

Waters

THE SCIENCE OF WHAT'S POSSIBLE.®

Waters (India) Private Limited
H.NO.2-11-30, PLOT NO.11,
 RUKMINI TOWERS, 1ST FLOOR,
 PAIGAH COLONY, S.P.ROAD, BEGUMPET,
 500003 SECUNDERABAD

TAX INVOICE

Phone: 0091 40 27901532 Fax: 0091 40 27901586 CIN U72211KA1986PTC008043

TO: DR REDDY'S LABORATORIES LTD
 IPDO
 SURVEY NO 42, 45, 46 & 54,
 BACHUPALLY MANDAL,
 500090 MEDCHAL-MALKAJGIRI DIST.
 IN


SAP Doc No. 309034450 Date 21.02.2019 Time of Sale 14:38:17
Docket Number: TRACKON -4308198503 GST INVOICE NO:- GHY81901637
 Name of Transporter INDIA STANDARD
 Consignor Permanent Income Tax No. & GIR No.: AAACW1411C-6015 JCIT SRIBGL/DCIT-A-1
 Consignor GST Reg. No.: 36AAACW1411C1Z0
 Consignee GST Reg. No.: 36AAACD7999Q1ZL
Delivery number: 187528151
 Insurance by BUYER/US covered under
 Policy No: 2412202174790800000 - 01/04/18 TO 31/03/2019

SHIP-TO: DR REDDY'S LABORATORIES LTD
 IPDO
 SURVEY NO 42, 45, 46 & 54,
 BACHUPALLY MANDAL,
 500090 MEDCHAL-MALKAJGIRI DIST., , IN
KIND ATT.: : MR. BV NAIDU (7702001973)

CUST.PO & DT:5800430318 20.02.2019

CUST.: 214690 OUR REF. & DT: 15547555 21.02.2019

Sl No	Part No	HSNcode/SAC	Description	Qty	Unit Price (Rs.)	Total Amt(Rs.)
100	201000281	90279090.	ACQUITY PDA/TUV 2489/2998 PERF MAINT KIT CGST 9.00 % SGST 9.00 %	5	37,000	185,000
200	201000281	90279090.	ACQUITY PDA/TUV 2489/2998 PERF MAINT KIT CGST 9.00 % SGST 9.00 %	5	37,000	185,000
Our New Axis Bank A/c no.:916020031080363 IFSC CODE : UTIB0001614						
Payment Terms: NET 90 DAYS					Sales Value	370,000

<p>Waters Commitment:</p> <p>'Waters' is so confident of our product quality that we offer a 90-day Warranty – a Waters Standard! Contact your local Waters Office for more information</p> <p>* Details overleaf</p>  <p>Waters will help you round the clock to select the correct instrumentation, column, and packing material, and develop application and troubleshoot your Waters™ Instruments. Use only Waters™ approved parts and supplies to maintain the integrity of your warranty and performance of your Waters™ Instruments.</p> <p>Waters THE SCIENCE OF WHAT'S POSSIBLE.™</p>	SGST	9.000%	33,300
	CGST	9.000%	33,300

Rupees Four Lakh Thirty Six Thousand Six Hundred Only

436,600

Consignee's Acknowledgement

Prepared by: For **Waters (India) Private Limited**

Signature with Seal

Checked by: Authorised Signatory



THE SCIENCE OF WHAT'S POSSIBLE.®

GENERAL TERMS & CONDITIONS OF SALES

1. **PRICE:** Prices quoted are exclusive of all taxes and duties. Duties, levies and taxes will be charged additionally at the prevailing rates at the time of despatch of goods. If concessions exemptions in the duties! or taxes are claimed, the evidence thereof from the proper authority should be furnished along with the purchase order.
 2. **FREIGHT & INSURANCE :** All prices quoted are Ex-work, Bangalore. Unless otherwise specified, freight & insurance will be borne by you. If done, at our end, at your instructions, they will be extra at actuals.
 3. **PAYMENT :** Payment shall be made by Bank Drafts payable at Bangalore in the name of "Waters (India) Private Limited."
Payment advice should have the necessary information about the order or invoice. In case of NEFT payments, please mention the Invoice number/Quotation number/Contract number in the "Sender to Receiver" information. In case of payment consisting of multiple invoices please send the details to India_Accounts@waters.com
 4. **BANK CHARGES:** All the bank charges are to the buyer's account.
 5. **INTEREST:** Interest @ 2.5% per month will be charged from the due date as per contract.
 6. **DEMURRAGE:** Any demurrage incurred on account of buyer's delay in claiming the goods from the carriers shall be borne by the buyer and paid prior to obtaining delivery of the goods.
 7. **INVENTORY CARRYING COST:** If the goods ready for delivery at the seller's works are not lifted by buyer within the time allowed, inventory carrying cost will be charged at 2.5% per month or part thereof to the buyer.
 8. **CANCELLATION:** Order once placed with and accepted by the seller may be cancelled only with the seller's consent. In such event, the buyer shall indemnify against loss and damages and the payment of 10% cancellation and restocking charges will be charged.
 9. **DELIVERY :** The period of delivery will commence only from the date of receipt of technically and commercially clear order. Goods will be delivered within the period stipulated in our order acknowledgment/proforma invoice or subject to the delay caused by or in any manner arising from force majeure such as fire, floods, accidents, riots, strikes, lockouts, power cuts, acts of god, government regulations or any other cause beyond seller's control. No damages nor will "LD" clause be applicable or payable in such force majeure conditions.
 10. **SELLER RIGHT OF POSSESSION:** Seller shall have the right at anytime without prejudice to its other rights, for valid reasons to withhold despatch, in whole or in part to recall goods in transit, to retake and repossess all goods which may be restored with seller for buyer's account and buyer consents that all the merchandise so recalled, retaken or repossessed shall become the absolute property of seller
 11. **CLAIMS:** Claims for shortages, non conformity with specification, error or deficiency or for damages in transit or delivery, or for other causes shall be deemed waived and released by buyer unless received in writing within 5 days of delivery of the goods or the installation thereof by seller's representative whichever is earlier.
 12. **LIMITATIONS TO LIABILITY :** In no event shall we be liable for any consequential loss or damage arising out of or connected with this contract in any way whatsoever.
 13. **ARBITRATION :** If any dispute arises in the interpretation of any terms & conditions of this sale, it shall be referred to an arbitrator for arbitration. The arbitrator will be nominated by the seller, in consent with the buyer. If no consensus of Arbitrator is reached, the buyer & seller will each nominate an arbitrator, the award passed by the said arbitrator or arbitrators as the case may be, shall be binding on the parties to the contract. In the case of differences, the arbitrators may appoint an umpire, whose decision will be binding on them. The proceedings of Arbitration will be in accordance with the law of arbitration in India. The proceedings of the arbitration will be conducted at Bangalore, unless otherwise agreed to by the parties.
 14. **PRODUCT WARRANTY:** Warranty as described below will be provided during the Warranty periods specified to correct defects in manufactured by Waters provided the purchaser notifies Waters within 20 days of discovering the defect.
Warranty service will be provided by the selling company (referred to as Waters) and consists, at Waters option, of repairing any defective product or part, or providing a new or like new or like new reconditioned part of product as a replacement, or refunding the purchase price of the product. Repairs will be performed, at Waters option, either (a) despatching a service representative to the purchaser's facility to effect the necessary repair of replacement or (b) by providing required repairs at Waters facilities or by sending purchaser a replacement part with appropriate installation instructions, provided, in each case, that the purchaser have returned the defective product or part (Freight prepaid) to Waters if so requested. Unless otherwise agreed at the time of sale, warranty service will not be provided under (a) above for equipment removed from the installation location identified to Waters at the time of sale
Warranty service does not include or apply to
 - a. Any product or part in which Waters judgment has been repaired by others, abused improperly installed, altered or misused or damaged in any way.
 - b. Products or parts identified by Waters prior to sale as, not having been manufactured by it. In such cases, the Warranty of the original manufacture will apply and Waters sole obligation shall be to put the purchaser in contact with the original manufacture.
 - c. Repair of products or parts which have malfunctioned or broken down due to purchaser's failure to perform preventive maintenance or calibration checks, or failure to have used, good operating procedures as outlined in Waters operation manuals and other materials provided to purchasers.
 - d. Repairs or replacements of expendable items such as source lights, panel lights, fuses, batteries, seals. etc. If such items were operable at the time of initial use.
 - e. Repairs or replacement required if decomposition or other changes caused by chemical action.
 - f. Repairs or replacement of valves if they shall have performed satisfactory for 30 days after initial installation or start up Subject to the limitations and exclusions set forth herein, the warranty period for Waters products are as follows
 - * One year from the date of installations or 15 months from the date of shipment, whichever is earlier
 - * 90 days on system accessories, replacement part, columns, supplies and the Plot Head! Heat Sink Assembly, Print head, belts, etc .
- THE FOREGOING WARRANTIES AND REMEDIES ARE EXCLUSIVE AND IN LIEU OF ALL OTHER EXPRESS AND IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND OF ALL OTHER REMEDIES. IN NO EVENT SHALL WATERS BE LIABLE FOR CONSEQUENTIAL, CONTINGENT OR INCIDENTAL DAMAGES OF ANY NATURE.
- 15 **JURISDICTION:** This sale is subject to the jurisdiction always of the court at Bangalore
- 16 **TERMS & CONDITIONS:** These terms & conditions shall supersede any provisions, terms and conditions contained on any quotation or prior order, or other writing buyer may give or receive and the rights of the parties shall be governed exclusively by the provisions, terms and conditions thereof.