



Aviko Potato

Conditions 2026 (Trading suppliers)



Index

1. General	4
2. Registration of cultivation and food safety	4
2.1. General	4
2.2. Certificates, traceability and audits/recall	4
2.3. Registration of cultivation (growers)	5
2.4. Use of data	6
2.5. Relevant details for delivery	6
2.6. Crop protection/Sprout inhibitors/Fertilisers etc.	6
2.7. Foreign bodies and crop residuesresulting from crop rotation	7
2.8. Reporting of calamities	7
2.9. Safety	7
2.10. Other business	8
2.11. Final stipulations	8
2.12. Guidance in terms of cultivation/storage	8
3. Specific stipulations for the trade	8
3.1. Supplementary conditions	8
3.2. Delivery	8
4. Specific provisions for Growers	10
4.1. Supplementary conditions	10
4.2. Quantities and varieties	10
4.3. Time of delivery	11
4.4. Shipping	11
4.5. Force majeure	12
5. Establishing the weight	12
6. Sampling and quality assessment	12
6.1. Sampling	12
6.2. Quality sampling	12
6.3. Quality standards for French fries and other pre-cooked potato products	14
6.4. Assessment of quality when dried (Rixona)	15
6.5. Quality standards when dried (Rixona)	19
6.6. Quality standards when dried (Rixona)	20
6.7. Discounts and rejections	23
7. Taring	25
7.1. Sampling	25
7.2. Methodology	25
8. Transfer of risk	26

9. Price	26
9.1. Invoicing	26
9.2. Payment term	26
9.3. Trade	26
9.4. Growers	27
9.5. Set-off authority	27
9.6. Disposal	27

10. Final provisions	28
10.1. Trade	28
10.2. Growers	28
10.3. Applicable law and period of limitation	29

1. General

When Aviko Potato B.V., hereinafter referred to as Aviko Potato, concludes a sales agreement for the purchase and delivery of potatoes with a trading supplier who may or may not also be a grower and/or a processor, hereinafter referred to as the other party, supplier or grower, these “Aviko Potato Conditions 2026 (Trading suppliers)” apply to this agreement, unless explicitly stated otherwise in writing in the contract, as well as the Reglement Aardappeltelerscommissie Aviko Potato (Potato Growers Committee Aviko Potato regulations, hereinafter: ATC) and the articles of l’Association des producteurs de pommes de terre livrant à Aviko Potato (hereinafter: PPA), and, in the case of a pool contract, the Pool Reglement 2026 (Pool Regulations 2026).

The Other party declares that by entering into an agreement with Aviko Potato in which reference is made to the Aviko Potato Conditions 2026 (Trading suppliers), they possess, understand, accept, and will comply with the Aviko Potato Terms 2026 (Trading suppliers) and the aforementioned and below-mentioned terms and regulations. The aforementioned and below-mentioned terms and regulations can be consulted, downloaded, and printed via the website for Dutch: agro.aviko.com/nl/voorwaarden, for English: agro.aviko.com/en/terms, for French: agro.aviko.com/fr/contrats, for German: agro.aviko.com/de/vertrage.

The batches of potatoes to be delivered to Aviko Potato shall be suitable for processing according to the objective specified in the agreement and/ or confirmation of sale, including due compliance with all provisions of the Aviko Potato Conditions 2026 (Trading suppliers). Chapter 6 includes the quality assessment and standards, whereby the relevant processing goals are also specified. The potatoes to be supplied shall be assessed and standardised in keeping with the explicit provisions of the processing goal as mentioned in the purchase agreement and/or confirmation of sale. They must comply with these explicit requirements.

2. Registration of cultivation and food safety

2.1. General

The potatoes purchased by Aviko Potato must, at the time of delivery, comply with all regulations of the authorities relating to the use and application of crop protection agents and pesticides, as well as those relating to prescribed tolerances for residues of crop protection agents and pesticides and heavy metals and/or other regulations issued by the authorities relating to the use and/ or processing and consumption of potatoes.

2.2. Certificates, traceability and audits/recall

The potatoes and potato-growing and supply businesses must be certified within the frame work of food safety. Below is a list of those certificates accepted by Aviko Potato. The availability of a valid food safety certificate is mandatory for the supply of potatoes.

Certificates for growers

The following certificates have been accepted:

- Global Gap + Global Gap FSA (upon renewal of the Global Gap certificate)
- Topcrop (or still valid VVA(K))
- Vegaplan
- QS Gap

No other certificates will be accepted unless Aviko Potato has granted written approval. If Aviko Potato is willing to accept alternative certificates, such alternative certificates must at least be demonstrably equivalent to those above, to be determined at the discretion of Aviko Potato. The company name and address details on the certificate must fully match the Supplier’s information as stated in the contract.

Certificates for trade suppliers

The stipulations in this chapter concern a so-called perpetual clause. The Other party shall, if applicable, impose upon their supplier and they in turn upon their supplier the applicability of section 2 to the contracts concluded.

- The potatoes shall be certified on the primary business in keeping with the certificates specified in 1.
- Both the trade supplier and all links preceding them in the supply chain shall themselves participate in a self-regulation or supply chain guarantee system accepted by the NVWA and be duly certified for it. In that context, Aviko Potato accepts the following certificates:
 - a. BRC
 - b. IFS
 - c. FSSC
 - d. NAO hygiene code
 - e. No other certificates will be accepted until such time as Aviko Potato has given consent in writing. If Aviko Potato is willing to accept alternative certificates, such alternative certificates must at least be demonstrably equivalent to those above, to be determined at the discretion of Aviko Potato.

Growers and trade suppliers

The Other party checks before delivery whether the batch to be delivered has valid certificates and complies with all prevailing food safety regulations. At the request of Aviko Potato, the Other party must be able to digitally send the relevant certificates (including at least the cultivation registration and certificate) to Aviko Potato within 2 hours. The Other party will execute such requests with the highest priority. The Other party records in its own systems, and if made available by Aviko Potato also in those of Aviko Potato, which parcels are stored in which boxes and which deliveries come from which parcel in order to perform correct tracking and tracing (traceability).

By entering into an agreement of supply with Aviko Potato, the Other party provides both the order and consent to the verifying authorities to provide status information, as well as any other information about food safety certification, to Aviko Potato. This consent is irrevocable. Furthermore, by entering into a supply agreement with Aviko Potato, the Other party grants to Aviko Potato the irrevocable proxy to request this information from the responsible authorities, also on the Other party's behalf. In addition, the Other party shall themselves ensure that, within 10 days of the conclusion of the agreement at the latest, the verifying authorities have been authorised to provide the relevant data to Aviko Potato.

Supplementary demands

Organically grown potatoes shall be grown in keeping with all prevailing regulations (including those of Skal) and must be totally free from any residue of crop protection agents or sprout inhibitors.

Transport

Only HACCP-certified hauliers are permitted to transport the potatoes to be delivered to Aviko Potato. The Other party undertakes to guarantee this and shall be fully liable for any damage in the event of any contravention of this obligation and is also under an obligation to supply substitute potatoes at the request of Aviko Potato.

2.3. Registration of cultivation (growers)

The registration of cultivation is an integral part of the potatoes to be delivered. Without the registration of cultivation, the delivery is not complete and therefore not performed. The Other party shall specify the plots provisionally designated for Aviko Potato by means of the Aviko Potato extranet (registration of cultivation) or their own management system no later than 15 June of the calendar year in which the potatoes to be delivered are grown, and in the event of management packages, forward this data to Aviko Potato. The Other party shall specify a number of fields such that the plotted surfaces will cover the supply obligation as a minimum. Aviko Potato is entitled to impose additional requirements on the choice of plot prior to the cultivation of specific varieties. If the grower acts contrary to this article 2.3, the grower's right to invoke force majeure is forfeited.

The definition of a plot is a contiguous block of potatoes. When multiple varieties are grown on one plot, they must be mapped separately.

The cultivation registration must always be handed over by the Other party to Aviko Potato, fully completed, 14 days before delivery (for deliveries from the field, 24 hours before delivery).

It is not allowed to provide such data in any way other than by forwarding the details to Aviko Potato through the Aviko Potato extranet or by means of the Grower's own management system. Aviko Potato has the right to refrain from shipping the potatoes and/or to suspend payment for potatoes as long as they have not received all cultivation registrations and/or sprout-inhibitor registrations, and/or if registrations appear to be incomplete.

2.4. Use of data

Aviko Potato adheres to the behavioural code for the use of arable data, issued by the branch organisation Akkerbouw. The rights and obligations for the Other party and for Aviko Potato ensuing from this behavioural code are the basis for the following stipulations in the Aviko Potato Conditions 2026 (Trading suppliers). By entering into a contract/agreement with Aviko Potato, the Other party provides irrevocable agreement/proxy to Aviko Potato and its associated group businesses, as well as to third parties engaged by the latter for the use of various types of (raw) data (for example: registration of cultivation, measurements performed, food safety data, personal data etc.) pertaining to all cultivation and storage for the full harvesting year, which data are provided by the Other party to Aviko Potato in the context of this agreement or at the latter's request.

The information provided shall be used for a) the improvement of cultivation in the broadest sense, b) the reporting on food safety and sustainability at group level, c) the transfer of data to customers upon request, d) the transfer of data to suppliers, if necessary, for food safety and quality optimisation, e) Aviko Potato business optimisation/assurance and f) the building up of expertise. Aviko Potato undertakes never to sell such data on to third parties. Public divulgence, if any, shall take place at group level or by means of a grower number which cannot be identified by third parties. Any data or expertise obtained as a result of processing become the property of Aviko Potato and its associated group businesses.

2.5. Relevant details for delivery

On first contact with Logistics regarding the planning of a plot or storage depot, the Other party shall specify:

- The safety term or waiting term of a plot or storage depot on the basis of agents applied.
- Any other consequences which may result from the application of agents, such as labelling instructions.
- Consequences, if any, resulting from such measures as have been imposed upon the grower or field by governmental bodies.
- The presence of a golf course within 500 meters of the (original) field.
- The variety to be delivered.
- Whether oversized/remaining seed potatoes are delivered.

2.6. Crop protection/Sprout inhibitors/Fertilisers etc.

The potatoes that the Other party delivers to Aviko Potato must also meet such supra-statutory requirements for crop protection agents and other products/ substances as Aviko Potato may impose in specific situations after the agreement has been concluded. If additional costs arise from such requirements, the grower is entitled to compensation for such costs to an amount to be established jointly by Aviko Potato and ATC/PPA. The Other party shall deliver potatoes for which the safety period and waiting time in respect of agents applied have expired at the time of delivery.

The Other party is automatically included in the residue control program, in accordance with the applicable conditions and regulations.

Imazalil

The Other party is mandatory to exclusively deliver potatoes for consumption, which are free of (residues of) Imazalil, under penalty of €5,000, immediately due per non-conforming load, without prejudice to the right of Aviko Potato to compensate all damages (such as, for example, caused by recalls) exceeding this amount.

During taring, at which the other party is allowed to be present, Aviko Potato shall take samples which shall be analyzed by an accredited laboratory for the presence of (residues of) Imazalil. The report of this laboratory constitutes conclusive evidence between other party and Aviko Potato of (the content of) the (chemical) substances in the lot delivered, so that this is established between them.

2.7. Foreign bodies, crop residues resulting from crop rotation and additional provisions

The Other party shall guarantee that the potatoes supplied by them to Aviko Potato do not contain any foreign bodies. This includes, but is not limited to:

- Hazardous materials: ammunition, pieces of glass, iron, wood, plastics, fence posts, explosive substances.
- Biological material: animal material, toxic plant parts, weed seeds, manure residues, peat clods.
- Other contaminants: golf balls, large stones, balls of haulm, carrots, chicory roots, maize stubble, (flower) bulbs, sprout sticks.

The Other party guarantees that any foreign matter will at all times be removed from the batch prior to its transport. If such contaminants are found, Aviko Potato has the right to reject the batch and claim full compensation for damages. The Other party shall indemnify Aviko Potato against all direct and consequential damages resulting from a breach of this obligation.

Additional provisions:

- Golf course notification: The Other party must notify Aviko Potato in writing before planting if a golf course is located within 500 meters of the plot.
- Genetically modified potatoes: Supplying genetically modified potatoes to Aviko Potato is prohibited.
- Storage sheds with fire damage: Potatoes from storage sheds affected by fire damage may not be delivered.
- Damage-causing contamination: If contaminants are found during unloading that damage the installation, Aviko Potato may reject the load or clean the batch at another location, with all transport, cleaning costs, and other damages charged to the supplier.
- Quarantine diseases: Potatoes delivered to Aviko Potato must be completely free of quarantine diseases such as ring rot or brown rot, and even suspicion thereof by NVWA or foreign authorities. If not, Aviko Potato may refuse the potatoes without being liable for compensation.
- Varietal authenticity: The Other party guarantees varietal authenticity, meaning varieties must be delivered under the correct name and as requested by Aviko Potato. The Other party may not mix different varieties. Aviko Potato will conduct random checks.

2.8. Reporting of calamities

Upon observation, the Other party undertakes to inform Aviko Potato immediately of any (alleged) food safety issues including, for example, fire, oil leakage, injudicious application of agents (crop protection, pesticides and chemical products), flooding, mixing etc. In the event of food safety issues occurring during either cultivation or storage stage, a notification term of one working day as a maximum prevails. If the Other party only becomes aware of the actual or alleged food safety issues after delivery, they must inform Aviko Potato both verbally and by e-mail without delay, i.e. within 15 minutes.

2.9. Safety

The Other party shall be responsible for the safety of Aviko Potato employees and the persons engaged by it as soon as they enter the plots, yard and/or used facilities of the Other party. Relevant examples are: restrained dogs, reliable and safe passes and stairways, sufficient lighting and ventilation, a tidy yard. It also covers measures to prevent fall hazards, such as avoiding walking at heights on unsafe structures (for example, a box storage without a lift or a ladder on a slippery surface).

The Other party shall adequately inform Aviko Potato employees as well as the persons engaged by it about the use of any product, such as crop protection agents or sprout inhibitors, prior to their accessing a field, yard or facility. The Other party shall warn the Aviko Potato personnel if fields, a yard or any other facilities should not be accessed from a health-risk perspective or in keeping with the prevailing instructions for the resources used. Aviko Potato employees shall have a duty to report to the Other party prior to accessing any field, yard and/or facilities in use.

2.10. Final stipulations

If the potatoes to be supplied do not comply with one or more of the provisions, including (food safety) provisions, of this chapter and/or the Other party has not met such provisions, Aviko Potato shall have the right to reject the potatoes. Arrangements for the disposal of the batch will then be made with the Other party. Any non-compliance with the provisions of Chapter 2 constitutes a deficiency to be attributed to the Other party, on the grounds of which they are liable to Aviko Potato for such damages as may ensue for Aviko Potato and/or their customers. For example, the Other party shall fully indemnify Aviko Potato for any damages that can be traced to deficiencies in food safety, non-genuine variety, foreign matter in the product and recalls (the recalling of products from the market). The Other party must take out adequate insurance to cover these risks. Any provisions as regards restricted liability (for example, as included in the VAVI conditions) shall not apply to the deficiencies and damages referred to in the present clause.

Insofar as Aviko Potato, for reasons of its own – including but not limited to commercial considerations or the preservation of customer relationships – wholly or partially refrains, towards its customer(s), from invoking any liability or indemnification clause, including exclusions, limitations, or clauses relating to prescription or lapse, this does not in any way affect the legal position or liability of the Other party towards Aviko Potato.

2.11. Guidance in terms of cultivation/storage

Aviko Potato shall not be held responsible for any incorrect advice and/or instructions.

3. Cultivation and delivery

3.1. Supplementary conditions

Chapter 3 of these conditions applies solely to agreements concluded by Aviko Potato with a Supplier who is not themselves responsible for the cultivation of the contracted potatoes.

In the event that the agreement or the Aviko Potato Conditions 2026 (trading Suppliers) do not provide for a given situation because it has not been specified, the most recent VAVI potato purchase conditions for the industry/trade chain shall first apply on a supplementary basis, after which, in the event that the aforementioned VAVI conditions also fail to provide for the situation in question, the stipulations of the Civil Code shall apply.

If there should be any contradiction between the provisions in the agreement and these Aviko Potato Conditions 2026 (trading Suppliers) and/or the VAVI conditions, the stipulations of the agreement shall apply. If there should be any contradiction between the provisions in the Aviko Potato Conditions 2026 (Trading suppliers) and the VAVI conditions, the stipulations of the Aviko Potato Conditions 2026 (Trading suppliers) shall apply.

3.2. Delivery

The Other party undertakes to cooperate with the provision of up-to-date quality data per batch if such are requested by Aviko Potato. This cooperation consists in a) the actual provision of up-to-date quality data in a format established to that effect or b) the granting by the Other party of permission to Aviko Potato to collect samples, after which these samples will be assessed in Aviko Potato's quality-control laboratory.

Delivery shall take place at the specified time. If the delivery of a load is more than 2 hours late, the resulting costs shall be fully for the account of the Other party. Delivery times for non-standard loads, i.e. substitute loads or additional loads, shall be agreed by mutual consultation.

If the production process of Aviko Potato or of their customer is interrupted, in full or in part, as a result of machine failure, failure of power and/or water supply, and/or reduced demand for potato products, e.g. due to a pandemic or government measures, fire or other causes and/or in the event of force majeure, Aviko Potato shall have the right to defer the delivery of all or some of the potatoes to a later time, as well as the right to rescind the agreement in full or in part if delivery has not taken place with 4 weeks, to be calculated from the moment of notification by Aviko Potato that they have deferred their taking delivery of the potatoes, in full or in part, and provided there is a period of at least thirty days between the moment of cancellation and the contractually agreed ultimate date of delivery.

Aviko Potato shall never be liable for any indemnification in connection with such a delayed delivery and/or rescinding of an agreement. The time of any delayed delivery shall be decided by mutual consultation. Aviko Potato shall never be liable for any indemnification in connection with such a delayed delivery and/or the rescinding of the agreement. The time of any delayed delivery shall be decided by mutual consultation.

If the potatoes are sold on condition that they are collected, although transport costs are for the account of Aviko Potato, the risk remains with the seller until such time as the risk passes to Aviko Potato on the strength of provision 8.

If the potatoes are sold on the condition 'carriage paid', the Other party shall outsource the transport to AB Texel Holding B.V., unless otherwise agreed beforehand. The transport costs are then for the account of the Other party.

Waiting hours invoiced by the transport company shall be for the account of the Other party at all times. Transport costs for rejected loads shall also be for the account of the Other party.

The purchase of collected potatoes shall always be on the basis of truck delivery.

Potatoes delivered in a transport unit (lorry trailer) shall in principle stem from one and the same batch. Only if the requirements for a specific assortment (for instance 40/50) cannot be met on the basis of a single batch, shall it be permissible to combine several batches into one new batch. The Other party must then register those batches which have been combined so that the potatoes can always be traced back to field level (traceability), including all associated data. The delivery of more than one variety per lorry-load is not permitted.

In the event of delivery of assorted sizes at the request of Aviko Potato, a size tolerance of 3% in respect of the agreed size is acceptable. If sizes differ beyond this margin, Aviko Potato retains the right to reject the load.

The Other party undertakes to strictly comply with the house rules prevailing at the premises of Aviko Potato and/or their customers. Among other things, the objective of these house rules is to safeguard personnel and product safety and quality, as well as environmental precepts. In the event of an Other party or person(s) engaged by them not complying with the aforementioned house rules, Aviko Potato and their customers retain the right, following a warning, to remove the Other party or person(s) engaged by them in question from their premises and to deny them further access to those premises. In the event of repeated infringement on the house rules, Aviko Potato shall be entitled to rescind the agreement in relation to the supply of potatoes without being bound to any indemnification whatsoever. If Aviko Potato suffers damages in consequence of the rescinding of the agreement, the Other party is under the obligation to indemnify Aviko Potato accordingly.

Rejected loads of potatoes must be removed from Aviko's premises as soon as possible. If such loads are not removed within 24 hours, the Other party shall owe to Aviko Potato a fine of € 25,- per hour/per load.

4. Specific provisions for Growers

4.1. Supplementary conditions

In the event that neither the agreement nor the Aviko Potato Conditions 2026 (Trading suppliers) provide for a given situation since its occurrence is not covered, the Potato Growers Committee Aviko Potato regulations and the articles of l'Association des producteurs de pommes de terre livrant à Aviko Potato shall first apply and, additionally, if a pool contract is involved, the Aviko Potato Pool Regulations 2026 shall also apply. To the extent that neither of the aforementioned conditions and regulations provide for a situation, the VAVI potato purchase conditions for the industry/trade chain shall apply, after which, in the event that the VAVI conditions fail to provide for a situation, the stipulations of the Civil Code shall apply.

If there should be a conflict between the provisions in the agreement and these Aviko Potato Conditions 2026 (Trading suppliers) and/or the aforementioned conditions and regulations, the stipulations of the agreement shall prevail. If there should be a contradiction between the provisions in the Aviko Potato Conditions 2026 (Trading suppliers) and the aforementioned regulations on the one hand and the VAVI conditions on the other hand, the terms of the Aviko Potato Conditions 2026 (Trading suppliers) and the aforementioned regulations shall prevail. Clauses 6.3 - 6.11, 7.8 (last sentence), 7.9, 9.2, 9.3, 10.1 and 12.1 up to and including 13 of the VAVI conditions shall not be applicable.

The Other party shall do everything that is reasonably within their power to ensure that the cultivation, storage and delivery of the contracted potatoes are carried out as effectively and successfully as possible.

4.2. Quantities and varieties

Upon the conclusion of an agreement, the total net contracted quantity originating from the field crop and the number of hectares shall be specified on the potato purchasing agreement, whereby the line taken is that a net maximum of 40 tons of potatoes (Fontane 45 tons net) 35/+ may be contracted for net contract varieties. The Other party shall be under an obligation to plant for Aviko Potato at least the number of hectares equal to the number specified in the potato purchasing contract or, failing this, the number of hectares that equals the number of net tons 35/+ as specified in the agreement, divided by 40 (Fontane 45). If the Other party fails to meet this obligation and harvests too little to completely fulfil the terms of the agreement, they shall be under the obligation to purchase the shortfall of potatoes and to supply this to Aviko Potato unless Aviko Potato explicitly renounces this obligation in writing. Aviko Potato reserves the right to measure the planted fields immediately after planting has taken place.

If, due to any cause whatsoever the harvest remains below the net contracted volume per hectare, the Other party, if they still have available so-called 'free' potatoes of the same variety grown within their own business, shall be obliged to replenish the shortfall up to the net contracted volume per hectare. Furthermore, in such a situation the Other party shall have the right and the obligation to supply potatoes grown by their business but of a different variety fit for processing in terms of the objectives for which the potatoes have been purchased (supply of an alternative variety may only take place in consultation with Aviko Potato) albeit that any price difference in relation to the fixed price must be settled. If the potatoes offered for delivery by the Other party are rejected, the Other party shall have the right and the obligation to supply substitute potatoes, also provided that they have been grown by the same business when potatoes of a different variety are involved and provided that these potatoes are fit for processing at Aviko for the purpose for which the original variety were purchased (supply of an alternative variety may only to take place in consultation with Aviko Potato) whereby the price difference in relation to the fixed price must be settled. If the Other party supplies one variety on the basis of different types of contracts with several times of delivery, the first fully contracted net quantity of that variety shall be paid in the order of the times of delivery, starting with the contract that was first concluded. The contract price applying in the week of actual delivery shall apply. For food safety reasons, the Other party must specify the field from which the delivered potatoes originate and which contract the delivery fulfils prior to delivery.

If, as a result of cultivation conditions beyond their control and/or liability and despite having met their obligation to plant the correct number of hectares required to achieve the contracted quantity divided by 40 tons (Fontane 45 tons), a Other party is unable to fulfil their obligations for net delivery, the various net quantity contracts shall be finalised according to the order of the date of conclusion, starting with the contract concluded first. If a fixed price contract, a guarantee contract for French fries and/or a pool contract with a net quantity were concluded on the same date, the net quantity of the fixed price contract is deducted first, followed by the net quantity for the French fries guarantee contract, and finally the pool contract. If a market price contract which was later converted into a fixed price contract was concluded, the date of conversion to the fixed price shall apply as the contract date. The contract quantity remaining after deduction of the various net quantities shall be deducted last. Provided that the supply of potatoes is sufficient, the order as specified above shall also be the standard manner of handling the contracts.

4.3. Time of delivery

Upon conclusion of the contract, the Other party shall specify the period of delivery in weeks. Deliveries made 'on call' by Aviko Potato during the period of delivery weeks may only be by means of lorry-loads. If due to unforeseen circumstances affecting Aviko Potato or their customers, e.g. standstill or delay of production, Aviko Potato may defer the delivery obligation to a later date. Aviko Potato retains the right to attribute another purpose to the batch than that for which the batch was originally intended. In such a case, the batch will be handled according to contract.

If the Other party, at their request and following approval by Aviko Potato, delivers their contractual quantity earlier than agreed, the contract price of the period of weeks shall be valid for the actual delivery.

If the Other party, at their request and following approval by Aviko Potato, delivers their contractual quantity later than agreed, the contract price for the period of weeks that was agreed upon conclusion of the contract shall be maintained. The part of the delivery with a fixed price may be shipped at any time, irrespective of any agreement which may, or may not, have been reached about the daily price.

If the Other party, at the request of Aviko Potato, delivers their contractual quantity earlier than agreed, the contract price for the period of weeks agreed upon conclusion of the contract shall be maintained.

If the Other party, at the request of Aviko Potato, delivers the quantity contracted later than agreed, the contract price for the period of weeks shall be valid for the actual delivery. Sunday is taken to be the last day of the week.

4.4. Shipping

The Other party shall be under an obligation to deliver the potatoes through the receiving hopper. Aviko Potato shall determine whether the batch to be delivered must be separated according to size or as from 28/+. The Other party shall not grade the potatoes for size (with the exception of undersize < 28 mm) without permission in writing from Aviko Potato; the Other party shall deliver the potatoes according to the size ratio of field production. The loading of several varieties onto one lorry for delivery to the factories is not permitted.

Deliveries shall take place at the specified time. If, due to any reason attributable to the Other party, a truck leaves more than 2 hours after the planned time of arrival, the additional waiting/loading hours may be charged to the Other party. If a Other party has to wait for a truck for more than 2 hours after the planned time of arrival, the waiting hours may be charged to the transport company.

The maximum time which may elapse between departure from the Other party's premises and inspection at the factory is 12 hours. If, due to a cause that can be attributed to Aviko Potato, inspection at the factory takes place more than 12 hours after departure from the Other party's premises, the batch may not be rejected for blue colouration. The mixing of batches/plots without the permission of Aviko Potato is not permitted.

4.5. Force majeure

- Force majeure is deemed to be any special circumstance that makes fulfilment of the obligation impossible or so burdensome that fulfilment cannot reasonably be required. Force majeure is deemed to include: war, mobilisation, company fire, extreme weather conditions that impede the logistics, stagnation of processing in a factory, etc., as well as complete or partial crop failure as a result of abnormal drought or continuous and/or intensive rain, frost, the occurrence of disease in the crop not attributable to the other party and/or plagues of vermin.
- If fulfilment of the agreement at the agreed time seems likely to become impossible due to force majeure, the obligation to deliver at the time agreed shall be suspended without any right to compensation. The party appealing to force majeure shall immediately, that is within 24 hours of the circumstance which occasioned the force majeure, inform the other party to that effect by registered mail. In this situation, Aviko Potato and the counterparty shall decide by mutual consent a time at which the agreement shall be effectively fulfilled.
- After 1 November of the calendar year in which the potatoes to be delivered were grown, or - if earlier - two weeks before the harvest, the right of the other party to invoke force majeure on account of a complete or partial crop failure shall lapse.

5. Establishing the weight

The weight of the potatoes to be supplied to Aviko Potato shall be established at the processing locations in question.

6. Pre-sampling and quality assessment

6.1. Pre-sampling

The Other party shall at all times cooperate with any pre-sampling of the batches of potatoes to be supplied. This includes four different types of sample: growth monitoring, storage and box samples. The Other party shall ensure that the required method is applied, so that the results are representative of the batch(es) of potatoes.

6.2. Quality sampling

The quality of the potatoes to be delivered to Aviko Potato is assessed according to the following procedure.

Loads of potatoes delivered in time will be sampled within 4 hours. Loads of potatoes delivered too early in respect of the originally agreed time of delivery will be sampled no sooner than required for processing or within 4 hours of the originally agreed time of delivery. Aviko shall make all efforts to sample loads that have been delivered late within 4 hours of arrival. Especially appointed inspectors in the service of Aviko, or of the customer of Aviko Potato, shall sample each load of potatoes and assess the quality.

Sampling involves taking a sample with a weight of 20kg as a minimum, which consists of three part-samples as a minimum, taken either during the inspection process or during unloading. At some factories, a preliminary acceptance sample taken from the load determines whether the load is approved or rejected. After this, during unloading, a quality sample is taken, which is decisive for payment.

The potatoes are peeled using a peeling machine (or a scraping device) in such a way that approximately 70% of the skin of the potatoes is removed. Potatoes that are supplied to factories producing flakes/granulate are only washed.

Aviko Potato retains the right to unilaterally amend the requirements, provided that such an amendment will result in more pliable standards.

Floaters

The percentage of floaters (based on weight) is established by putting the potatoes in a water bath with a specific gravity of 1,060 grams per litre (for French fries and flakes/ granulate).

Underwater weight

The following formula is used to establish the underwater weight:

$$\text{UWW} = \frac{5.050 \text{ grams} \times \text{weight in grams under water}}{\text{weight in grams in the air}}$$

The underwater weight is established on the basis of samples of at least 5 kilograms of partially peeled, washed potatoes (washed only for flakes/ granulate). The water in the bath must be clean. The underwater weight is corrected on the basis of the water temperature in keeping with the next table:

Water temperature	UWW correction
5	0,6
6	0,3
7	0
8	-0,4
9	-0,8
10	-1,2
11	-1,7
12	-2,3
13	-2,9
14	-3,5
15	-4,2
16	-4,9
17	-5,7
18	-6,5
19	-7,3
20	-8,2
21	-9,2
22	-10,2

The limit for rejection on the basis of underwater weight is a minimum of 360 grams. If the processor feels that it will be possible to process a batch despite a low underwater weight, a discount will be applied.

6.3. Quality assessment of French fries and other pre-cooked potato products

Samples are checked for the following:

1. Any element foreign to potatoes
2. Number of tubers 40/+
3. Temperature (at least 5 tubers)
4. Undersize < 28 mm
5. Size variations in graded product
6. Underwater weight 40/+

100 tubers are further inspected for the following:

1. External sprouting
2. Clay coats
3. Skin abnormalities
4. Wrinkling
5. Deformed tubers
6. Growth splits
7. Green colouration
8. Rot
9. Phytophthora
10. Frost damage
11. Blemishes
12. Blue colouration
13. Smell abnormalities
14. Top end glassiness

100 tubers are then cut before being checked for the following:

1. Internal sprouting
2. Hollowness
3. Blackheart
4. Gangrene
5. Flesh deficiencies (internal brown, ashen etc.)
6. Abnormal flesh colour
7. Blending of varieties or too many differences in variety/colour

A minimum of 20 small bars are then fried and checked for:

1. Fry colour
2. Dark ends

The quality of the potatoes supplied is established on the basis of this sampling, taking the following methodologies and standards into account.

Tuber count

Tuber count is understood to be the number of 40/+ tubers per kilo in the sample. The tuber count is established by counting the number of tubers in the sample and then dividing it by the weight of the sample. The average tuber count per load is established on the basis of the sample taken, using a tuber counter (during the quality assessment). The acceptance or rejection of the load will be decided in terms of whether it exceeds the maximum of 9.5 tubers per kilo upon reception.

Total of points

The points total is calculated as follows:

1. The factor value as listed in the 'factor' columns of the overview of quality standards is attributed to tubers with at least one deficiency.
2. The largest factor is attributed to tubers with multiple deficiencies.
3. These values are added for the total of 100 tubers; the result is the points total.

Fry colour index

- A minimum of twenty healthy tubers are taken from the sample, after which one 10 x 10 mm length-wise bar is extracted from each tuber using a cutter.
- The sample must include one bar from each tuber, taken from the heart of the potato.
- The bars are rinsed in water, after which any excess water is removed. The fryer is fitted with a thermostat to ensure that a temperature of 180 °C can be maintained, with a plus/minus fluctuation of 5 °C in respect of the set temperature value (175 °C - 185 °C).
- 100% vegetable fat is used for frying. The fat must be replaced immediately if it becomes discoloured (brown) or at least once a week.
- The frying temperature of 180 °C must be continuously checked using a thermometer. Frying time is 3 minutes precisely; this can be checked using a timer.
- At the end of the frying time, the sample is shaken to remove excess fat and a comparison is made with the U.S.D.A. colour chart, edited by Munsell Color Company, 3rd edition 1972, within 2 minutes of drying.
- The bars are compared with the colours on the chart and divided into the classes 000, 00, 0, 1, 2, 3 and 4 on the basis of the colour chart.

Colour scale	000	00	0	1	2	3	4
Number of bars in sample			2	9	9		
Multiplication factor	0	1	2	3	4	5	6

$$\text{Fry colour rating} = \frac{2 \times 2 + 9 \times 3 + 9 \times 4}{\text{Total number of bars}} = 3,35$$

If the ends of the bars are clearly strongly discoloured for approximately 2 cm on a colour scale of 3 or 4 this is indicative of dark ends. In the event of presence of these dark ends, the bar in question is classified one colour scale class higher than indicated by the light part of the bar.

If the fry quality must be assessed as a consequence of arbitration, a new colour chart will be used.

6.4. Quality standards for French fries and other pre-cooked potato products

Quality data		Threshold for rejection*
1	Temperature	< 6 °C
2	Underwater weight, floaters excluded	< 360 and > 480
3	40/+ tubers per kg	> 9,5 per kg

Quality data		Factor in calculation of points	Threshold for rejection*
1	Slight external sprouting < 10 mm	1	> 3%
2	Extensive external sprouting > 10 mm	4	> 1%
3	Wrinkles (flabbiness)	1	> 3%
4	Deformed tubers	1	> 7%
5	Growth splits	1	> 7%
6	Slight green colouration	0	> 10%
7	Heavy green colouration	1	> 5%
8	Rot	4	> 2%
9	Top end glassiness	1	> 10%
10	Phytophthora	4	> 1%
11	Frost damage	4	> 0%

Internal deficiencies		Factor in calculation of points	Threshold for rejection*
1	Slight internal sprouting < 10 mm	1	> 3%
2	Extensive internal sprouting > 10 mm	4	> 0%
3	Hollowness	2	> 6%
4	Blackheart	4	> 4%
5	Slight gangrene < 5 mm	1	> 8%
6	Significant gangrene > 5 mm	2	> 4%
7	Slight internal brown colouration < 10% of the tuber	1	> 6%
8	Significant internal brown colouration 10% of the tuber	4	> 2%
9	Slight internal grey colouration	1	> 8%
10	Significant internal grey colouration	4	> 6%
11	Slight Rhizoctonia < 5mm	1	> 8%
12	Significant Rhizoctonia > 5 mm	2	> 4%

Blue colouration and blemishing		Factor and calculation of points	Threshold for rejection*
1	Slight blue colouration 2 mm - 10 mm	1	
2	Moderate blue colouration 10 mm - 30 mm	2	
3	Heavy blue colouration > 30 mm	4	> 5%
4	Slight blemishing 2 mm - 10 mm	1	
5	Moderate blemishing 10 mm - 30 mm	2	> 10%
6	Heavy blemishing > 30 mm	4	> 5%
	Total blue colouration and blemishing		Max. 30%

Other deficiencies		Threshold for rejection
1	Soil **	> 3%
2	Any foreign bodies, such as ammunition, golf balls, animal material, large stones, pieces of glass, (flower) bulbs, iron, wood, toxic plant parts, manure residues, plastic, fence posts, and/or any other undesirable and/or hazardous and/or explosive substances	> 0%
3	Stones, haulm balls, crop residues (including roots), chicory roots, maize stubble, weed seeds, sprout sticks, peat clods **	> 0,5%
4	Clay coats *	> 1%
5	Slight skin defects (scab and the like) up to a 2 mm depth/coverage up to 30% of the surface	N/A
6	Significant skin defects (scab and the like) up to a 2 mm depth/ coverage > 10% of the surface	> 5%
7	Smell	Deviation
8	Blending of varieties	Deviation
9	Flesh colour	Deviation
10	Floaters **	> 2%
11	Undersize (0-28) **	> 1%
Fry colour based on 40 sample bars		Threshold for rejection
1	Fry colour Weeks 29 up to and including 53 (2026)	> 3 x in class 3 > 0 x in class 4 > 3x consecutive classes Fry colour rating > 3,50
	Weeks 1 up to and including 13	> 6 x in class 3 > 0 x in class 4 > 3x consecutive classes Fry colour rating > 3,50
	Weeks 14 up to and including 32	> 35 x in class 3 > 0 x in class 4 > 3x consecutive classes Fry colour rating > 3,50
2	Dark ends	> 0

Total of points		Threshold for rejection
1	Total of points	> 50

* Percentage of rejection threshold established on the basis of the number of tubers

** Percentage of rejection threshold established on the basis of kilograms

6.5. Assessment of quality dehydrated products (Rixona)

Sampling takes place by extracting a sample consisting of at least three-part samples, taken from different areas. The potatoes are washed, the large tubers are optionally cut in half, and the sample is assessed for:

1. Any elements foreign to potatoes
2. Temperature
3. Undersize < 28 mm
4. Underwater weight 28/+

When a high degree of hollow heart is detected during cutting, the large tubers are cut and the sample is reassessed for underwater weight 28+.

100 tubers are then inspected for the following:

1. Clay coats
2. Frost damage
3. Rot
4. Phytophthora
5. Scab
6. External sprouting
7. Wrinkles (flabbiness)
8. Deformed tubers/growth splits
9. Green colouration
10. Blue colouration
11. Blemishes
12. Smell abnormalities
13. Floaters and glassiness

The tubers are then cut, after which they are checked for the following:

1. Internal sprouting
2. Hollowness
3. Blackheart
4. Gangrene
5. Internal brown colouration
6. Blending of varieties
7. Abnormal flesh colour

A sample is then ground and filtered before being checked for:

1. Reducing sugars

At least 10 potatoes are cut into small segments and ground up. The ground segments are filtered and the sugar content in the juice released is measured using a blood glucose meter. Sugar content is specified as a percentage of reducing sugars (% RS).

6.6. Quality standards dehydrated products (Rixona)

Quality data		Threshold for rejection HDS/ mashed potatoes for consumption
1	Temperature	< 6 °C
2	Underwater weight floaters included	< 360

External deficiencies		Threshold for rejection HDS/ mashed potatoes for consumption*
1	Slight external sprouting < 10 mm	> 5%
2	Extensive external sprouting > 10 mm	> 0%
3	Wrinkles (flabbiness)	> 3%
4	Deformed tubers	> 7,5%
5	Growth splits	> 7,5%
6	Slight green colouration	N/A
7	Heavy green colouration	> 5%
8	Rot	> 2%
9	Top end glassiness	N/A
10	Phytophthora	> 3%
11	Frost damage	> 0%

Internal deficiencies		Threshold for rejection HDS/ mashed potatoes for consumption*
1	Slight internal sprouting < 10 mm	> 5%
2	Extensive external sprouting > 10 mm	> 3%
3	Hollowness	N/A
4	Blackheart	> 4%
5	Slight gangrene	N/A
6	Significant gangrene	> 15%
7	Slight internal brown colouration	N/A
8	Significant internal brown colouration	> 8%

Blue colouration and blemishing		Threshold for rejection HDS/ mashed potatoes for consumption*
1	Slight blue colouration 2 mm - 10 mm	N/A
2	Moderate blue colouration 10 mm - 30 mm	N/A
3	Heavy blue colouration > 30 mm	> 5%
4	Slight blemishing 2 mm - 10 mm	N/A
5	Moderate blemishing 10 mm - 30 mm	> 25%
6	Heavy blemishing > 30 mm	> 5%

Other deficiencies		Threshold for rejection HDS/ mashed potatoes for consumption
1	Soil **	> 3%
2	Any foreign bodies, such as ammunition, golf balls, animal material, large stones, pieces of glass, (flower) bulbs, iron, wood, toxic plant parts, manure residues, plastic, fence posts, and/or any other undesirable and/or hazardous and/or explosive substances	> 0%
3	Stones, haulm balls, crop residues (including roots), chicory roots, maize stubble, weed seeds, sprout sticks, peat clods **	> 0,5%
4	Clay coats *	> 1%
5	Slight skin defects (scab and the like) up to a 2mm depth/coverage of the surface up to 30%	N/A
6	Significant skin defects (scab and the like) up to a 2 mm depth/coverage of the surface > 10%	> 5%
7	Smell	Deviation
8	Blending of varieties	Deviation
9	Flesh colour **	Deviation
10	Floaters**	> 5%
11	Undersize < 28 mm **	> 3%

		HDS threshold for rejection	Threshold for rejection/ mashed potatoes for consumption
12	Reducing sugars measured in juice	> 0.26%RS	> 0.61%RS

Deficiency percentage		Threshold for rejection HDS/ mashed potatoes for consumption
	Deficiency percentage	> 20%

* Percentage of rejection threshold established on the basis of the number of tubers

** Percentage of rejection threshold established on the basis of kilograms

6.7. Discounts and rejections

6.7.1. Trade

Article 6.6.1 of these Terms & Conditions applies only to those agreements concluded by Aviko Potato with a other party who does not cultivate the contracted potatoes themselves.

Rejection

Having taking samples, Aviko Potato shall inform the Other party within two hours (during business hours) and within 16 hours as a maximum (outside business hours) if the potatoes supplied fall within the rejection class and after more than 48 hours in the event of chilled products. Aviko Potato will also inform the Other party, within a reasonable time of detection by Aviko Potato, of any hidden defects or elements foreign to the product, as well as any complaints about food safety.

If it is established that the batch falls within the rejection class for one or more criteria, Aviko Potato retains the right to reject the batch or any remainder thereof and to refuse delivery of the potatoes without being subject to any form of indemnification.

If the right of rejection applies, Aviko Potato shall also have the right to process the potatoes at a discount to be determined by Aviko Potato, obviously taking fair and reasonable considerations into account.

If the potatoes offered for delivery are rejected, Aviko Potato shall have the right to demand that the Other party supply substitute potatoes, which must obviously meet the agreed standard. In the event that Aviko Potato does not make use of their right to a substitute delivery, the Other party shall be bound to indemnify any damage incurred.

If a dispute arises between Aviko Potato and the Other party regarding the outcome of the quality assessment carried out by the inspector, the appropriate party may, at their own risk, request that the Stichting Geschillen in de Landbouw c.a. (Agricultural Arbitration Bureau) designate an expert to conduct an assessment, binding for both parties, to determine whether the batch meets the agreed requirements. Such a request must be submitted in writing within 24 hours of the quality assessment by the inspector to the Stichting Geschillen in de Landbouw c.a. (Postbus245, 6700 AE Wageningen, tel. 0317-424181, e-mail: info@iar.nl). Failure to do so in a timely manner will result in the lapsing of this right and the original quality assessment performed by the inspector shall become irrevocable and unassailable as well as binding for both parties.

If a dispute arises between Aviko Potato and the Other party with regard to any hidden defects, elements foreign to the product, complaints in terms of food safety and/or the extent of any damages, or any other dispute requiring the appointment of an expert adjudicator, the appropriate party may, within a reasonable term, request the Stichting Geschillen in de Landbouw c.a. to designate an expert to assess the matter. The outcome of this expertise shall be binding on Aviko Potato and the Other party.

6.7.2. Growers

Article 6.6.2 of these Terms & Conditions shall apply solely to agreements concluded by Aviko Potato with the grower of the contracted potatoes.

Rejection

Having taking samples, Aviko Potato shall inform the Other party within two hours (during business hours) and within 16 hours as a maximum (outside business hours) if the potatoes supplied fall within the rejection class. Aviko Potato will also inform the Other party, within a reasonable time of detection by Aviko Potato, of any hidden defects or elements foreign to the product, as well as any complaints about food safety.

In the event of rejection, Aviko Potato shall consult with the Other party about the right to attribute a different destination for the potatoes at a discount to be established by Aviko Potato. The discount shall be equal to the decrease in value resulting from the new destination in respect of French fries potatoes on the day market on the day of rejection plus, if applicable, any additional costs of the sale, processing and transport, as well as tare differences, if any. If an excess value is involved, the contract price shall be the maximum price. If, despite not meeting the quality requirements, it proves possible to prepare a batch for processing, such a batch may be washed and/or salted if appropriate. The costs of washing/ salting shall be for the account of the Other party. If the batch must be gleaned, the costs of this are also for the account of the Other party. Any additional logistics costs are also for the account of the Other party.

If a batch of potatoes proves to be totally unfit, i.e. if it is ultimately rejected, arrangements for the disposal of the batch will be made in mutual consultation with the Other party. The cost of disposal, if any, shall be for the account of the Other party. If the Other party is unable to replace the rejected quantum with potatoes of the same variety grown by their own business, or potatoes of another variety grown by their own business and fit for processing at Aviko, the volume will first be deducted from the balance contract and, subsequently, from the various net quantity contracts in the order of the date of conclusion, starting with the contract last concluded. If a fixed price contract is involved, and a French fries guarantee contract and a pool contract with a net quantity bear the same date, the net quantity will be first deducted from the pool contract, then from the net quantity of the French fries guarantee contract, and finally from the net quantity of the fixed price contract. If a market price contract was concluded which was later converted to a fixed price contract the date of conversion to the fixed price shall prevail as the contract date.

If a dispute arises between Aviko Potato and the Other party about the outcome of a quality assessment carried out by the inspector the Other party may refer to the Potato Growers Commission (hereinafter referred to as PGC) with a request to intervene in the dispute. The Other party must submit such a request to the PGC in writing within 24 hours of being informed of the result of the quality assessment.

If this time limit is not met, the right of complaint will lapse and the original judgement of the inspector will be binding for both parties.

If a dispute arises between Aviko Potato and the Other party about the outcome of a quality assessment carried out by the inspector, the Other party can request mediation from the ATC/PPA. For France, the PPA applies. For all other regions, the ATC applies. With the agreement of Aviko Potato, the PPA can be engaged in Belgium.

Such a request must be submitted by the Supplier in writing to the ATC/PPA within 24 hours after the quality assessment by the inspector has been communicated to the supplier, failing which the quality assessment by the inspector will be binding between the parties. The contact details of the ATC/PPA are listed in chapter 10 of these terms.

If, for any reason whatsoever, the ATC/PPA fails to reconcile the parties the Other party may, at their own risk, request that the Stichting Geschillen in de Landbouw c.a. in Wageningen appoint an expert in keeping with the VAVI potato purchase conditions for the industry/trade chain. This expert will then establish whether or not the batch meets the requirements agreed.

The opinion of this expert shall be binding for both parties. Such a request must, at the risk of lapse of rights, be submitted in writing no later than 24 hours from the time at which it becomes clear that the ATC/PPA has not managed to reconcile the parties to the Stichting Geschillen in de Landbouw c.a. Failure to submit such a request in a timely manner will result in the original outcome of the quality assessment becoming irrevocable and unassailable and binding for both parties (Stichting Geschillen in de Landbouw c.a., Postbus 245, 6700 AE Wageningen, tel. 0317-424181, e-mail: info@iar.nl).

If a dispute arises between Aviko Potato and the Other party with regard to any hidden defects, elements foreign to the product, complaints in terms of food safety and/or the extent of any damages or any other dispute requiring the appointment of an expert adjudicator, the appropriate party may, within a reasonable term, request that the Stichting Geschillen in de Landbouw c.a. designate an expert. The outcome of this expertise shall be binding on Aviko Potato and the Other party.

Control of sampling and quality method

Sampling and quality assessment procedures are checked by the ATC/PPA at least once every three months by means of unannounced random sampling.

As regards sampling, sample sizes and the way in which samples are taken are checked against the procedure described under 6.1 (sampling). As regards quality assessment, the quality assessment, quality methodologies and quality standards as applied by Aviko Potato are checked to ensure that they correspond with those described under 6.2 up to and including 6.7 (Quality assessment, Quality method and Quality standards).

Control of taring

At least once every three months the ATC/PPA will perform an unannounced random test to check that Aviko is applying the correct method of taring. As regards sampling, checks are conducted to determine whether the sampling itself and the sample sizes correspond with those described under 7.1 (sampling). As far as the methodology applied is concerned, this is checked against that described under 7.2 (methodology). In addition, the ATC/PPA checks that the manner of taring does justice to the resultant losses for the processing of the product seen in the light of the objective for which the potatoes were purchased. In the event of exceptional growing conditions in which, according to the joint judgement of Aviko Potato and the ATC/PPA, a major part of the Dutch raw material does not meet the acceptance standards of the factory, Aviko Potato shall make all efforts to ensure that the factory carries out such incidental or temporary modifications as are required to enable the processing of the raw material as yet.

7. Taring

7.1. Sampling

To assess the taring of the potatoes to be supplied to Aviko Potato a sample of approximately 25 kg is taken during the quality assessment and prior to processing in the factory. Sampling is either performed manually or using automated sampling equipment. For either method, at least three part- samples per lorry load are taken to amass a complete sample. This sample is used to determine the following:

- Soil and other elements foreign to potatoes
- Potato tare
- Floaters
- Coarseness and undersize < 28 mm (if applicable)

The taring of washed products takes place within 7 working days from delivery to either Aviko Potato or the business taking delivery.

7.2. Methodology

Soil and other foreign elements

Soil, stones and other elements foreign to potatoes, undersize 0-28 mm, are not considered to form part of the net potato volume; neither are haulms, sprouts (stalks) and root remnants (chicory roots, maize stubble and the like). Any soil, clods, stones, undersize < 28 mm or other elements foreign to potatoes included in the delivery will be charged to the Other party.

Potato tare

Potato tare is not considered to form part of the net potato volume. Potato tare includes those potatoes that are deformed, have significant green colouration or serious Chitwoodi, are flabby/wrinkly, fully or partially rotten or infected with Phytophthora, or exhibit growth splits, partial fractures/cuts and/or irregular shape.

Floaters

Floaters are not considered to form part of the net potato volume. The percentage of floaters (based on weight) is established by putting the potatoes into a water bath with a specific gravity of 1,060 grams per litre (French fries and flakes/granulate).

Coarseness and undersize < 28mm

Non-permitted undersize and oversize are not considered to form part of the net potato volume, whereby the tolerances (rejection thresholds) listed in the overview of quality standards are applied.

8. Transfer of risk

The risk to any potatoes to be purchased by Aviko Potato shall be transferred from the Other party to Aviko Potato only after either Aviko Potato or their customer has approved the quality on arrival at the delivery address, with the exception of any demonstrable and traceable defects later established in the batch of potatoes in question but not detectable at the time of sampling.

Any liability on the part of Aviko Potato for damage suffered by the Other party for any reason whatsoever is excluded.

9. Price

9.1. Invoicing

Aviko Potato shall at all times take care of invoicing, i.e. in relation to the goods and services purchased and sold by the former. The purchase agreement is signed digitally by both parties. The counterparty shall inform Aviko Potato of their VAT number by e-mail upon first request.

The counterparty shall declare that they accept the purchasing invoices as compiled by Aviko Potato for goods and services supplied to the former, as well as the sales invoices of Aviko Potato for goods and services supplied by the latter (except when the counterparty has requested a correction as described hereunder in a timely manner).

It is the responsibility of the counterparty to ensure that the purchasing invoice meets all requirements as imposed by law. The counterparty shall not submit any invoices to Aviko Potato.

In the event of discrepancies in an invoice issued by Aviko Potato, the counterparty is entitled to have any such invoices corrected by Aviko Potato; discrepancies must be reported within 10 days of the 'booking date' specified on the invoice. The relevant request shall be submitted in writing - by e-mail - to the Financial Administration department of Aviko Potato. This request shall include the information specified below as a minimum:

- the number of the invoice
- a specification of the discrepancy, including the underlying reasons.

The date on which the invoice was issued shall be considered to be the 'booking date'.

The counterparty shall inform Aviko Potato within 24 hours in writing - by e-mail - of any of the following situations:

- any change to their VAT registration number
- any sale of the business or part of the business that supplies the relevant goods and services to Aviko Potato
- the discontinuation of their VAT registration as an enterprise.

9.2. Payment term

Aviko Potato shall pay for approved and accepted potatoes within 30 days of the end of an agreed period of delivery during which deliveries have been made. If Aviko Potato is in default, they shall owe interest of 0.75 % per month. Aviko Potato shall never be liable for any extrajudicial costs.

9.3. Trade

Article 9.2 of these conditions solely applies to the agreements that Aviko Potato concludes with another party who does not cultivate the contracted potatoes themselves.

The price specified in the contract shall apply to the net volume of potatoes delivered.

9.4. Growers

Article 9.4 of these Terms & Conditions shall apply solely to agreements concluded between Aviko Potato and the Grower of the contracted potatoes.

Fixed price contract

The agreed price specified in the Aviko Potato purchasing contract is the basic price and does not necessarily correspond exactly with the price to be paid. The price to be paid is the basic price, valid for the contract period and week of delivery and increased/decreased by bonuses/discounts if any, as specified in the Aviko Potato purchasing contract.

Multiple year guaranteed price contract

For an explanation, please refer to the Aviko Potato purchasing contract.

French fries guarantee contract

For an explanation, please refer to the Aviko Potato purchasing contract.

Pool contract with and without pre-sale

The final price is dependent on the pool result for the full harvesting year (please refer to the Aviko Potato ATC/PPA, the Aviko Potato Pool Regulations 2026 and the Aviko Potato purchasing contract) as mentioned in the explanation of the Aviko Potato purchasing contract.

Market price contract

For an explanation, please refer to the Aviko Potato purchasing contract.

9.5. Set-off authority

Aviko Potato and all of their associated businesses are authorised to offset at any time – even after the bankruptcy of the contracting party or other forms of insolvency proceedings, including suspension of payments or seizure of the contracting party's assets - all that the other party and the (legal) entities associated with the latter owe to the former, be that claimable or not, against all that Aviko Potato and/or their associated businesses owe to the other party and to the (legal) entities associated with it, be that claimable or not, and this without prior notice or arbitration or judicial decision and regardless of the cause of the debt.

Therefore, the authority to offset shall also apply (in deviation from section 6:127 par. 3 of the Dutch Civil Code) if claimable assets and debts fall within mutually separated equities.

9.6. Disposal

Such costs as are deducted from proceeds include, among other things, the cost of storage and of offering the potatoes on the market. If contracted potatoes are not collected, the cost of their disposal shall not be paid.

10. Final provisions

10.1. Trade

10.1.1. Application

Article 10.1 of these Terms & Conditions applies to the agreements concluded by Aviko Potato with a other party who does not cultivate the contracted potatoes themselves.

10.1.2. Mediation

If any dispute relating to a failure in the execution of the agreement to which these Terms & Conditions apply or further agreements issuing from them cannot be settled in consultation between parties, the parties shall make all efforts to solve the dispute by means of mediation according to the regulations of the Stichting Nederlands Mediation Instituut in the version that applies on the date of signing the agreements to which these Terms & Conditions or further agreements issuing from them apply before resorting to the authorised institution for arbitration. The appropriate party may submit an application in writing to that effect to the Stichting Geschillen in de Landbouw c.a., Postbus 245, 6700 AE Wageningen.

The appropriate party shall notify the Other Party, either in writing or electronically, of their intention to proceed to mediation.

If the appropriate party has not received, within 14 days of the notification referred to in the previous article, a reaction from the Other Party making it clear that they are also prepared to solve the dispute by means of mediation, the dispute shall be settled by means of arbitration of the part of the Stichting Geschillen in de Landbouw c.a. in keeping with the arbitration regulations of the latter.

10.1.3. Arbitration

Any disputes emanating from the agreements to which the Terms & Conditions (with the exception of article 10) or from any other agreements issuing from them apply shall be settled, with the exclusion of the civil court, by means of arbitration in the way stipulated in the arbitration regulations of the Stichting Geschillen in de Landbouw c.a. in Wageningen. Arbitration shall take place in Wageningen. Dutch shall be the language of the procedure.

10.2. Growers

10.2.1. Application

Article 10.2 of these Terms & Conditions shall apply solely to agreements concluded between Aviko Potato and the Grower of the contracted potatoes.

10.2.2. Mediation through the ATC/PPA

If a dispute arises between Aviko Potato and an Other party about the execution of the agreement to which these Conditions or of any further agreements issuing from them apply which cannot be settled amicably, most diligent party may request the PPA to act as a mediator for a dispute in France, and the ATC for a dispute in any other country. For Belgium, it is also possible, after agreement from Aviko Potato, to choose the intervention of the PPA.

The most diligent party must submit a written request for mediation, indicating the dispute and the request for mediation:

- for the ATC to the following address: ATC p/a Aviko Potato, to the attention of the ATC, Postbus 171, 8250 AD Dronten, Netherlands, potatogrowerscommittee@aviko.com,
- and for the PPA to the following address: PPA p/a Cité de l'Agriculture, Association Producteurs Pour Aviko, 54 avenue Roger Salengro, 62223 Saint Laurent Blangy, France; producteurspouraviko@gmail.com.

Upon receipt of such a request the ATC/PPA shall designate three of their members, including the member who represents the region in which the business of the Other party is domiciled. These members, having heard the parties and/or enabled them to explain their standpoint, shall attempt to reconcile the parties. The costs of any such mediation shall be borne, in equal parts, by Aviko Potato and the Other party.

If the members of the ATC/PPA fail to reconcile the parties, or in a situation where both parties or either party prefer not to make use of the intervention facility of the ATC/PPA, a dispute shall be settled, with the exclusion of the civil court, by means of arbitration by the Stichting Geschillen in de Landbouw c.a.

10.2.3. Arbitration

Any disputes arising from the agreements to which these are applicable or from further agreements resulting there from, shall, to the exclusion of the civil court, be settled by arbitration in the manner stipulated in the arbitration regulations of the Stichting Geschillen in de Landbouw c.a. in Wageningen. The arbitration takes place in Wageningen. Dutch shall be the prevailing language of the procedure.

10.3. Applicable law and period of limitation

The Other Party shall, at the risk of losing all their rights including the right to apply for arbitration, be under the obligation to apply for arbitration within three months of the time at which it becomes apparent that the dispute cannot be solved amicably between the parties at the latest. The period of three months begins when: a) the mediation pathway or the mediation by the ATC/PPA is interrupted without having led to general agreement between the parties or b) if either party informs the Other Party that they do not consent to mediation or intervention on the part of the ATC/PPA. Solely Dutch law shall apply to all agreements concluded with Aviko Potato. The stipulations of the Convention for the International Sale of Goods do not apply.

Unless the claim is precluded earlier by the lapse of time on the grounds of the applicable Conditions of the Industry, the claim of the Other Party on Aviko Potato will be precluded by the lapse of time one year from the date and time at which the claim has arisen.

In the event of any differences between the Dutch text of these terms and conditions and any subsequent translations, the Dutch wording shall prevail. If one or more provisions of these conditions should be void or is voidable, this shall not affect the other provisions and Aviko Potato will formulate a new provision in place of the void/voidable provision which corresponds to and reflects the void/annulled provision as closely as possible.

Dronten, January 2026



More information

agro.aviko.com/nl/voorwaarden

Visiting address

De Dommel 28
8253 PL Dronten
Nederland

Postal address

Postbus 171
8250 AD Dronten
Nederland

Tel: +31 (0)321 32 80 80

Mail: mail@avikopotato.nl