



Atlas Steels - a division of Atlas Steels Pty Ltd  
 ABN: 29 616 786 648  
 2/131 Calarco Drive  
 Derrimut VIC 3030

## Purchase Order

**ORDER No.** 0059797POME

**THIS ORDER NUMBER MUST APPEAR ON BOTH INVOICE AND DELIVERY DOCKET**

**VENDOR NO:** 0000043VME

**ORDER DATE:** 12.05.2026

**OUR PHONE NO:** +61 03 9272 9999

**VENDOR PHONE NO:** 03 9708 2595

**VENDOR FAX NO:**

**NATIONAL RESOURCES PTY LTD (120 EOM DEL)**  
**2/4 GATEWAY DRIVE**  
**CARRUM DOWNS VIC 3201**  
**Australia**

**Please deliver to:**  
 Atlas Steels - Melbourne  
 2/131 Calarco Drive  
 Derrimut VIC 3030  
 Australia

**Into Store**  
**Date:**  
 30.08.2026

### TERMS

Terms of payment: 120 DAYS EOM OF DELIVERY

Terms of delivery: Delivered duty paid

(UOM CODE: KG = KILOGRAMS, M = METERS, EA = EACH)

### SHIPPING MARKS / INSTRUCTIONS:

#### PALLET REQUIRMENTS:

MUST BE PACKED ON STURDY TIMBER PALLETS ISPM15 TREATED AND STAMPED, PALLET GLUT HEIGHT MINIMUM 60MM TO ALLOW FOR FORKLIFT UNLOADING

FOR SHEETS MEASURING 3000MM AND ABOVE, PALLETS MUST HAVE MINIMUM THICKNESS OF 70MM FOR LONGITUDINAL BEARERS.

FOR SHEETS MEASURING BETWEEN 2000MM AND 2999MM, PALLETS MUSTHAVE THICKNESS OF 40-50MM FOR LONGITUDINAL BEARERS & ADD 1 EXTRA TRANSVERSE BEARER.

### DOCUMENT REQUIREMENTS:

We require the following shipping documents for all orders within 3 days of the BOL date (CFR) or 5 days (DDP\*\*\*). Late receipt of documents will affect our ability to process invoices on time: 1. The Bill of Lading (`BOL`), Test Certificate, Packing Lists and Commercial Invoice; 2. Packing Declaration and Treatment Certificate as applicable; 3. Telex Release Confirmation, Express Bill or Letters of Credit as applicable. Email documents to: logistics@metalcentre.com.au & documents@silogisticsaustralia.com \*\*\*For DDP shipments: 1. Atlas requires a copy of the BOL and other shipping documents which the supplier, (you), should receive from your shipping line or forwarder within 3 to 4 days of vessel departure. 2. Email a copy of the Commercial Invoice to logistics@metalcentre.com.au even if it is sent with the goods. Scanned copies of the above will be clearly readable. If this is not possible, courier original documents to: Attn: Simon Pepper (c/Atlas Steels) SILA P/L 13/35 Paringa Road, Murarrie, QLD 4172, Australia. Test Certificates will certify compliance with the specifications stated in the purchase order, the `Inspection Certificate` requirements of Euronorm EN 10204 3.1 and Atlas Steels' purchasing specification ASMD007 (copy available on request). To ensure timely processing and payment of your invoice, please ensure that every order line on the Invoice and Test Certificates include the Atlas material number.

LINE No.	ATLAS MATERIAL No.	MATERIAL DESCRIPTION	QTY ORD / UoM	INTO STORE DATE	UNIT PRICE AUD	EXTENSION
1	0064276	ALUMINIUM COIL ALLOY 5251-H34 3.00MM X 1500MM MILL FINISH EN 485 2 Tonne Maximum coil weights	12,000.00 kg	30.08.2026	6.5500	78,600.00



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LINE No.	ATLAS MATERIAL No.	MATERIAL DESCRIPTION	QTY ORD / UoM	INTO STORE DATE	UNIT PRICE AUD	EXTENSION
<p>Mill = Mingtai production for ETD early July for ETA early-mid August 2026.</p> <p>MOQ 12 tonne – COIL 3.00 X 1500 MF 5251 H34 Mill Finish.            No Paper/No PE, Tension Levelled, free of edge wave and other visible defect.            Maximum 2000kg coil mass - Packed Eye to Wall, 500mm CID.</p>						
2	0064282	ALUMINIUM PLATE ALLOY 5083-H116 4.00MM X 1200MM X 5300MM MILL FINISH ASTM B928M MINIMUM 14 % ELONGATION REQUIRED "THICKNESS TOLERANCE = +0 / - ASTM TOLERANCE" 14% MINIMUM ELONGATION	10,000.00 kg	30.08.2026	6.9200	69,200.00
<p>MOQ 10 tonne – PLATE 4.00 X 1200 X 5300 5083 H116 Mill Finish Sheet.            Paper Interleaved, Non-DNV/Non-LRS with min 14% Elongation. Tension Levelled, stress relieved, free of edge wave, luder lines and other visible defect. Single row stencil marking for ID purposes only to top side of plate.            Maximum pack 3000kg nett weight. In the event of steel bracing being used on the longer pallets, those pallets to be NR quick release design.</p>						
3	0064287	ALUMINIUM TREADPLATE ALLOY 5052-H114 5-BAR 4.00MM X 1250MM X 4200MM MILL FINISH EN 1386 PAPER INTERLEAVED "THICKNESS TOLERANCE = +0 / - ASTM TOLERANCE" EN 1386	3,000.00 kg	30.08.2026	6.7700	20,310.00
4	0064288	ALUMINIUM TREADPLATE ALLOY 5052 H114 4.00 X 1250 X 6000 5BAR "THICKNESS TOLERANCE = +0 / - ASTM TOLERANCE" ASTM B209M	7,000.00 kg	30.08.2026	6.7700	47,390.00
<p>3 tonne – TREADPLATE 4.00 X 1250 X 4200 5 BAR            7 tonne – TREADPLATE 4.00 X 1250 X 6000 5 BAR            Alloy 5052 "O" (H114) 5 bar Treadplate, Paper Interleaved.            Maximum pack 2000-2500kg gross weight.</p>						

**Requested By:** John Bean  
 john.bean@atlassteels.com.au

<b>Material Total:</b>	<b>215,500.00</b>
<b>Additional Charges:</b>	
<b>TOTAL in AUD:</b>	<b>215,500.00</b>

This purchase order has been electronically authorised and requires no signature.

ABOVE PRICES ARE EX-GST



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## TERMS AND CONDITIONS OF PURCHASE

1. **Application**
  1. These terms and conditions, any technical specifications and/or special conditions and the Purchase Order issued by Atlas Steels - a division of Atlas Steels Pty Ltd ABN 29 616 786 648 ("Atlas") form the contract (the "Contract") for the purchase of the goods set out in the relevant Purchase Order ("Goods") from the supplier, company or organization named in the Purchase Order ("the Seller").
2. **Acceptance, price and warranties**
  1. The Seller must provide a written acknowledgement and acceptance that the Goods ordered are available and can be supplied in accordance with the delivery terms and the terms of the Contract. The acknowledgement and acceptance is to be provided within seven days of the date of the Purchase Order.
  2. All prices quoted in the Purchase Order include all taxes, charges and GST (if applicable) and are firm and fixed for the duration of the Contract unless otherwise agreed in writing.
  3. The Seller warrants to Atlas that the Goods will:-
    - be of good and merchantable quality;
    - be in accordance with the specifications stipulated by Atlas;
    - be fit for any purpose expressly notified to the Supplier;
    - if purchased after the review of a sample, comply in all respects with the sample and must not incorporate any modification or variation without express written approval from Atlas;
    - be new and manufactured using only new material and with quality systems in compliance with ISO 9001.
3. **Delivery**
  1. The Supplier will dispatch the Goods ordered in a timely manner so that they arrive at the relevant place for delivery and time as set out in the Purchase Order. Time is of the essence in this regard. The delivered Goods must be accompanied by a packing slip identifying the Goods and including the information required in the technical specifications.
  2. Without limiting clause 3.3, if the Supplier is delayed or becomes aware of the likelihood of delay in its delivery of any Goods beyond the date specified in the Purchase Order, the Supplier will as soon as possible after becoming aware of those circumstances notify Atlas in writing and furnish full particulars of the circumstances.
  3. Where a delay of more than 5 days occurs or is likely to occur Atlas may:
    - cancel without penalty the Purchase Order and/or any other orders not yet supplied and acquire alternative supplies of the Goods from sources other than the Supplier to supply the shortfalls in deliveries and, if it does so, then the Supplier will be liable for any price difference incurred by Atlas and any associated costs including transport; or
    - upon the request of the Supplier, but in Atlas absolute discretion, extend the time for delivery of the Goods that have been delayed;
    - alter or extend the payment terms commensurate with any delay.
4. **Risk, title and property**
  1. Subject to clause 5.4, title to and property in the Goods immediately passes to Atlas upon payment of the purchase price or in accordance with the Inco terms specified for delivery in the Purchase Order whichever is the earlier to occur. The Goods must be appropriately marked and identified by the Supplier as the property of Atlas. Risk in the Goods remains with the Supplier in accordance with the Inco terms specified in the Purchase Order or until delivery whichever occurs earlier.
5. **Inspection and damage**
  1. The Goods supplied by the Seller shall be suitably packed and prepared for shipment so as to secure the Goods against damage and otherwise comply with the carrier's requirements and any specific requirements notified to the Supplier by Atlas prior to shipping.
  2. All Goods will be accepted by Atlas subject to inspection by Atlas either within a reasonable time after delivery or before delivery (at Atlas's discretion) and Atlas being satisfied with the Goods.
  3. Atlas will promptly notify the Supplier of any identifiable defects in or damage to the Goods and hold any Goods found to be defective or damaged for the Supplier's instructions and at the Supplier's risk for a reasonable period not exceeding 30 days. If the Supplier's instructions are not received by Atlas within such period, Atlas may at its election:
    - sell or scrap the Goods and forward the proceeds of the sale or scrapping, after making due deductions for Atlas's costs to the Supplier; or
    - return the Goods to the Supplier's premises at the Supplier's expense.
  4. Notwithstanding clause 4.1 of this Contract, ownership of and title to the Goods referred to in clause 5.3 will not pass to Atlas. Atlas will be under no liability to accept or to pay for the Goods or their costs of delivery, the risk in those Goods will remain with the Supplier, and Atlas reserves the right to make a claim against the Supplier in respect of any such Goods.
6. **Default**
  1. If the Seller is in breach of any material provision or warranty in this Contract, Atlas may at its absolute discretion:-
    - where the Goods delivered are found to be defective in design, specification, function, material or workmanship and/or in breach of the warranties under clause 2.3, Atlas may notify the Seller and either:-
      - carry out necessary repairs to the Goods to correct such defect; or
      - return the Goods to the Seller for a credit, repair or replacement.
    - and the costs of Atlas exercising either of these options shall be at the Seller's expense.
    - call on the indemnity provided by the Seller to Atlas.
    - exercise its right to damages and any other remedies available at law.
7. **Indemnity**
  1. The Seller indemnifies Atlas and keeps Atlas indemnified from and against any claim, demand, cause of action, damage, loss, consequential loss, cost, expense (including legal expense) made against or suffered by Atlas arising out of or in connection with or as a result of:-
    - a breach of this Contract including any warranty by the Seller
    - any actual or threatened infringement of a third party's industrial and/or intellectual property rights relating to the Goods; and
    - Atlas breaching contracts or arrangements it has entered into in reliance upon the acknowledgement and acceptance of the Seller where the Seller, for whatever reason, fails to comply with the availability or delivery conditions of the Purchase Order.
8. **Termination**
  1. The Purchase Order may be cancelled by Atlas in the event of the Seller at any time failing or being unable to comply with any of the terms or conditions either express or implied in relation to the sale of the Goods or supply of the services in any way.
  2. Either party may terminate this Purchase Order forthwith by written notice to the other party if:-
    - a receiver, official receiver, liquidator, provisional liquidator, official manager, agent, receiver and manager or similar officer is appointed or application is made to a court for the appointment of such a person to the other party;
    - the other party enters into or resolves to enter into a scheme of arrangement or composition with or assignment for the benefit of its creditors or it proposes a re-organisation, moratorium or other administration involving its creditors or resolves to wind itself up or otherwise dissolve itself or give notice of intention so to resolve;
    - the other party is presumed to be insolvent within the meaning of the Corporations Act 2001 or any equivalent legislation in the jurisdiction of incorporation, registration of the Supplier or the jurisdiction in which the Goods are held or manufactured by the Seller;
    - without the prior written consent of the party, ceases to carry on its business or threatens to do so; or
    - the business of the other party is sold or otherwise comes under the control of any person other than the other party or is purported to be sold, mortgaged or otherwise alienated or encumbered.
9. **Payment**
  1. Atlas will stipulate the terms for payment for the Goods in the Purchase Order.
  2. The Seller must provide Atlas with an invoice and where applicable an original Bill of Lading and any other documents listed on the Purchase Order, in respect of each delivery/shipment of the Goods, within 3 days of the dispatch of the Goods or issue of the Bill of Lading. All Goods must be accompanied by a delivery packing list. All documents must display Atlas' Purchase Order number.
10. **GST**
  1. If applicable, all prices quoted in the Purchase Order for any taxable supply include any Goods and Services Tax (GST) payable. Notwithstanding any other conflicting provisions, Atlas is not obliged to pay for any taxable supply made by the Seller unless and until Atlas receives an appropriate tax invoice or adjustment notice for that supply.
11. **Entire understanding**
  1. The Contract as defined in these terms and conditions,
    - contains the entire agreement and understanding between Atlas and the Seller on everything connected with the subject matter of the Contract; and
    - supersedes any prior agreement or understanding on any thing connected with that subject matter, and prevail over any terms and conditions proposed by the Seller at any time before or after the Purchase Order.
  2. The Seller and Atlas accept these terms and conditions without relying on any representation by the other or any person purporting to represent the other.
12. **General**
  1. This Contract is not assignable by the Seller without the written consent of Atlas.
  2. Neither party shall be liable for any loss or damage arising from failure to comply with these terms and conditions or any part thereof as a result of war, acts of God, fires or accidents. Atlas reserves the right to renegotiate the terms of the Purchase Order if it has become affected by any of the above causes.
  3. The applicable law for the interpretation and enforcement of this Purchase Order is that of the State of Victoria and the parties hereby agree to submit to the jurisdiction of the courts Victoria for the purpose of settling any disputes.