

PURCHASE ORDER

Vishvaraj Environment Private Limited 11th Floor Maker Chamber-VI,220 Nariman Point Mumbai 400021 Maharashtra	PR No : 4000000370,1000000244 PR Date : 02.11.2022,29.10.2022 PO No: 6000000002 PO Date: 19.11.2022 Outline Agreement No : Outline Agreement Date : Reference Doc No. & Date: &
Vendor Name and Address: Vendor Code: 700000066 DOCTOR OF MACHINE ENTERPRISE OFFICE NO 17 KEDAR EMPIRE KARVE ROAD PUNE 400068 Maharashtra	GST : 27AKNPL9729L1Z9 PAN : AKNPL9729L Mobile : Email : INFO@DSEPL.IN
Delivery Address: Vishvaraj Environment Private Limited CIDCO - O & M Cidco 150 MLD WTP Village Raigad,Pune Pen 402107 Maharashtra GST No.: PAN : AADCV0032H	Billing Address: Vishvaraj Environment Private Limited CIDCO - O & M Cidco 150 MLD WTP Village Raigad,Pune Pen 402107 Maharashtra GST No.: PAN : AADCV0032H

Dear Sir, Please supply/provide the following materials/services in accordance with terms conditions printed along with this order.

Sr. No.	Item code & Descriptions	Del. Date	Qty	Unit	Rate	Discount	Value INR
1	1700000357 STRUCTUTRAL_STEEL_ISA_75X75X5_226 Item Text : Providing structural steel in rolled sections as directed including cutting, welding,fabricating, erecting, hoisting,transportation at site etc HSN CODE - HSN / SAC Code : TAX CODE - V3-Input - CGST 9% + SGST 9%	31.12.2022	0.685	TO	88,000	0	60,280
				CGST	9 %		5425.20
				SGST	9 %		5425.20
2	1700000356 STRUCTUTRAL_STEEL_ISMC_75X40X5 Item Text : Providing structural steel in rolled sections as directed including cutting, welding,fabricating, erecting, hoisting,transportation at site etc HSN CODE - HSN / SAC Code : TAX CODE - V3-Input - CGST 9% + SGST 9%	31.12.2022	0.45	TO	88,000	0	39,600
				CGST	9 %		3564.00
				SGST	9 %		3564.00
3	1700000264	31.12.2022	320	KG	88	0	28,160

	STRUCTUTRAL_STEEL_ISA_50X50X5_226 Item Text : Providing structural steel in rolled sections as directed including cutting, welding,fabricating, erecting, hoisting,transportation at site etc HSN CODE - HSN / SAC Code : TAX CODE - V3-Input - CGST 9% + SGST 9%				CGST 9 % SGST 9 %		2534.40 2534.40
4	1700000358 MS_CHEQUERED_PLATE_5_MM_THICK Item Text : Providing structural steel in rolled sections as directed including cutting, welding,fabricating, erecting, hoisting,transportation at site etc HSN CODE - HSN / SAC Code : TAX CODE - V3-Input - CGST 9% + SGST 9%	31.12.2022	0.675	TO	88,000	0	59,400 5346.00 5346.00
5	1700000359 MS_GURDER_PLATE_10_MM Item Text : Providing and fabricating structural steel in rolled sections like joists, channels, angles, Tees etc as directed including cutting, welding,fabricating, erecting, hoisting,transportation at site etc HSN CODE - HSN / SAC Code : TAX CODE - V3-Input - CGST 9% + SGST 9%	31.12.2022	0.065	TO	110,000	0	7,150 643.50 643.50
6	4700000037 FABRICATION OF STRUCTURAL STEEL INSTALLATION OF MS STRUCTURE Service Text: Fabricating structural steel in rolled sections as directed including cutting, welding,fabricating, erecting, hoisting,transportation at site etc HSN CODE - TAX CODE - V3-Input - CGST 9% + SGST 9%	31.12.2022	2,130	KG	22	0	46,860 4217.40 4217.40
7	4700000287	31.12.2022	14	DAY	2,500	0	35,000

	SCAFFOLDING IN CUM INSTALLATION OF MS STRUCTURE Service Text: Providing access scaffolding to make safe working platforms to carry out clarifoculator repair and painting work HSN CODE - TAX CODE - V3-Input - CGST 9% + SGST 9%				CGST 9.00% SGST 9.00%		3150.00 3150.00
8	430000249 EXC.,DISMAN.,REMOV OF EXISTING PIPELINE INSTALLATION OF MS STRUCTURE Service Text: Dismantling of existing channel, angle and chequered plate HSN CODE - TAX CODE - V3-Input - CGST 9% + SGST 9%	31.12.2022	2,130	KG	28	0	59,640 5367.60 5367.60
9	430000025 SUPPLY & ERRECTION OF GI NUT BOLTS INSTALLATION OF MS STRUCTURE Service Text: Supply and fixing NUT BOLT SS M20 x160mm WITH 2 nut and 2 washers HSN CODE - TAX CODE - V3-Input - CGST 9% + SGST 9%	31.12.2022	24	NOS	290	0	6,960 626.40 626.40

Payment Terms: 30 DAYS CREDIT

Inco-Terms: FOR RAIGAD

Amount : Four Lakh Four Thousand Seven Hundred Ninety Nine Rupees Only

Basic Amount : 343,050

Freight Amount :

GST Amount : 61,749

Total Amount: : 404,799

01. Country of Origin	<input type="checkbox"/>	02. Site Receipt Report	<input type="checkbox"/>	03. Insurance Certificate	<input type="checkbox"/>
04. Lorry Receipt	<input type="checkbox"/>	05. Test Certificate	<input type="checkbox"/>	06. Guarantee/Warranty Certificate	<input type="checkbox"/>
07. Transporter Invoices	<input type="checkbox"/>	08. Inspection Report	<input type="checkbox"/>	09. Packing List	<input type="checkbox"/>
10. Transit Insurance	<input type="checkbox"/>	11. Tax Invoice	<input checked="" type="checkbox"/>	12. Eway Bill	<input type="checkbox"/>
13. Copy of Purchase Order	<input checked="" type="checkbox"/>	14. Delivery Challan	<input type="checkbox"/>	15. Weightment Slip	<input type="checkbox"/>
16. MSDS	<input type="checkbox"/>	17. Royalty Receipt	<input type="checkbox"/>	18. Operational Receipt	<input type="checkbox"/>
19. Bill of Lading	<input type="checkbox"/>	20. JMR	<input checked="" type="checkbox"/>	21. WCC	<input type="checkbox"/>
22. Statutory Complaiance	<input checked="" type="checkbox"/>				

1. Scope of the Works:

All Work related to this Order/Contract shall be including but not limited to the following, This is quantity based Work Order. Actual executed quantities shall be payable. Final quantities maybe increased or decreased as per the actual work done as approved by our Project Manager. Pls refer enclosed annexure for BOQ breakup.

2. Price Basis:

The order will be treated as unit rate contract as per BOQ rates. Prices are Firm and fix basis and shall not change during the course of execution of this Work Order and the above total basic contract value shall be inclusive of all applicable duties, cess, any other statutory taxes of manpower and materials.

3. Permissions:

VEPL shall arrange following permissions for the project

- a) Approval for works required to be done at Site / Work Location.
- b) For issuance of Site gate pass, if required to the contractor's manpower and machinery, VEPL will assist with required documents initially but day to day permissions will be in Contractors scope.

4. Quality of Work:

Quality is the essence of the Work Order. Contractor will carry out the works as per the specifications, drawings and as per the directions of Engineer In charge of VEPL. Contractor have to work as per approved and accepted methodology and having a standard workmanship manner. Bad quality of work will have to be rectified without any additional payment to the Contractor. Contractor will be fully responsible for good quality work as per the specifications of the VEPL/client till the end of defect liability period. No quality variation is allowed.

5. Utility Damages & its repair:

Contractor to ensure to restore all the utilities damaged by them while execution on same day of damages on immediate basis (Example Telephone line, OFC, house/buildings, personal property, sewage line, existing water pipelines, Electrical cables, any construction work etc.). All cost/expenses incurred for such repair of utilities shall be in the scope of Contractor.

6. Payment Term:

Measurements as per the agreed billing schedule shall be certified by Project Manager (PM) with JMR (Joint Measurement Report). It's mandatory to submit photocopies of JMR with each RA Bill duly signed by Contractors representative and PM. Page 2 of 5
(A) 95% payment against RA bill will be released within 30 days of submission of R. A. Bill to VEPL Project In charge/HOD duly approved and certified by VEPL Project In-charge/HOD. VEPL shall provide certified copy of submitted RA Bill to Contractor within 10 Days from the date of submission of RA Bill

7. Retention Money:

(B) 5% payment against each R A bill will be withheld as retention till completion of defect liability period. This amount shall be used for rectifying the defects if any, in the work so executed within the defect liability period of 12 months after completion of the work or as specified after the virtual completion of work, unless such defects are rectified by the Contractor.

(C) Retention amount shall be released after completion of DLP.

8. Taxes and duties:

GST shall be extra as applicable. Current rate is 18%. No other tax liability shall be borne by VEPL.

9. Final Bill:

The Contractor shall submit the draft Final bill as per Standard Conditions of Work Order within 15 days after issuance of Completion Certificate by VEPL to the Contractor. The Final bill statement submitted by the Contractor shall be certified by VEPL and issue the Final Payment Certificate within 15 days from the date submission of draft Final Bill by the Contractor. The payment as certified in the Final payment certificate shall be paid to the Contractor by VEPL within 30 days after certification.

10. Rates for Extra Items / Deviated Items : - Any Item of work that does not find a place in the schedule of quantities, in the original tender or in the accepted tender or contract or BOQ as has been directed by the Project Manager/ "VEPL" to execute is deemed as an extra item of work. All such works that are necessary to be carried out under the direction of the Project Manager/ VEPL shall be carried out by Contractor. No such variation will violate the contract. Change records shall be used to regulate extra items. - Extra items of work thus carried out by the contractor will be paid at the rates worked out by the Project Manager of VEPL. - In the case of all extra items whether additional, altered or substituted, if accepted rates for identical items are available in the contract, such rates shall be applicable.

11. Work at Night:

If the VEPL gives permission for night work if requested by the Contractor, such night work shall not entitle the Contractor to any increase in rates. Where night work is in progress, any excavated areas shall be barricaded and shall be provided with red lights and shall take all such other necessary precautions etc. and also all other work areas shall be well lighted to prevent accidental

12. Watch & Ward:

The Contractor shall provide his own watch and ward service for security of his manpower, materials, plants, tools, tackles & equipment's.

13. Insurance: Contractor shall at their own cost, insure all the manpower, materials, plants, tools and tackles etc.

14. Labour Laws:

Contractor is required to implement all labour laws of the State, Central Government and Local authorities as applicable in the place of work. Contractor will be responsible for the timely payment of wages/benefits to their employees as per the provisions of the act as applicable. All records to be maintained under these laws shall be maintained by Contractor and produced to the concerned authorities as and when directed to do so. No extra payment will be made to comply with these labour laws by VEPL. Contractor shall maintain attendance register for all workmen & shall obtain certification of monthly wages sheet from our time office. VEPL shall be indemnified against payments/damages that may result on account of non-compliance of the above by Contractor.

15. Force Majeure:

None of the parties hereto shall be liable for delay or failure to perform any of its obligations set forth herein, if such delay or failure has been caused by Force Majeure including but not limited to war, hostility, Acts of Public enemy, civil commotion, Sabotage, fires, floods, explosion, epidemics, quarantine, restriction, lockouts and Acts of Gods or any circumstances of whatever nature beyond the control of the concerned party and the Party who claim that the Force Majeure has affected his performance, shall give notice to the other party within fifteen days from the date of occurrence thereof and neither party have any claim for damage against the other in respect of such nonperformance or delay in performance. The work under the order shall be resumed as soon as practicable after such event has come to end or ceased to exist, and decision of the VEPL as to whether the performance of the work have been so resumed or not shall be final and conclusive. If the Force Majeure situation continues, the parties hereto shall meet and discuss the ways and means to cope up with the situation.

16. Safety:

16.1 Contractor will abide by all safety standards, specifications and practices in construction and instructions of Engineer In-Charge / EHS Engineer at site. Contractor is responsible for the safety of your staff and employees, employees of other agencies working in Contractor's area of operation. Contractor shall delegate the responsibility of implementation of safety rules to one of its staff. It is Contractor's responsibility to carefully handle the explosive materials (in case of encountering hard rock and that being broken off by blasting process) so as to safeguard against any mishap. Contractor shall adhere to all safety precautionary measures as required under the various Acts / Rules such as Indian Explosive Act, etc. In case of violation of safety rules and precautions by any workman, Contractor will not be permitted at site of work.

16.2 The Contractor should ensure that its workmen and supervisors strictly follow the safety procedures.

16.3 Contractor should maintain housekeeping at site so that there should not be any hazard to manpower working at site.

16.4 Contractor shall be liable for paying compensation for claims arising out of accidents to his labour under the Indian Workmen's Compensation Act, the VEPL will not be liable for reimbursement of medical expenses to the Contractor and/or his labour.

16.5 Compensation for all damages done intentionally or unintentionally by contractor or his labour whether in or beyond the limits of the others property including any damage caused by the spreading of fire shall be estimated by VEPL or such other officer as he may appoint and shall be final and the contractor shall be bound to pay the amount of the assessed compensation on demand, failing which the same will be recovered from the contractor's bill. The contractor shall bear the expenses of defending any action or other legal proceedings' that may be brought by any persons for injury /loss sustained by him owing to neglect of precautions to prevent the spread of fire/accident and Contractor shall pay all damages and cost that may be awarded by the court in consequences.

17. Subletting Of Work:

No part of Work Order nor any share or interest thereof shall in any manner of degree be transferred, assigned or sublet by Contractor directly or indirectly to any firm or corporation whatsoever without the prior consent in writing of VEPL.

18. Confidentiality:

All drawings tools and samples provided by VEPL to Contractor for executing this order shall be our exclusive property & shall be returned to company (VEPL) immediately on completion of this order. All tools will be maintained by you & in the event of damage or loss Supplier shall make good the same. Under no circumstances you shall disclose to third party(ies) the information contained in our drawings / specifications without prior consent in writing.

19. Contractor's Liability Not Limited By Sub-Contractors:

Notwithstanding any subletting with such approval as aforesaid and notwithstanding that the Project Manager shall have received copies of any sub-contracts, the Contractor shall be and shall remain solely responsible for the quality and proper and expeditious execution of the works and the performance of all the conditions of the Work Order in all respects and in such subletting or subcontracting had not taken place and as if such work has been done directly by the Contractor.

20. Materials and Workmanship:

20.1 The materials, design and workmanship shall satisfy the latest revisions of relevant Indian Standards or the specifications provided by Project Manager, the job specifications contained herein and codes referred to. Where the job specifications stipulate requirements in addition to those contained in the standard codes and specifications, these additional requirements shall also be satisfied.

20.2 Any neglect or failure on the part of the Contractor in obtaining necessary and reliable information upon the foregoing or any other matters affecting the Work Order shall not relieve him from any risks or liabilities or the entire Responsibility of completion of the works at the scheduled rates and time in strict accordance with the Work Order documents.

20.3 No verbal agreement or inference from conversation with any officer or employee of the VEPL either before or after the execution of the Work Order shall in any way affect or modify any of the terms of obligations herein contained.

21. Responsibility for Level and Alignment:

The Contractor shall be entirely and exclusively responsible for the horizontal and vertical alignment, the levels and the correctness of every part of work and shall rectify any errors or imperfections herein. The Contractor, at his own cost, shall carry out such rectifications when instructions are issued to that effect by the Project Manager of VEPL. Contractor should mark TBM at site for reference.

22. Rates To Cover Royalties, Rents And Claims: NA

23. Liquidated Damages for delay:

In the event of any delayed / completion on the part of the Contractor within the agreed delivery date, Contractor shall be liable for LD at the rate of 1% of the total order value per week of delay or part thereof, subject to max of 10% of the total order value.

24. Statutory compliances:

Statutory compliances towards labour work is in the scope of Contractor. Related compliance documents like labour license, PF Challans, ESIC Challans, muster rolls & other related statutory compliances as per requirement of VEPL. Same shall be ensured & submitted by Contractor along with each RA Bills. If, statutory compliances are not fulfilled by Contractor, then RA Bills will not be accepted Contractor has to submit the authentic copy of following before commencement of work at site:

- i) Applicable Workmen's Compensation Insurance (WC) policy (to be taken from any General Insurance Co.), of adequate value commensurate with risk involved in the job
- ii) License for Labour Laws (as per Labour Contract Act of State/Central Govt., as applicable) and compliance under this Act.
- iii) Statutory compliance under Provident Fund (PF) Act and ESI if and as applicable
- iv) Statutory compliance under Minimum Wages Act (State / Central Govt. as applicable).
- v) Statutory compliance under Payment of Wages Act.
- vi) Child Labour is strictly prohibited under Labour laws & contractor shall not employ any child labour.

25 Defects Liability:

The Contractor shall guarantee the work for a period of 12 months from the date of issue of completion certificate. Any damage or defect that may arise or lie undiscovered at the time of issue of completion certificates, connected in any way with the equipment or materials supplied or work executed by him or his sub-Contractors, or in the workmanship shall be rectified or replaced by the Contractor at his own expense as deemed necessary by the Project Manager or in default, the Project Manager may cause the same to be made good by the other Contractor and deduct 125% of the expenses from any sums that may be then, or at any time thereafter become due to the Contractor.

25. Arbitration:

All disputes arising out of this work order failing amicable settlement at site shall be referred to the VEPL and the decision is final and binding both parties. In case it fails, the dispute shall be referred to the arbitration and arbitration shall be conducted as per Arbitration and Conciliation Act 1996 as amended from time to time. The Arbitral Tribunal shall be sole arbitrator and shall appointed by both parties. The place of the arbitration shall take place in Nagpur.

26. Termination: In case of poor progress of Contractors work affecting VEPL's performance with client and/or if the Quality of Contractors work falls below the expected standards or Contractor fail to perform any of its obligation; in such cases, VEPL reserve the right to terminate Contractors Operation, fully or partly. Payment on such a contingency shall be made to Contractor for the actual work done at that stage. On such occasions, decision of VEPL's representative shall be final.

27. Suspension: The VEPL may at any time, by notice to the Contractor, suspend performance of the work for such time as it deems appropriate. Upon receiving notice of suspension, Contractor shall promptly suspend work to the extent specified, properly caring for and protecting all/any work in progress the Contractor has on hand for performance. The VEPL may at any time withdraw the suspension as to all or part of the suspended work by written notice specifying the effective date and scope of withdrawal. The Contractor shall resume diligent performance on the specified effective date of withdrawal. **30. Civil Jurisdiction:** This Contract shall be governed by and interpreted in accordance with the Laws of India and shall be subject to the exclusive jurisdiction of the Courts of Nagpur.

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CODE OF CONDUCT

1. You Are Expected To Comply With All Applicable Laws, Regulations And Dealings With Vishvaraj Environment Private Limited, Including All Applicable Government Contractual Requirements
2. You May Not Enter Into A Financial Or Any Other Relationship With Any Of Our Employees, Such That It Creates A Conflict Of Interest. A Conflict Of Interest Arises When The Personal Interests Of An Employee Are Inconsistent With The Responsibilities Of His/Her Position With Vishvaraj Environment Private Limited .All Such Conflicts Must Be Disclosed And Corrected.
3. We Urge You Not To Engage In Collusive Bidding,Price Fixing, Price Discrimination, Or Other Unfair Trade Practices In Violation Of Applicable Laws.
4. You Are Requested To Supply Products / Services That Conform In All respects With The Requirement Of The Contracts With Vishvaraj Environment Private Limited Including Safety And All Applicable Quality Requirements.
5. Please Avoid Presenting Gifts, Money, Services Or Favours To Vishvaraj Environment Private Limited Ltd Employees Beyond The Customary Limitation For The Purpose Of Receiving Any Favourable Behaviour.
6. .Vendor/Seller has reviewed RFQ document/Technical Specification shared by Vishvaraj Environment Private Limited and has provided acceptance on it and shall comply to same specifications .
7. Any materials/Service, which is not specifically mentioned in the scope document, but specially required for successful execution of order, shall be supplied/provided by seller at no extra cost to buyer.

GENERAL CONDITIONS OF ORDER

1. DEFINITIONS OF TERMS

Vishvaraj Environment Private Limited is hereinafter termed as the "Buyer". The Person, firm or company supplying the goods / Services, is termed as the "Seller". Deliverables under this contract are hereinafter referred to as the "Goods / Services".

2. DELIVERY

- a. Time of delivery is the essence of this contract and buyer reserves, the right to cancel this order if the goods are not delivered within the time specified herein and shall at his absolute discretion be entitled without prejudice to his other rights, to reject the goods already delivered and get refund of payments made or to recovery as liquidated damages as defined in LD clause.
- b. The buyer reserves the right to refuse the acceptance of the goods supplied ahead or after of mutually agreed schedule of delivery of goods.
- c. The seller shall notify the buyer well in advance of any anticipated delay in delivery. Any such notification, however, will not absolve the seller from liability to buyer of delay in delivery.
- d. The material should conform to approved drawing & data sheet in accordance of tender specification.
- e. The manufacturing and supply of material/equipment should be after obtaining manufacturing & dispatch clearance in writing from the authorized Vishvaraj Environment Private Limited representative.

3. STATUTORY COMPLIANCE

The seller shall be responsible for compliance with all relevant statutory regulations applicable to this contract and penalty, if any liability arising out of noncompliance shall be to the seller's account.

4. SAFETY

You/ your representatives will observe applicable safety rules/regulations at Vishvaraj Environment Private Limited work place.

5.GST REGISTRATION NO.;

GST numbers of Vishvaraj Environment Private Limited should be mentioned on the seller's invoice copies. In case, the same are not mentioned, the invoices would not be processed for payments. Seller has to provide challan & return as proof of deposit of VAT/Service Tax (GST) as charged in Seller's invoices, at frequency, as applicable to the Seller or as stipulated under the Tax Rules. In the event of Seller's non-compliance/defective documentation pertaining to the proof of sales tax deposits by the Seller, due to which Vishvaraj Environment Private Limited is unable to avail sales tax credit, in that case Vishvaraj Environment Private Limited reserves its right to recover the said loss/amounts from the Seller.

6. ACCEPTANCE OF GOODS

Inspection report, test certificate & packing list shall be submitted along with the material/equipment. Goodwill be accepted subject to inspection and must confirm to the buyer's designs and drawings, specifications and / or approved samples . Quantities supplied shall confirm to the lot sizes stipulated in the order. Excess quantities may not be accepted. If goods supplied are found to be not in accordance with buyer's specification, or do not fulfill the purpose for which they were ordered wherever specified, or not satisfactory for any reason whatsoever, of which the buyer shall be the sole judge. The buyer shall without, prejudice to his other rights be entitled to reject such good and to cancel the order notwithstanding the initial acceptance. If at any subsequent stage, manufacturing/ operations defects are observed, the seller will have to replace such rejected goods or give credit (including tax levied) at the buyer's option. Payment for goods prior to inspection shall not constitute an acceptance thereof.

7. DIES AND TOOLS

Tooling manufactured against Buyer's designs/drawings shall be exclusively used for the buyer's requirements . Where tooling charges are paid by the buyer, the tooling shall remain the property of the buyer under Seller's care. Repairs and replacement to such tooling shall be to the seller's account.

8. BUYER'S MATERIAL

Materials supplied against this order by the Buyer shall be stored by the seller at his risk and shall be adequately insured. In no circumstances such materials shall be sold or hypothecated by the seller. The seller shall Endeavour to use such materials in the most economical manner possible. If the materials supplied by the Buyer is damaged / lost by the seller, the value of such material will be recovered from the seller at the discretion of the Buyer without prejudice to Buyer's other rights. Materials supplied by the Buyer shall remain the property of the Buyer and the Buyer shall be at liberty to take back the material in the event of default on the part of seller in the execution of this order or any part thereof is cancelled. The Buyer shall have the leave and license to enter the seller's premises to take back the material without liability for any prosecution or of legal action.

9. CANCELLATION OF ORDER

Non-compliance with any of the conditions of this contract may compel the Buyer to cancel the order without prejudice to buyer's other rights and remedies under the law of contracts.

10. PACKING

Goods should be suitably packed to avoid damage in transit. Any breakage, damage and / or pilferage in transit arising from faulty packing shall be the responsibility of the seller.

11. REJECTED GOODS

The rejected goods in the Buyer's premises are at seller's risk. They should be removed by the seller immediately on receipt of inspection memo / communication showing the details of goods rejected. In case rejected goods are not removed within two weeks from the date of inspection memo / communication, the Buyer is entitled to a) Dispatch on freight TO PAY basis to vendor OR b) Scrap the material without any compensation to the seller and without any further reference to the seller.

12. CONFIDENTIAL INFORMATION

The SELLER shall keep confidential the Information and shall not disclose the same to any third party without the prior written consent of the BUYER . The SELLER shall ensure the compliance of the confidentiality obligations imposed under this AGREEMENT. The confidentiality obligations shall survive termination.

13. SAFETY CLAUSE

It is vendor's responsibility to ensure that their employees comply with all the safety rules & requirement at Vishvaraj Environment Private Limited premises and sites. You shall provide all appropriate PPEs (Personal Protective Equipments) to your employees. In the event of any injuries/accident(s)/accidental death(s) during the course of employment under this contract, you will be responsible for payment of compensation as per the applicable Laws & will also incur all medical and incidental expenses arising out of the incident

14. EWAY BILL

You will ensure that e way bill is generated with correct details for all goods despatches under this purchase order and also ensure that copy of e way bill/ e way bill number is attached with tax invoice/delivery challan/ bill of entry/ bill of supply.

You will be responsible for any discrepancy on account of e way bill resulting in loss of GST credit / any actions by government authorities and shall indemnify Vishvaraj Environment Private Limited and its representatives against any such loss occurred due to non compliance In whatsoever in nature.