use of the products, services, information or technology shall be equivalent to Buyer's assent to the terms and conditions hereof. 3/5/07



Invoice								Invoice Number 7393580231		
Delivery N 7315865			Customer Order Referen 14002718.	псе		Our Order Refe 7301559612	rence	Country of USA	of Destination	
Customer 5547750	62		Contact Person LENA THOMPSON			Contact Telephone Contact Fax 800-441-9362-136 302-355-4270				
Invoice To: MISSISSIPPI PHOSPHATES CORPORATION PO Box 848 PASCAGOULA MS 39568-0848					Ship-to/Consignee: MISSISSIPPI PHOSPHATES CORPORATION 601 INDUSTRIAL ROAD PASCAGOULA MS 39581-3233					
Terms of I Payment I		Net 30 days from 07-Nov-2014	date of Invoice							
Shipping I	Shipping DateShipping Point08-Oct-2014DCSE Burnside Plt 2350 G3 Louisiar			na USA Terms of Sale FOB Shippoint, Frt. PPD/Dlvd						
100			ORATION							
Item	Product & De	scription		Qu	antity	Unit Price	Un	it	USD Amount	
	<i>Carrier:</i> CA <i>Container:</i> El		EMENT CO INC							
0010	BARGE Delivered Qty Active Ingredi Country of ori	-	.В	2,18	34.617	80.0000	TN		174,769.33	
Please s account		in USD Dollars wit	n invoice no.(s)and		AMOUNT	DUE	US		174,769.33	
	du Pont de Ner Box 894422	nours and Co.		Paym	ent Reference:	Customer C 55477636	ode	Invoice 73935	∋ No 8 0231	
LOS ANGELES CA 90189-4422 Buyer's acceptance of the goods covered by this invoice shall constitute acceptance by the buye of all terms and conditions of sale stated above and on the reverse side thereof. ® Registered Trademark of E.I. du Pont de Nemours and Company										

- Case 14-51667-KMS Doc 522-1 Filed 02/23/15 Entered 02/23/15 16:57:58 Desc Stanparty Contributed Standard Specifications for the same or such other specifications as may have been expressly agreed to herein; (b) the sale of any products or services provided hereunder will not infringe the claims of any validy issued United States patent covering such product or service itself, but does not warrant against infringement by reason of (i) the use of any vinformation provided, (ii) the use of any product or service itself, but does not warrant against infringement by reason of (i) the use of any vinformation provided, (ii) the compliance by Seller with any specifications provided to Seller by Buyer; and (c) all products provide hereunder were produced in compliance with the requirements of the Fair Labor standards Act of 1938, as amended. WITH RESPECT TO ANY PRODUCTS, SERVICES, OR INFORMATION PROVIDED TO BUYER, SELLER MAKES NO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER EXPRESS OR IMPLIED WARRANTY. Buyer assumes all risk and liability resulting from use of the products, services, or information delivered hereunder, whether used singly or in combination with other products, services, or information. IN NO EVENT WILL SELLER'S AGGREGATE LIABILITY TO BUYER FOR ALL DAMAGES ARE ING FROM ANY AND ALL CAIMS RELATED TO THE BREACH OF THIS AGREEMENT, NONDELIVERY, OR THE PROVISION OF ANY PRODUCT, SERVICE, OR INFORMATION COVERED BY THIS AGREEMENT, READLESS OF WHETHER THE FORM OF ACTION IS BASED ON CONTRACT. TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, STATUTE, OR OTHERWISE, EXCEED THE TOTAL PRICE PAID BY BUYER TO SELLER FOR THE PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE CLAIMED. NO CLAIM SHALL BE ALLOWED FOR PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE CLAIMED. NO CLAIM SHALL BE ALLOWED FOR PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE CLAIMED. NO CLAIMS WILL BE ALLOWED FOR PRODUCT, SERVICES, OR INFORMATION IN RES 1. 2. OCCUR.
- No liability shall result from delay in performance or nonperformance, directly or indirectly caused by circumstances beyond the control of the party affected, including, but not limited to, act of God, fire, explosion, flood, war, act of or authorized by any Government, accident, labor trouble or shortage, pandemic, inability to obtain material, equipment or transportation, failure to obtain or hardship in obtaining reasonably priced supplies of materials, or failure of usual transportation mode. Quantities so affected may be eliminated from the agreement without liability, but the agreement 3. shall remain otherwise unaffected. Seller shall have no obligation to purchase supplies of the product specified herein to enable it to perform this Agreement.
- If for any reason including but not limited to Force Majeure Seller is unable to supply the total demand for products specified herein, Seller may distribute its available supply among any or all purchasers, as well as departments and divisions of Seller, on such basis as it may deem fair and practical, without liability for any failure of performance which may result therefrom. 4
- Seller may furnish such technical assistance and information as it has available with respect to the use of the products or services covered by this agreement. Unless otherwise agreed in writing, all such information will be provided gratis. Buyer agrees to evaluate such information, to make an independent decision regarding the suitability of such information, products and services for Buyer's application, and only use such products, services and information pursuant to then current good product stewardship principles and all regulatory requirements applicable to Buyer's 5. business.
- Buyer acknowledges that it has received and is familiar with Seller's labeling and literature concerning the products and its properties. Buyer will forward such information to its employees, contractors and customers who may distribute, handle, process, sell or use such products, and advise such parties to familiarize themselves with such information. Buyer agrees that products sold hereunder will not knowingly be resold or given in sample form to persons using or proposing to use the products for purposes contrary to recommendations given by Seller or prohibited by law, but will be sold or given as samples only to persons who can handle, use and dispose of the products safely. Unless agreed to by Seller in a written 6. agreement covering such use, in no event shall Buyer use products or resell products for use in the manufacture of any implanted medical device. Buyer agrees that export of any product, service or information provided hereunder shall be in accordance with applicable Export Administration Regulations.
- 7.
- 8.
- 9.
- 10.
- Regulations. Except as may be contained in a separate trademark license, the sale of product (even if accompanied by documents using a trademark or trade name of Seller) does not convey a license, express or implied, to use any trademark or trade name of Seller, and Buyer shall not use any trademark or trade name of Seller in the conduct of its business without Seller's prior written consent. The Buyer shall reimburse the Seller for all taxes, (excluding income taxes) excises or other charges which the Seller may be required to pay to any Government (National, State or Local) upon the sale, production or transportation of the products, services, or information sold hereunder. In the event Buyer fails to fulfill Seller's terms of payment, or in case Seller shall have any doubt any time as to Buyer's financial responsibility, Seller may decline to make further deliveries except upon receipt of cash or satisfactory security. This agreement is not assignable or transferable by Buyer, in whole or in part, except with the prior written consent of Seller. Seller reserves the right to sell, assign, or otherwise transfer its right to receive payment under this agreement. Dispute Resolution and Arbitration Buyer and Seller agree to arbitrate all disputes, claims or controversies whether based on contract, tort, statute, or any other legal or equitable theory, arising out of or relating to (a) this Agreement or the relationship which results from this Agreement, (b) the breach, termination or validity of this Agreement, (c) the purchase or supply of any product, service, or information provided by Seller, (d) events leading up to the formation of Buyer's and Seller's relationship, and (e) any issue related to the creation of this Agreement or its scope, 11. (b) the breach, termination or validity of this Agreement, (c) the purchase or supply of any product, service, or information provided by Seller, (d) events leading up to the formation of Buyer's and Seller's relationship, and (e) any issue related to the creation of this Agreement or its scope, including the scope and validity of this paragraph. The parties shall before and as a condition to proceeding to arbitration attempt in good faith to resolve any such claim or controversy by mediation under the International Institute for Conflict Prevention & Resolution ("CPR") Mediation Procedure then currently in effect. Unless the parties agree otherwise, the mediator will be selected from the CPR Panels of Distinguished Neutrals. Any such claim or controversy which remains unresolved 60 days after the appointment of a mediator or 60 days after good faith efforts by either party to proceed to mediation shall be finally resolved by binding arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by three independent and impartial arbitrators, none of whom shall be appointed by either party. This Agreement shall be governed by the Federal Arbitration Act, 9 U.S.C. §§ 1-16, to the exclusion of any state laws inconsistent therewith. Such arbitration shall be conducted in a city to be chosen by the arbitrators which is not the principal place of business of either party, and the arbitrators and the parties shall conduct such arbitration in accordance with such procedures as may be necessary to permit use of the then current CPR Arbitration Appeal Procedure. Any judgment upon the award rendered by the entiretor(s) may be entered by any court having jurisdiction thereof. In the event that the appeal an award, the parties shall follow the then current CPR Arbitration or joinder of its claims with those of any third party. If any clause within this Arbitration Provision (other than the agreement regarding the conduct of the arbitration in the preceding sentence) is found to be il Arbitration Provision will be given full force and effect. If such agreement regarding the conduct of the arbitration is found to be illegal or unenforceable and if the arbitrators permit a class arbitration or consolidated or joined matter to proceed, this entire Arbitration Provision will be unenforceable, and the dispute may be decided by a court. The obligations set forth in this paragraph shall survive the termination or expiration of
- 12
- 13.
- 14.
- unenforceable, and the dispute may be decided by a court. The obligations set forth in this paragraph shall survive the termination or expiration of this Agreement. In addition to these Standard Conditions of Sale, any Special Conditions of Sale set forth on this invoice or in the current price list for the products or services sold hereunder shall apply and are incorporated by reference. Unless otherwise specified therein, title, liability for and risk of loss to Product sold hereunder passes to Buyer upon loading for shipment at Seller's producing location. This Agreement shall be construed and governed by Delaware law, without regard to any applicable conflicts of law provisions, and the terms of the UCC, rather than the United Nations Convention on Contracts for the International Sale of Goods, shall apply. Except as expressly provided in any other term or condition of this Agreement, any provision hereof which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction. This Agreement supersedes all prior agreements, representations and understandings between the parties (whether written or oral) with respect to its subject matter and constitutes (along with the exhibits and schedules attached hereto) a complete and exclusive statement of the terms of the agreement between the parties with respect to the provision or products or services hereunder. Not by way of limitation of the unqualified nature of the foregoing. Buver acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representation, warranty, 15. agreement between the parties with respect to the provision of products of services hereunder. Not by way of ilmitation of the unqualified hature of the foregoing, Buyer acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representation, warranty, statement made by, or other information provided by Seller in connection with its decision to purchase or use any product, service, information or technology, other than the representations and warranties Seller as and only to the extent expressly provided in this Agreement. No modification of this Agreement shall be binding upon Seller unless separately contracted in writing and executed by a duly authorized representative of Seller. No modification shall be effected by the acknowledgment or acceptance of purchase order forms stipulating different conditions. Unless Buyer shall notify Seller in writing to the contrary as soon as practicable after receipt of this invoice by Buyer, Buyer shall be demed to have accepted the terms and conditions hereof and, in the absence of such notification, Buyer's acceptance or use of the products, services, information or technology shall be equivalent to Buyer's assent to the terms and conditions hereof. 3/5/07



	Invoice	Date 09-Oct-2014		Invoice Number 7393582285			
Delivery Note No. 7315866447	Customer Order Referen 14002718.	nce C	09-0ct-2014 Our Order Refe 7301559612		Country of Destination JSA		
Customer No.	Contact Person	Contact Telephone			nct Fax		
55477562	LENA THOMPSON	800-441-9362-	-136	302-	-355-4270		
PO Box 848	I PHOSPHATES CORPORATION JLA MS 39568-0848	Ship-to/Consignee: MISSISSIPPI PHOSPHATES CORPORATION 601 INDUSTRIAL ROAD PASCAGOULA MS 39581-3233					
Terms of Payment Payment Due	Net 30 days from date of Invoice 08-Nov-2014						
Shipping Date 09-Oct-2014	Shipping Point DCSE Burnside Plt 2350 G3 Louisia	na USA Terms of Sale FOB Shippoint, Frt. PPD/Dlvd					
Sold To: MISSISSIPPI PHC 100 WEBSTER CI MADISON MS 39							
Item Product & D	escription	Quantity U	Unit Price	Unit	USD Amount		
Container: H 0020 D12282868 SULFURIC BARGE Delivered Qt	ACID, 98% TECH WB (SAP) y: 4,487,279.000 LB lient: 98.930 %	2,219.633	80.0000	TN%	177,570.60		
Please send remittance account no to:	in USD Dollars with invoice no.(s)and	AMOUNT D	UE	USD	177,570.60		
E. I. du Pont de Ne	emours and Co.	Payment Reference:	Customer Co 55477636	ode	Invoice No 7393582285		
PO Box 894422 LOS ANGELES CA 90189-4422 Buyer's acceptance of the goods covered by this invoice shall constitute acceptance by the buyer of all terms and conditions of sale stated above and on the reverse side thereof. ® Registered Trademark of E.I. du Pont de Nemours and Company							

- Case 14-51667-KMS Doc 522-1 Filed 02/23/15 Entered 02/23/15 16:57:58 Desc Stanparty Contributed Standard Specifications for the same or such other specifications as may have been expressly agreed to herein; (b) the sale of any products or services provided hereunder will not infringe the claims of any validy issued United States patent covering such product or service itself, but does not warrant against infringement by reason of (i) the use of any vinformation provided, (ii) the use of any product or service itself, but does not warrant against infringement by reason of (i) the use of any vinformation provided, (ii) the compliance by Seller with any specifications provided to Seller by Buyer; and (c) all products provide hereunder were produced in compliance with the requirements of the Fair Labor standards Act of 1938, as amended. WITH RESPECT TO ANY PRODUCTS, SERVICES, OR INFORMATION PROVIDED TO BUYER, SELLER MAKES NO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER EXPRESS OR IMPLIED WARRANTY. Buyer assumes all risk and liability resulting from use of the products, services, or information delivered hereunder, whether used singly or in combination with other products, services, or information. IN NO EVENT WILL SELLER'S AGGREGATE LIABILITY TO BUYER FOR ALL DAMAGES ARE ING FROM ANY AND ALL CAIMS RELATED TO THE BREACH OF THIS AGREEMENT, NONDELIVERY, OR THE PROVISION OF ANY PRODUCT, SERVICE, OR INFORMATION COVERED BY THIS AGREEMENT, READLESS OF WHETHER THE FORM OF ACTION IS BASED ON CONTRACT. TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, STATUTE, OR OTHERWISE, EXCEED THE TOTAL PRICE PAID BY BUYER TO SELLER FOR THE PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE CLAIMED. NO CLAIM SHALL BE ALLOWED FOR PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE CLAIMED. NO CLAIM SHALL BE ALLOWED FOR PRODUCT, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE CLAIMED. NO CLAIMS WILL BE ALLOWED FOR PRODUCT, SERVICES, OR INFORMATION IN RES 1. 2. OCCUR.
- No liability shall result from delay in performance or nonperformance, directly or indirectly caused by circumstances beyond the control of the party affected, including, but not limited to, act of God, fire, explosion, flood, war, act of or authorized by any Government, accident, labor trouble or shortage, pandemic, inability to obtain material, equipment or transportation, failure to obtain or hardship in obtaining reasonably priced supplies of materials, or failure of usual transportation mode. Quantities so affected may be eliminated from the agreement without liability, but the agreement 3. shall remain otherwise unaffected. Seller shall have no obligation to purchase supplies of the product specified herein to enable it to perform this Agreement.
- If for any reason including but not limited to Force Majeure Seller is unable to supply the total demand for products specified herein, Seller may distribute its available supply among any or all purchasers, as well as departments and divisions of Seller, on such basis as it may deem fair and practical, without liability for any failure of performance which may result therefrom. 4
- Seller may furnish such technical assistance and information as it has available with respect to the use of the products or services covered by this agreement. Unless otherwise agreed in writing, all such information will be provided gratis. Buyer agrees to evaluate such information, to make an independent decision regarding the suitability of such information, products and services for Buyer's application, and only use such products, services and information pursuant to then current good product stewardship principles and all regulatory requirements applicable to Buyer's 5. business.
- Buyer acknowledges that it has received and is familiar with Seller's labeling and literature concerning the products and its properties. Buyer will forward such information to its employees, contractors and customers who may distribute, handle, process, sell or use such products, and advise such parties to familiarize themselves with such information. Buyer agrees that products sold hereunder will not knowingly be resold or given in sample form to persons using or proposing to use the products for purposes contrary to recommendations given by Seller or prohibited by law, but will be sold or given as samples only to persons who can handle, use and dispose of the products safely. Unless agreed to by Seller in a written 6. agreement covering such use, in no event shall Buyer use products or resell products for use in the manufacture of any implanted medical device. Buyer agrees that export of any product, service or information provided hereunder shall be in accordance with applicable Export Administration Regulations.
- 7.
- 8.
- 9.
- 10.
- Regulations. Except as may be contained in a separate trademark license, the sale of product (even if accompanied by documents using a trademark or trade name of Seller) does not convey a license, express or implied, to use any trademark or trade name of Seller, and Buyer shall not use any trademark or trade name of Seller in the conduct of its business without Seller's prior written consent. The Buyer shall reimburse the Seller for all taxes, (excluding income taxes) excises or other charges which the Seller may be required to pay to any Government (National, State or Local) upon the sale, production or transportation of the products, services, or information sold hereunder. In the event Buyer fails to fulfill Seller's terms of payment, or in case Seller shall have any doubt any time as to Buyer's financial responsibility, Seller may decline to make further deliveries except upon receipt of cash or satisfactory security. This agreement is not assignable or transferable by Buyer, in whole or in part, except with the prior written consent of Seller. Seller reserves the right to sell, assign, or otherwise transfer its right to receive payment under this agreement. Dispute Resolution and Arbitration Buyer and Seller agree to arbitrate all disputes, claims or controversies whether based on contract, tort, statute, or any other legal or equitable theory, arising out of or relating to (a) this Agreement or the relationship which results from this Agreement, (b) the breach, termination or validity of this Agreement, (c) the purchase or supply of any product, service, or information provided by Seller, (d) events leading up to the formation of Buyer's and Seller's relationship, and (e) any issue related to the creation of this Agreement or its scope, 11. (b) the breach, termination or validity of this Agreement, (c) the purchase or supply of any product, service, or information provided by Seller, (d) events leading up to the formation of Buyer's and Seller's relationship, and (e) any issue related to the creation of this Agreement or its scope, including the scope and validity of this paragraph. The parties shall before and as a condition to proceeding to arbitration attempt in good faith to resolve any such claim or controversy by mediation under the International Institute for Conflict Prevention & Resolution ("CPR") Mediation Procedure then currently in effect. Unless the parties agree otherwise, the mediator will be selected from the CPR Panels of Distinguished Neutrals. Any such claim or controversy which remains unresolved 60 days after the appointment of a mediator or 60 days after good faith efforts by either party to proceed to mediation shall be finally resolved by binding arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by three independent and impartial arbitrators, none of whom shall be appointed by either party. This Agreement shall be governed by the Federal Arbitration Act, 9 U.S.C. §§ 1-16, to the exclusion of any state laws inconsistent therewith. Such arbitration shall be conducted in a city to be chosen by the arbitrators which is not the principal place of business of either party, and the arbitrators and the parties shall conduct such arbitration in accordance with such procedures as may be necessary to permit use of the then current CPR Arbitration Appeal Procedure. Any judgment upon the award rendered by the entiretor(s) may be entered by any court having jurisdiction thereof. In the event that the appeal an award, the parties shall follow the then current CPR Arbitration or joinder of its claims with those of any third party. If any clause within this Arbitration Provision (other than the agreement regarding the conduct of the arbitration in the preceding sentence) is found to be il Arbitration Provision will be given full force and effect. If such agreement regarding the conduct of the arbitration is found to be illegal or unenforceable and if the arbitrators permit a class arbitration or consolidated or joined matter to proceed, this entire Arbitration Provision will be unenforceable, and the dispute may be decided by a court. The obligations set forth in this paragraph shall survive the termination or expiration of
- 12
- 13.
- 14.
- unenforceable, and the dispute may be decided by a court. The obligations set forth in this paragraph shall survive the termination or expiration of this Agreement. In addition to these Standard Conditions of Sale, any Special Conditions of Sale set forth on this invoice or in the current price list for the products or services sold hereunder shall apply and are incorporated by reference. Unless otherwise specified therein, title, liability for and risk of loss to Product sold hereunder passes to Buyer upon loading for shipment at Seller's producing location. This Agreement shall be construed and governed by Delaware law, without regard to any applicable conflicts of law provisions, and the terms of the UCC, rather than the United Nations Convention on Contracts for the International Sale of Goods, shall apply. Except as expressly provided in any other term or condition of this Agreement, any provision hereof which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective only to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction. This Agreement supersedes all prior agreements, representations and understandings between the parties (whether written or oral) with respect to its subject matter and constitutes (along with the exhibits and schedules attached hereto) a complete and exclusive statement of the terms of the agreement between the parties with respect to the provision or products or services hereunder. Not by way of limitation of the unqualified nature of the foregoing. Buver acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representation, warranty, 15. agreement between the parties with respect to the provision of products of services hereunder. Not by way of ilmitation of the unqualified hature of the foregoing, Buyer acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representation, warranty, statement made by, or other information provided by Seller in connection with its decision to purchase or use any product, service, information or technology, other than the representations and warranties Seller as and only to the extent expressly provided in this Agreement. No modification of this Agreement shall be binding upon Seller unless separately contracted in writing and executed by a duly authorized representative of Seller. No modification shall be effected by the acknowledgment or acceptance of purchase order forms stipulating different conditions. Unless Buyer shall notify Seller in writing to the contrary as soon as practicable after receipt of this invoice by Buyer, Buyer shall be demed to have accepted the terms and conditions hereof and, in the absence of such notification, Buyer's acceptance or use of the products, services, information or technology shall be equivalent to Buyer's assent to the terms and conditions hereof. 3/5/07