

Akurli Road, Kandivali (East) Mumbai 400101 Maharashtra India TEL: FAX:

PURCHASE ORDER / CONTRACT / SCHEDULING AGREEMENT / WORK ORDER

Vendor Code: AEON230522 · A002/A3U/3200241494 PO NO.

Vendor Name & Address: . 23.02.2024 DATE : Amol Gade AEON AIRCONDITIONING SOLUTIONS BUYER

AEON HOUSE, DR AMBEDKAR ROAD : 27AAACM3025E1ZZ GST NO.

R AMBEDKAR ROAD

THANE 400601 Maharashtra India

TEL: 9820580008 FAX:

GSTIN No: 27AYYPS2229K1ZK

: RATES AS PER PO NO. 3200239925 DTD. 01.02.2024 Reference

EMAIL CONFIMATION DTD. 23.02.2024.

AGAINST LOW END SUPPLY PO NO. 3200241495

Incoterm : Free del.to stores-Frgt.paid AD-KANDIVLI

: Mahindra & Mahindra, AS, **Delivery Address**

Akurli Road, Kandivali (East)

Mumbai 400101

Item	Part No.	Description	Qty	UoM	Rate (INR)	Amount (INR)
10		INSTALLATION CHARGES Delivery date : 30.03.2024	1.00	AU	6000.00	6000.00
Amount in Words (INR) RUPEES SIX THOUSAND ONLY				Total PO Value:	6000.00	

Tax As Applicable

Payment Terms: Full payment on compl of job & cert by authority.

TERMS & CONDITIONS: 1. GST EXTRA @18% ON PRICE INDICATED ABOVE.

PACKING / FORWARDING & TRANSPORATION CHARGES ARE INCLUDED IN ABOVE AMOUNT.

YOU WILL INSURE ADEQUATE PACKING FOR THE CONSIGNMENT.

- ABOVE PRICES -- FREE DELIVERY TO OUR KANDIVLI PLANT.
- THE PURCHASE ORDER PRICE MENTIONED WOULD BE FIRM FOR THE TENURE OF THE CONTRACT, FOR THE SCOPE OF SUPPLY MENTIONED IN THE PURCHASE ORDER AND NO ESCALATION WHATSOEVER SHALL BE CONSIDERED.
- 5. DELIVERY SHOULD BE MADE TO: **DELIVERY & ACCOUNTS TO:--**

MAHINDRA & MAHINDRA LTD,

For MAHINDRA & MAHINDRA LTD.

JAYESHKUMA R CHIMANLAL LAD

Digitally Signed By:
JAYESHKUMAR CHIMANLAL LAD
Date: 2024.02.26 10:45:02 IST
DN: CN=JAYESHKUMAR CHIMANLAL
LAD, ST=Maharashtra, OU=MAHINDRA
AND MAHINDRA LTD, G=IMAHINDRA
AND MAHINDRA LTD, G=IN
Reason: I attest to the Accuracy and
Integrity of this Document.

AUTHORISED SIGNATORY

Acceptance of this Order/Contract/Scheduling Agreement constitutes an acceptance of the terms and conditions on the face. PL. MENTION PARTNO., YOUR PART NO (if any), P.O.NO. AND VENDOR CODE ON ALL CHALLANS AND BILLS. GST Number 27AAACM3025E1ZZ

ISO FORMAT NO: ISO-5234434567 Visit our website: Page: 1 of 5

REGD. OFFICE: Gateway Building, Near Gateway Of India. Apollo Bunder, Mumbai -400039

Telephone No. -.

Website: WWW.MAHINDRA.COM CIN: L65990MH1945PLC004558 GST No.27AAACM3025E1ZZ PAN No.



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R AMBEDKAR ROAD

THANE 400601 Maharashtra India

TEL: 9820580008 FAX:

GSTIN No: 27AYYPS2229K1ZK

AUTOMOTIVE DIVISION,

AKURLI ROAD, KANDIVLI (EAST), MUMBAI 400 101.

(FOR TECHNICAL ISSUES / DELIVERY)

NAME : CONTACT PERSON :- SUNIL RANE

NUMBER: - 9820150491

EMAIL :

6. AT THE TIME OF DELIVERY OF MATERIAL ORIGINAL COPY OF THE MUST BE

- SUBMITTED AT OUR STORES.
 7. YOUR INVOICE MUST HAVE ABOVE P.O. NO. AND THE VENDOR CODE EXACTLY
- AS MENTIONED ABOVE. PLEASE NOTE ABSENCE OF THESE DETAILS MAY RESULT IN DELAYS IN RECEIVING OF MATERIAL AND / OR PAYMENTS.
- 8. NO MATERIAL WILL BE RECEIVED WITHOUT ORIGINAL AS WELL AS DUPLICATE COPY OF YOUR INVOICE.
- 9. YOU WILL MENTION ABOVE P.O. NO. IN ALL YOUR CORRESPONDANCE.
- 10. WARRANTY: 1 YEAR ON MATERIAL
- 11. ONE SET OF OPERATIONS AND MAINTENANCE MANUAL (IF APPLICABLE) SHOULD BE SUPPLIED ALONG WITH THE MATERIAL.
- 12. PROFORMA INVOICE / BILL TO BE MADE AS PER P.O. TERMS AND CONDITIONS AND SHALL BE SENT IN DUPLICATE.
- 13. KINDLY SEND YOUR ORDER ACCEPTANCE COPY AT THE EARLIEST.
- 14. ALL YOUR CORRESPONDENCE MUST BE ADDRESSED TO THE ABOVE BUYER AT : MAHINDRA AND MAHINDRA LTD.

AUTOMOTIVE SECTOR CAPITAL PURCHASE AKURLI ROAD KANDIVLI (E) MUMBAI 400101.

For MAHINDRA & MAHINDRA LTD.

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R AMBEDKAR ROAD

THANE 400601 Maharashtra India

TEL: 9820580008 FAX:

GSTIN No: 27AYYPS2229K1ZK

BUYER NAME : MR.AMOL GADE TELEPHONE : 9821356433

EMAIL : gade.amol@mahindra.com

15. YOU SHALL SEND US A DETAILED ORDER ACCEPTANCE ACCEPTING EACH AND EVERY TECHNICAL & COMMERCIAL TERMS IN DETAIL WITHIN 15 DAYS OF RECEIPT OF PO. THIS ORDER ACCEPTANCE SHALL FORM THE REFERENCE FOR EXECUTION OF THE PURCHASE ORDER.

16. REQUIRED AS PER REQUISITION NO: 1500235701

17.FORCE MAJEURE:

FORCE MAJEURE SHALL MEAN ANY CAUSE, EXISTING OR FUTURE WHICH IS BEYOND THE REASONABLE CONTROL OF ANY OF THE PARTIES INCLUDING ACTS OF GOD, STORM, LANDSLIDE, FIRE, FLOODS, INUNDATION, CYCLONE, EARTHQUAKE, EXPLOSION, EPIDEMICS, PANDEMICS, QUARANTINE, STRIKE, SLOWDOWN, LOCKOUTS, SABOTAGE, RIOT, EMBARGO, INTERFERENCE BY CIVIL OR MILITARY AUTHORITIES, ACTS, REGULATIONS OR ORDERS OF ANY GOVERNMENTAL AUTHORITY IN THEIR SOVEREIGN CAPACITY, ACTS OF WAR (DECLARED OR UNDECLARED), STRIKE, LOCKOUT, BREAKDOWN OF THE PLANT, FAILURE OR DELAY IN THESUPPLIER'S/CLIENT'S SOURCE OF SUPPLY DUE TO FORCE MAJEURE CAUSES ENUMERATED ABOVE OR ANY SUCH EVENT AT THE SITE OF THE CLIENT.

- A. NEITHER PARTY SHALL BE LIABLE FOR THE FAILURE TO PERFORM ANY OBLIGATION IN TERMS OF THE CONTRACT IF AND TO SUCH EXTENT SUCH FAILURE IS CAUSED BY A FORCE MAJEURE.
- B. THE PARTY PREVENTED TO FULFIL ITS OBLIGATIONS

 (HEREINAFTER REFERRED TO AS "THE AFFECTED PARTY") BY FORCE MAJEURE
 SHALL NOTIFY THE OTHER PARTY IN WRITING WITHIN ONE WEEK AFTER
 OCCURRENCE OF SUCH FORCE MAJEURE AND IT SHALL BE ESTABLISHED

For MAHINDRA & MAHINDRA LTD.

JAYESHKUMA R CHIMANLAL LAD

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BY THE AFFECTED PARTY THAT THE FORCE MAJEURE SITUATION HAD DELAYED PERFORMANCE OF THE AFFECTED PARTY'S OBLIGATIONS AND SERVICES AND WAS BEYOND THE REASONABLE CONTROL OF THE AFFECTED PARTY AND NOT DUE TO THE DEFAULT OR NEGLIGENCE OF THE AFFECTED PARTY.

- C. THE PERIODS FOR PERFORMANCE OF THE CONTRACT AS AGREED UPON SHALL BE EXTENDED BY THE PERIODS OF DELAY CAUSED BY SUCH FORCE MAJEURE, AS LONG AS THE PERIOD OF FORCE MAJEURE DOES NOT LAST LONGER THAN THREE MONTHS.
- D. IF A FORCE MAJEURE CONTINUES FOR MORE THAN THREE MONTHS AND THE PARTIES ARE NOT ABLE TO REACH AN AGREEMENT ON THE CONTINUATION OF THE CONTRACT WITHIN A FURTHER TERM OF ONE MONTH, THE FULFILMENT OF THE CONTRACT SHALL AUTOMATICALLY BE DEEMED IMPOSSIBLE AND SHALL STAND TERMINATED. IN CASE OF SUCH TERMINATION, THE SUPPLIER SHALL BE ENTITLED TO THE PAYMENT OF THE PROPORTIONATE CONTRACT PRICE PAYABLE TO THE SUPPLIER FOR THE WORK PERFORMED BY THE SUPPLIER UP TO THAT TIME THE AFFECTED PARTY HAD INVOKED THIS FORCE MAJEURE CLAUSE. THE SUPPLIER WILL ALSO BE LIABLE FOR PROMPT REFUND TO THE CLIENT OF ANY UNEARNED PORTION OF ALL THE CONTRACT PRICE PAYMENTS RECEIVED BY THE SUPPLIER FROM THE CLIENT ON THE OTHER HAND. THE CLIENT MAY ALSO DEDUCT SUCH UNEARNED PORTION OF THE CONTRACT PRICE PAID TO THE SUPPLIER FROM THE AMOUNTS PAYABLE TO THE SUPPLIER
- E. THE PARTIES AGREE THAT THERE SHALL BE NO ESCALATION IN THE CONTRACT PRICE UNDER ANY CIRCUMSTANCES INCLUDING FOR REASONS ATTRIBUTABLE TO FORCE MAJEURE SITUATIONS.

18.LIMITATION OF LIABILITY

A) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW,
IN NO EVENT SHALL SUPPLIER BE LIABLE TO M & M OR ANY
THIRD PARTY FOR SPECIAL INCIDENTAL, CONSEQUENTIAL
OR PUNITIVE DAMAGES OF ANY NATURE,OR FOR ANY INDIRECT DAMAGES

For MAHINDRA & MAHINDRA LTD.

JAYESHKUMA R CHIMANLAL LAD

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FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, OR ANY OTHER PECUNIARY LOSS, ARISING OUT OF OR IN ANY WAY RELATED TO SUPPLIER'S OR THE MANUFACTURER'S PERFORMANCE OR FAILURE TO PERFORM UNDER THE CONTRACT, WHETHER SUCH LIABILITY IS ASSERTED ON THE BASIS OF CONTRACT, TORT OR OTHERWISE, EVEN IF M/S MAHINDRA & MAHINDRA HAS BEEN WARNED OF THE POSSIBILITY OF SUCH DAMAGES.

- B) SUPPLIER'S TOTAL LIABILITY IN CONTRACT, TORT, MI18EPRESENTATION, RESTITUTION OR OTHERWISE (WITH THE EXCEPTIONS OF WILLFUL MISCONDUCT AND FRAUD BUT INCLUDING FOR NEGLIGENCE) ARISING IN CONNECTION WITH THE PERFORMANCE OR CONTEMPLATED PERFORMANCE OF THE CONTRACT SHALL BE LIMITED TO 100% OF THE CONTRACT PRICE.
- C) HOWEVER, THE AFOREMENTIONED LIMITATIONS OF LIABILITY SHALL NOT APPLY IN THE FOLLOWING EVENTS:
 - (I) INDEMNIFICATION OBLIGATIONS FOR THIRD-PARTY CLAIMS BROUGHT AGAINST THE OTHER PARTY, INCLUDING INTELLECTUAL PROPERTY INFRINGEMENT CLAIMS
- (II) LIABILITIES THAT ARISE FROM A BREACH OF ITS CONFIDENTIALITY OR DATA SECURITY OBLIGATIONS
- (III) LIABILITIES THAT ARISE FROM A BREACH OF ITS OBLIGATIONS TO COMPLY WITH LAWS
- (IV) LIABILITIES THAT ARISE FROM ITS FRAUD
- (V) LIABILITIES OF A PARTY THAT ARISE FROM ITS WILLFUL MISCONDUCT AND GROSS NEGLIGENCE
- (VI) LIABILITY OF IN CASE OF PERSONAL INJURY.
- 19.TERMS & CONDITIONS MENTIONED IN ENCLOSED ANNEXURE 'A' IS AN INTEGRAL PART OF THIS PO.

For MAHINDRA & MAHINDRA LTD.

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