TAX INVOICE

Recipient Copy



Sales Person: Naveenkumar Ashokkumar

Sales Coordinator: Nilesh Gupta

Dated : 21.11.2022

Details of Supplier

Hexagon Geosystems India Pvt. Ltd.

Plot 31, Sector 34 Near Hero Honda Chowk Gurugram 122004

State Code: 06

GSTN: 06AAECH0931J1ZS

Details of Buyer RVS Land Surveyors

29. Palani illam. Sundaram Brothers

Lay Out,

Ramanathapuram, Coimbatore, 641045 State Code 33

GSTIN: 33AASFR5322C1ZD PAN No: AASFR5322C

Customer No.: 390670

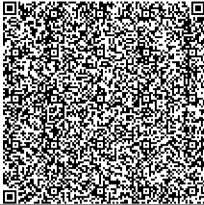
Customer No.: 390670

Details of Consignee RVS Land Surveyors

29. Palani illam. Sundaram Brothers

Ramanathapuram, Mob: - 9600830008 Coimbatore, 641045 State Code 33

GSTIN: 33AASFR5322C1ZD PAN No: AASFR5322C



Invoice No : H06/IV/22/007196

Document Ref No : 903041419 Delivery Challan : 802790934

Sales Order : 3593821

PO No : RVS/HEXAGON/2022-23/ Dated : 16.11.2022

LR/GR/RR No: Dated:

E-Way Bill No./Electronic Reference Number : Dated :

Vehicle No : Place Of Supply : Tamil Nadu

Payment Terms: 50% down payment / 50% 90 days

Warranty Term:

Terms Of Delivery : Delivered At Place

Address Of Delivery: Same as consignee

Dispatch Through: Courier

IRN: d1a613831186856a1d0c27cb7fd66f6c8a7e318e816ce6bba92971bd083b3e5e

SL.	Art No.	Description Of Goods	HSN/SAC	Qty	Unit	Rate(per Item)	Total	Discount	CGST	SGST	IGST	Taxable Value
NO		·		•		INR	INR		Rate	Rate	Rate	INR
1	1719	TS03 5" R500 Basic Package	90152000	2	PC.	420,000.00	840,000.00				18%	840,000.00
	868869	TS03 5" R500, total station (Sr.# 3337280, 3337354)		2	PC.							
	849678	Leica TS03/TS07 QG,multil.1		2	PC.							
	868908	Leica FlexField COGO		2	PC.							
	868910	Leica FlexField Reference Arc		2	PC.							
	868914	Leica FlexField Traverse		2	PC.							
	842061	GDF311 Tribrach without optical plummet		2	PC.							
	954518	GEB334 Battery int Li-lon 10.8V/3450mAh		4	PC.							
	1432	GKL311 single Charger Prof 3000		2	PC.							
	799185	GKL311 single Charger Prof 3000		2	PC.							
	733254	GEV192 AC/DC-Adapter GKL112/311 EU		2	PC.							
	641618	GPR111 Circular prism w. holder + target		2	PC.							
	385500	GLS11 reflector pole		2	PC.							

Legal information:

PAN No.: AAECH0931J, CIN: U33129DL2016FTC306766

Registered Office: S-21, Second Floor, Pankaj Plaza, Pocket-7, Sector-12, Dwarka, New Delhi -110075, India.

Bank data: Credit Agricole Corporate & Investment Bank., 2nd Floor (East Wing), Office No. 7, WorldMark 1, Asset Area 11, Hospitality District, Delhi Aerocity, New Delhi - 110037. Account Holder Name: Hexagon Geosystems India Pvt Ltd. Account No.:02004160100000, IFSC Code:CRLY0000002, MICR Code:11051001 BranchCode:002, Swift Code:BSUISESSXXX.

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TAX INVOICE



Invoice No : H06/IV/22/007196 Dated : 21.11.2022 Document Ref No : 903041419

SL. NO	Art No.	Description Of G	Goods	HSN/SAC	Qty	Unit	Rate(per I	tem)	Total INR	Discou	nt CG		IGST Rate	Taxable Value
1.0	642534	GMP111-0 Mini prism 0-Const. with pole			2	PC.					- 1	- Itali	Tuto	
	399244	44 GST05 Wooden tripod, telescopic			2	PC.								
	8246484	16 GB Pen Drive			2	PC.								
Total Invoice Value INR (In Words) : Freight												-		
Insurance												-		
Nine Lakh Ninety One Thousand Two Hundred Rupees Only. Packing and Forwarding										rw arding	-			
IGST												151,200.00		
Amount of Tax subject to Reverse Charges :					No					CGS	Γ	-		
										Γ	-			
Total										991,200.00				
	HSN/SAC					Taxable	!	CGST			SGST		IGST	
	Code					Value		Rate	Amount	Rate	Amo	ınt	Rate	Amount
	90152000					840	0,000.00						18%	151,200.00

840,000.00

Declaration

We declare that this invoice shows the actual price of the goods described and that all the particulars are true and correct. Interest @ 18% p.a will be charged, if payment is not made within due date.

Authorised Signatory

All disputes are subject to Gurgaon-Haryana jurisdiction.

Total

For Hexagon Geosystems India Pvt. Ltd

151,200.00



Invoice No : H06/IV/22/007196 Dated : 21.11.2022

Document Ref No : 903041419

TERMS AND CONDITIONS:

GENERAL CONDITIONS OF SALE

- 1. These general conditions of sale shall apply to all products sold by [Hexagon Geosystems India Private Limited] (hereinafter designated as "Seller") to its customers (hereinafter referred to as "Buyer"). These terms and conditions, together with any other documents, which Seller has attached or referenced hereto as part of contract (the "General Conditions of Sale") shall constitute the sole and complete understanding between Seller and Buyer in relation to all Products sold by Seller.
- Regardless of whether an order is given orally or in writing, no contract shall be deemed to exist and no order deemed valid unless and until Seller has confirmed its
 acceptance thereof either in writing or by conclusive action, such as the immediate delivery of the Products ordered. The scope of Seller's duty to supply the Products
 shall be as set forth in Seller's confirmation of the order.
- 3. Buyer shall intimate to Seller any modification to the order placed before the Products become Seller's work-in-process.
- 4. As far as possible, Seller shall supply the whole of the order as a single delivery. Buyer hereby agrees to accept part deliveries, if so intimated by Seller in advance, not later than 2 (two) days before the date of first delivery. If Buyer intends to refuse part deliveries, it shall expressly declare its refusal in its order.
- 5. Seller hereby undertakes to do all in its power to make timely deliveries of the purported orders as committed to the Buyer by itself either orally or in writing. Seller's failure to observe the delivery dates agreed shall entitle Buyer to withdraw from the contract only if delivery has still not been made after a reasonable period of grace granted to Seller. Buyer shall not be entitled to claim damages for non-delivery. Seller shall be released from its duty to observe agreed delivery dates if Buyer is in default in meeting its contractual obligations or requires changes to the products after Seller's confirmation of the order.
- 6. Force Majeure. Seller shall not be liable to Buyer for any delay or failure of delivery or of any other performance caused in whole or in part by any contingency beyond Seller's reasonable control, including, without limitation, acts of any government or subdivision thereof or shortage of or inability to secure labor, fuel, energy, raw materials, supplies or machinery at reasonable prices or from regular sources. Other force majeure events include unforeseeable events in manufacturing or distribution caused by delivery delays by suppliers; boycotts, lock-outs, or strikes at Seller's own plants, the plants of suppliers, or at transport establishments; or due to war, civil disorder, or mobilization. Buyer shall not have the right to withdraw from the contract and/or claim damages.
- 7. The price for the Products shall be the price agreed upon between the parties.
- 8. Seller shall have the right to alter price lists at any time, subject to two calendar months prior notice in writing.
- 9. Seller shall have the right to alter the prices of orders already accepted, if its material, labour, or operating costs change.
- 10. Unless otherwise agreed between the parties in writing, payment in full is due immediately from invoice date. Seller may alter or revoke credit terms at any time without notice. Buyer shall ensure that the payment is made to the current bank account of Seller or through such other mode as agreed upon between parties.
- 11. Upon expiry of the agreed date of payment, Buyer shall be deemed in default. In the event of default of payment, Seller shall have the right to demand advance payment for future orders or to require irrevocable and confirmed letters of credit to be opened, and to withhold delivery of products not yet consigned. Any delay in payment shall attract interest @18% per annum.
- 12. In the event of any default by Buyer, Seller may exercise any and all rights and remedies provided by law. Buyer shall pay to Seller all reasonable costs of collection, including reasonable attorney's fees, incurred by Seller in collecting any amounts owing by Buyer hereunder.
- 13. Buyer shall not be entitled to withhold payment on the grounds of any complaint or other claim. Further, Buyer shall not set off any payment due against any counterclaim.
- 14. Buyer shall notify Seller about any recognizable defect/ damage/tamper and shall specify the defect found in supplied product within seven calendar days of delivery through mail to store.geo@hexagon.com. Service-related queries should be reported through mail to service service.in.geo@hexagon.com. both can be contacted at + 91 124 6434578 . 4122222 and toll free number 18001035835.
- 15. Seller shall not be required to accept Products returned by <u>Buver. but</u> may do so as an exception on account of defect/damage/tamper, subject to its prior agreement in writing, however, provided that returned Products were dispatched by Seller no more than 15 days earlier. Further, acceptance shall be strictly limited to undamaged brand-new standard Products in their original packing, i.e. Products not modified at Buyer's request. Products returned without Seller's prior agreement will be sent back at Buyer's risk and charge.
- 16. All taxes, levy or duty on the date of delivery shall be paid by Buyer in addition to the price quoted and any change in tax rate, new tax levy shall also be borne by Buyer.
- 17. The Products shall remain Buyer's property until the purchase price and any subsidiary claims are paid in full, inclusive of all charges due on the redemption and/or clearance of drafts, bills of exchange, and/or cheques accepted in payment. If the law in Buyer's country does not recognize retention of title, Seller shall be entitled to assert and claim all other available property rights in its Products.
- 18. While Seller retains title or has a security interest in the Products supplied, Buyer shall maintain them at its own charge and keep them adequately covered by insurance against loss or damage by theft, fire, water, and other risks, and upon Seller's demand shall produce proof of such insurance. Buyer hereby expressly assigns to Seller its rights against insurer. In the event Buyer has not obtained an insurance in respect of Products supplied/ in transit, Buyer shall be liable to pay costs, in full, to Seller for the Products damaged in transit.
- 19. Immediately upon receipt of the consignment Buyer shall notify Seller in writing of any loss or damage sustained by the Products during transport. In the event of transport damage, Buyer shall act strictly in accordance with the insurer's general conditions. Buyer shall immediately bring any externally visible damage or irregularities to the notice of the rail, postal, or other carrier, and call upon the carrier to inspect the damage or irregularity found, certify it in writing, and state the probable cause thereof. If the carrier refuses to inspect and certify the damage, Buyer shall refuse acceptance of the consignment. Immediately upon delivery, Buyer shall unpack the Products; if it finds any damage, it shall leave the Products in the packing in the state in which they were found, forthwith notify the carrier responsible of its liability both orally and by registered mail, and call upon the carrier to inspect and assess the damage.
- 20. For its own Products, Seller grants the warranty set forth in its General Conditions of Warranty and applicable at the time of the order. The General Conditions of Warranty shall be deemed an integral part of these General Conditions of Sale. However, it shall be noted that warranty doesn't cover any improper handling, physical damage to the product or damage due to the acts of God (Flood, Fire, Earthquake etc.). Warranty of the instrument shall be rendered void if the warranty seal (serial number and logo on the equipment) is found tampered. LIMITATION OF LIABILITY. SELLER SHALL HAVE NO LIABILITY FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES OF ANY KIND. THESE LIMITATIONS ARE AGREED ALLOCATIONS OF RISK. UNDER NO CIRCUMSTANCES SHALL SELLER'S LIABILITY WITH REGARD TO THE SALE OR USE OF THE PRODUCTS EXCEED THE PURCHASE PRICE PAID BY BUYER FOR THE PRODUCTS. NOTHING CONTAINED HEREIN OR THE GENERAL CONDITIONS OF WARRANTY SHALL MAKE THE SELLER LIABLE FOR SUPPLY OF PRODUCTS FOR A PARTICULAR PURPOSE OR WHICH SHOULD HAVE POSSESSED ANY PARTICULAR QUALITY. THE BUYER HAS A DUTY TO SELECT THE PRODUCTS CAREFULLY AND AS PER HIS REQUIREMENTS. THE BUYER MUST SATISFY HIMSELF OF THE QUALITY AND DEFECTS OF THE PRODUCTS HE PROPOSES TO PURCHASE.
- 21. Service is to be performed by Seller's Authorized Service Centre only, any repair carried out by any unauthorized Service Centre/Agent will result in end of warranty of the instrument.
- 22. A copy of Invoice, Ownership change documents & Warranty Certificate is required during all Communications, Service requests and Complaints.
- 23. All disputes are subject to Gurugram, Haryana jurisdiction only.