





Order No.: 20210908-EE-3

Purchase Order



From:

Saurbhi enterprises

shukam Mall Cross Road, Science City Rd, Sola, Ahmedabad, Gujarat

Phone:123456789043 FAX:12345678

Email:admin@saurbhi.com ABN: 44 125 550 325

To:

Elight Traders Elight Traders 6-C, Fortnight Zone, Wellington, NZ - 545472

Phone: 78742333225

Email:

devonconvay1@yopmail.com

Product Name Product Qty. No. of Carton Order Price Carton Price Discount Total Price GST **Total**

GST 15.00 **Gross Total** 165.00

Admin Bank Details

Bank Name Account Name Account Number BSB Number Bank of gujrat 6010668849 saurbhi enterprise 123456

Terms And Conditions Of Sale:

THIS QUOTATION REMAINS VALID FOR 3 DAYS FROM THE ABOVE DATE AFTER WHICH A REVISED QUOTE MAY BE NECESSARY. ANY VARIATION TO THE ABOVE QUANTITIES MAY RESULT IN A VARIATION TO THE QUOTED PRICE.

I accept this quotation and certify that the above information is true and correct. I have read and understand the TERMS AND CONDITIONS OF TRADE (overleaf or attached) of Shivom Enterprises Pty Ltd T/A UV'S Impex which form part of, and are intended to be read in conjunction with this Quotation Form and agree to be bound by these conditions. I authorise the use of my personal information as detailed in the Privacy Act clause therein. I agree that if I am a director or a shareholder (owning at least 15% of the shares) of the Customer I shall be personally liable for the performance of the Customer Is obligations under this contract.

I authorise the supply of the Goods detailed above and certify that the above information is true and correct. I have read and understand the TERMS AND CONDITIONS OF TRADE (overleaf or attached) of Shivom Enterprises Pty Ltd T/A UV'S Impex which form part of, and are intended to be read in conjunction with this Request To Supply Goods Form and agree to be bound by these conditions. I authorise the use of my personal information as detailed in the Privacy Act clause therein. I agree that if I am a director or a shareholder (owning at least 15% of the shares) of the Customer. I shall be personally liable for the performance of the Customer¶s obligations under this contract.

> Order Submitted by **Authorized by Customer Authorized**

> > Signature

CASH SALE CASH SALE Admin Shivom Enterprises Pty Ltd

Shivom Enterprises Pty Ltd T/A UV'S Impex - Terms & Conditions of Trade

1. Definitions

- "Shivom" shall mean Shivom Enterprises Pty Ltd
 T/A UV'S Impex, its successors and assigns or a
 ny person acting on behalf of and with the auth
 ority of Shivom Enterprises Pty Ltd T/A UV'S Imp
 ex.
 "Customer" shall mean the Customer (or any pe
- rson acting on behalf of and with the authority of the Customer) as desc ribed on any quotation, work authorisation or other form as provided by Shivom to the Customer.
- "Guarantor" means that person (or persons) wh o agrees to be liable for the debts of the Customer on a principal debtor basis.
- basis.
 "Goods" shall mean all Goods supplied by Shivo m to the Customer (and where the context so permits shall include any supply of Services as hereinafter defined) and are as described on the invoices, quotation, work authorisation or any other forms as provided by Shivom to the Customer.
 "Services" shall mean all Services supplied by S
- hivom to the Customer and includes any advice or recommendations (a nd where the context so permits shall include any supply of Goods as def ined above).
- "Price" shall mean the Price payable for the Goo ds as agreed between Shivom and the Customer in accordance with cl ause 4 of this contract.

The Commonwealth Trade Practices Act 1974 ("T PA") and Fair

Trading Acts ("FTA")

Nothing in this agreement is intended to have t
he effect of contracting out
of any applicable provisions of the TPA or the FT
A in each of the States
and Territories of Australia, except to the extent
permitted by those Acts
where applicable.

3. Acceptance

- Any instructions received by Shivom from the C ustomer for the supply of Goods and/or the Customer's acceptance of Goo ds supplied by Shivom shall constitute acceptance of the terms and co nditions contained herein.
- Where more than one Customer has entered int o this agreement, the Customers shall be jointly and severally liable fo r all payments of the Price
- Upon acceptance of these terms and conditions by the Customer the terms and conditions are binding and can only b e amended with the written consent of Shivom.
- written consent of shivom.

 4. The Customer shall give Shivom not less than fo urteen (14) days prior written notice of any proposed change of owner ship of the Customer or any change in the Customer's name and/or any other change in the Customer's details (including but not limited to, changes in the Customer's address, facsimile number, or business practice). The Customer shall be liable for any loss incurred by Shivom as a result of the Customer's failure
- 5. Goods are supplied by Shivom only on the term s and conditions of trade herein to the exclusion of anything to the contra ry in the terms of the Customer's order notwithstanding that any such order is placed on terms

to comply with this clause.

that purport to override these terms and conditi ons of trade.

4. Price and Payment

- At Shivom's sole discretion the Price shall be eit her:
 - a. as indicated on invoices provided by Shi vom to the Customer in respect of Goods supplied; or
 - Shivom's current price at the date of deli very of the Goods according to Shivom's current Price list; or
 - Shivom's quoted Price (subject to clause 4.2) which shall be binding upon Shivom provided that the Custome r shall accept Shivom's quotation in writing within three (3) days
- 2. Shivom reserves the right to change the Price in the event of a variation to

- a. the Customer has p aid Shivom all amo unts owing for the p articular Goods; and
- the Customer has met all other obliga tions due by the Cu stomer to
 Shivom in respect o f all contracts betw een Shivom and the Customer.
- Receipt by Shivom of any form of paym ent other than cash shall not be deemed to be paym ent until that form of payment has been honoured, cleared or recognis ed and until then Sh
- rights in respect of the Good s shall continue. 3. It is further agreed t

hat:

ivom's ownership or

- a. where practicable the Goods shall be kept separate and identifiable until Shivom shall have received payment and all other obligations of the Customer are met; and
- b. until such ti me as owner ship of the G oods shall p ass from Shi vom to the Custome r Shivom ma y give notice in writing to the Custome r to return the G oods or any of them to S hivom. Upon such notice t rights of the Customer to obtain owne rship or any other interes t in the Goods shall
- c. Shivom shall have the rig ht of stoppin g the Goods in transit wh ether or not delivery has been made; and d. if the Custo

cease; and

mer fails to r eturn the Go ods to Shivo m then Shiv om or Shivom's ag ent may (as the invitee o f the Custom er) enter up on and into land an d premises o wned, occup ied or used by the Custo mer, or any premise

 a receiver, manager, liquidator (provisional or otherwise) or similar person is appointed in respect of the Customer or any asset of the Customer

13. Security and Charge

 Despite anything to the contrary contained herein or any othe r rights which

Shivom may have howsoever:

- a. where the Customer and/or the Guarantor (if any) is the owner of land,
 - realty or any other asset capable of being charged, bot h the Customer
 - and/or the Guarantor agree to mortgage and/or charge all of their joint and/or several interest in the said land, realty or any ot
 - her asset to
 Shivom or Shivom's nominee to secure all amounts an
 - d other monetary obligations payable under these terms and c
 - onditions. The Customer and/or the Guarantor acknowledge and agre
 - (or Shivom's nominee) shall be entitled to lodge where appropriate a
 - caveat, which caveat shall be withdrawn once all pay ments and other
 - monetary obligations payable hereunder have been m
- should Shivom elect to proceed in any manner in accor dance with this
- clause and/or its sub-clauses, the Customer and/or Gu arantor shall
- indemnify Shivom from and against all Shivom's costs and
- disbursements including legal costs on a solicitor and own client basis.
- c. the Customer and/or the Guarantor (if any) agree to irr evocably
 - nominate constitute and appoint Shivom or Shivom's nominee as the
- Customer's and/or Guarantor's true and lawful attorne y to perform all
- necessary acts to give effect to the provisions of this cl ause 13.1.

14. Cancellation

- Shivom may cancel any contract to which these terms and conditions
 - apply or cancel delivery of Goods at any time before the Good
 - delivered by giving written notice to the Customer. On giving
 - Shivom shall repay to the Customer any sums paid in respect of the Price.
 - Shivom shall not be liable for any loss or damage whatsoever arising from
 - such cancellation.
- 2. In the event that the Customer cancels delivery of Goods the Customer
- shall be liable for any loss incurred by Shivom (including, but not limited to,
- any loss of profits) up to the time of cancellation.
- Cancellation of orders for Goods made to the Customer's spec ifications or
- non-stocklist items will definitely not be accepted, once production has

commenced. 15. Privacy Act 1988

- The Customer and/or the Guarantor/s (herein referred to as the Customer)
 - agree for Shivom to obtain from a credit reporting agency a credit report
 - containing personal credit information about the Customer in relation to
- credit provided by Shivom.

 The Customer agrees that Shivom may exchange information about the
- Customer with those credit providers either named as trade re ferees by
- the Customer or named in a consumer credit report issued by a credit
- reporting agency for the following purposes:

The Customer understands that the information exchanged can include anything about the Customer's creditworthiness, credit standing, credit history or credit capacity that credit providers are allowed to exchange under the Privacy Act 1988.

- a. to assess an application by the Customer; and/or
- to notify other credit providers of a default by the Cust omer; and/or
- c. to exchange information with other credit providers as to the status of
- this credit account, where the Customer is in default w ith other credit providers; and/or
- d. to assess the creditworthiness of the Customer.
- The Customer consents to Shivom being given a consumer cr edit report to collect overdue payment on commercial credit (Section 18K(1)).

Shivom's quotation. Any variation from the plan of scheduled works or specifications (including, but not limited to, any variation due to unforeseen circumstances, or due to fluctuations in the currency exchange rate, customs or sea freight, or as a result of increase s to Shivom in the cost of materials and labour) will be charged for on the basis of Shivom's quotation and will be shown as variations on the invoice. Payment for all variations must be made in full at their time of c

- ompletion

 Shivom may submit detailed progress payment claims in accordance with Shivom's specified payment schedule. Such pay ment claims may include the reasonable value of authorised variations and the value of any materials delivered to the site but not yet install ed.
- At Shivom's sole discretion, a discount of up to f ive percent (3%) of the total Price may be given to Customer if the invoice is paid on delivery.
 The Customer acknowledges and agrees that no discount shall apply to perishable Goods (including, but not limited to, dairy Goods or frozen Goods).
- At Shivom's sole discretion a deposit may be re quired.
- 6. At Shivom's sole discretion:
 - a. payment shall be due on delivery of the Goods; or
 - b. payment shall be due before delivery of the Goods; or
 - payment for approved Customers shall be e made by instalments in accordance with Shivom's payment sche dule.
- Time for payment for the Goods shall be of the essence and will be stated on the invoice or any other forms. If no time is s tated then payment shall be due thirty (30) days following the date of the invoice.
- Payment will be made by cash, or by cheque, or by bank cheque, or by credit card, or by direct credit, or by any other method as agreed to between the Customer and Shivom.
- GST and other taxes and duties that may be ap plicable shall be added to the Price except when they are expressly includ ed in the Price.

5. Delivery of Goods

- At Shivom's sole discretion delivery of the Good s shall take place when:
 - a. the Customer takes possession of the Go ods at Shivom's address; or
 - the Customer takes possession of the Go ods at the Customer's nominated address (in the event that the Goods are delivered by Shivom or Shivom's nominated carrier); or
 - or
 c. the Customer's nominated carrier takes
 possession of the Goods in
 - which event the carrier shall be deemed to be the Customer's agent.
- 2. At Shivom's sole discretion the costs of delivery are:
 - a. included in the Price (for delivery's in the Sydney region only); or
 - b. in addition to the Price; or
 - c. for the Customer's account.
- The Customer shall make all arrangements nece ssary to take delivery of

 the Coods whenever they are tendered for delivery

the Goods whenever they are tendered for deliv ery. In the event that the

Customer is unable to take delivery of the Good s as arranged then Shivom shall be entitled to charge a reasonable

fee for redelivery.

Shivom may deliver the Goods by separate inst

- alments. Each separate instalment shall be invoiced and paid in accorda nce with the provisions in
- The Customer shall take delivery of the Goods t endered notwithstanding that the quantity so delivered shall be either gre

ater or lesser than the quantity purchased provided that:

these terms and conditions

- a. such discrepancy in quantity shall not ex ceed five percent (5%); and
 b. the Price shall be adjusted pro rata to th
- b. the Price shall be adjusted pro rata to the e discrepancy.

 The failure of Shivem to deliver shall not entitle
- The failure of Shivom to deliver shall not entitle either party to treat this contract as repudiated.
 - Shivom shall not be liable for any loss or damag e whatsoever due to

s where the Goods are si tuated and t ake possessi on of the Goods; a nd

the Custome

- r is only a ba ilee of the G oods and un til such time Shivom has received pay ment in full f or the Goods then the Cus tomer shall hold an y proceeds f rom the sale or disposal o f the Goods, up to and includin g the amoun t the Custom
- hivom for th e Goods, on tr ust for Shivo m; and

er owes to S

- f. the Custome r shall not d eal with the money of Sh ivom in any way which may b e adverse to Shivom; and
- r shall not ch arge the Go ods in any w ay nor grant nor otherwise gi ve any inter est in the Go ods while th ey remain th

the Custome

property of S hivom; and Shivom can i

- ssue procee dings to reco ver the Price of the Goods sold notwithstan ding that ow nership of th e Goods ma y not have p assed to the Custome r; and
- until such ti me that own ership in the Goods passe s to the Cust omer, if the Goods ar e converted into other pr oducts, the parties agre e that Shivom will be the owne r of the end products.

8. Defects

er shall insp ect the Good s on delivery and shall wit hin seven (7) days of d elivery (time being of the essence) not ify Shivom o f any alleged defe ct, shortage in quantity,

damage or f

1. The Custom

)(h) Privacy Act 1988).

The Customer agrees that personal credit information provide d may be

used and retained by Shivom for the following purposes (and f or other

purposes as shall be agreed between the Customer and Shivo m or

required by law from time to time):

- a. the provision of Goods; and/or
- b. the marketing of Goods by Shivom, its agents or distri butors; and/or
- analysing, verifying and/or checking the Customer's cr edit, payment and/or status in relation to the provision of Goods; and
- d. processing of any payment instructions, direct debit fa cilities and/or
 - credit facilities requested by the Customer; and/or
- e. enabling the daily operation of Customer's account an d/or the
 collection of amounts outstanding in the Customer's a
- collection of amounts outstanding in the Customer's a ccount in relation to the Goods.
- Shivom may give information about the Customer to a credit r eporting

agency for the following purposes:

- a. to obtain a consumer credit report about the Customer
 ;
- allow the credit reporting agency to create or maintain a credit information file containing information about the Custo
- mer.
 The information given to the credit reporting agency may incl.
- The information given to the credit reporting agency may incl ude:
 a. personal particulars (the Customer's name, sex, addre
 - ss, previous addresses, date of birth, name of employer and driver' s licence
 - b. details concerning the Customer's application for credit or commercial

credit and the amount requested;

- advice that Shivom is a current credit provider to the C ustomer;
- d. advice of any overdue accounts, loan repayments, and /or any outstanding monies owing which are overdue by more
 - than sixty (60) days, and for which debt collection action has been sta
- rted; e. that the Customer's overdue accounts, loan repaymen ts and/or any

outstanding monies are no longer overdue in respect of any default

that has been listed;

- f. information that, in the opinion of Shivom, the Custom er has committed a serious credit infringement (that is, fraud
 - ulently or shown an intention not to comply with the Customers credit o bligations);
- g. advice that cheques drawn by the Customer for one hundred dollars
 - (\$100) or more, have been dishonoured more than once;
- h. that credit provided to the Customer by Shivom has be en paid or otherwise discharged.

16. Unpaid Shivom's Rights

Where the Customer has left any item with Shivom for repair, modification,

exchange or for Shivom to perform any other Service in relati on to the item and Shivom has not received or been tendered the whole of t

and Shivom has not received or been tendered the whole of the Price, or

the payment has been dishonoured, Shivom shall have:

- a. a lien on the item;
- b. the right to retain the item for the Price while Shivom i s in possession of the item;
- c. a right to sell the item.
- 2. The lien of Shivom shall continue despite the commencement of

proceedings, or judgment for the Price having been obtained.

17. General

If any provision of these terms and conditions shall be invalid, void, illegal or unenforceable the validity, existence, legality and enforcea

bility of the remaining provisions shall not be affected, prejudiced or impai red.

 These terms and conditions and any contract to which they ap ply shall be

governed by the laws of New South Wales and are subject to the jurisdiction of the courts of New South Wales.

Shivom shall be under no liability whatsoever to the Customer

indirect and/or consequential loss and/or expense (including I oss of profit)

suffered by the Customer arising out of a breach by Shivom of these terms

failure by Shivom to deliver the Goods (or any $\ensuremath{\text{o}}$ f them) promptly or at all, where due to circumstances beyond the control

6. Risk

- If Shivom retains ownership of the Goods nonet heless, all risk for the Goods passes to the Customer on delivery.
- In the event that Shivom delivers Goods to the 2. Client in a good condition, and the Customer has signed and agreed to the delivery and the condition, then if any of the Goods are damaged or destroyed following delivery, Shivom shall not be held liable for any cost, expense, or loss incurred or suffered as a result of the damaged
- 3. If any of the Goods are damaged or destroyed f ollowing delivery but prior to ownership passing to the Customer, Shivom i s entitled to receive all insurance proceeds payable for the Goods. The production of these terms and conditions by Shivom is sufficient evidence of Shivom's rights to receive the insurance proceeds without the nee d for any person dealing with Shivom to make further enquiries.
- Where the Customer expressly requests Shivom to leave Goods outside Shivom's premises for collection or to deliver th e Goods to an unattended location then such Goods shall be left at the Cus tomer's sole risk and it shall be the Customer's responsibility to ensure the Goods are insured adequately or at all.

7. Title

Shivom and the Customer agree that ownership of the Goods shall not pass until;

ailure to co mply with th description o r quote. The Customer sh all afford Shi vom an opp ortunity to inspect the Goods within a reasonable time followin g delivery if the Customer be lieves the G oods are def ective in any way. If the C ustomer shall fail to c omply with t hese provisi ons the Goo ds shall be p resumed to be free from any defect o r damage. F

or defective Goods, whic has agreed i n writing tha t the Custom er is entitled to reject, Shi vom's liability is li mited to eith er (at Shivo m's discretio n) replacing the Goods or repairing the Goods excep t where the Customer ha s acquired G oods as a

rade Practic es Act 1974 (CWIth) or the Fair Tradi ng Acts of th e relevant st ate or territo ries of Austr alia, and is therefore als o entitled to, at the consu mer's discre tion either a refund of the purchas e price of th

consumer wi thin the mea ning of the T

placement o the Goods.

e Goods, or r epair of the Goods, or re

9. Returns

- 1. Returns will only be acce pted provide d that:
 - a. the C usto has c ompli ed wi th th e pro visio ns of claus e 8.1
 - : and Shivo m ha s agr eed i n wri ting t o acc ept t he re turn

and conditions.

dispute.

exceed the Price of the Goods.

- In the event of any breach of this contract by Shivom the rem edies of the Customer shall be limited to damages which under no circums tances shall
- t from the Price, any sums owed or claimed to be owed to the Customer nor to withhold payment of any invoice because part of that in voice is in

The Customer shall not be entitled to set off against, or deduc

- Shivom may license or sub-contract all or any part of its rights and
 - obligations without the Customer's consent.
- The Customer agrees that Shivom may review these terms an d conditions at any time. If, following any such review, there is to be any \boldsymbol{c} hange to
- these terms and conditions, then that change will take effect f rom the date on which Shivom notifies the Customer of such change.
- Neither party shall be liable for any default due to any act of God. war.
- terrorism, strike, lock-out, industrial action, fire, flood, storm o r other event beyond the reasonable control of either party.
- 9. The failure by Shivom to enforce any provision of these terms
- conditions shall not be treated as a waiver of that provision, n or shall it
- affect Shivom's right to subsequently enforce that provision.

of th e Go ods; and $c. \ \ the \ G$ oods are r eturn ed at the C usto mer' s cos t with in se ven (7) da ys of the d eliver y dat e; an d. Shivo m wil I not be lia ble fo r Goo ds w hich have not b een s tored or used in a p roper man ner; and e. the G oods are r eturn ed in the c onditi on in whic h the y wer e deli vere d and with all pa ckagi ng m ateri al, br ochur es an d inst ructi on m ateri al in as ne w co nditio n as i s rea sona bly p ossib le in t he cir cums tance s. 2. Shivom will not accept t he return of Goods for cr edit. 3. Non-stocklist items or Goo ds made to t he Customer 's specificati ons, or any dairy Go ods are und er no circum stances acce ptable for cr edit or return.

10. Warranty

For Goods n
 ot manufact
 ured by Shiv

om, the warr anty shall be the current warranty pro vided by the manufacture r of the Goo ds. Shivom s hall not be bound by no r be responsi ble for any t erm, conditi on, represen tation or warranty oth er than that which is give n by the ma nufacturer of the Goods.

2. To the exten t permitted by statute, n o warranty is given by Shi vom as to the quality o r suitability of the Goods for any purp ose and any implied warranty, is expressly ex cluded. Shiv om shall not be responsib le for any loss or dama ge to the Go ods, or caus ed by the Go ods, or any part thereof however aris

ing. 11. Intellectual Prope rty

1. Where Shivo m has desig ned, drawn or written G oods for the Customer, then the cop yright in tho se designs a nd drawings and docume nts shall remain vest ed in Shivo m, and shall only be used by the Custo mer at Shivom's dis cretion.
2. The Custom

er warrants t hat all desig ns or instruc tions to Shiv om will not cause Shivo m to infringe any patent, r egistered de sign or trade mark in the execution of the Custome r's order and the Custome r agrees to i ndemnify Shivom agai nst any actio n taken by a third party a gainst Shivo m in respect

3. The Custom er agrees th at Shivom m ay use any d ocuments, d esigns, drawings or Goods creat ed by Shivo

m for the pu

of any such i nfringement. rposes of ad vertising, marketing, o r entry into any competi tion.

12. Default and Cons equences of Defa ult

1. Interest on o verdue invoi ces shall acc rue daily fro m the date when payment be comes due, until the dat e of paymen t, at a rate o f two and a half percent (2.5%) per c alendar mon th (and at S hivom's sole discretion such interest shall compo und monthly at such a rat e) after as w ell as before any j udgment.

udgment.
In the event that the Cus tomer's pay ment is dish onoured for any reason the Customer shall be lied for any ishonour fees incurred by

Shivom. 3. If the Custo mer defaults in payment of any invoic e when due, the Customer sh all indemnify Shivom from and against all costs and disbursemen ts incurred b y Shivom in pursuing the debt includin g legal costs on a s olicitor and own client b asis and Shi

4. Without prej udice to any other remedi es the Build er may have , if at any time the Cus tomer is in b reach of any obligation (i ncluding tho se relating to payment), then any dis count, mark down, reduc tion or speci al price, previously of fered by Shi vom to the C ustomer ma y be withdra wn, or

vom's collec tion agency costs.

nd the Price shall becom e Shivom's s tandard Pric e as at the date of the o riginal sale.

cancelled, a

5. Without prej udice to any

other remedi es Shivom m ay have, if a t any time the Custome ${\sf r}$ is in breach of any obliga tion (includi ng those rel ating to payment) Sh ivom may su spend or ter minate the s upply of Goo ds to the Customer an d any of its o ther obligati ons under th e terms and conditions. Shivom will not be liable to the Custo mer for any I oss or dama ge the Customer su ffers becaus e Shivom ha s exercised i ts rights und er this clause. 6. If any accou nt remains o verdue after thirty (30) d ays then an amount of the greater of twenty do llars (\$20.00) or ten perc

clause.
6. If any accou nt remains o verdue after thirty (30) d ays then an amount of the greater of twenty do llars (\$20.00) or ten perc ent (10%) of the amount overdue (up to a maximu m of two hu ndred dollars (\$200.00)) shall be levied for ad ministration fees which s um shall bec ome immedi ately due

and payable.

7. Without prej udice to Shiv om's other remedies at I aw Shivom shall be entitled to cancel all or any part of any order of the Customer which remains unfulfilled and a

remains unf ulfilled and a ll amounts o wing to Shiv om shall, wh ether or not due for pay ment, beco me immedia tely payable in the event that:

> mone y pay able to Sh ivom beco mes over due, or in Shivo m's opini on th e Cus tome r will be un able to m

eet it s pay ment s as t hey f all due; or b. the C usto mer beco mes i nsolv ent, c onve nes a meet ing w ith its credi tors or pr opos es or enter s into an ar rang eme nt wit h cre ditor s, or make s an assig nme nt for the b enefi t of it s cre ditor s; or