

Quotation number : 00000000

subject	0000000 Project	Date	20250331
Customer	Company Name:	Viettron Technology Co.,Ltd	Address: 9F, No. 258, Nanyang St., Xizhi Dist.,
	Contact Person:	Mr. SU	
	E-mail:	chris.su@viettron.com	Tel: (02)2692 2998

Quotation

	Item	Q'ty	Unit Price (USD)	Total (USD)
Description:	BME060 Project 定轉子樣品	1	100,000	100,000
	1.910010000900 Stator Stack(含繞線)	120		
	2.910010000900 Stator Stack	120		
	3.911070000100 Rotao Stack	60		
	Subtotal			
Total				100,000

Payment Term:	1. Quotation Validity: 30 days 2. Deposit: A 50% deposit is required upon order confirmation 3. Trade Terms: EXW / FOB / CIF 4. Tax: 5% VAT not included 5. Payment Terms: 50% upon order placement and remaining 50% due within 15 days after delivery	Bank Account:	Bank Name: First Commercial Bank,Taipei Taiwan A/C No. : 20540016718 (USD) SWIFT CODE : FCBKWTWTPXXX
Remark:	<p>Scope of Application: These terms and conditions apply to the products listed in this sales quotation of VIETTRON Technology Co., Ltd. (hereinafter referred to as "VIETTRON") to the company specified in the quotation (hereinafter referred to as the "Customer"). The products (hereinafter referred to as the "Products") shall be governed by the content and provisions of these General Terms and Conditions (hereinafter referred to as the "Agreement").</p> <p>1. For Products that include services, the Customer shall confirm acceptance within fourteen (14) days after delivery by VIETTRON.</p> <p>2. Once an order is confirmed by VIETTRON, the Customer may not change or cancel the Product order without prior written consent from VIETTRON.</p> <p>3. For customized Products, the Customer must comply with the following terms:</p> <p>(1) VIETTRON reserves the right to partially or fully cancel any confirmed customized Product order.</p> <p>(2) The Customer may cancel a confirmed customized Product order only with VIETTRON’ s prior written consent and shall bear any related cancellation handling fees.</p> <p>4. The Customer may not postpone the delivery date of a confirmed order without VIETTRON’ s prior written consent.</p> <p>5. The delivery date provided by VIETTRON is an estimated date. VIETTRON shall not be held liable for delivery delays caused by force majeure events, such as natural disasters, fires, floods, wars, injunctions, acts of government or administrative authorities, or delays attributable to the Customer. In such cases, the delivery date shall be reasonably extended in accordance with the duration of the delay.</p> <p>6. VIETTRON guarantees that the Products conform to the specifications agreed upon by both parties and possess the usual functions and quality expected in the industry. Any defects discovered during sample acceptance will be covered by VIETTRON’ s free repair service.</p> <p>7. VIETTRON warrants that the technology and design of the quotation samples do not infringe upon the intellectual property rights of any third party. In no event shall VIETTRON be liable for any indirect, incidental, or consequential damages, losses, or expenses arising from this quotation, even if VIETTRON has been advised of or is otherwise aware of the possibility of such damages. The samples in this quotation are for validation purposes only and are not mass production items. VIETTRON’ s liability for direct damages related to this quotation shall be limited to the total amount actually paid by the Customer.</p> <p>8. In any of the following situations:</p> <p>(1) The Customer delays payment for more than ten (10) days;</p> <p>(2) The Customer breaches the terms of this Agreement and fails to remedy such breach within thirty (30) days after written notice from VIETTRON; or</p> <p>(3) The Customer declares bankruptcy or is unable to repay debts to other creditors,</p> <p>VIETTRON shall have the right to demand immediate payment of all outstanding and due amounts from the Customer, without prejudice to other remedies available under law.</p> <p>9. This Agreement shall be governed by the laws of the Republic of China (Taiwan). Any matters not covered herein, or any disputes, disagreements, or breaches arising after the effective date of the Agreement, shall be resolved by both parties in good faith through negotiation within a reasonable time. If litigation becomes necessary, the parties agree that the Taipei District Court in Taiwan shall be the court of first instance.</p> <p>10. This Agreement and its terms shall take effect upon the Customer placing an order for the Products and shall be deemed a valid and binding agreement between both parties. Any amendments to this Agreement or the quotation shall be valid only with VIETTRON’ s prior written consent. The rights and obligations stated herein shall not be transferred, assigned, or delegated to any third party by the Customer without VIETTRON’ s prior written approval.</p>		
If you agree and sign, it shall be deemed as a formal order placement.			

Customer

Viettron Technology Co.,Ltd