

Confirm.d'ordre

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Cod.Client: 4114173			1 / 3
Code TVA: FR68326784709	Tax Code: 68326784709		

Consignee (3503538)

 SEEBERGER GMBH
 STEFAN SEEBERGER LOPSINGER STRASSE 3
 WALLERSTEIN 86757
 ALLEMAGNE

Acheteur (4114173)

 SCHMIDT GROUPE SAS
 5 RUE CLEMENCEAU
 LIEPVRE 68 68660
 FRANCE

Paieiment		Monnaie	Banques	
VIREMENT BANC. 30 J DF FM		EUR	BPOER	IT10U0538767010000001090356 BPMOIT22XXX
Livraison		Ref.Client	UNIBI	IT94V0200805364000030007722 UNCRITMMORR
CPT suivant l'adresse de l'Achet		Test slabs Dt: 29.01.26	CRIBL	IT05F0306967017100000002716 BCITITMM
(INCOTERMS 2020 ICC PARIS)			BPOVL	IT85O0503466760000000013247 BAPPIT21421
			CRED	IT87U0623067010000040953327 CRPPIT2P116

Code	Description	UM	Quantité	Prix	Remises %	Montant	TVA
Commande plaque pour test							

Prix net comme selon accords avec M. Tremblay							
LAMF007945	I NATURALI NOIR DESIR 1000X3000 LAMINAM3+	M2 (NR	15 5)	30,0000		30,00	T1
	1 st choice			Poids net KG 123		450,00	
	MADE IN ITALY						
LAMF007930	I NATURALI DIAMOND CREAM 1000X3000 LAMINAM3+	M2 (NR	15 5)	30,0000		30,00	T1
	1 st choice			Poids net KG 123		450,00	
	MADE IN ITALY						
LAMF011850	HADO TRAVERTINO BIANCO RAIN 1000X3000 LAMINAM3+	M2 (NR	15 5)	30,0000		30,00	T1
	1 st choice			Poids net KG 123		450,00	
	MADE IN ITALY						
LAMF001461	OXIDE NERO 1000X3000 LAMINAM3+	M2 (NR	15 5)	27,5000		27,50	T1
	1 st choice			Poids net KG 123		412,50	
	MADE IN ITALY						
LAMIMB0001	VASSOIO LEGNO/ WOODEN TRAY	NR	1	75,0000		75,00	T1
						75,00	
LAMIMB0003	RECUPERO SPESE DI SPEDIZIONE	NR	1	450,0000		450,00	T1
						450,00	

According to Council Implementing Regulation (EU) 2018/1912, Art 1 regarding the intra-Community transactions, the acquirer shall compulsory furnish the vendor received Written Statement filled out with all the requested data and properly signed together with signed CMR confirming good reception.

Signed and complete Written Statement and CMR must be sent within 5 days from the date of goods arrival to the following mail address

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Code	Description	UM	Quantité	Prix	Remises %	Montant	TVA
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accounts@laminam.it
 Total Poids Net KG 492

Total M2 60

Dans le cas d'une commande de Témoin d'un projet, le client s'engage, **lors de l'acquisition et de la transmission de la commande du projet correspondante**, à communiquer à Laminam la référence de la commande ou de la facture du Témoin du projet précédemment fournie commande ou de la facture du Témoin du projet précédemment fournie.

LE PRODUIT LAMINAM 5+ EST CERTIFIÉ QB15 ET VALIDÉ PAR L'ORGANISME CSTB. PAR CONSÉQUENT, SON UTILISATION DANS LES FAÇADES EXTÉRIEURES DOIT ÊTRE CONFORME À TOUTES LES SPÉCIFICATIONS D'INSTALLATION INDIQUÉES DANS LE DOCUMENT TECHNIQUE « AVIS TECHNIQUE 2.2 21 1808 » DÉTENU PAR LAMINAM SPA.

This supply carried out by LAMINAM S.p.A. according to the general terms and conditions of sales published on the corporate website at www.laminam.com and enclosed to the price list which the buyer acknowledges to have examined and expresses its full approval, even insofar as not expressly referred to herein. In particular, the buyer acknowledges and expressly approves the following conditions regarding the supply: 1) In order to be valid, claims regarding quantity, weight, total tare, colour, or to flaws and quality defects or non-conformities must be reported by the buyer by registered letter with advice of delivery addressed to the offices of Laminam SpA, by no later than the mandatory and essential term in the interest of the seller of 8 days for products destined for the domestic market and of 15 days for products destined for the foreign market, effective as of the delivery date of the goods, under penalty of forfeiture. In order to be valid, hidden defects must be reported, under penalty of forfeiture, no later than the mandatory and essential term in the interest of the seller of 8 days for products destined for the domestic market and of 15 days for products destined for the foreign market, effective as of the discovery date. In any case, defects must be reported within one year after delivery of the goods to the carrier; expiry of this term implies that the action is no longer valid. All claims must be reported within the term specified above and before using the materials; otherwise the buyer will no longer be entitled to exercise the warranty. No claims will be accepted on second-class materials or occasional lots due to calibre, differences in tone or slight superficial defects; 2) The payment must be made, except in the event of a different written agreement, upon delivery at the seller's premises or at the bank indicated by the seller. The issue of drafts or acceptance of bills payable in other markets does not imply an exception of this provision. Any delay or irregularity in payment gives the seller the right to suspend supplies or cancel existing contracts, even if not related to the payments in question, as well as the right to compensation for any damages and the right - upon the expiry of the payment due date without the need for notice of default - to interest in arrears corresponding to the rate provided by Italian Legislative Decree no. 231/02 as well as reimbursement of legal expenses, whether in court or out-of-court expenses. The buyer is obliged to full payment also in the event of complaint or dispute and may not, in any event, suspend and/or delay payments at the agreed due dates, request reductions, raise objections regarding non-performance, request the termination of the contract, reimbursements and compensation for damages, before having fulfilled their own obligations, in accordance with and by the effects of art. 1462 of the Italian Civil Code. The offsetting with any receivables, however arising, with respect to the seller, is not admitted. 3) For products intended for the foreign market, all the sales contracts between the parties, as well as these general conditions, shall be regulated by Italian law in force upon the conclusion of the contract and, only secondarily with regards to what is not provided for by Italian law, shall be regulated by the provisions of the Rome Convention of 1980 (Rome I), and by EC Regulation no. 593/2008. Reference to any commercial terms (Ex Works, FOB, CIF, etc.) shall be considered as made to the Incoterms of the International Chamber of Commerce, in the text in force upon the conclusion of the contract. 4) This agreement is governed by Italian law, also procedural. For any disputes regarding to or, in any case, connected with the contracts regulated by these general terms and conditions, jurisdiction is attributed exclusively to Italian Justice and the court of the seller shall have exclusive jurisdiction, also in the case of recourse under warranty or connection, with the exclusion of any other court and/or jurisdiction. 5) Unless otherwise provided in the Warranty Certificate applicable to the reference market and available on the website www.laminam.com, the warranty has a limited duration of twelve months, starting from delivery of the product to the buyer, and is subject to regular reporting by the buyer in accordance with the following articles, as well as express request written to the seller to take action under the warranty; the warranty for flaws is always limited to only defects of the products resulting from defects of the raw materials used or production materials attributable to the seller and does not apply in the case in which the buyer fails to prove to have carried a correct use, maintenance and conservation of the products and not to have modified, transformed or repaired them without the seller's express consent; is also absorbs and replaces any request of the buyer who consequently may not make other demands for compensation for damage, a reduction in price or the termination of the contract. With exclusive reference to its first-choice (Q1) ceramic surfaces bearing the LAMINAM® trademark, included in the official price list at time of purchase, of 12+ and 20+ thicknesses used in the furniture sector on the application of countertops, Laminam S.p.A. guarantees the absence of defects resulting from the manufacturing process within the limits and under the conditions laid down in the "MANUFACTURER'S LIMITED WARRANTY FOR LAMINAM COUNTERTOPS" referring to each relevant market and available on the website www.laminam.com, where the specific obligations of the buyer or the final customer to report the defect, the conditions of validity of the warranty and the relative limitation and/or prescription periods are expressly regulated. The full version of the general conditions of sales can be viewed at www.laminam.com.

For approval (stamp and signature) _____

Dans le cadre où Laminam ne reçoit aucun retour avant 2 jours à partir de l'envoi de ce document, Laminam considère cette commande comme validée

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STEFAN SEEBERGER LOPSINGER STRASSE 3

WALLERSTEIN 86757

ALLEMAGNE

Acheteur (4114173)

SCHMIDT GROUPE SAS

5 RUE CLEMENCEAU

LIEPVRE 68 68660

FRANCE

Paiement			Monnaie	Banques		
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Code	Description	UM	Quantité	Prix	Remises %	Montant	TVA
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Echéances	Montant	Marchandise Total		2.287,50	
		TVA	Description	Base de l'impôt	Impôt
		T1	Art. 41 D.L. 331/93 Non Imponible	2.287,50	0,00
Remise		Total		2.287,50	0,00
		Montant à payer EUR		2.287,50	
Notes					