

AUTOMETERS ALLIANCE LTD

C-63, Sector-57,Noida-201307 (U.P.) India
 Ph:+91 (0) 120 6770100
 Fax: +91 (0) 120 2583542
 Email: info@autometers.com
 Website: www.autometers.com
 CIN-U74899DL 1995PLC070835

PURCHASE ORDER

Order: 9000/LGN202442

Date : 24/09/2024

Regd. Office : Bankers:Central Bank of India
 101C, Shiv House, Corp. Fin. Branch
 Hari Nagar, Ashram, 5 Jeevan Tara Building
 New Delhi-110014 Parliament Street
 INDIA New Delhi- 110001

SUPPLIER :
 Claritus Management Consulting
 A 27 C, Sector 16,
 NOIDA,
 Gautam Buddha Nagar
 India

DELIVERY ADDRESS:
 C-63 SECTOR -57
 NOIDA
 India 201307 UP

Reference : Ref. Email Quote
 Terms of Delivery: F.O.R. Our Works Noida
 Terms of Payment : 100% against delivery.

GSTIN: 09AACCC3838K1ZF

We are pleased to place our order on you for the following materials as per terms and conditions stated herein below. 2

Sr No	Item Code Description	Unit Drg.Dt. DD/MM/YY	Quantity / Del. Date DD/MM/YY	Rate/Unit Price Unit INR	Value INR	CGST INR	SGST INR	IGST INR
1	Microsoft Project Plan 3	pcs	3.00 26-09-2024	23233.44 pcs	69700.32	6273.02 9.00 %	6273.02 9.00 %	0.00 0.00

Total Value in Words: INR Eighty Two Thousand Two Hundred and Forty Six and Paise Thirty Seven only

Basic Value:1 69700.32
 CGST:2 6273.02
 SGST:3 6273.02
 Total Value: 82,246.37

Terms & Condition :

- 1) GST : As per actual.
- 2) Delivery of License : Immediate.
- 3) No. of user : 3
- 4) Frequency : Yearly.

GSTIN : 09AAACA7870P1Z1
 STATE CODE: 09

For

AUTOMETERS ALLIANCE LTD

Checked by

Auth.Signatory

Auth.Signatory

TERMS & CONDITIONS

- 1) The prices are F.O.R. Noida inclusive of packing and forwarding charges but exclusive of sales tax & octroi as applicable unless otherwise specified.
- 2) All materials supplied shall accompany "Certificate of Conformity" issued by supplier, however the supplies are subject to inspection at our works and our inspection report shall be treated as final and shall be binding upon you.
- 3) **NON-CONFORMITY:** Rejections including rejection online while using the materials supplied against this order shall be returned and replaced at your cost without any time bar. However, if AAL sends rejected materials, to & from freight will be borne by you along with all incidental charges. AAL will not be responsible for transit damage/loss. If the rejected materials are not removed within seven days from the date of receipt of rejection note, we shall not be liable for any loss, damage or destruction thereof.
- 4) **DELIVERY & DELAYS:** The materials should be delivered on the delivery date mentioned in PO. If the supplier fails to deliver the materials in time, or even partially delivers, we reserve the right to cancel or modify the order in all respect. In that case we also reserve the right to purchase the materials from the market at your risk and you will be liable for the difference in prices and other incidental expenses arising from. AAL also may reschedule delivery dates mentioned in PO giving the supplier reasonable notice in writing of such modifications.
- 5) **Invoice / Despatch Intimation:**
 - i. Invoice should be submitted in duplicate specifying Purchase Order No., AAL part no., Challan No., Transporter's Name, AWB / L.R. No. If any, etc. Advance copy of invoice indicating all particulars as above shall be dispatched directly to us within 24 hours of despatch of materials.
 - ii. Payment may be withheld if this order is not fully executed, or schedules not complied with and Invoice along with details specified in clause No. 6(i) not submitted in time. In normal course, it will be arranged in 90 days from the date of receipt of materials or receipt of invoice whichever is later unless otherwise specified.
 - iii. Any demurrage or similar charges, which we may have to pay owing to the late delivery of the AWB / LR to us, are to be borne by you.
- 6) In case of job-work the cost of the AAL supplied materials will also be recovered from you if the material is damaged, deteriorated, stolen at your end while doing the job, and also if the material is damaged while in use in our production because of defect in the job carried out by you.
- 7) **IDENTIFICATION AND TRACEABILITY:**

Unless otherwise specified by AAL, the supplier shall identify the material in the system defined by him, which does not allow the mixing of the material. Suitable identification and traceability records shall be maintained and demonstrated whenever asked for.
- 8) **FAI AND CM REQUIREMENTS:**

The supplier shall provide First Article Inspection report, as applicable. CM/traceability shall also be followed as applicability
- 9) **NC PRODUCT NOTIFICATION:**

In case of any NC product delivered by the supplier, supplier shall inform promptly within 24 hours at the contact address as mentioned in the invoice. No Rework or deviation is allowed, which needs approval from AAL. Any products scrapped by the supplier has to be informed to AAL and the records shall be maintained.
- 10) **OBSOLESCENCE MANAGEMENT (APPLICABLE TO PROPRIETARY PARTS/CUT OFF THE SHELF PARTS):**

Supplier will inform AAL 6 months in advance for the obsolescence of their part so that AAL can take necessary action to satisfy the customer needs/requirements.
- 11) **CHANGE IN PROCESS:**

Any Process changes that will affect the product quality needs approval from AAL. FAI shall be re submitted in case of process change affecting product quality which may be full or partial. The records for the process change shall be maintained, which shall be evidenced to the concerned, upon request.
- 12) **WARRANTY OBLIGATIONS:** If the under-warranty materials do not perform to AAL satisfaction after delivery / installation, in that case the supplier will rectify the defect at their own cost. The warranty obligation of the supplier will be counted from the date on which the material is rectified to the total satisfaction of AAL. However, if the supplier is not able to rectify the materials/ equipment to the satisfaction of AAL, then AAL has the right to reject/return the materials to supplier and claim damages suffered due to bad quality of supply and the party is obliged to refund the amount paid by AAL with interest.
- 13) **CONFIDENTIALITY:** The supplier hereto shall not directly or indirectly use or disclose to a third party any technical & commercial information relating to the subject contract, for any purpose other than those contemplated in this contract. The supplier shall treat the information & details provided with the contract as proprietary information of AAL & shall treat this information as strictly confidential at all the times i.e. during execution & even after execution / termination of the contract. Breach of confidentiality shall be dealt with, as deemed necessary by AAL. The supplier shall take necessary precautions for disclosing such information/documents to its employees for execution of the job and maintain confidentiality. After completion of the job or earlier termination of the contract, the party shall return all the documents/drawings to AAL without any delay. Intellectual property rights relating to job/ materials will remain exclusive property of AAL.
- 14) **INDEMNITY:** The supplier shall indemnify, defend and protect AAL against any alleged or actual infringement of the intellectual property rights (including patents, registered design, copyrights) of any third party by the use or sale of the products to AAL directly or indirectly.
- 15) **CODE OF CONDUCT:** The Supplier is obliged to comply with the laws of the applicable legal system(s). In particular, the Supplier will not engage, actively or passively, nor directly or indirectly in any form of bribery, in any violation of basic human rights of employees or any child labour. Moreover, the Supplier will take responsibility for the health and safety of its employees, the Supplier will act in accordance with the applicable environmental laws and will use best efforts to promote this Code of Conduct among its suppliers.
- 16) All disputes are subject to DELHI jurisdiction only. In case of any dispute or difference of opinion whatsoever arising between the parties out of or dictating to the construction, meaning, scope, operation or effect of this contract or the validity or its breach thereof shall be settled by Arbitration in accordance with the rule of Arbitration of the Indian Council of Arbitration and the award made in pursuance thereof shall be binding on the both parties.