### Original For Recipient

# Tax Invoice

Invoice Number		PO #				
9240171728		5800436978			1/2	
Create Date		Sales Order#		Payment Terms		
26.04.2019		182176035	NET 60 DAYS			
Inco 1		Inco 2		Shipping method		
Free on Rail/Road Head		Destination		TFS-off. forwarder		

## THERMO FISHER SCIENTIFIC INDIA PVT. LTD.

**Toll Global Logistics** Mayashree Logistics Centre. Kuksa Opp. NH-3 Survey No. 38/4, 40/1, 40/2P, 45/A 421302 BHIWANDI-THANE Maharashtra INDIA

LUT No.: AD270319006045B GSTIN/UIN No.: 27AABCT3207A1ZZ

Bill To: 1205179

DR. REDDY'S LABORATORIES LTD **BIOTECHNOLOGY DIVISION** SURV NO 47 500090 BACHUPALLY-QUTUBULLAPUR MANDEL RR Telangana India

Ship/Service To: 1205179

DR. REDDY'S LABORATORIES LTD **BIOTECHNOLOGY DIVISION** SURV NO 47

500090 BACHUPALLY-QUTUBULLAPUR MANDEL RR

Telangana India

GSTIN /UIN No: 36AAACD7999Q1ZL

Place of Supply: Telangana

Kind attn: Mr.P.Rajasekhar Phone: 040-44658691

E mail: rajasekharp@drreddys.com

GSTIN /UIN No: 36AAACD7999Q1ZL

Payment Due Date: 25.06.2019 For inquiries on invoice

Name: **Umesh Bhoir** 18 00 22 22 30 Tel:

Email: umesh.bhoir@thermofisher.com

ininfo@thermofisher.com

Item	Material No.	Description	Qty	Unit Price	Total Value
10	074306	SYRINGE,250 uL,AS-AP	1 EA	77,106.78	77,106.78 INR
	HSN / SAC code:	84792090		Discount Taxable value Integrated GST @ 18.00 %	71,323.77 INR
				Subtotal	77 106 78 INR

77,106.78 INR **Total Discount** -5,783.01 INR **Total Taxable value** 71,323.77 INR **Total IGST** 12,838.28 INR

> **Total** 84,162.05 INR

RUPEES EIGHTY FOUR THOUSAND ONE HUNDRED SIXTY TWO FIVE PAISE ONLY

**Shipping Details** 

AWB / LR No. & Date 58366933973

Remit Payment by EFT

THERMO FISHER SCIENTIFIC INDIA PVT. LTD. The Hongkong and Shangai Banking Corporation Ltd 52/60, MG ROAD, MUMBAI-01 BRANCH:MUMBAI/FORT SWIFT# HSBC01INDIA ACCOUNT# 030-346472-003 RTGS/IFSC Code: HSBC0400002 TFSINDIA.AR@THERMOFISHER.COM

For Thermo Fisher Scientific India Pvt. Ltd.

**Authorised Signatory** 

Whether GST is payable under reverse charge ? Yes NO NO

This is a computer generated approved document and does not require physical signature

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### GENERAL TERMS AND CONDITIONS OF SALE

1. Custo act TETRS
These are the contract terms ("Terms") under which we sell our products and provide services to you. These terms together with our quotation (if any), create the contract ("Contract") between us for the purchase and sale of products or services. The Contract is entered into when we accept your order, either by sending a written confirmation, or by fulfilling it. The Contract is between you and the Company that appears on our quotation or order confirmation and invoice. If any terms within the Contract documents conflict with each other, they will apply in the following order: the quotation, invoice, and finally these Terms.

2.2 Sometimes we deliver orders in installments. If we do, we may send you a separate invoice for each delivery. Once your order is placed, it cannot be cancelled. If deferral of the date of delivery would be helpful, please contact our Customer Services to see if your delivery can be rescheduled.

3. Inspection. We want you to receive the products you order in good condition. You can return products that are damaged or defective on delivery, or correct any shortages, if you notify our Customer Service within 5 days from the day you receive the product, in which case we will provide you with return or replacement instructions. If you do not notify us within this 5 day period, the products will be considered accepted but you will not lose any warranty rights.

4. Price. The price for products and services is specified in our quotation to you. If we do not provide you with a quotation, the price will be the list price applicable to you in effect on the date we receive your order. Our prices, quoted or invoiced, are exclusive of all taxes, duties, levies, government fees, that may apply to your order. If applicable, it will be your responsibility to pay any such taxes or fees,

se the customer is eligible for any exemption or lower rate of tax, the customer is responsible to provide the requisite details, documents, declarations or undertake any prescribed compliances for the purpose of tax exemptions / lower tax rates while issuing purchase order or before supply is made

(whichever is carlier).
In absence of this, no tax exemption/ lower rates would be extended. Further, in case of any incorrect / incomplete / non-compliance on behalf of the customer and because of which a demand is made on Thermo Fisher Scientific India Private Limited (the Company') by the tax authorities, the customer shall be immediately liable to pay the applicable taxes / amounts (including interest, penalty and associated litigation cost) if any upon notification by the Company.

\*Tax" shall include taxes, Good & Service Tax (GST) which shall comprise of Central Goods and Services Tax ("CGST"), the State Goods and Services Tax ("SGT"), integrated Goods and Services Tax ("IGST") and any other taxes cess and similar imposts levied under the GST related legislations in India as may be

- 5. Payment.
  5.1 Unites otherwise expressly agreed between us, you must pay invoices within 30 days from the invoice date. Each order is a separate transaction, and you may not set-off payments from one order against another.
  5.2 If you are late in making payment, then without limiting our other available remedies, we may (i) suspend delivery or cancel the Contract; (ii) reject your future orders: and (iii) assess a late payment charge at the rate of two percent (2%) per month (24% per year) or the maximum amount allowed by law, in which case you must pay such late charge on demand. Also, there would be levy of taxes, as applicable, on the interest.
  5.3 If we have to appoint a collection agency to recover any unpaid amounts from you, we reserve the right to recover all reasonable costs of collection, including all associated reasonable legal fees including taxes as well.
  5.4 According to provisions of GST Acts, where the customer may be required to deduct tax at source on certain payments make deduction. Credit of the Company of the Prescribed time limit.
  5.5 Usatomer shall also furnish a certificate in prescribed form to the Company against such deduction. Credit of the Company of the Co

o. Product use and Nestrictions.
6.1 Unless otherwise expressly stated otherwise, all products are for RESEARCH USE ONLY, AND NOT FOR USE IN DIAGNOSTIC PROCEDURES. You must use our products in accordance with our instructions, and you may not act as a distributor of our products. Unless otherwise stated, we do not submit our products for regulatory review by any governmental body or other organization, and we do not validate them for clinical or clinical or clinical or clinical or clinical or submit of products are so that the products are so that the products of the products of the products are so that the products of the product

7.1 When you purchase an instrument we can perform services such as installation, training, maintenance, repair etc. For full details of our instrument service plans and additional applicable terms and conditions, please contact our Customer Service

7.2 If we install or service an instrument at your premises, it is your responsibility to make sure that the workplace where the instrument is to be located or is located is safe. It is your responsibility to move the instrument (uncrated) to a tabletop in order to avoid any additional manual handling.

8. United Warranties
8. 1 Warranties for consumables. Unless a different written warranty is included with product literature, or is provided for under statutory warranty period, we warrant that each consumable will meet its description in our published catalogues. This warranty lasts from the time we deliver the consumable suntil either the consumable's expiration or 'use by' date or its specified number of uses, but it will not exceed a month's from the date of delivery. If we don't specify expiration date or number of uses, then the warranty lasts for 6 months from the date of delivery. If we don't specify expiration date or number of uses, then the warranty lasts for 6 months from the date of delivery. If we don't specify expiration date or number of uses, then the warranty lasts for 6 months from the date of delivery, or it is number. Unless a different written warranty ben't only we arrant that instruments will be free of defects in materials and workmanship for 3 months from the date of delivery, or if longs, the original warranty period, we warrant that surpressed and installed by us, or a company certified by us as an authorized installer, will be free of defects in materials and workmanship for 3 months from the date of delivery, or if longs, the original warranty period of the instrument in which the part is installed. We don't install a services, unless a different written warranty is included with product literature, or is provided for under statutory warranty period, we warrant that our services will be performed at least in accordance with the customary standard of care for the relevant instrument installation, repair or maintenance industry.

8.4 Exclusions. Our warranties do not apply to defects or failures caused by (a) external sources such as short circuits or incorrect voltages, (b) normal wear and tear; (c) instruments sold to you as a "used" product; (d) contact with improperly used or unapproved chemicals or or operating guide inserting sections, or operating guide inserting sections, or

or accident caused by you.

S. Submitting Warranty Claims and Remedies. If a Product does not meet our warranty, you must notify our Customer Service in writing as soon as reasonably practicable after you discover the failure during the warranty period. For valid product claims timely made, we will replace or repair the Product, or provide you with a credit for the price you paid, at our option, after you return the Product to us in accordance with the instructions received from our Customer Service. For valid service claims timely made, we will re-perform the services or refund you the price charged for the service. Be a complete program of the service of the product of the product of the price of the product of the after we complete performance defective services, at our option

9. Third Party Products. We do not support or make any warrantiles regarding third-party products purchased through one of our sales channels. When you are making such a third party purchase we will notify you that this purchase is governed by a third-party's own contract terms. You must look directly to the relevant third-party manufacturer for product support, warrantiles, and to make warranty claims.

10. Intellectual Property
10.1 You acknowledge that all intellectual property rights relating to our products and services, as between you and us, are solely and exclusively owned by us. Our sale of products to you only grants you a limited, non-transferable right, for only you to use the quantity of the product beyond the scope of the Supplemental Torms. Nothing in the Contract limits our ability to enforce our Intellectual property rights.

10.2 In relation to processes, methods or related synthesis of a castom product, or otherwise in connection with the design or manufacture of a custom product, any inventions (patentable or otherwise), discoveries, improvements, data, know-how or other results that are conceived, developed, discovered, reduced to practice, or generated by or for us, or jointly by us and you, will be and will remain our sole and exclusive intellectual property, and you transfer and assign all of your right. (title and Interest in and to any such joint intellectual property to us and assist us, at our request and at our experses, in second or rights in such intellectual property to us and assist us, at our request and at our experse, in second or rights in such intellectual property.

11. Intellectual Property Indemnity
11.1. Our Indemnity Of You. We will defend and indemnify you from and against infringement damages finally awarded in a legal action brought by a third party against you to the extent that the action is based on a claim that our manufacture and sale of a product infringes any patent, copyright, trademark or other intellectual property right of such third party if we had actual knowledge of such intellectual property right and actual infringement at the time of delivery of the product to you. This indemnity does not apply to products that we made, assembled or labeled in reliance upon your instructions, specifications, or other directions, or other directions, or to claims based on your use or resale of products, or to modifications made by you or any third party. This indemnity you must you instructions that we made, assembled or labeled in reliance upon your instructions. Specifications, or other directions, or other directions, or to claims based on your use or resale of products, or to modifications made by you or any third party. This indemnity you must you will not provide the product of the product in the product in

12. Limitations of Liability.
12. 1 TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, WE WILL NOT BE LIABLE UNDER ANY LEGAL THEORY (INCLUDING BUT NOT LIMITED TO CONTRACT, NEGLIGENCE, STRICT LIABILITY IN TORT OR WARRANTY OF ANY KINDJ. FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR SPECIAL PROPERTY OF ANY SPE EXEMPLARY DAMAGES (INCLUDING BUT NOT LIMITED TO COST OF COVER, LOST PROFITS, LOST DATA, LOSS OF BUSINESS, LOSS OF GOODWILL OR LOSS OR REVENUE). THAT YOU MIGHT INCUR UNDER THIS CONTRACT, OR THAT MAY ARISE FROM OR IN CONNECTION WITH OUR PRODUCTS OR SERVICES, EVEN IF WE HAD NOTICE OF THE POSSIBILITY OF SUCH DAMAGES, our MAXIMUM LIABILITY, AGGREGATE LIABILITY ARISING OUT OF OR IN CONNECTION WITH THIS CONTRACT IS LIMITED TO THE AMOUNT YOU PAID TO US FOR THE PRODUCT OR SERVICE PURCHASED. These provisions do not limit our liability for death or personal injury caused by our negligence or fraud or fraudulent misrepresentation or any other liability that cannot be excluded by law.

12.2 Our delivery dates and times are estimates only and we will not be liable (in contract, delict, tort or otherwise) for any losses, expenses, claims or damages caused by a late delivery.

13. Export Control. Products and information that you receive from us are subject to US, EU and local export control laws and regulations, and you may not, directly or indirectly, sell, export, re-export, transfer, divert, or otherwise dispose of any such product or information (including products derived from or based on our products or information) to any destination, entity, or person prohibited by US, EU or local laws or regulations.

14. Entire Contracts. This Contract represents the entire agreement between you and us regarding the products and services we provide to you under it. It supersedes and overrides any previous agreements between us (whether written or oral) and we reject any contradicting, amending or additional

1s. Miscellaneous.

1s. We will not be responsible or liable for failing to perform this Contract to the extent caused by circumstances beyond our reasonable control. In certain situations, we may, in our reasonable judgment, apportion products then available for delivery fairly among our customers.

1s. 2 We reserve the right to cancel any order in whole or in part if we determine, in our sole described, in the fairly form that fulfilling the context would pose a bioscient judgment to produce the context of the products of the products

16. Governing Law and Venue. This Contract and performance under it will be governed by the laws of India. Both, you and we agree to the non-exclusive jurisdiction of the Mumbal courts except for the IDD business, it will be the courts in Delhi.

17. As per the provisions of GST Acts, monthly returns i.e. CSTR-1 (details of outward supply), GSTR-2 (details of inward supply) and GSTR-3 (monthly return) need to be uploaded on GSTN portal. The Company and customer should mutually agree to share details which would be upload in their CSTR-1 and corresponding input tax credit to be claimed by customer in said month on a specified date (before the due date to upload GSTR 1) which could be independently reconciled at each end and either of the party could communicate in case of any discrepancy. No charbor requised by CSTR-1 is upload GSTR-1 in the could be independently reconciled at each end and either of the party could communicate in case of any discrepancy. No charbor requised by CSTR-1 is upload GSTR-1 in the could be independently reconciled at each end and either of the party could communicate in case of any discrepancy. No charbor required by CSTR-1 is upload GSTR-1 in the could be independently reconciled at each end and either of the party could communicate in case of any discrepancy. No charbor required by CSTR-1 is upload GSTR-1 in the could be independently reconciled at each end and either of the party could communicate in case of any discrepancy. No charbor required by CSTR-1 is upload GSTR-1 in the could be independently reconciled at each end and either of the party could communicate in case of any discrepancy. No charbor required by CSTR-1 is upload GSTR-1 in the could be independently reconciled at each end and either of the party could communicate in case of any discrepancy.

18. Please forward all GST related documents to the following address. Accounts Receivable Department Thermor Esher Scientific India Private Limited 503, Delphi - B Wing, Hiranandani Business Par, Powal, Murmbai - 400 076