

INVOICE

Customer:2954497 Invoice Date :22.11.2023
Q-TECH GENERAL TRADING LLC Invoice Number :4100454929
First Jebel Ali, Ibn Battuta Gate Date of Supply :22.11.2023

P.O.Box 54107 Our Contact

DUBAI/UAE

VAT Registration No:100483307300003

Delivery Address :2954497
Attn:
Q-TECH GENERAL TRADING LLC

Tel : +971 4 4397601 First Jebel Ali, Ibn Battuta Gate

Fax : +971 4 4278157 P.O.Box 54107

DUBAI

Method of Delivery : UAE

Terms of Delivery :FCA RDC Jebel Ali

Terms of Payment :60 days

Please Note: WHEN PAYING PLEASE QUOTE OUR INVOICE NUMBER

| Item | Part Number Description | HS Code | Curr ency | Unit Price | QTY | Total Price | VAT Rate | VAT Amount | Amount Payable |
|----------|--|---------------|--------------|---------------|---------|-------------|-------------|---------------|-------------------|
| SO N | lumber: 2300223806 arks: | РО | Number: 8KC | 1CM4C | 3040666 | 848 | | | |
| 10 TH | EZ9D56820 Easy9 1P-Ns 20A C 6000/ 30mA AC RCBO | 85362000 A | AED | 73.97 | 1 PC | 73.97 | 0% | 0.00 | 73.97 |
| 20 TH | EZ9D56832 Easy9 1P-Ns 32A C 6000/ 30mA AC RCBO | 85362000 A | AED | 76.97 | 1 PC | 76.97 | 0% | 0.00 | 76.97 |
| 30 CN | E8732V400F_WE FAN CONTROLLER WITH SWITCH WE | 85365090 H | AED | 102.33 | 1 PC | 102.33 | 0% | 0.00 | 102.33 |

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Invoice Number : 4100454929

Customer : Q-TECH GENERAL TRADING LLC

Schneider Electric FZE

Płot no. S10809, Jafza South P.O. Box 17192, Jebel Ali Free Zone Dubai, United Arab Emirates Tel: +971 4 808 7100 Fax: +971 4 808 7101

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Registration No. 00428 License no 2277 VAT Registration No.: 100029040100003 Formed Pursuant Law no 9 of 1992 Limited Liability

رقم السجيل: ۱٬۲۶۸ - ۲۲۷۷ رقم الترخيص: ۲۲۷۷ وقم تسجيل ضريبه القيمة المضافة: ۲٬۰۰۰ - ۲۰٬۰۰۰ ا هركة ذات مسؤولية محدودة تأسست موجب القانون رقم ۹ لسنة ۲۹۹۲ ا شنايدر إلكتريك م م ح القطعة رقم \$1080، جافزا جنوب ص.ب ١٩١٢، منطقة الحرة جبل على دبي، الإمارات العربية المتحدة هاتف: ١٠١٧، ٨٠٨ ٤ ٩٧١ + فاكس: ٤٨٠٨ ٧١٠١ + ٩٧١

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VAT Registration No: 100029040100003

^{*} Disclaimer: By accepting any shipment hereunder, the Consignee acknowledges that the items shipped hereunder may be subject to export-control and economic-sanctions laws and regulations including, but not limited to those of the European Union and member states thereof, the United States, or the United Kingdom. This includes, but is not limited to shipment or transfer to Russia, Belarus, Crimea and other Covered Regions of Ukraine including Donetsk and Luhansk, Cuba, Iran, Syria, and North Korea. The Consignee agrees and warrants that the items will not be transferred or reexported in any manner that violates, or causes the Shipper to violate, such laws or regulations.



| 40 TH | EZ9D56816 Easy9 1P-Ns 16A C 6000A | 85362000 | AED | 73.97 | 1 PC | 73.97 | 0% | 0.00 | 73.97 |
|------------------|--|----------|-----|----------------|------|-------------------|------|------|----------------|
| 50 CN | 30mA AC RCBO E82T727H_WG 115V/240V 20VA UNI | 85366990 | AED | 206.74 | 1 PC | 206.74 | 0% | 0.00 | 206.74 |
| 60 CN | SHAVER UNIT,HOR,WG E8733SMATV_DG SMAT TV, FM, F socket | 85366920 | AED | 94.08 | 1 PC | 94.08 | 0% | 0.00 | 94.08 |
| 70 CN | DG E8731_46_WE 4G multi-surround,, WE | 39269099 | AED | 13.59 | 1 PC | 13.59 | 0% | 0.00 | 13.59 |
| 80 VN | ESM32D20NA 20A 2GANG DP WITH | 85365090 | AED | 53.35 | 1 PC | 53.35 | 0% | 0.00 | 53.35 |
| 90 TH | NEON A9D64810 IC60N RCBO 1PPNS 10A | 85362000 | AED | 87.54 | 1 PC | 87.54 | 0% | 0.00 | 87.54 |
| 100 CN | C 30MA A 230V GULF E8731_56_WE 5G multi-surround, WE | 39269099 | AED | 14.82 | 1 PC | 14.82 | 0% | 0.00 | 14.82 |
| 110 TH | A9D64816 IC60N RCBO 1PPNS 16A C 30MA A 230V GULF | 85362000 | AED | 87.54 | 1 PC | 87.54 | 0% | 0.00 | 87.54 |
| 120 CN | E8731_36_WE 3G multi-surround, WE | 39269099 | AED | 12.35 | 1 PC | 12.35 | 0% | 0.00 | 12.35 |
| 130 VN | ESM31TBA CONNECTION UNIT METAL CLAD | 85389000 | AED | 40.89 | 1 PC | 40.89 | 0% | 0.00 | 40.89 |
| 140 VN | ESM31X 1GANG BLANK PLATE WITH BOX | 73269095 | AED | 20.23 | 1 PC | 20.23 | 0% | 0.00 | 20.23 |
| 150 CN | E8731_46_WG 4G multi-surround, WG | 39269099 | AED | 20.38 | 1 PC | 20.38 | 0% | 0.00 | 20.38 |
| 160 CN | E8731_36_WG 3G multi-surround, WG | 39269099 | AED | 16.68 | 1 PC | 16.68 | 0% | 0.00 | 16.68 |
| 170 VN | ESM15N 13A 1GANG 50V SWITCHED SOCKET | 85366920 | AED | 40.17 | 1 PC | 40.17 | 0% | 0.00 | 40.17 |
| 180 CN | E8731_46_DG 4G multi-surround, DG | 39269099 | AED | 20.38 | 1 PC | 20.38 | 0% | 0.00 | 20.38 |
| 190 CN 200 | E8731_26_WG 2G multi-surround, WG ESM31X2 | 39269099 | AED | 15.44 42.26 | 1 PC | 15.44 42.26 | 0% | 0.00 | 15.44 42.26 |
| 200 | LOWINTAL | 73269095 | VED | 72.20 | I FU | 1 2.20 | U /0 | 0.00 | 42.20 |

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Registration No. 00428 License no 2277 VAT Registration No.: 100029040100003 Formed Pursuant Law no 9 of 1992 Limited Liability رقم السجيل: ٢٠٤٧، وقم الترخيص: ٣٢٧٧ وقم تسجيل ضريبة القيمة المضافة: (٢٠٠١، ٢٠٤٠) ٢٠٠١، ١ هركة ذات مسؤولية محدودة تأسست بحوجب القانون رقم ٩ لسنة ١٩٩٢)

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| VN | 2GANG BLANK PLATE WITH BOX | | | | | | | | |
|-----------|---|---------------|-----|--------|------|--------|----|------|--------|
| 210 VN | ESM25N 13A 2GANG 250V SWITCHED SOCKET | 85366920 | AED | 73.30 | 1 PC | 73.30 | 0% | 0.00 | 73.30 |
| 220 CN | E8732HDUSB_WE HDMI + USB socket WE | 85366920 | AED | 99.53 | 1 PC | 99.53 | 0% | 0.00 | 99.53 |
| 230 VN | E8215USB_WE 13A1GSwSocketwith2.1AU SB,WE | 85366920 J | AED | 119.50 | 1 PC | 119.50 | 0% | 0.00 | 119.50 |
| 240 CN | E8715N_WE 13A 250V 1G w_ SW Soc with LED WE | 85366920 | AED | 20.01 | 1 PC | 20.01 | 0% | 0.00 | 20.01 |
| 250 CN | E8733L1F_WE 16AX 250V 3G 1W SW w_ FL WE | 85365090 | AED | 18.43 | 1 PC | 18.43 | 0% | 0.00 | 18.43 |
| 260 CN | E8731D32N_DG 32A 250V 1G DP w_ LED DG | 85366920 | AED | 73.56 | 1 PC | 73.56 | 0% | 0.00 | 73.56 |
| 270 BG | A9F44201 ACTI9 IC60N 2P 1A C MCB | 85362000 | AED | 93.87 | 1 PC | 93.87 | 0% | 0.00 | 93.87 |
| 280 CN | E8731L1F_WE 16AX 250V 1G 1W SW w_ FL WE | 85365090 | AED | 9.15 | 1 PC | 9.15 | 0% | 0.00 | 9.15 |
| 290 CN | E8715_WE 13A 250V 1G w_ SW Soc WE | 85366920 | AED | 10.47 | 1 PC | 10.47 | 0% | 0.00 | 10.47 |
| 300 VN | E82554 45A CONNECTION UNIT | 85366920 | AED | 27.77 | 1 PC | 27.77 | 0% | 0.00 | 27.77 |
| 310 VN | E8232RJS 2G SHU KS WP WO MODULE | 85389000 | AED | 11.82 | 1 PC | 11.82 | 0% | 0.00 | 11.82 |
| 320 CN | IMT47208 Mureva FL 20W 4000K, IP65 230V | 94054010 | AED | 43.80 | 1 PC | 43.80 | 0% | 0.00 | 43.80 |
| 330 CN | KB33R_1_AS_G12 16AX 250V 3GANG 1 WAY SWITCH, AS | 85365090 Y | AED | 20.04 | 3 PC | 60.12 | 0% | 0.00 | 60.12 |
| 340 VN | KB31BPB 1G BELL PRESS SWITCH WITH "BELL" Symbol | 85365090 | AED | 7.06 | 3 PC | 21.18 | 0% | 0.00 | 21.18 |

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Registration No. 00428 License no 2277 VAT Registration No.: 100029040100003 Formed Pursuant Law no 9 of 1992 Limited Liability

رهم الترخيص: ۲۲۷۷ وقم تسجيل ضريبة القيمة المضافة: ۲۰۰۰، ۲۰،۶۲، ۲۰،۰۰۱ هركة ذات مسؤولية محلودة تأسست لسنة ۲۹۹۲ ست بموجب القانون رقم ٩

شنايدر إلكتريك م م ح القطعة رقم \$10809، جافزا جنوب ص. ب ٩ ٩ ١٧١، منطقة الحرة جبل على دبي، الإمارات العربية المتحدة هاتف : ۲۹۷۱ ۸۰۸ ۲۱۰۰ + ۹۷۱ فاكس: ۹۷۱ ٤ ۸۱۸ ۷۱۰۱ +

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| 350 CN | KB32R_1_AS_G12 16AX 250V 2GANG 1 WAY SWITCH, AS | 85365090 Y | AED | 16.26 | 5 PC | 81.30 | 0% | 0.00 | 81.30 |
|-----------|---|---------------|-----|-------|------|-------|----|----------|-------|
| 360 CN | E8331BPL1_WE 10A250V1GBPSw,WE | 85365090 | AED | 12.20 | 1 PC | 12.20 | 0% | 0.00 | 12.20 |
| 370 BG | A9F44206 ACTI9 IC60N 2P 6A 10KA MCB | 85362000 | AED | 39.09 | 1 PC | 39.09 | 0% | 0.00 | 39.09 |
| 380 CN | EZ9S16263 Easy9 Switch Disconnecto 2P 63A 400V | 85365090 r | AED | 25.22 | 1 PC | 25.22 | 0% | 0.00 | 25.22 |
| 390 VN | E8231D20N_WG_G1 20A 250V 1 Gang Double Pole Switch with | 85365090 | AED | 37.96 | 1 PC | 37.96 | 0% | 0.00 | 37.96 |
| 400 IN | A9F54225 ACTI9 IC60H 2P 25A C MCB | 85362000 | AED | 43.23 | 1 PC | 43.23 | 0% | 0.00 | 43.23 |
| | Net Amount | | | | | | | 2,035.19 | AED |

Country of origin : Thailand, China, Vietnam, Bulgaria, India

Total Amount to pay

TAX Amount

Amount in words AED TWO THOUSAND THIRTY-FIVE AND 19 /100 Please remit to : BNP Paribas, P.O. Box 7233, Dubai, U.A.E.

Account no :(AED)06685 061916 00196, IBAN No :(AED)AE300186685061916001784, SWIFT CODE :BNPAAEAD

Notwithstanding anything contained in the purchase order or any other document Schneider Electric's standard terms and conditions of sale shall apply to this order and take procedence over any other terms. SE's terms and conditions of sale can be found at

https://www.schneider-electric.ae/en/download/document/Terms_of_Sale_SEGulf/



Schneider Electric FZE

Płot no. S10809, Jafza South P.O. Box 17192, Jebel Ali Free Zone Dubai, United Arab Emirates Tel: +971 4 808 7100 Fax: +971 4 808 7101

se.com/ae

Registration No. 00428 License no 2277 VAT Registration No.: 100029040100003 Formed Pursuant Law no 9 of 1992 Limited Liability رهم السجيل: ٢٢٨، ٠ وهم الترخيص: ٢٢٧٧ وهم تسجيل ضريبة القيسة المضافة: ٢٠٠٠، ٢٩،٤، ١٠٠٠، بشركة ذات مسؤولية محدودة تأسست بموجب القانون رقم ٩ اسنة ٢٩،١ ١٩ Page 4 of 5

0.00 AED

2,035.19 AED

Invoice Number: 4100454929
Customer: Q-TECH GENERAL TRADING LLC

شنايدر إلكتريك م م ح القطعة رقم 10809، جافزا جنوب ص.ب ۹۲۲، منطقة الحرة جبل علم دبي، الإمارات العربية المتحدة هانف: ۱۰۷۰، ۲۰۸ ۹۷۱ + فاكس: ۷۰۱، ۲۸،۸ ۲۱۰ +

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Schneider Electric EZE - General Terms of Sale

I - Generalities

These General Conditions of Sale shall govern any offer (the "Offer") made by Schneider Electric FZE (the "Seller"), or all sales agreement entered into by the Seller with any buyer (the "Buyer"). Any sale by the Seller is expressly subject to Buyer's full assent to the terms and conditions stated below and waiver of Buyer's general purchase conditions, which assent and waiver shall be deemed to have been given in any order placed with the Seller

II - Purpose and scope of tenders

When the Seller has issued a quotation, the prices and terms and conditions of this quotation relate exclusively to the products (project, specifications and quantities) which are specified therein and they remain valid as indicated in tender/quotation, unless there are express stipulations to the contrary

III - Concluding sales

The sale shall be concluded only final after express and unreserved acceptance of the order by the Seller. Any change to this contract shall be expressly accepted by the Seller.

- Intellectual property and confidentiality

4.1 Under ocircumstances is the Seller bound to provide its manufacturing and product-implementation plans, even if the products are delivered with an installation instructions. The designs, documents and codes forwarded to the Buyer, if any, shall remain Seller's sole property and are strictly confidential.

4.2 The technology and know-how, whether patented or not, which is incorporated into the products and all the industrial and intellectual property rights related to the products are, and shall remain, the exclusive property of the Seller, and any information pertaining thereto shall be considered by the Buyer as being strictly confidential, including the information set forth in the drawings and documents which may be provided to it.

Consequently, the Buyer undertakes not to communicate said information, whether willingly or not, to any third party and further undertakes to only use it for the products' operating and maintenance

Any right to manufacture spare parts, or to have such manufactured, is hereby excluded.

Consequently, the Buyer undertakes not to copy, reproduce, decompile, reverse engineer, disassemble of Seller's technology. Should the Buyer not fully comply with the above provisions, the Buyer shall bear all and any consequences, including any damages whatsoever, resulting therefrom.

V - Prices - Terms of payment - Taxes

5.1 Any taxes, duties, surcharges, fees, duties or tariffs of any kind introduced during the term of the Purchase Order/contract, including but not limited to value added tax, are expressly excluded from the price stated herein and will be added to the sale price as appropriate and in line with the legal provisions applicable at that time for the tax in question.

The prices are expressed exclusive of taxes, whether payable in Dubai (UAE), or in the country of delivery of the products.

The conditions and terms of payment are specified in the offer/sale agreement. Otherwise, the products and/or services are fully payable upon delivery and/or acceptance, within 30 (thirty) days of the issue date and payment shall be made in Dubai free of any charge for the Seller, in through a letter of credit confirmed by a bank acceptable to the Seller. The Buyer shall obtain Seller's acceptance of the terms of the L/C and of the confirming bank before issuance.

For small value orders payment can be made via credit facility upon agreed (or as per the quotation) Owing to the management costs borne by the Seller, a minimum invoicing amount of AED 500 (five hundred Dirhams) shall apply to all sales.

5.2 In case of any delayed payment, the Seller shall have the right to claim in terms of The UAE Commercial Transactions Law Federal Law No. (18) of 1993 (the "Commercial Code") from the Buyer Commercial Transactions Law reuteral Law No. (16) of 1993 (the Commercial Code") from the Buyer payment of an interest calculated at 9% (nine percent).

5.3 Failure to pay an instalment on the due date shall automatically cause all amounts owed by the

defaulting Buyer to become payable, even if they have fully or partly led to the creation of bills of exchange or the receipt of promissory notes. Moreover, the Seller reserves the right to suspend meeting

this own obligations until full payment of the payable amounts.

5.4 Should the delay in payment exceed 30 (thirty) days, the Seller may cancel the sale for reasons attributable to the Buyer and at Buyer's costs, eight days after having sent formal notice which remains ineffective.

5.5 The foregoing provisions shall apply without prejudice to any and all damages which may be claimed by the Seller.

VI - Delivery - Shipping

6.1 Unless provided for to the contrary, deliveries are deemed as having been made once the products are made available as per incoterms specified in quotation.

6.2 If the Buyer does not take possession of the products on the scheduled delivery date, the Seller may automatically cancel the sale without formal notice and without prejudice to any and all damages to which the Seller shall be entitled. Should the Seller not exercise this right, the Buyer shall settle the products' handling and warehousing expenses until it takes possession thereof

VII – Delivery Periods – Liquidated damages

7.1 Delivery periods are provided as an indication unless the Seller were to expressly accept firm

7.2 The delivery periods begin to run as from the last of the following dates: (i) the Seller's unre acceptance of the order; (ii) the Seller's receipt of certain information which the Buyer is responsible for providing and which meeting the order is dependent on; (iii) receipt of the down payment which the Buyer undertakes to pay to it, in accordance with the terms of the sales agreement, or in case the price for the products is to be paid by L/C, on the date on which an L/C acceptable to the Seller is notified, and confirmed as the case may be, to the Seller.

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Absent any specific period set forth in the offer/sales agreement, if the conditions precedent to the coming into force of the sales agreement have not been fulfilled within 6 (six) months from its conclusion, said sales agreement shall be null and void and the Seller and the Buyer hereby waive any claim for damages whatsoever in relation thereto.

7.3 The Seller is automatically discharged from any commitment relating to delivery periods in the event of force majeure or events occurring in the Seller's premises or in those of its suppliers which may disrupt the organisation or business activity of the company such as, for example, lock-outs, strikes, war, embargos, fire, flood, machinery accident, scraping parts in the process of being manufactured, embargos, fire, flood, machinery accident, scraping parts in the process of being manufactured, interruption or delay in transportation or the procurement of raw materials, energy or components, or any other event outside the control of the Seller or its suppliers.

VIII - Reservation of title

8.1 The Seller retains ownership of the products, as defined in the offer/sales agreement, until full payment of the whole price (principal amounts and incidentals) of said products.

8.2 If the products have been processed or incorporated in other equipments, the Seller shall own a lien on

the processed products or on the equipments into which products have been incorporated until full payment of the price. The Buyer undertakes to mention the existence of this reservation of title to third

8.3 Should products be returned under this Article, any down payments received by the Seller shall be acquired by it, without prejudice to any and all damages which the latter may claim.

8.4 As from delivery, the Buyer assumes all the risks relating to the possession, custodianship and/or use of the products as per the applicable Incoterm and shall from said date be liable for any damages caused by the products.

IX - Packaging

The prices set forth in the offer are understood as being for Seller's standard packaging. Any request from the Buyer for packing modification other than that which the Seller usually uses shall be charged to the Buyer. Under no circumstances shall the Seller take-back packaging.

X - Carriage - Customs

Unless provided for to the contrary in the offer, the products are sold ex-works (refer to Article 6.1). Consequently, the Customer is responsible for carriage, insurance and/or customs' clearance, if any

XI –Environmental regulations

11.1 Removal & disposal of product waste

The party possessing the waste is responsible for removing and disposing it or for having it removed and disposed.

For the professional electrical and electronic equipment (hereinafter "EEE") concerned by European Directive 2002/96/EC dated January 27, 2003, and European Directive 2006/66/EC dated September 6, 2006 and resulting implementation regulation, the organisational and financial responsibility for the removal and processing of waste originating from this EEE marketed after 13 August 2005 is transferred to the direct Buyer which accepts such. The direct Buyer undertakes to assume responsibility, on the one hand, for the collection and removal of waste originating from the EEE subject to the sale and, on the other hand, for their processing and recycling. The Buyer's failure to comply with these obligations may lead to the application, among other sanctions, of the criminal sanctions provided for by each member state of the European Union.

11.2 Provisions applicable to REACH chemical substances

11.2.1 For products delivered after publication of the list of candidate substances for authorisation within the meaning of the REACH Regulation no. 1907/2006 and its updates, and in accordance with Article 33, paragraph I, of said Regulation, the Seller shall inform the Buyer via its www.schneider-electric.com website of the presence of said candidate substances in a concentration above 0.1% (zero point one percent) weight for weight (w/w) compared to the total weight, in order to ensure use of said product in total safety. Via this same website, the Seller shall inform the Buyer, once it is aware thereof, of changes to the composition of the products / items in question.

11.2.2 The Seller hereby warrants that the substances, whether alone or contained in preparations or products which it has incorporated for the production run in question have been used in accordance with the provisions relating to registration, authorisation and restriction.

XII – Warranty

12.1 Defects covered by the warranty

The Seller undertakes to remedy any defective operation of the products which originates from a defect in design, materials or workmanship, provided however that Seller's obligation shall not apply it

the products have not been maintained according to Seller's instructions, or absent said instructions, according to the most common practice in the relevant field, or

defective operation results from improper storage conditions, or

defective operation results from non compliance with Seller's instructions for installation or energization.

All warranties are also excluded for consumables and replacement or repair work which may result from normal wear-and-tear of the products, damage or accidents owing to insufficient monitoring of the products or use thereof which is non-compliant with their purpose and/or the Seller's instructions and, more generally, for any incident for which the Seller is not liable. The warranty may not apply if changes or additions are made to the products by the Buyer without the Seller's express agreement.

12.2 The Seller does not provide any guarantee as to the products' capacity to achieve the targets which the Buyer sets for itself, from the moment that such targets have not been expressly accepted by the

12.3 Term of the warranty

The above mentioned warranty only applies to products which prove defective (as described here above) during the term of the warranty which is 18 (eighteen) months. The warranty starts upon delivery of the products within the meaning of Article 6.1. If the delivery date of the relevant products cannot be determined for any reason whatsoever, the warranty starts as of the manufacturing date code that is specified on each product, in which case the duration of the warranty will be extended by 6 (six) months. The repairing of, changes to, or replacement of the product or part of it during the warranty period shall in no case cause the product-warranty period to be extended.

12.4 Terms and conditions for exercising the warranty

Under this warranty, the Seller remedies the noted defects, at its expense, as soon as reasonably possible and using the means which it deems fit. Replaced parts once again become the Seller's property and shall

be returned to it at its first request.

12.4.1 Upon Seller's choice, the warranty is exercised either by providing the Buyer with a replacement product free-of-charge, or by the product in question being repaired in the Seller's workshops. To this end, the defective parts or products are returned to the Seller at the Buyer's expense with 30 calendar days as of the point in time the relevant product appears to be defective; the Seller shall pay for the carriage of replacement products or those having been repaired. Failure by the Buyer to return the alleged defaulting product with the above 30 (thirty) day period would allow the Seller to invoice the replacement product or the cost of the repair.

Under no circumstances does the warranty cover the expenses relating to searching for the defective item on-site, to dismantling and reassembling the product in its environment

12.4.2 If, owing to the nature of the products, the repair work has to be carried-out on-site, the Seller shall assume the labour expenses relating to such repair work (with the exception of waiting time and expenses incurred due to the products not being made available).

12.5 Buyer's obligations

In order to benefit from this warranty, the Buyer shall inform the Seller of the defects which it is attributing to the products as soon as the defective operation of the product manifests itself and provide all supporting documents in respect of the reality of such defective operation. The Buyer shall provide the Seller with every assistance in duly noting these defects and in order to remedy them; moreover, unless it has the Seller's express agreement, it shall not carry-out the repair work by itself or have such work carried-out by a third party.

XIII – Liability

The terms of the sales agreement as accepted by the Seller and the terms of these General Terms of Sale conditions set out Seller's entire liability and are in lieu of all other warranties whether statutory, express or implied, including but not limited to implied warranties of merchantability and fitness for purpose.

The Seller shall in no case be responsible in contract, in tort or otherwise for any special, indirect, incidental or consequential damages whatsoever, such as, but not limited to, loss of profits or revenue, loss of use, lost data or lost production, third party claims relating to or deriving from the products posterior to their delivery to the Buyer to the extend permitted by law.

In all cases, whatever the causes or subject of the claim, the Seller's liability, with regard to the execution of the sales agreement, is strictly limited to the amount of the said sales agreement, exclusive of taxes. XIV - Applicable law - Disputes

The sales agreement which is the subject of these terms and conditions is governed by the Laws of UAE, Dubai.

The Parties shall endeavour to amicably settle any dispute, before any recourse to arbitration. If no amicable settlement of the dispute is reached after 60 (sixty) days from a notice of dispute sent by a Party to the other, the Parties shall refer to arbitration according to the following provisions. The arbitration will be settled by one or three arbitrators, in accordance with the latest Rules of Conciliation and Arbitration of the DIFC-LCIA and take place in Dubai DIFC (UAE), in the English language.

Invoice Number: 4100454929