

CST No. DNH/CST/969 TIN No. - 26000001017 ECC No. - AACCS7101BEM057 GSTIN - 26AACCS7101B1ZY

PURCHASE ORDER

TO.

INDUSUNO ONLINE PVT LTD

ALAPATI RAMARO STREET, GANDHINAGAR

VIJAYWADA - 520003 PHONE NO :9717988356

EMAIL ID :ashish.jain@indusuno.com

PO.No. / PO.Date

3400030982 / 02.03.2021

Contact Person : MDS-Silvassa
Department : Purchase
Direct No : 0461-4242798

Email id : S.Muthulakshmi@vedanta.co.in

Vendor Code : 13006826

Vision 2020:To be the world's most admired copper producer, committed to create enhanced value to all stake holders ensuring excellence, innovation and sustainability.

Dear Sirs,

Please arrange to supply the materials/services listed below as per terms & conditions enumerated thereafter. This order is subject to terms & conditions listed in the annexure enclosed. We require an order acknowledgement for the following items.

Item	Material Description	Order qty	UoM	Unit Rate	Delivery Date	Net value INR
00001	110008403	2.000	NO		30.06.2021	
	ISOLATED SWI	ITCH,PROX,AMP,	KFA5-SR2	-EX2.W,		

ISOLATED SWITCH, PROX, AMP, KFA5-SR2-Ex2.W, 110V SWITCH, PROXIMITY, TYPE: ISOLATED SWITCH AMPLIFIER, RESPONSE TIME: 10/20 MINS DELAY, OUTPUT SIGN AL: 1 RELAY, TEMPERATURE RATING: -25 TO 60 DEG.C, FREQUENCY RATING: 45 TO 65 HZ, POWER RATING: 3.5 VA, VOLTAGE RATING: 115 VAC, MAKE: PEPPERL+FUCHS,

MODEL NUMBER: KFA5-SR2-Ex2.W

REVERSIBLE MODE OF OPERATION, 2 -CHANNEL

 Basic Price
 12,340.00
 24,680.00

 IGST
 18.00%
 4,442.40

 Total Item Value :
 29,122.40

Duty&Taxes: 18% IGST Creditable

00002 110009311 10.000 NO 30.06.2021

PLUG PIN TOP,3 PIN,6A,MAKE:ANCHOR/WIPRO

 Basic Price
 40.00
 400.00

 IGST
 18.00%
 72.00

 Total Item Value :
 472.00

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FOR VEDANTA LIMITED ACCEPTANCE BY SUPPLIER

, Sterlite Copper Authorised Signatory(with office seal)

Vedanta Limited (Formerly Known as Sesa Sterlite Limited)

Unit: Sterlite Copper; Works: 1/1/2, Chinchpada, Silvassa (UT of Dadra & Nagar Haveli) - 396 230

T+91- 260 661 2300; F+91-260 661 2360 ; www.sterlitecopper.com

Registered Office: 1st Floor, 'C' wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (East), Mumbai- 400093.



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Duty&Taxes: 18% IGST Creditable

00003 110011271 2.000 NO 30.06.2021

PYROMETER, PORTABLE, DIGITAL, TYPE:S

PYROMETER, TYPE: PORTABLE, DISPLAY TYPE: DIGITAL, TEMPRATURE RANGE: 700 C TO 1300 C, ALONG WITH STAINLESS STEEL PIPE FOR CONNECTING THERMOCOUPLE AND RECEPTACLE, WITH COMPENSATED S-TYPE CABL

E,MAKE: FYKAYS

 Basic Price
 30,732.80
 61,465.60

 IGST
 18.00%
 11,063.81

 Total Item Value :
 72,529.41

Duty&Taxes: 18% IGST Creditable

00004 110011272 2.000 NO 30.06.2021

TACHOMETER, DIGITAL, 215X65X38MM

TACHOMETER, TYPE: PHOTO/CONTACT, DIGITAL, RANGE OF UNITS MEASURED: PHOTO: 5 TO 100000 RPM, SIZE:

215 X 65 X 38 MM,AND CONTACT: 0.5 TO 19999 RPM,MAKE: LUTRON,MODEL NUMBER: DT-2236

 Basic Price
 10,500.00
 21,000.00

 IGST
 18.00%
 3,780.00

 Total Item Value :
 24,780.00

Duty&Taxes: 18% IGST Creditable

00005 110117843 5.000 NO 30.06.2021

*VALVE, AUTO DRAIN, TYPE: GDV

AUTO DRAIN VALVE, TYPE: GDV OP PR: 15KG/CM2, VOLTS:220V AC

 Basic Price
 2,750.00
 13,750.00

 IGST
 18.00%
 2,475.00

 Total Item Value :
 16.225.00

Duty&Taxes: 18% IGST Creditable

00009 110202648 2.000 NO 30.06.2021

CABLE, ENCODER DRIVE CLIQ, IP20/IP67,30 M

CABLE, COMMUNICATION, TYPE: MOTOR ENCODER DRIVE CLIQ, CONDUCTOR MATERIAL: COPPER, INSULATION MATERIAL: PVC, TEMPERATURE RATING: 80 DEG.C, VOLTAGE RATING: 30 V, OUTSIDE DIAMETER, OVERALL: 7.1 MM, LENGTH: 30 M, MAKE - SIEMENS

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MLFB - 6FX50022DC101DA0 MOTION - CONNECT, DRIVE-CLIQ, SIGNAL CABLE FOR SINAMICS S120 WITH 24 V DC CORES, RJ45/IP20 ON

RJ45/IP67

 Basic Price
 29,867.00
 59,734.00

 IGST
 18.00%
 10,752.12

 Total Item Value :
 70,486.12

Duty&Taxes: 18% IGST Creditable

Total Purchase Order Value: INR 213,614.93

TWO LAKH THIRTEEN THOUSAND SIX HUNDRED FOURTEEN RUPEES NINETY THREE PAISE ONLY

Summary:

 Basic Price
 181,029.60

 IGST
 32,585.33

 Total Purchase Order Value :
 INR 213,614.93

Price Basis

DAP Free on Road

Prs no./User dept

Annual Rate Contract 2020 - GC ITEMS SVS With INDUSUNO

Packing & Forwarding

Firm price shall be fixed for 57 items for a period of 1 year and for the remaining 474 items for the initial six months from the date of contract. Wherever there is a request for price revision, upon submission of necessary documents, one-time amendment shall be considered after 6 months, as per market commodity index rates of MS Flats, SS 316L, SS 316, SS 304, SS 304L, MS Rounds and other related indices for the identified list of material codes. Price amendment shall be done at the rate mutually agreed at the time of negotiation.

Packing Specifications

As per the agreed Lead time for each and every itemin the contract from the date of time of order as per attached Scope of Supply - Schedule 1

Mode of despatch

100% within 45 days from the date of receipt and acceptance of material at our site

Freight

GUARANTEE:

The vendor shall guarantee the material against any defects or failure which arise due to faulty materials, workmanship or design (except materials or design furnished by the purchaser).

Guarantee period will be 18 months from the date of dispatch or 12 months from the date of commissioning, whichever is earlier.

All warranties for material are applicable

Payment terms

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100% within 45 days from the date of receipt and acceptance of material at our site

Special Instructions

This Contract No. 7100000403 is made on 26-08-2020, at Silvassa, India

BETWEEN

- (1) Vedanta Limited, a company incorporated in India currently having its registered office at: 1st Floor, 'C' wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (E), Mumbai, (Maharashtra) 400 093, and having one of its unit 'Sterlite Copper' located 1/1/2 Chinchpada village, Silvassa, Dadra Nager Haveli 396230, India (hereinafter referred to as the "Company/Owner", which expression, unless the context requires otherwise, shall include its successors and permitted assignees); and
- (2) INDUSUNO ONLINE PVT, a company duly registered and organized under laws of India and having its registered office at LTD14-6-3, Alapati Ramaro Street, Gandhi Nagar, Vijayawada, Andhra Pradesh 520003, India (hereinafter referred to as the "Contractor", which expression, unless the context requires otherwise, shall include its successors and permitted assignees).

RECITALS:

WHEREAS

- A) Company, operates copper plants located at Tuticorin, Tamil Nadu and Silvassa, Dadra Nagar Haveli, India. The company requires a Contractor to provide services as stated in "Compensation Schedule"
- B) Contractor is engaged in the business of delivering goods and or services as part of Compensation Schedule, and has agreed to provide Services to the Company on the terms and conditions set out in the Contract. Accordingly, it is essential to the Company that the Services to be provided under this Contract are rendered in timely manner as envisaged in the Contract. In entering into this Contract, Contractor acknowledges that time is the essence and agrees to the provisions in the Contract addressing that.

NOW THEREFORE IT IS HEREBY AGREED as follows:

- 1. The Contractor agrees to perform the Services in accordance with the terms and conditions of this Contract and, in consideration of its due performance of the Services, the Company agrees to pay the Contractor according to the rates, terms and conditions herein contained.
- 2. Scope
- 2.1 Establish rate contract for General consumables which are required for our operations at Silvassa with the following objectives
- 2.1.1 Establish long term contract, reduce periodical procurement intervention, leverage on volume and achieve best value for the procurement.
- 2.1.2. To increase the material procurement under shopping cart and place direct orders by users.

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2.1.3 Reduce the no of contracts by consolidating the requirements and engaging with aggregators.

3. The Contract shall comprise the following documents:

This Agreement;

Schedule I: General Conditions of Contract;

Schedule II: Scope of Supply;

Schedule III: Special Terms & Conditions of Contract

(all hereinafter the "Contract").

4. CONTRACT PRICE

The Company hereby covenants to pay to the Contractor, the Contract price amounting to Rupees 5,78,80,834.01/- (Five Crore Seventy eight Lakhs Eighty Thousand and Eight Hundred Thirty Four rupees only) excluding applicable taxes and subject to such deductions/adjustments as may be allowable in this Contract. All payments shall be made in Indian Rupees only.

- 5. Notwithstanding any other provisions of the Contract, no payments due to the Contractor by the Company under the Contract shall be payable by the Company to the Contractor until the copies of the certificates of insurance referred to in Clause 21 (Insurance) of Schedule I (Condition of Contract) and the Performance Bank Guarantee have been delivered to the Company.
- In the event of any inconsistency or discrepancy between any of the documents listed above, the special conditions mentioned herein shall have preference over any other documents. General Terms and Conditions shall apply and shall be incorporated by reference deemed incorporated in this Contract issued hereunder and shall prevail at all times between the Parties over any other terms and conditions (including any terms or conditions which Service Provider purports to apply except where the Parties by its/their authorized signatories have specifically agreed in writing to vary and override the said General Terms and Conditions.
- 5. The effective date of this Agreement shall be 26-08-2020 (hereinafter the "Effective Date") and this Agreement shall be valid for a period of 3 years from the commencement date ("Term"). Primary term of the contract is one Year from the date of commencement & shall be extended by another 1+1 year based on performance of the contractor.
- 6. The required date for commencement of services at Silvassa site is 26th Sep 2020 (the commencement date) time being declared as essence of the contract for the commencement of services by commencement date.
- 7. The required date for completion of the Services is 36 months from the date of commencement date (the "Completion Date").
- 8. For the purposes of Clause 9 (Payment) of Schedule I (General Terms and Conditions), the address for sending invoices shall be as follows:

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SILVASSA:

Contact: Ashish Kokabankar, Head Procurement & Stores

Email: Ashish.kokabankar2@vedanta.co.in

Attention: Mr. Ashish Kokabankar,

1/1/2 Chinchpada village,

Silvassa,

Union Territory of Dadra Nager Haveli - 396230

India

9. For the purposes of Notices Clause of Schedule I (General Terms and Conditions), the address for notices shall be:

If to the Company:

Vedanta Limited - Silvassa Attention: Ashish Kokabankar

Email: Ashish.Kokabankar2@vedanta.co.in

1/1/2 Chinchpada village,

Silvassa,

Union Territory of Dadra Nager Haveli - 396230

India, Ph: 0091 75748 01278

If to the Supplier:

Attention : Mr. Tapas Chakraborty

Email : Tapas Chakraborty Tapas.Chakraborty@pkcadvisory.com

INDUSUNO ONLINE PVT LTD

14-6-3,Alapati Ramaro Street,Gandhi Nagar Vijaywada, Andhra Pradesh - 520003

10. For the purposes of this Agreement, the Company's representative shall be Mr. Dhanavel D, Chief Commercial Officer, the Contractor's representative shall be Mr Tapas Chakraborty or all matters, including contractual and operational.

GENERAL CONDITIONS OF CONTRACT

1. DEFINITIONS & INTERPRETATION

1. DEFINITIONS

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In this Agreement, except where the context otherwise requires, capitalised words and expressions set out in the background section above shall have the meanings set out in that section and the following words and expressions shall have the following meanings:

- 1.1.1 "Affiliate" shall mean with respect to any person, any other person that, directly or indirectly, controls, is controlled by or is under common control of such specified person. For the purposes of this definition, "control" means the direct or indirect beneficial ownership of more than fifty percent (50%) of the issued share capital, stock or other participating interest or the legal power to direct or cause the direction of the general management, of the company, partnership or other person in question, and "controlled" shall be construed accordingly;
- 1.1.2 "Agreement" means this Agreement entered into by and between the Parties hereto together with any and all Annexures, appendices, schedules, addendums and amendments hereto as well any Purchase Order(s) issued thereunder, signed by the authorized representative of the Parties shall be deemed to be read as an integral part of this Agreement.
- 1.1.3 "Claims" shall mean all claims, liabilities, costs, damages and expenses (including court costs and legal fees)
- 1.1.4 "Deleterious material" shall mean any element, compound present in the goods which is not part of standard Specification or a typical assay as per the purchase order or agreement and which is likely to cause or may in general probability cause harm or damage to the operations of the Purchaser and also restricts or affects performance of the goods as per the desired / industry / specified standards.
- 1.1.5 "Effective Date" shall mean [.];
- 1.1.6 "Fees" shall mean the prices and/or rates payable by the Company in respect of the Material or Services and/or as specified in Annexure-II and/or the relevant Purchase Order.
- 1.1.7 "Material" shall mean the goods, equipment, or products (or parts thereof) to be purchased or to be supplied in accordance with this Agreement and/or as specified in the Purchase Order.
- 1.1.8 "Governmental Authority" shall mean any governmental department, local authority, commission, board, bureau, agency, regulatory authority, instrumentality, court or other judicial or administrative body, central, state, provincial or local having jurisdiction over the matter or matters in question.
- 1.1.9 "Personnel" shall mean any personnel provided by Supplier and utilized to perform the Services at the specified / agreed location.
- 1.1.10 "Purchase Order" shall mean (i) the written instruction by Purchaser issued to Supplier for the provision of Material or Services under this Agreement, which shall include the specific requirements with respect to the scope of work, applicable rates and charges and the location of the Site; and (ii) if applicable, the oral instruction under this Agreement which shall be reduced to writing as soon as practicably possible including the specific requirements described above.
- 1.1.11 "Purchaser Group" shall mean and include Purchaser and its Affiliates.
- 1.1.12 "Representative" in respect of the Purchaser and the Supplier to include the persons so identified on the Purchase Order as their representative or such other person(s) notified by the Purchaser or the Supplier in writing to the other from time to time, which will include amongst others consultants engaged by the Party or any Affiliate of the Supplier having commonality of interest with the Supplier.
- 1.1.13 "Services" means the tools, equipment, materials, supplies and Personnel to be provided by Supplier and the work to be carried out as specified in the Agreement and/or any Purchase Order. Provided however, that the same shall not include purchase / sale of Material.
- 1.1.14 "Site" shall mean the location where Purchaser wishes Supplier to supply the Material and/or provide the Services.
- 1.1.15 "Specification" includes but is not limited to assays whether typical or otherwise or the scope or technical parameters of the Material or Services attached to or referred to in this Agreement and/or any Purchase Order. Further Specification shall, in case of Material, always include being free from Deleterious material.
- 1.1.16 "Supplier Group" shall mean and include Supplier, its Affiliates and its and their sub-suppliers and suppliers of any tier

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and its and their respective Affiliates.

1.1.17 "Term" the term of this Agreement is defined in Clause 2 of this Agreement.

1.1.18 "Trade Usage" refers to generally accepted practice or norms in relation to expected standards, permissible deviation, internationally accepted scientific data, foreseeable consequences attributable to deviation beyond permissible deviation established over a period of time in course of commercial dealing between the parties to this Agreement or their associates.

1.1 INTERPRETATION

In this Agreement:

1.2.1 Headings are for convenience only and shall not govern or affect the interpretation of the Agreement;

1.2.2 Except where the context otherwise requires, references to one gender include all genders and the singular includes the

plural and vice versa;

1.2.3 Except where the context otherwise requires, references to any enactment shall include references to such enactment as re-enacted, amended or extended and any sub-ordinate legislation made under it:

1.2.4 References to persons include companies, corporations, partnerships, associations, and other organizations whether or not having a separate legal personality;

1.2.5 Except where otherwise indicated, reference to clauses, sub-clauses, recitals and annexures shall be to the clauses, sub-clauses, recitals and Annexures of this Agreement;

1.2.6 "including" means "including without limitation";

1.2.7 The rule of construction, if any, that a contract should be interpreted against the Party responsible for the drafting and preparation thereof shall not apply;

1.2.8 If the day on which any act, matter or thing is to be done under or pursuant to this Agreement is not a business day as per Trade Usage, that act, matter or thing shall be done on the preceding business day.

2. SCOPE OF CONTRACT

2.1 The effective date of this Agreement shall be 26-08-2020 (hereinafter the "Effective Date") and this Agreement shall be valid for a period of 3 years from the Effective Date / up to 26-08-2023 ("Term").

2.2 The terms and conditions of the Agreement shall apply from the Effective Date and shall remain valid for the Term unless this Agreement is terminated earlier by the Company hereunder.

2.3 Nothing in this Agreement shall obligate the Purchaser or any of its Affiliates to order any Material or Services from the Supplier.

OPTION: From time to time, the Company may issue a Purchase Order to the Supplier specifying the Materials to be provided or Services to be performed by Supplier. Supplier's written acknowledgement (through letter, email or the like), shipment or performance under any Purchase Order, or any part thereof, will constitute acceptance by Supplier of all terms and conditions of the Purchase Order without any reservation.

3. DELIVERY/PERFORMANCE & PRICE VALIDITY

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3.1 Time shall be of the essence and any Materials delivered shall be in strict accordance with any time or schedule specified hereunder as per the ANNEXURE-I. Further, Services performed or Materials so delivered shall be in strict accordance with the quality parameters and Specifications, specified in this Agreement and/or the Purchase Order or the relevant Trade Usage where no such parameters and Specifications are so specified.

3.2 PERFORMANCE BANK GUARANTEE

- 3.2.1 The provisions of this sub-clause 3.2 shall be applicable only in those cases wherein the Supplier is required to furnish a performance bank guarantee as per the terms and conditions of this Agreement
- a) The supplier shall furnish, within 7 days of execution of the agreement, and irrevocable performance bank guarantee equivalent to XYZ% of total agreement value. The performance bank guarantee so furnished by the supplier shall be released upon successful completion of the obligations of the supplier in terms of the agreement after purchaser duly submits a certificate to the effect that there are no claims against the purchaser from any of its vendors, sub-contractors and/or any other third party, including but not limited to the supplier's employees, engaged in performance of the obligations of the supplier under the agreement. If requested by the Company, the Supplier agrees to extend the validity period of the Performance Bank Guarantee or to issue a further Performance Bank Guarantee in the event that the duration of this Agreement is for any reason extended beyond such validity date.
- The Supplier shall renew the Performance Bank Guarantee fifteen (15) days prior to the date the Performance Bank Guarantee expires ("Expiry Date") in case of any extension to the Term. If the Supplier does not submit to the Company a renewed Performance Bank Guarantee fifteen (15) days prior to the Expiry Date, the Company shall have the right to immediately draw down complete Performance Bank Guarantee amount and shall reserve the right to retain such amounts till such time the Supplier provides a replacement Performance Bank Guarantee for the equivalent amount.
- c) The Supplier shall renew the Performance Bank Guarantee or otherwise submit an additional Performance Bank Guarantee, as duly required by the Company, on account of change in the Agreement Value pursuant to a variation or amendment to the Agreement, within fifteen (15) days of being so notified by the Company. If the Supplier does not submit to the Company a renewed Performance Bank Guarantee or an additional performance bank guarantee, as the case may be, within the said period of ten (10) days, the Company shall have the right to immediately draw down complete Performance Bank Guarantee amount and shall reserve the right to retain such amounts till such time the Supplier provides a replacement performance bank guarantee (/s) for the equivalent amount.
- 3.2.2 In addition to the right contained in the preceding clause, the Company shall further have an unqualified right under the Agreement to draw on the Performance Bank Guarantees under the following circumstances:
- a) failure by the Supplier to supply the Materials in accordance with the Agreement resulting in termination; or
- b) failure by the Supplier to duly perform any of its obligations under this Agreement; or
- c) Any valid claim made by the Company accruing due to any acts/omission of the Supplier and the Supplier fails to pay the Company for such a claim immediately upon such demand.
- 3.2.3 The provision and maintenance of the Performance Bank Guarantee by the Supplier in accordance with the terms of the Agreement shall be a condition precedent to any payment by the Company to the Supplier.
- 3.2.4 If the Supplier fails to provide, maintain or renew the Performance Bank Guarantee in accordance with the terms of the Agreement, then the Company may, without prejudice to any other rights and remedies to which it may be entitled to, invoke the Performance Bank Guarantee and/or terminate the Agreement forthwith by written notice.
- 3.2.5 In addition to the other circumstances specified in this Agreement, Company has the right to draw down and, at

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Company's discretion, apply the proceeds in remedying any breach by Supplier of this Contract, all or part of the value of the Performance Bank Guarantee. Such recourse against the Performance Bank Guarantee shall be without limitation to any other right or remedy of the Company in relation to the relevant Supplier breach.

- 3.3 Price Validity: Firm price shall be fixed for 57 items for a period of 1 year and for the remaining 474 items for the initial six months from the date of contract. Wherever there is a request for price revision, upon submission of necessary documents, one-time amendment shall be considered after 6 months, as per market commodity index rates of MS Flats, SS 316L, SS 316, SS 304L, MS Rounds and other related indices for the identified list of material codes. Price amendment shall be done at the rate mutually agreed at the time of negotiation.
- 3.4 Technical Evaluation: Technical evaluation shall be carried out for all the items except for 109 items for which Technical evaluation has been confirmed by the Company.
- 4. ADVANCE BANK GUARANTEE
- 4.1 The provisions of this clause shall be applicable only in those cases wherein the Supplier is required to furnish an advance bank guarantee as per the terms and conditions of this Agreement.
- 4.2 The Supplier shall furnish an irrevocable, unconditional bank guarantee equivalent to 100% of the Advance Payment, from a scheduled bank acceptable to the Company (acting reasonably) and in the form and manner required by the Company or otherwise approved by Company and shall be valid till the expiry of the Contract to be paid by the Company to the Supplier as per the terms and conditions of the Contract as security for the Advance Payment made by the Company to the Supplier and to secure all other obligations of the Supplier under this Contract (the "Advance Bank Guarantee") as a condition precedent to the release of Advance Payment.
- 4.3 The Supplier shall renew the Advance Bank Guarantee ten (10) days prior to the date the Advance Bank Guarantee expires ("Expiry Date") in case of any extension to the Term. If the Supplier does not submit a renewed Advance Bank Guarantee ten (10) days prior to the Expiry Date, with the Company, the Supplier shall have the right to immediately draw down complete Advance Bank Guarantee amount and shall reserve the right to retain such amounts till such time the Supplier provides a replacement Advance Bank Guarantee for the equivalent amount.
- The Supplier shall renew the Advance Bank Guarantee or otherwise submit an additional Advance Bank Guarantee, as duly required by the Company, on account of change in the Contract Value or in case of any upward revision to the Advance Payment, pursuant to a variation or amendment to the Contract, within ten (10) days of being so notified by the Company. If the Supplier does not submit to the Company a renewed Advance Bank Guarantee or an additional advance bank guarantee, as the case may be, within the said period of ten (10) days, the Company shall have the right to immediately draw down the complete Advance Bank Guarantee amount and shall reserve the right to retain such amounts till such time the Supplier provides a replacement advance bank guarantee (/s) for the equivalent amount.
- 4.5 In addition to the right contained in the preceding clause, the Company shall further have an unqualified right under the Agreement to draw on the Advance Bank Guarantees under in the following:
- i) failure by the Supplier to perform the Services in accordance with terms and conditions of Supplier, to the satisfaction of the Company; or

FOR VEDANTA LIMITED

ACCEPTANCE BY SUPPLIER

Authorised Signatory(with office seal)

Vedanta Limited (Formerly Known as Sesa Sterlite Limited)

Unit: Sterlite Copper; Works: 1/1/2, Chinchpada, Silvassa (UT of Dadra & Nagar Haveli) - 396 230

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i) ii) v) the Company for such a clair	, ,, ,,	ce Payment; or y of its obligations under this Agreement; or cruing due to any acts/omission of the Supplier and th	ne Supplier fails to pay
-		r renew the Advance Bank Guarantee in accordance vs and remedies to which it may be entitled to, invoke t	
5.	CARRIAGE AND DELIVERY INSTRUCT	IONS RELATING TO MATERIAL	
5.1 terms (Incoterms) are incorpo	Unless otherwise specified herein, the Intorated into the Agreement by reference.	ernational Chambers of Commerce official rules for th	ne interpretation of trade
5.2 published by the Internationa	The delivery instructions shall be governed Chamber of Commerce as may be amend	ed by and construed in accordance with the provisions ded from time to time.	s of Incoterms 2020
be adequately packed, pallet	nd Insurance Paid (CIP) to the delivery ised and protected to withstand transit and and a packing note shall be enclosed withi	ment and/or Purchase Order, all Material supplied und address specified in this Agreement and/or Purcha short term storage. Packages shall be clearly and corn the package. Dangerous Goods shall, at all times, I	se Order. Material shall aspicuously marked with
6.	TRANSPORTATION RELATING TO SEF	RVICES	
	nase Order, be responsible for all transporta by Site designated in the Agreement and/ o	this Agreement, the Supplier shall, unless otherwise sation of the Personnel, equipment and materials from r Purchase Order. Purchaser reserves the right to	and to Supplier's base, or
7.	RISK AND PROPERTY		
	•	ment and/or any Purchase Order issued hereunder, ti following full delivery and acknowledgement by posse entative specified in the Purchase Order.	
7.2 Purchase Order/(s), the title of Purchaser accepts the same		umer of the Material being sold under this Agreement only after the material is delivered at the premises of	
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Sterlite Copper		Authorised Signatory(with office seal)	

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	of this Agreement, including specifically the	onsumer of the Material, all rights, benefits and remed benefit of any warranties and transfer of title, shall ac for whose benefit the Purchaser has purchased the Ma	crue to and shall be for
8.	PERFORMANCE OF THE SERVICES		
8.1 in accordance with the requi	The Supplier shall diligently perform all Sorements of this Agreement and/or relevant F	ervices with all due skill and care in a safe, competent Purchase Order.	and timely manner and
8.3	personnel consistent with the provisions of t Purchaser shall have the option to sel ovision of Services, which shall not be unrea	or physically impossible, the Supplier shall comply wi his Agreement and /or the Purchase Order. ect or decline any Personnel being used by the Sup asonably exercised, and the Supplier shall forthwith re	oplier in connection with
(a) they will be required to perfo	• •	ned, skilled, experienced, qualified and of type and nur	mber for the Services tha
		n examined by a registered physician in accordance w specified Site environment prior to commencing work. ble to Purchaser;	
(c) Purchaser's written consent. cost; and		nnel during the course of performing the Services with Supplier in writing to remove and/or replace any such	_
and related policies at any ti	d in particular the Vedanta Corporate Policy	nd agree to be bound by Purchaser's policies regarding Directive ("Possession of Contraband Items") attached Site, provided said Corporate Policy Directive and/or	d hereto as EXHIBIT A
the Term the Supplier coven	ances, parts, material and supplies necessar	se Order, the Supplier shall, at its own expense, sufficing for the efficient and continuous performance of its of all certified, will meet all relevant government standard	bligations. Throughout
tripods, etc.), etc., necessary	ats, safety glasses, steel toed boots and tas of for the performance of its obligations at the	rnish to its Personnel all personal protective equipmer sk specific safety gear (e.g., fall protection, respiratory e Site. All Supplier equipment to be used at heights shing at heights. Supplier shall maintain all PPE and no-	protection, radios, nall be tethered, no-drop
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condition, properly maintained, of best quality for their respective purpose, free from defects and in certification throughout the duration of the Purchase Order. Purchaser shall have the option to suspend work at no additional cost to Purchaser and/or to remove any or all Personnel from the Site should such Personnel fail to comply with these requirements and Supplier shall forthwith replace such Personnel at Supplier's sole cost and expense.

8.6 Purchaser shall have no direction or control of such parties, except for monitoring the results to be obtained and in Purchaser's general right of inspection to require that the Material are being supplied or Services are being performed in accordance with this Agreement or any applicable Purchase Order.

9. PAYMENT

- 9.1 Unless otherwise stated, payment will be made within forty-five (45) days of receipt of Supplier's fully compliant invoice, in the currency specified in ANNEXURE-II. The fully compliant invoice shall be raised by the supplier on the purchaser only after supply, receipt & acceptance of the material/services by the purchaser. Each invoice shall make specific reference to the Agreement and/or relevant Purchase Order number and shall be accompanied by all relevant supporting documents. Supplier must ensure that all invoices for Services performed or Material delivered are submitted to the Company within ninety (90) days of the completion i.e. supply, receipt & acceptance of the material/services by the purchaser.
- 9.2 If Purchaser disputes all or any part of any invoice, it shall notify Supplier specifying the disputed parts thereof. Supplier shall withdraw the disputed invoice and submit an amended invoice for the undisputed amount and Purchaser shall pay this amount within forty-five (45) days of the date of receipt of the amended invoice. Purchaser and Supplier shall endeavour to settle the disputed amount as quickly as possible through good faith negotiations. The Parties agree that no interest shall accrue on any invoice until the settlement of the disputed amounts.
- 9.3 The Purchaser shall have a right (but not an obligation) to set-off / adjust any payment due from the Supplier against any amount due / payable to the Supplier from the Purchasing Group.
- 10. ACCESS
- Purchaser shall have the right of access to Supplier's premises to inspect the progress of manufacture, testing and commissioning of the Material and / or the performance of Services and/or to otherwise satisfy itself as to compliance of the Material and/or Services with the Agreement. Supplier shall procure similar rights of access for Purchaser at the premises of any sub-supplier. Inspection of the progress of manufacture, testing and commissioning of the Material and the performance of the Services by Purchaser shall in no way relieve Supplier of its liabilities and obligations under the Agreement or otherwise. Failure by the Company to inspect and/or test the Materials shall not relieve the Supplier of any responsibility or liability in respect of the Materials.

10.2 If the results of any inspection or testing indicate that the Materials do not conform, or are unlikely to conform, to the

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Agreement, the Supplier shall immediately take such action as is necessary to ensure conformity at no additional cost to the Company.

The Company shall inspect the Materials as soon as reasonably practicable after the Materials have been delivered to the Company in accordance with this Agreement. If the Materials do not meet the requirements of the Agreement, the Company shall be entitled to reject the Materials and shall notify the Supplier of its rejection. In such event, the risk in, and title to, the rejected Materials shall immediately re-vest in the Supplier and the Company shall have no further liability in respect of such rejected Materials.

11. SUSPENSION

11.1 Suspension without Cause

- 11.1.1 Notwithstanding anything contained herein to the contrary, the Company shall have the right, without cause, at any time to require the Contractor to suspend the Work/Supplies (or part thereof) under this Contract by giving a prior written notice to the Contractor.
- 11.1.2 During the Suspension Period pursuant to Clause 11.1.1, the Company/Purchaser shall not be liable to make any payments of whatsoever nature during the period of suspension.
- 11.2 Suspension Due to Default
- 11.2.1 If the Contractor is in breach of any of its obligations under this Contract (including, without limitation, any breach of provisions/policies relating to health safety and environment), the Company shall, subject to Clause
- 11.2.2 be entitled to immediately suspend the Work by written notice to the Contractor until such time as such breach has been remedied by the Contractor, in which case no rates or other amounts shall be payable to the Contractor in respect of such period of suspension.
- 11.2.3 Except in the case of a breach which in the reasonable opinion of the Company is likely to endanger the safety of any persons or property, the Company shall, prior to issuing any suspension notice pursuant to Clause
- 11.2.4 Notify the Contractor of the breach. Following receipt of such notice, if the Contractor fails to immediately commence and thereafter continuously proceed to remedy such breach to the Company's reasonable satisfaction, the Company may issue the suspension notice pursuant to Clause 11.2.1
- 12 SUPPLIER OBLIGATIONS
- 12.1 The Supplier represents, warrants & guarantee that the Material and/or Services shall:
- (a) conform to the Specifications which the Supplier warrants to be accurate and complete in all material respects and not misleading;
- (b) comply with any applicable quality standards and/or other standards or Specifications as requested by the Purchaser and these standards/Specifications shall not be changed without the prior written consent of the Purchaser;
- (c) in the case of Material, be of the best available design, of the best quality and workmanship and shall be free from fault or defect (including latent defect), with such tolerances as specifically stated in the Specification or on the drawings;

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in the case of Material, be complete and fully operational and shall be delivered with all parts (and also those parts that are not specified but which are required for proper operation and also including the usual safety devices, special tools etc. as per Trade Usage); in the case of Material, when delivered, be accompanied by a delivery note which shows, inter alia, the Agreement/Purchase Order number, date of ordering, number of packages and contents and, in the case of part delivery, the outstanding balance remaining to be delivered, be clearly marked as such; be accompanied by all appropriate information, warnings, instructions and documentation in relation to the safe use, handling, storing, operation, consuming, transportation and disposal of any Material or parts, to the Purchaser; and in the case of the Services, be performed with all due and reasonable care and skill, in accordance with generally (g) recognized best industry practices and standards for similar services; 12.2 The Supplier further represents, warrants & quarantee that the Material and/or Services shall conform with all laws applicable to: such Material, including as regards the design, manufacture, quality, packaging, transportation, delivery, labelling, health, safety and environmental standards and use of such Material which are in force at the time of supply; and/or Such Services including but not limited to those in relation to health, safety and environmental standards. (b) 12.3 The Supplier represents, warrants & guarantees that it shall at all times and at its own expense: (a) maintain all necessary licenses and consents and comply with all applicable law in performance of the Agreement; adopt safe working practices and at the proper time supply and install such guards and safety devices as may be necessary to comply with the provisions of all health and safety laws; shall not endanger the safety of or unlawfully interfere with the convenience of any other person, including employees and/or other contractors of the Purchaser in the performance of the Agreement; ensure that, in performing its obligations under the Agreement, it does not cause any disturbance or damage to the industrial operations and property at the relevant site; (e) comply with the Purchaser's conditions (including but not limited to health and safety conditions, safety management systems, safety cases, hygiene policies and security policies) in relation to any relevant Site;

assist the Purchaser and its representative in the investigation of any accident or incident or the resolution of any dispute, which assistance shall include, but not be limited to, providing access to documents and records and providing information reasonably

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requested by the Purchaser;			
	mptly as soon as it becomes aware of any breach of laws or any health and n notification shall not release the Supplier from any liability and/or obligations		
• • • • • • • • • • • • • • • • • • • •	mptly after it becomes aware that the Purchaser is not or may not be complying not be entitled to rely on such notice as relieving the Supplier's performance udes performance of the Supplier's obligations.		
(i) co-operate with the Purchaser in all matter	ers relating to the Services;		
	ntees mentioned herein shall survive any inspection, test, performance, ed to any repaired or replaced Material or substituted or remedial Services		
Supplier's cost, either repair or replace any and all Material which fail or	ch Purchaser may have hereunder, Supplier shall, at Purchaser's option and are found to be defective within a period of eighteen (18) months from the date e, whichever is the later. If Supplier is required to repair or replace defective sed Material.		
* * * * * * * * * * * * * * * * * * * *	in supply of the Material or Services, which being capable of remedy is not ser may at its discretion and without prejudice to other rights and remedies remedies as hereunder:		
the Supplier shall immediately pay to the Purchaser a full refund for the (b) give the Supplier the opportunity at the Si supply replacement Material or substitute Services and carry out any off within a reasonable period specified by the Purchaser; (c) refuse to accept any further deliveries of attempts to make, in each case without any liability to the Purchaser; (d) carry out or procure that some other pers Material and/or Services comply with this Agreement (including but not left) instruct the Supplier to suspend performations such steps as the Purchaser may direct in order to remedy such breach (f) claim such damages as may have been such steps as the purchaser may direct in order to remedy such s	upplier's expense either to remedy any defect in the Material or Services or to her necessary work to ensure that the terms of the Agreement are fulfilled the Material or subsequent performance of the Services which the Supplier on carries out at the Supplier's expense any work necessary to make the limited to freight, disassembly and reassembly); ance of its obligations under this Agreement with immediate effect and to take at the Supplier's expense; sustained in consequence of the Supplier's breach or breaches of this event of non-availability of substitute goods or to maintain operations of the		
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off-Specification Material;			
(h)	obtain substitute Material or purchase sul	bstitute Services from alternate supplier at Supplier' of	cost.
•	_	r clause 11.6 sub-clause (b), (d) and/or (e) above in r ne Agreement, the Supplier shall grant necessary righ ents.	•
12.8	If the Supplier fails to deliver the Material	under this Agreement as per the agreed delivery sch	edule, the Purchaser ma
at its discretion and without hereunder:	t prejudice to other rights and remedies unde	r this Agreement or otherwise, avail itself of any one	or more of the remedies
(a) liability to the Purchaser;	refuse to accept any further deliveries of	the Material which the Supplier attempts to make, in	each case without any
(b)	procure that some other person supplies, freight, disassembly and reassembly, as the	at the Supplier's expense, the Material to comply wit case may be);	th this Agreement
(c)		ance of its obligations under this Agreement with imm	ediate effect and to take
such steps as the Purchase	er may direct in order to remedy such breach	at the Supplier's expense;	
(d)	claim such damages as may have been s	sustained in consequence of the Supplier's breach or	breaches of this
Agreement;			
by the Parties that accepta sole discretion, shall not pr delayed delivery and/or per damages that shall be levia	o-standard quality Material and/or Service, de nce of such defective or sub-standard quality ejudice any right / claim of the Purchaser to or formance and / or for breach of the Agreeme able upon / payable by the Supplier. Any dam of damages / acceptance of performance, as	in this Agreement, there shall be no obligation whatselayed delivery and/or performance of the Agreement Material / Service, delayed delivery and/or performation damages for supply of such defective or sub-standardent. In the foregoing, the Purchaser shall reasonably chages so determined by the Purchaser shall be paid to above, shall not prejudice any rights of the Purchaser	and it is expressly agreed nce by the Purchaser in it I quality Material / Service determine the amount of by the Supplier within
12.10 terminate the Agreement a liability to the Purchaser.	-	of its obligations under this Agreement, the Purchaser r in whole or in part or to rescind the Purchase Order	_
12.11 otherwise specifically waive	•	t Material in case it is supplied prior to the scheduled tive from the Purchaser's commercial department, pri	•
13.	SPECIFICATION VARIATION		
, ,	date specified in the Agreement for performative date specified in the Agreement for performative date specified in the Agreement for performation date and the Agreement for the Agreement	Specification, the prices and/or rates set out in Compance by the Supplier) shall be valid unless a variation vices shall be commenced by the Supplier prior to the	order has been issued in
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13.2 A Variation Order shall in no way affect the rights or obligations or the Parties except as expressly provided in that Variation Order. Any Variation Order shall be governed by the provisions of the Agreement.

13.3 Company's Rights

- 13.2.1 The Company may at any time issue a Variation Order to the Supplier requiring the Supplier to alter, amend, omit, add to, accelerate, re-programme or otherwise vary any part of the Scope of Work or Purchase Order and/or the Specification. Upon receipt of a Variation Order the Supplier shall proceed immediately as instructed, and any necessary adjustment to prices and/or rates or dates for performance shall be subsequently made in accordance with Clause 13.2.3 below.
- 13.2.2 The Company shall as far as reasonably practicable before issuing a Variation Order advise the Supplier of the proposed variation and request the Supplier to provide an estimate of the effect (if any) on the prices and/or rates and/or dates for performance such variation would have. Such estimates shall be provided by the Supplier within 3 days of a request by the Company and if agreed to by the Company shall be recorded in a Variation Order.
- 13.2.3 Where the Company has issued a Variation Order in accordance with Clause 13.2.1, the Parties shall use all reasonable endeavours to agree on fair and reasonable adjustments to the prices and/or rates and/or dates for performance, which shall, to the extent possible, be based on the existing prices and/or rates and/or dates for performance specified in the Agreement. Such adjustments shall be recorded in a further Variation Order.
- 13.2.4 Notwithstanding anything contained in this Clause 13, if the parties fail to mutually arrive at the terms of the Variation Order, then the decision of the Purchaser shall be final and binding and the Supplier shall be required to carry out its obligations under the Contract, including the execution of variation in works, as proposed by the Purchaser.

14. INTELLECTUAL PROPERTY

- 14.1 If any Material purchased or supplied or Services performed or provided under the Agreement and/or Purchase Order involves a patent, copyright, trademark, or proprietary information (IPR) Intellectual Property Right, Supplier hereby grants Purchasing Group a permanent, irrevocable, worldwide, non-exclusive license to use the same without additional charge.
- Purchaser is the sole owner of IPR in anything developed and delivered under this Agreement / Purchase Order. Supplier shall provide at Purchaser's reasonable request any documentation necessary to confirm Purchaser's ownership interest in such intellectual property rights. Supplier shall retain ownership of any intellectual property rights vested in Supplier prior to this Agreement or created by Supplier outside of its performance of this Agreement during the term of this Agreement.
- Supplier shall at all times be responsible for, shall release and shall defend, protect, indemnify, hold harmless and defend Purchasing Group, from and against any Claim by a third party for infringement of any IPR which may arise out of the sale and/or use of the Material supplied or the Services performed and/or provided by Supplier.

FOR VEDANTA LIMITED

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14.4 Company and the cost of th	•	ccurs or may occur in relation to the Materials, the Sup	oplier, at the option of the
(a) infringing part thereof; or	use reasonable endeavors to procure for the Company the right to continue using the relevant aspect of the Materials or		
(b) or	modify or amend the relevant aspect of the	e Materials or infringing part thereof so that the same	becomes non-infringing;
(c)	replace the relevant aspect of the Materia	als or infringing part thereof with other goods of similar	type; or
(d) infringing part thereof.	repay to the Company the price paid in re	spect of the relevant aspect of the Materials relating to	o the whole or the
data, information, discoverie constructs, plans, applications samples, including chemical protocols; and any Patents, all trademarks, service mark and (iii) any work of authors	ncluding: (i) all inventions, compounds, compounds, compounds, compounds, compounds, compounds, concepts, and materials including ideas, concepts, ons, research, regulatory information, manufactly, physical, analytical, safety, manufacturing trade secrets, confidential information, proposts, copyrights, designs, trade styles, logos, log	al Property Rights includes but is not limited to all vesterositions, substances, methods, processes, techniques formulas, assays, practices, software, devices, proced acturing process, scale-up and other technical data, repand quality control data and information, as well as straighter processes, or industrial rights directly or indirect rade dress, and corporate names, including all goodwing ations and all copyrights and includes also includes an atentable.	s, know-how, technology, ures, designs, ports, documentation and udy designs and tly deriving therefrom; (ii) Il associated therewith;
15.	AUDIT AND INVESTIGATION		
and at reasonable times as the purposes of auditing and Purchase Order, or for any Order. In addition, if Purcha Purchasing Group to liability obligation) upon written noti	e Order, Supplier agrees that the Supplier Gr Purchasing Group shall consider necessary d verifying that the charges or costs presente y other reasonable purpose, including verifying user has a reasonable basis to believe that S y under any laws including the anti-corruption	nd/or any Purchase Order, and for a period of four (4) oup's books and records shall be subject to audit with Purchaser's auditors shall have full and unrestricted and by Supplier to Purchaser for payment are in according Supplier's compliance with its obligations under the pupplier Group has taken or failed to take any action that a laws, Supplier agrees that Purchaser shall have the if Supplier Group to determine to Purchaser's reasonable urchaser to such liability.	Supplier's assistance access to all records for ance with the Agreement Agreement / Purchase at may subject right (but not the
16.	ASSIGNMENT AND SUBCONTRACTING	3	
16.1 Order, in whole or in part, to		ntract its rights or obligations under this agreement an sent of Purchaser, which the Purchaser may at its sole	•
			Page:19/21
FOR VEDANTA LIMI	TED	ACCEPTANCE BY SUPPLIER	

Vedanta Limited (Formerly Known as Sesa Sterlite Limited)

Unit: Sterlite Copper; Works: 1/1/2, Chinchpada, Silvassa (UT of Dadra & Nagar Haveli) - 396 230

T+91- 260 661 2300; F+91-260 661 2360; www.sterlitecopper.com

Registered Office: 1st Floor, 'C' wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (East), Mumbai- 400093.

Authorised Signatory(with office seal)

CIN: L13209MH1965PLC291394

, Sterlite Copper



CST No. DNH/CST/969 TIN No. - 26000001017 ECC No. - AACCS7101BEM057 GSTIN - 26AACCS7101B1ZY

PURCHASE ORDER

PO.No. / PO.Date

3400030982 / 02.03.2021

refuse. Supplier shall have a written contract in place for each approved sub-supplier prior to such sub-supplier performing any Services or supplying any Material. Supplier shall assume full responsibility for the acts or omissions of Supplier's sub-suppliers of any tier. All of Supplier's subcontracts, if any, for performance of the Services or the supply of Material shall contain terms and conditions substantially similar to those contained in this Agreement and/or the applicable Purchase Order which protect and do not restrict Purchaser's rights as set forth in this Agreement and/or in the applicable Purchase Order.

Purchaser shall have the right to assign the Agreement / Purchase Order to its Affiliate or any third party customer. This Agreement shall inure to and be binding upon the respective successors and assignees of the Parties.

17. RECOURSE OF THE PARTIES

- 17.1 Supplier shall look only to Purchaser for the due performance of the Purchase Order and nothing therein contained shall impose any liability upon, or entitle Supplier to commence any proceedings against any third party customer or any person not a party to the Agreement or the Purchase Order.
- 17.2 Purchaser shall be entitled to enforce any Purchase Order on behalf of any third party customer in connection with the Agreement / Purchase Order as well as for itself and for this purpose, only Purchaser may commence proceedings against Supplier. The obligations and liabilities of Purchasing Group issuing Purchase Orders are several and not joint.
- 17.3 It is clarified that under no circumstances, by virtue of this Agreement, will the employee/workers of the Supplier be deemed to have any privity of contract with the Company nor would they or any of their heirs, assigns or successors would claim any benefit / privilege whatsoever, from the Company.

18. PREVAILING EFFECT OF THIS AGREEMENT AND RELEVANT PURCHASE ORDER(S)

18.1 This Agreement shall comprise of the following documents:

This Agreement

Annexure I: Compensation Schedule

Annexure II: Standard Terms and Conditions

Annexure III: Code of Conduct

Exhibit A: Corporate Policy Directive Possession of Contraband Items

Exhibit B: Insurance

(all hereinafter the "Agreement").

This Agreement shall be governed solely as per the terms of this Agreement, to the entire exclusion of any terms/conditions that the Supplier may state/ mention in any quotation and/or any other correspondence made by the Supplier. Consequently, the terms of this Agreement shall apply and shall be incorporated by reference / deemed incorporated in any Purchase Order issued hereunder and shall prevail at all times between the Parties over any other terms and conditions (including any terms or conditions which Supplier purports to apply to any

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FOR VEDANTA LIMITED ACCEPTANCE BY SUPPLIER			
	, Sterlite Copper	Authorised Signatory(with office seal)	

Vedanta Limited (Formerly Known as Sesa Sterlite Limited)

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purchase order, confirmation of order, Specification, invoice or other document) with respect to the provision of Materials or Services, except where the Parties, by its authorized signatories, have specifically agreed in writing to vary and override the terms of this Agreement or the Standard Terms and Conditions by Special Terms.

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FOR VEDANTA LIMITED

ACCEPTANCE BY SUPPLIER

Authorised Signatory(with office seal)

Vedanta Limited (Formerly Known as Sesa Sterlite Limited)

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