

Purchase Order - Service

PAN No: AABCA9565G GSTIN No: 24AABCA9565G1ZN State Code: 24 CIN: U29259GJ1979PTC003531

H.O.Address: Plot No. 104-105, G.I.D.C., Antalia Bilimora-396325 Email: purchase@aceyindia.com

PO.No: 1821006697 PO Date: 18.09.2024 Valid From: Valid To:

To, ESDS Software Solution Ltd. (170663)	Bill To	: Acey Engineering Pvt Ltd Corp Kohli Villa, Unit No.7,4th Floor, S.V. Bilimora-400058		
Address : Plot No. B-24 & 25, NICE Industrial Area, Satpur, Nashik NASHIK-422007	State	: Maharashtra	GSTIN	: 24AABCA9565G1ZN
Contact :	State	: 27	PAN No.	: AABCA9565G
Email :	Ship To	: Acey Engineering Pvt Ltd Corp Kohli Villa, Unit No.7,4th Floor, S.V. Bilimora-400058		
Payment : Advance Payment	State	: Maharashtra	GSTIN	: 24AABCA9565G1ZN
State : GSTIN : 27AABCE4981A1ZV	State	: 27	PAN No.	: AABCA9565G
State Code : PAN No : AABCE4981A				

Sr. No.	Service/Service line Item / Service Text	QTY	UOM	Rate	Disc	SGST	CGST	IGST	Total
						Rate	Rate	Rate	
1	Cloud Hosting Services(Oct-Dec)'24 3000141 IT : SOFTWARE SERVICES	3.000	Nos	85,476.00	0.00	9.00	9.00		302,585.04
2	Cloud Hosting Services(Jan-Mar)'25 3000141 IT : SOFTWARE SERVICES	3.000	Nos	85,476.00	0.00	9.00	9.00		302,585.04
3	Cloud Hosting Services(Apr-Jun)'25 3000141 IT : SOFTWARE SERVICES	3.000	Nos	85,476.00	0.00	9.00	9.00		302,585.04
4	Cloud Hosting Services(July-Sep)'25 3000141 IT : SOFTWARE SERVICES	3.000	Nos	85,476.00	0.00	9.00	9.00		302,585.04
5	Cloud Hosting Services(Oct-Dec)'25 3000141 IT : SOFTWARE SERVICES	3.000	Nos	85,476.00	0.00	9.00	9.00		302,585.04
6	Cloud Hosting Services(Jan-Mar)'26 3000141 IT : SOFTWARE SERVICES	3.000	Nos	85,476.00	0.00	9.00	9.00		302,585.04

Mode of Transport :

Remarks :

Taxable Amount = 1,538,568.00
Total CGST = 138,471.12
Total SGST = 138,471.12
Grand Total = 1,815,510.24

Amount in words:

Rupees Eighteen Lakh Fifteen Thousand Five Hundred Ten
And Twenty Four Paise Only

Prepared By	Approval 1 By	Approval 2 By	Approval 3 By	Approval 4 By	Acey Engineering Pvt.Ltd
Krunal Patel	Purchase	Purchase	S. Chogle	S. Chogle	

Authorized Signature Authorized Signature Authorized Signature Authorized Signature

Terms and Conditions

Basis of contract by accepting and/or executing our order the Supplier acknowledges that our Terms and Conditions of Purchase are the only .

1. Controlling document for both parties, Conditions of sale or delivery and payment terms of the Supplier do not apply, even if we do not expressly object to them. Accepting the goods or only written Orders and agreements are binding on us. Any ancillary agreements or other arrangements that are made orally or over the phone only become effective if they are confirmed by us in writing.

2. Correspondence Our order numbers, commission numbers and article codes must be provided in all correspondence. Please submit invoices in duplicate. Invoices can only be settling after these rules have been complied with.

3. Delivery period Delivery periods that have been agreed or have been specified by us must be strictly complied with. The Supplier shall promptly notify us of any anticipated delay. If the delivery or service is not performed at all or only in part as of the date agreed, we are entitled to, at our discretion, demand that the Supplier perform the delivery or service and compensate the damage caused by the delay or rescind the agreement and demand damages for non performance. The same applies to partial services with respect to the services still to be provided if even a partial service is not provided as of the date agreed.

4. Quantities With respect to the number of items and weights, the applicable quantities or amounts are those determined by our incoming goods inspection. Surplus or short deliveries are only allowed with our consent.

5. Prices Unless otherwise agreed, all prices include any required packaging and free delivery to the receiving locations specified by us, including unloading. The prices are fixed prices. However, if the Supplier reduces the prices originally agreed with us in general before delivery, he shall charge the reduced price to us too.

6. Shipping Goods are shipped at the risk of the Supplier. All shipments shall be made to the address provided. The Supplier shall notify us when group age consignments or express parcels are ready for pickup.

7. Certificates If the Supplier delivers materials and inspection certificates, the certificates must be in our possession when the shipment arrives at the destination.

8. Notification of defects The place of delivery and inspection will be the final domestic or foreign destination of the goods. With respect to obvious and noticeable defects, a notification of defects received by the Supplier within two weeks after the receipt of the goods at the destination shall be deemed sufficient and timely. With respect to hidden defects, the notification shall be deemed timely if we notify the Supplier of the defect within two weeks of its discovery. Goods that are the subject of a complaint shall be returned at the expense and risk of the Supplier.

9. Liability for defects The liability for defects shall be governed by the statutory provisions. All costs related to the satisfaction of claims based on defects, such as shipping, packaging, insurance, cost of installation and removal, and inspections, including costs of experts and costs of the acceptance test, shall be borne by the Supplier.

10. Product liability The Supplier shall indemnify us against product liability claims of third parties with respect to the products supplied by him.

11. Industrial property rights of third parties The Supplier warrants that the execution of our order does not infringe upon industrial property rights of third parties. Learning about existing industrial property rights after placing an order entitles us to cancel the order. If the Supplier is at fault, he is liable for any damage and other disadvantage incurred by us due to the infringement of the industrial property right. He shall indemnify us against claims of third parties.

12. General liability Unless otherwise provided for in these Conditions, the Supplier's liability for damages will be governed by the statutory provisions.

13. Drawings, models Designs and drawings, as well as models, core boxes, samples, gauges and the like that were provided by us, will remain our property and shall always be returned upon the delivery of the goods.

14. Payment terms We will pay as per agreement or Standard payment terms of ACEY ENGINEERING PVT LTD.

15. Place of performance, venue, applicable law, miscellaneous The place of performance for both parties for the delivery and payment is Billimora. Venue for all disputes with businessmen, legal entities under public law, and persons who have no general jurisdiction in India shall lie in Billimora. However, we are entitled to also bring a suit against the Supplier at the court having jurisdiction over the area in which its registered office is located. The legal provisions of the Republic of India shall apply in addition. If the parties agree on clauses defined in the Incoterms, the Incoterms shall apply as amended. If any of the foregoing provisions is invalid for whatever reason, this shall not affect the validity of the remaining provisions or the agreement ACEY ENGINEERING PVT LTD.

DELIVERY SCHEDULE LINE

PO No.- 1821006697

SR No	Service	Service Text	Planned Delivery Date	Planned Delivery Qty	Actual Delivery Date	Actual Delivery Qty
00010	Cloud Hosting Services(Oct-Dec)'24	IT : SOFTWARE SERVICES	18.09.2024	3.000		
00020	Cloud Hosting Services(Jan-Mar)'25	IT : SOFTWARE SERVICES	18.09.2024	3.000		
00030	Cloud Hosting Services(Apr-Jun)'25	IT : SOFTWARE SERVICES	18.09.2024	3.000		
00040	Cloud Hosting Services(July-Sep)'25	IT : SOFTWARE SERVICES	18.09.2024	3.000		
00050	Cloud Hosting Services(Oct-Dec)'25	IT : SOFTWARE SERVICES	19.09.2024	3.000		
00060	Cloud Hosting Services(Jan-Mar)'26	IT : SOFTWARE SERVICES	19.09.2024	3.000		