

Mineral Logic, LLC
 7136 E. N Ave.
 Kalamazoo, MI 49048
 (269) 552-9436
 www.MineralLogic.com



**COMMERCIAL
 INVOICE:**
SINV-05868-2
 2026-01-21

Sold To:
Odyssey & Well LLC
 Al Majarat St
 Al Danah 3
 Abu Dhabi, 22220
 United Arab Emirates

Ship To:
Odyssey & Well LLC
 Al Majarat St
 Al Danah 3
 Abu Dhabi, 22220
 United Arab Emirates

Customer Contact:
Daniel

 hola@bionobo.com

Customer #	Customer PO #	Invoice Date	Due Date
CUST-04170	Daniel Email 09152025	2026-01-21	See Payment Schedule Table

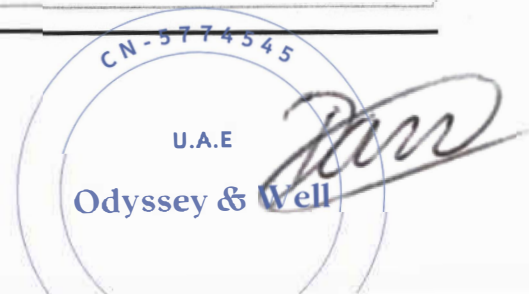
Sales Partner	Sales Partner Email	Incoterm® 2020	Shipping Method	Tracking #
Johannes Koppensteiner	osrb1@live.com	EXW Kalamazoo, MI, USA	AIT Worldwide Logistics, Inc.	-

Item	Description	Country of Origin	Lot#	Qty	Rate	Amount
DROP-MLGA50-E-MV-30-04170	MLG-A50 30ml Miron Violetglass bottles. Labeled and boxed for Bionobo. Customer supplied labels and boxes. HS# 2309100	US	25090	1,680	\$11.50	\$19,320.00
Total						\$19,320.00
Grand Total (USD)						\$19,320.00

Payment Schedule: 50% Non-Refundable Manufacturing Down Payment, 50% Prior to Shipping

Due Date	Invoice Portion	Payment Amount
2026-01-21	50.0%	\$0.00
2026-02-20	50.0%	\$0.00

Accepted International Payment Methods :
International Wire Transfer:
 JP Morgan Chase Chicago Swift Code : CHASUS33



Terms & Conditions :

1. ENTIRE CONTRACT:

THE TERMS AND CONDITIONS SET FORTH BELOW AND ON THE FACE HEREOF CONSTITUTE ALL OF THE TERMS OF THIS AGREEMENT BETWEEN **BUYER** AND MINERAL LOGIC, LLC. ("**Seller**"). All orders and shipments are subject to the approval by **seller** at its offices in Kalamazoo, Michigan.

Seller reserves the right of declining to accept any order or make any shipment whenever, for any reason, there is doubt as to **BUYER'S** financial responsibility and **Seller** shall not in such event be liable for breach of nonperformance of contract in whole or in part. No course of prior dealings between the parties or usage in the trade shall be relevant to supplement or explain any term used in this agreement. No waiver or alteration of terms herein shall be binding unless agreed to in writing and signed by both parties.

2. ACCEPTANCE:

Upon receipt, **Buyer** shall immediately inspect and test the Goods. Unless **Buyer** provides **Seller** with written notice describing with particularity any defects or the amount of any shortage claimed within thirty (30) calendar days after receipt, the Goods shall be deemed accepted by **Buyer**.

3. TITLE AND RISK OF LOSS:

Title to Goods sold and risk of loss of such Goods shall pass to **Buyer** at the F.O.B. shipping point.

4. WARRANTY:

SELLER WARRANTS THAT GOODS SUPPLIED BY **SELLER** IN ACCORDANCE WITH **SELLER'S** OR **BUYER'S** SPECIFICATIONS WILL CONFORM TO SUCH SPECIFICATIONS AS OF THE DATE OF SHIPMENT. If any of the Goods are found by **Seller** to not conform to the specifications as of the date of shipment such Goods will be replaced at **Seller's** cost. The parties hereto expressly agree that **BUYER'S** sole and exclusive remedy against **Seller** shall be for the replacement on non-conforming Goods. The sole purpose of the stipulated exclusive remedy shall be to provide **Buyer** with free replacement of Goods in the manner provided herein. The exclusive remedy shall not be deemed to have failed of its essential purpose so long as **Seller** is willing and able to replace non-conforming Goods. THE FOREGOING WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THOSE OF MERCHANTABILITY OR FITNESS FOR ANY PURPOSE NOT EXPRESSLY SET FORTH HEREIN. No affirmation of **Seller** by words or action, other than as set forth in this Section 4, including without limitation, any technical advice or information regarding the Goods, whether given verbally, in writing, or as test results, shall constitute a warranty, either expressed or implied. The above warranty extends only to **Buyer**. Goods which may be sold by **Seller** but which are not manufactured by **Seller** are not warranted by **Seller**, but are sold only with the warranties, if any and to the extent permitted by law, of t manufacturers thereof. This warranty does not cover labor or other costs or expenses to remove or install any defective, repaired or replaced Goods. **Seller** makes no warranty with respect to the compatibility of any packaging sold hereunder with the products or material to be held or transported in such packaging. **Buyer** assumes sole responsibility with respect to the selection of packaging which is suitable and compatible to the material or product to be held or transported therein.

Any claim relating to the Goods sold hereunder shall be deemed waived by the **Buyer** unless submitted in writing to **Seller** within the earlier of (i) thirty (30) days following the date **Buyer** discovered or by reasonable inspection should have discovered, any claimed breach of the foregoing warranty, or (ii) twelve (12) months following the date of shipment. Any cause of action for breach of the foregoing warranty shall be brought within one (1) year from the date the alleged breach was discovered or should have been discovered, whichever occurs first.

5. LIMITATION OF LIABILITY:

Seller's liability for its Goods shall be limited to replacing Goods found by **Seller** to not meet the specifications at the time of shipment, or at **Seller's** option, to refunding the purchase price of such Goods. At **Seller's** request, **Buyer** will send, at **BUYER'S** sole expense, any allegedly defective Goods to the plant of **Seller** which produced them.

6. DISCLAIMER OF CONSEQUENTIAL DAMAGES:

IN NO EVENT SHALL **SELLER** BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT **BUYER** SHALL INDEMNIFY **SELLER** AGAINST ALL LIABILITY, COST OR EXPENSE WHICH MAY BE SUSTAINED BY **SELLER** ON ACCOUNT OF ANY SUCH LOSS, DAMAGE OR INJURY.

7. DELAYS:

All shipping dates are based upon current availability of materials, present production schedules, and prompt receipt of all necessary information. **Seller** will not be liable for any damage, loss, expense or freight charges arising out of delays in shipment or other nonperformance caused by or imposed by: (a) strikes, fires, disasters, riots or acts of God, (b) acts of **Buyer**, (c) shortages of labor, fuel, power, materials, supplies, transportation, or manufacturing facilities, (d) governmental action, (e) subcontractor delay, or (f) any other cause or condition beyond **Seller's** reasonable control. In the event of any such delay or nonperformance, **Seller** may, at its option and without liability, cancel all or any portion of this Agreement and/or extend any date upon which any performance is due.

8. RETURNS:

Returns are not allowed. ALL SALES ARE FINAL.



9. GENERAL CONDITIONS:

No agent, salesperson or other party is authorized to bind **Seller** by any agreement, warranty, promise or understanding not herein expressed.

The sale of Goods hereunder shall be governed by the laws of the State of Michigan.

Any notice which is required or permitted under the terms of this Agreement shall be in writing and delivered to the address of the party set forth in the Agreement. Either party may change address by written notice.

The remedies herein reserved by the parties shall be cumulative and additional to any other or future remedies provided in law or at equity. In addition to the rights and remedies conferred upon **Seller** by law, **Seller** shall not be required to proceed with the performance of any order or contract if **Buyer** is in default in the performance of any order or contract with **Seller**.

No delay or omission by **Seller** in exercising any right or remedy provided for herein shall constitute a waiver of such right or remedy and shall not be constituted as a bar to or waiver of any such right or remedy on any future occasion.

The waiver, illegality, invalidity or unenforceability of any provision appearing in this Agreement shall not affect the validity of the Agreement as a whole or the validity of any other provisions herein.

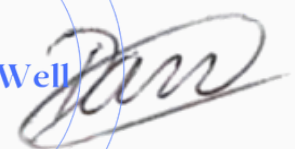
This contract shall be binding upon **Seller** and **Buyer** and shall inure to the benefit of their successors and assigns. **Buyer** may not assign or transfer this contract, in whole or in part, except upon the prior written consent of **Seller**.

V. 1



Greg Bruex, CEO

1-30-26



Mineral Logic, LLC

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Kalamazoo, MI 49048
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PACKING SLIP:

DN-13426
2026-01-21

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Odyssey & Well LLC
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Al Danah 3
Abu Dhabi, 22220
United Arab Emirates

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Al Danah 3
Abu Dhabi, 22220
United Arab Emirates

Customer Contact:

Daniel Cid
hola@bionobo.com

Customer #	Customer PO #	Customer PO Date	Shipping Date
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Sales Partner	Sales Partner Email	Shipping Method	Tracking #
Johannes Koppensteiner	osrb1@live.com	AIT Worldwide Logistics, Inc.	-

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Greg Bruex, CEO

