

SWITCHING AVO ELECTRO POWER LTD

Q4, 4/52, SAI KRUPA, PESIL GARDEN

IRANDAM KATTALAI, KOVUR

CHENNAI, TN 600122

NCR Corporation India Pvt. Ltd.

Level 2, Block-B Godrej IT Park - P2 Godrej & Boyce Complex Pirojshanagar, LBS Marg Vikroli, Mumbai - 400079

India

Tel: +91 - 22 6195 4444 / 3923 8888 Fax: +91 - 22 6195 4401 / 6195 4402

Purchase Order

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THIS PURCHASE ORDER NO. MUST APPEAR ON ALL INVOICES, PACKING LISTS, CARTONS AND CORRESPONDENCE RELATED TO THIS ORDER.

SEE DETAIL FOR ADDRESS INFORMATION

Vendor:

Invoice To:

Ship To:

(SAME AS BELOW UNLESS OTHERWISE INDICATED)

NCR CORPORATION INDIA PRIVATE LTD. Accts.Payable, Level 2, Block-B, Godrej IT Park - P2 Godrej & Boyce Complex, Pirojshanagar, LBS Marg

Vikroli, Mumbai, 400076

India

India DATE OF ORDER/BUYER 17-MAR-21/KAKADIA, N VENDOR CONTACT VENDOR NO. Phone: +91 (98339) 35475 NK250314@NCR.COM 15201 Email: PAYMENT TERMS FREIGHT TERMS SHIP VIA REVISED DATE/BUYER /KAKADIA, N Net 45 Days REQUESTER/DELIVER TO Phone: +91 (98339) 35475 **INCOTERMS** KAKADIA, NITIN Email: NK250314@NCR.COM

LINE **DELIVERY DATE QUANTITY** UNIT **UNIT PRICE EXTENSION** TAX NUMBER/DESCRIPTION 21-MAR-21 8426.3 Ν 1 Each

PO for CUB UPS AMC Charges for TAMIL NADU sites for Jan'21 to Mar'21 prodata basis for 62 state @1650/-P.A. (Excluding taxes)

Herein. On date of shipment, Supplier will promptly advise NCR as to date, method,

Line Type: Services - Amount Based * SHIP TO: 21-MAR-21

8426.3 Each

SEE DETAIL FOR ADDRESS INFORMATION

Bill To:- NCR CORPORATION INDIA PVT LTD, GSTIN No.33AAACN7149L1Z9

G 1, Ground Floor, Amar Sindur Plaza, No 43, Pantheon Road, Egmore Chennai Tamil Nadu ΤN 600008

This Purchase Order Agreement (PO) is subject to the following instructions and terms	Total 8.4	126.30 INR
and conditions set out on the reverse side or that follow.	i otai o,-	120.30 HVIX
A packaging slip must accompany each shipment. If no packaging slip is furnished,		
NCR's count will be accepted as final.		
Each container shall be labeled to indicate applicable PO Number, part number and		
quantities. A packaging slip for each PO, itemized by container, shall accompany each		
delivery.		
Supplier will not ship ahead of schedule unless authorized by NCR. Payment for		
early shipments will be postponed until normal maturity following the scheduled delivery		
date.		
Excess unauthorized shipments are subject to rejection and return by NCR at		17-Mar-21
supplier's expense.		17-Wai-21
5. Supplier shall ship to destination indicated in this PO according to the INCOTERMS	This is a computer generated PO and needs no signature	Date
or cappillar drian or in to decentation in allocated in this is a decentaring to the integral time	This is a computer generated to and needs no signature	Date



NCR Corporation India Pvt. Ltd.

Level 2, Block-B Godrej IT Park - P2 Godrej & Boyce Complex Pirojshanagar, LBS Marg Vikroli, Mumbai - 400079

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SEE DETAIL FOR ADDRESS INFORMATION Ship To:

Vendor:

SWITCHING AVO ELECTRO POWER LTD Q4, 4/52, SAI KRUPA, PESIL GARDEN IRANDAM KATTALAI, KOVUR

NCR CORPORATION INDIA PRIVATE LTD. Invoice To:

Accts.Payable, Level 2, Block-B, Godrej IT Park - P2 Godrej & Boyce Complex, Pirojshanagar, LBS Marg Vikroli, Mumbai, 400076

India

CHENNAI, TN 600122

India VENDOR CONTACT VENDOR NO.

DATE OF ORDER/BUYER +91 (98339) 35475 Phone: 17-MAR-21/KAKADIA, N Email: NK250314@NCR.COM

FREIGHT TERMS REVISED DATE/BUYER PAYMENT TERMS SHIP VIA /KAKADIA, N Net 45 Days REQUESTER/DELIVER TO

+91 (98339) 35475 Phone: KAKADIA, NITIN NK250314@NCR.COM

UNIT **EXTENSION** LINE **DELIVERY DATE QUANTITY UNIT PRICE** TAX LINE NUMBER/DESCRIPTION

shipping point and route of shipment. NCR reserves the right to designate the carrier.

6. Supplier shall allow cash discount from date of arrival of goods or date of invoice, whichever is later, unless otherwise agreed except as provided in instruction 5 above.

STANDARD PURCHASE TERMS AND CONDITIONS

- 1. AGREEMENT NCR will be bound by this Purchase Order Aereement (PO) when Supplier executes and returns an unamended acknowledgment copy to NCR. Supplier will be bound by this PO when Supplier executes and returns the acknowledgment copy, or begins work on the Product or service(s), or ships any of the Product ordered under this PO. This PO. Olius an anolicable master aereement between the barties and documents referenced herein, if any. will constitute the entire agreement between Supplier and NCR with respect to the subject matter of this PO, superseding all other aereements or understandines of the parties. No aereement to modify this PO, nor add or differ terms or prior offers by Supplier, will be binding upon NCR unless agreed to in a writing signed by NCR. The invalidity in whole or in part of any other provision hereof will not affect the validity of any other provision. The term "Product(s)" refers to the deliverables covered by this PO, and therefore may include goods, services, hardware, software, parts, components, supplies, or any combination of these. Estimates or forecasts furnished by NCR will not constitute commitments. No failure by either party to insist upon strict compliance by the other party with any of the terms, provisions, or conditions of this PO, in any instance, will be construed as a waiver or relinquishment by either party of the other party's right to insist upon strict compliance thereafter.
- 2. PRICES, CHANGES, CHARGES Prices are payable by NCR 60-days (or unless otherwise agreed in writing and referenced on nage one of this PO) after receipt by NCR of both a correct invoice and the goods or services. NCR will not be invoiced at a price higher than last charged or quoted by Supplier for the same Product, unless a higher price is authorized in writing by NCR. No price increases or extra charges, and/or extensions of time, will be binding upon NCR unless authorized in writing by NCR. Any price reduction made by Supplier with respect to the Product ordered, subsequent to the placement of the PO by NCR, and prior to NCR's receipt of the Product, will applie to buyers of a class similar to NCR purchasing in quantities and under circumstances comparable to those specified herein, NCR reserves the right at any time to make changes to the specifications to which the Products are to conform, in the methods of shipment or packaging, packing, returnable containers, documentation, and media unless otherwise agreed. All sales, use, excise, or similar taxes to be paid by NCR must be itemized separately hereon and on invoices. Any payment made by NCR hereunder, including the final payment, will not prevent NCR from recovering any amount over-paid or wronefully paid however such payments may have arisen including but not limited to those paid to Supplier under this clause from any monies in NCR's possession which are due or which may become due to Supplier or may be recovered as a debt.
- 3. TITLE & RISK OF LOSS Title, risk of loss and damage will pass from Supplier to NCR upon delivery by Supplier to NCR's selected common carrier or, if the carrier is paid by Supplier, when delivered to NCR's representative at the applicable delivery point in accordance with the terms of this PO. Passing of property will not prejudice NCR's right to reject Product as set out herein.
- 4. SPECIFICATIONS & INSPECTIONS Products will comply with the information and specifications submitted to Supplier by NCR, including but not limited to markings, labels, warnings, patterns, samples, drawing functionality and operating environment requirements. Products will at all times be subject to inspection and test by NCR, and NCR may reiect Products which do not conform to the specifications. If rejected after delivery, rejected Products will be returned to Supplier at Supplier's risk and expense. If services are rejected Supplier will perform such work as necessary to provide the services required. Parwent for any Product will not constitute accentance thereof, and in any Product is rejected after payment. NCR will be entitled to return the same for full refund or, in the case of services, to reject the work and receive restitution. These buyer's remedies are in addition to any remedies available at law. No substitutions of materials or accessories may be made without NCR's written approval. Shipments must be packaged according to specifications, and otherwise so as to permit efficient handline, provide adequate protection, and comply with requirements of carrier. Damage resulting from improper packaging will be charged to Supplier.
- 5. WARRANTY Supplier warrants for a minimum period of one (1) vear (or longer period as offered by Supplier) after date of receipt, that the Products furnished hereunder will be in full conformity with all specifications and/or other descriptions and will be new when delivered, merchantable, and of good quality material and workmanship, free from defects. If the Product is software, it will contain no viruses or harmful code, and if it relies on or perates data that is date dependent, any calculations performed or information provided will be accurate. These warranties will be in addition to any warranties of broader scooe and service warranties and euarantees of Sumplier, will avive inspection, test, acceptance, and payment, and will run to NCR, its successors, assigns, and customers, NCR may, at its option, either return for full refund or credit, or require prompt correction or replacement of defective or nonconformine products will be in addition to such other rights as NCR may beave in law or equity. Return to Supplier of any defective or nonconformine products will be made at Sunplier's expense and no replacements of defective or nonconformine products will be made unless specified by NCR. Products required to be corrected or replaced will be subject to this warranty and Section 4 above to the same extent as products originally delivered under this Aerement. If applicable, Supplier warranty and section 4 above to the same extent as products originally delivered under this Aerement. If of a particular Product will be deemed an epidemic failure. Claims for non-compliance will be established from NCR's service records for the Product. In the event of non-combilance. Supplier will fully previous 48 months or pay NCR its costs of remedyine the non-compliance. If the Product is for resale. Supplier aerknowledges that NCR may make similar warranties to its resellers or end users in reliance upon the foregoine, Supplier aeres to defend, indoms to provious 48 months or pay NCR its costs of remedyine the non-compli
- 6. DELIVERY Supplier will meet the specified delivery or performance date(s) of this PO with the time(s) of delivery beine of the essence. Anv delaw will be excused only if (i) such delaw is due to strike, fire, windstorm, riot, act of God or bublic enemy, or other unforesceable causes bevond the control and without fault or negligence of Supplier and if (ii) Supplier will have notified NCR in writing of the existence of such cause within 5-days after the commencement of the delay, giving pertinent information concerning such cause. Unless otherwise provided in this PO, aclivery required hereunder will be made more than 7-days not to the anolicable delivery date, and NCR may return earlier deliveries at Supplier's fix and expense, or charge Supplier any additional costs sustained because of the same. If delivery of Products is not accomplished at the time or times indicated in this PO. NCR reserves the right, without liability and in addition to its other rights and remedies, to terminate this PO by notice effective immediately unonecited by Supplier, and to arrange for completion of performance and/or to purchase substitute products elsewhere and charge Supplier with any loss incurred. No provision of this PO for the delivery of Products in installments will be construed as making Supplier's risk. NCR will not be liable to pay storage costs for any Products unless storage is requested by with the costs aerced to in writine by NCR
- 7. NCR FURNISHED PROPERTY "NCR Tools" are defined as tools, equipment, or other property furnished to Supplier by NCR. "Non-Unique Tools" are either general tools or special tools made to produce and which have anolication only to broduce the Products. "Unique Tools" are tools which have anolication only to bumbler's method of operation which may be either general or special. NCR Tools will remain the property of NCR. Unless otherwise aereed. Non-Unique Tools which are specifically vaid for by NCR, whether itemized separately or included in the price of any Product and are for use in the performance of this PO, will remain NCR's property. Unless otherwise previously aereed in writing, other Non-Unique Tools and Unique Tools will be the property of Supplier, but any such tools will be subject to use by NCR will be used only in filling the order set forth in this PO and any similar orders from NCR will be held at Supplier's risk, and will be kept insured by Supplier at its expense while in its custody and control in an amount caual to the replacement cost thereof, with loss payable to NCR. When so instructed by NCR. Supplier will deliver any property owned or subject to use by NCR to NCR (or to any other person NCR may designate) in good condition, ordinary wear and tear excepted, and such property will be subject to repossession or removal by NCR upon
- S. CONFIDENTIALITY Unless otherwise agreed, all information related to operating methods, know-how, and financial and business information eiven to Supplier by NCR or otherwise accuired will be in confidence. Supplier will take all reasonable precautions to prevent any such information from being divulged to any person for any purpose other than to perform this PO, including having recipients acknowledge the confidential status of such information and agreeing to like restrictions on divulging such information. These confidentiality obligations will survive termination of this PO and will continue for 3-vears thereafter. Information presently in the public domain, or which is riehfully received by Supplier from a third party, or information which both NCR and Supplier agree in writing may be disclosed, will not be considered confidential. Supplier will not disclose to NCR any information that it deems to be confidential, and it is understood that no information received by NCR, including without limitation manuals, drawines and documents, will be deemed confidential. Supplier agrees that any legend or other notice on or pertaining information or materials supplied by it that is inconsistent with the preceding sentence will create no obligation on the nart of NCR. Supplier will not, without first obtaining NCR's consent in writing, advertise or disclose the fact that Supplier has furnished Product to NCR under this PO, nor make public use of NCR's trade name, trade mark or other designation of NCR or its affiliates.
- 9. RIGHTS IN DEVELOPMENT If the PO is for Product or any part of it is for software or product development services, Supplier will disclose and assign on demand, and it does hereby assign to NCR, any and all inventions, improvements, or developments, each whether natentable or not, which it may make or assist in making in the course of such development. Supplier assigns, and agrees hereafter, to assign to NCR all patents, copyrights, and applications for patents or convietls, in connection with any

- enter into an agreement under which such person will disclose and assign to Supplier or NCR all inventions and execute all papers and do all acts deemed necessary by Supplier or NCR relative to assignment of intellectual property including but not limited to copyrights and patents. In addition, all information, idea, results, trademarks/names and data developed by Supplier as a result of developmental work contemplated by this section will be transmitted by Supplier only to NCR and will become the exclusive property of NCR, and will likewise be regarded by Supplier as confidential for the same period and subsect to the terms provided in Section 8. Supplier hereby warrants that it is free to enter into this PO and has no obligations or requirements under any other agreement contrary to any of the terms and conditions contained herein.
- 10. LICENSE GRANTED If the Product or any part of it is software to be provided to NCR for its internal use. Supplier grants to NCR a perpetual, worldwide, non-exclusive, non-transferable license to use the software. If software is for re-sale. Supplier grants to NCR a royalty-free, perpetual, worldwide, non-exclusive, non-transferable license to distribute, re-sell the software, in which case if the software package includes a "break the seal" license agreement, NCR may directly or indirectly transfer the package to its customer without altering the package or its contents and the licens agreement will be between Supplier or Supplier's licensor and the end user. If the software does not contain a "break the seal" license agreement or if NCR opens the package for installation of the software prior to resale. NCR will license the software to its customers pursuant to its standard terms and conditions. Supplier grants to NCR a perpetual worldwide non-exclusive license to use Supplier's trademarks and tradenames on or in connection with the software copies made under this license. Supplier agrees to take such reasonable necessary steps to preserve copyrights to the software and related documents.
- 11. INDEMNIFICATION FOR INFRINGEMENT Supplier will promptly investigate and defend, at its own expense, all claims, allegations, suits, actions, or proceedings in which NCR, or its subsidiaries, agents, their successors, assigns, distributors, dealers, customers or other users of NCR's or its subsidiaries' equipment, software, supplies, or services are made defendants or claimed potential defendants for any infringement, claimed or alleged inducent of infringement, or unauthorized or unlawful use of any patent, copyright, or trademark, wherever registered or issued, or trade secret, mask work, or proprietary data, or other information resulting from the manufacture, sale, use, or lease, or other disposition of any Product purchased under this PO. except to the extent specific product design is provided to Supplier by NCR. Supplier further agrees to pay and discharge any and all judgments or decrees which may be rendered in any such suits or proceedings areainst any such defendants. Supplier's own selection consistent with these terms. If Supplier fails to promptly investigate and defend or settle as provided herein, then NCR will, following notification Supplier, have sole control of the defense of any said claim, allegation, suit, action, or proceeding and all negotiations for its settlement or compromise, and Supplier agrees to any, as they become due, all of the costs, expenses, and reanable attorneys' fees incurred and judgments or decrees which may be rendered. Supplier will include substantially similar indemnification terms in its contracts with its suppliers of the items or components which are included with or make up the Products, and Supplier agrees to enforce such terms on its behalf and for the benefit of NCR.
- 12. LIABILITY In no event will NCR be liable to Supplier for any special, indirect, incidental or consequential damages, or for loss of profits, revenue or data, whether in an action in contract, tort, product liability, statute or other wise, even if advised of the possibility of those damages.
- 13. ASSIGNMENT & SUBCONTRACTS Supplier will not assign this PO or any rights or obligations hereunder, nor will Supplier subcontract with any other party for the furnishing of any completed or substantially completed Products or services described in this PO without NCR's express written consent, and in such event Supplier will remain fully liable for subcontractor's work, and any subcontractor approved by NCR will be required by Supplier to agree in writing to perform in accordance with the terms of this PO and to permit NCR to exercise all rights under this PO as if the subcontractor had executed this PO.
- 14. COMPLIANCE WITH LAWS In connection with providing Products under this PO, Supplier will, at its expense, and as aplicable will cause its agents, employees and subcontractors to comply with all applicable federal, state, local and foreign laws, rules, acts, orders and regulations, includine but not limited to laws pertainine to employment, import and export compliance, antitrust, environmental health, safety and electronic/product and waste take-back (e.g., in Europe WEEE and RoHS directives). Supplier will identify and procure all required permits, certificates, senses, insurance, approvals and inspections; and will submit all reports, certifications, and other documents as required, including information related to the proper and safe handline of the products. Should Supplier's services hereunder require Supplier to perform, support, or handle any importation of any item into the U.S., Supplier to continuous the properties of t
- 15. GOVERNMENT CONTRACT PROVISIONS If this PO is beine placed in fulfillment of an NCR contract with any national or local government entity, all provisions required by such contract to be included herein are hereby incorporated by reference with the same force and effect as if they were included in full text.
- 16. TERMINATION NCR may terminate this PO in whole or in part at any time upon NCR's written notification to Supplier as follows: 1) at NCR's convenience, and in such case the extent of NCR's liability will be: a) if the Product is software or services, to pay the cost of the existing "finished goods" inventorry, but no more than required to fulfill the Product is hardware, to pay the cost of the existing "finished goods" inventorry, but no more than required to fulfill the next delivery schedule within the thirty (30) days following the date of termination, plus the existing "work-in-progress" inventories required to fulfill an additional thirty (30) days of deliveries, except that there will be no liability for inventories in either cateeory which is readily usable or resaleable. "Finished goods" will mean passed final acceptance test and are waiting delivery. "Work-in-progress" will mean material in varying stages of completion with some deepter of labor anolied and/or individual pice pasts and/or raw material in a stage of completion no more than necessary to meet delivery schedules. 2) for cause, relative to any default by Supplier involvine: a) Supplier's failure to develop Product, deliver the Product, and/or render the services specified herein within the time designated herein, or b) Supplier's failure to make progress in the performance of its obligations under this PO. With respect to any such default, exceet a delivery failure as described in Section 6. NCR's right to terminate will be conditioned unon Supplier's failure within 10-days after receipt of NCR's notification, to provide a remedy satisfactory to NCR to cure such failure or noncombliance. 3) in the event Supplier becomes insolvent and/or the subject of any proceedings under law for the relief of debtors, or bankrupt, or makes assignments for the benefit or creditors. In the event of termination by NCR due to Supplier's default or reason pursuant to 16.2 or 16.3, NCR will have no liability to Supplier as a result of such termination. In th
- 17. PRODUCT LIABILITY & INSURANCE Supplier will defend, indemnify NCR from and against all liability resulting from any and all claims by third parties for loss, damage or injury (including death) caused by any Product to the extent not caused by misuse, abuse or other fault directly attributable to NCR or its customer, provided that Supplier is notified by NCR of all such claims within a reasonable period of time following NCR's initial notification of the claims, and provided further that Supplier is given full control over any negotiation, arbitration, or litigation concerning the claims. Supplier will maintain during the execution of this PO, and at its expense, all insurance, equired by law, including, without limitation, workers' compensation, and such other insurance, including, without limitation, general liability and automobile insurance, which is necessary or prudent to adequately protect Supplier and NCR from harm, injury (including death) or damage in connection with this indemnification.
- 18. DISPUTES & GOVERNING LAW Any controversy or claim between the parties will be settled by arbitration in accordance with the (Indian) Arbitration and Conciliation Act, 1996. The Arbitration will be conducted by three Arbitrators, one to be anoninted by each party who in turn will anonint an Umpire. The duty and right to act as Arbitrators will extend to any employee, officer, shareholder, agent or affiliate of the respective party. The decision and award of the Arbitrators will be final and bindine, and the award so rendered may be enterted in any court having iurisdiction thereof. The Arbitrators are directed to hear and decide dispositive motions in advance of the hearing on the merits by applying the applicable law. The arbitration will be held in Mumbai, India. Notwithstanding the forezoing, either party may seek an injunction in court to prevent misuse of its intellectual property pending the arbitration proceedines. Indian law will govern the interpretation and enforcement of this Aercement. Any claim or action must be brought within two years (or as otherwise allowed by law) after the cause of action accuses.