

IN9-28129427

PO No.

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited No.42,(Old No.425), Pantheon Road

Egmore Chennai Tamil Nadu Tamil Nadu India Pin: 600008

GSTIN: 33AAACD3206C1ZK

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buver Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

TAMIL NADU

Diebold Nixdorf India Private Limited

Egmore Chennai

Tamil Nadu

India Pin: 600008

GSTIN: 33AAACD3206C1ZK

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via:

Place of Supply:

Ship To

No.42,(Old No.425), Pantheon Road

Tamil Nadu

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD. Switching Avo Ele. Power Ltd. 3/91, Maxworth Nagar, Kolapakkam

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Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

Chennai

CHENNAI, Tamilnadu 600017

India

Rev

GSTIN: 33AAICS2473C1ZM

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt	
1	998719	160997.2 6	Each	9987	1.00	160,997.26	

Description: Switching AVO AMC Indian BANK for TAMIL NADU

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 160997.26 UOM: Each Amt: 160,997.26 Price: 1.00 Prom On: Need by: Orig.Promise Date: Ship On:

Shipment Note:

Order Net Amount: 160,997.26 **CGST Input Tax Local 9%** 14.489.75 14,489.75 SGST Input Tax Local 9% 28,979.50 Order Tax Amount: 189,976.76 **Total Order Amount:**

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017

Continued..



PO No. IN9-28129427

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23.0

26.0

- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectude this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.0
 - 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable condition immediately upon demand or notice.
 - 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects its own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in one event or on whatsoever not expensione tasks and in one event or only access of whatsoever nature ansing thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.
 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129428

PO No.

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Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1, Plot No 39, MIDC Marol, Andheri East Mumbai Maharashtra

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited 21 4 1C ALLURI SEETHA RAMA RAJU

ROAD,

SRINAGAR COLONY, VIJAYWADA

KRISHNA VIJAYWADA Andhra Pradesh Andhra Pradesh

India

Pin: 520011

GSTIN: 37AAACD3206C1ZC

Ship To

Diebold Nixdorf India Private Limited 21 4 1C ALLURI SEETHA RAMA RAJU ROAD, SRINAGAR COLONY, VIJAYWADA KRISHNA

VIJAYWADA Andhra Pradesh Andhra Pradesh India

Pin: 520011

GSTIN: 37AAACD3206C1ZC

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD. ROAD NO 1 SOVANA COLONY NO 2 173 2 BALANAGAR NEAR VIMAL THEATER

HYDERABAD, ANDHRA PRADESH 500042

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1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

India

Rev

GSTIN: 37AAICS2473C1ZE

Buyer Name: Mumtaz, K

Buyer Address:

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via :

Place of Supply:

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com **Desc:** Switching AVO AMC Indian BANK for

ANDHRA PRADESH 17 sites

Amount of tax subject to reverse charge: N

Instructions:

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Currency: Indian Rupee

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Description: Switching AVO AMC Indian BANK for ANDHRA PRADESH 17 sites

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

 Qty: 498.63
 UOM: Each
 Price: 17.00
 Amt: 8,476.71

 Prom On:
 Need by:
 Orig.Promise Date:
 Ship On:

Shipment Note:

 Order Net Amount:
 8,476.71

 CGST Input Tax Local 9%
 762.90

 SGST Input Tax Local 9%
 762.90

 Order Tax Amount:
 1,525.80

 Total Order Amount:
 10,002.51

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PO No. IN9-28129428

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This is a system generated document does not require seal and signature

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- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.0
 - 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable condition immediately upon demand or notice.
 - 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects its own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in one event or on whatsoever not expensione tasks and in one event or only access of whatsoever nature ansing thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.
 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

PO No. Rev IN9-28129429

Page #of# Supplier No. 1 of 2 60649

Print No **PO Creation Date** 11-MAR-21 **PO Approval Date**

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited Ground Floor, RCC Building, Dag No.442

and K.P.Patta No.1169

Revenue Village- Sahar Ulubari Mouza,

Kamrup(Metro) Guwahati Assam Assam India

Pin: 781003

GSTIN: 18AAACD3206C1ZC

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

ASSAM

Ship To

Diebold Nixdorf India Private Limited Ground Floor, RCC Building, Dag No.442 and

K.P.Patta No.1169

Revenue Village- Sahar Ulubari Mouza,

Kamrup(Metro) Guwahati Assam Assam India Pin: 781003

GSTIN: 18AAACD3206C1ZC

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days **Delivery Terms:**

Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD.

REHABARI TINALI PIYALI PHUKAN ROAD K C DAS LANE HOUSE NO 3 GUWAHATI, ASSAM 781008

India

GSTIN: 18AAICS2473C1ZE

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	1.00	498.63

Description: Switching AVO AMC Indian BANK for ASSAM

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 498.63 UOM: Each Price: 1.00 Amt: 498.63 Prom On: Need by: **Orig.Promise Date:** Ship On:

Shipment Note:

Order Net Amount: 498.63 **CGST Input Tax Local 9%** 44.88 44.88 SGST Input Tax Local 9% 89.76 **Order Tax Amount: Total Order Amount:** 588.39



PO No. IN9-28129429

Rev 0 Page #of# 2 of 2

This is a system generated document does not require seal and signature

23.0

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- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
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- 19.0
 - 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable confiding immediately upon demand or notice.
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- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects its own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in one event or on whatsoever not expensione tasks and in one event or only access of whatsoever nature ansing thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

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 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.
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 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129430

PO No.

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1. Plot No 39, MIDC Marol, Andheri East Mumbai

Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdrof India Private Limited Ground Floor, Qtr No 54, Gali No 3 S.K.Colony, Malahi Pakari Lihiya Nagar Sampatchak, PS Patrakarnagar

Kankarbagh Patna India Pin: 800020 06122354223

GSTIN: 10AAACD3206C1ZS

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

BIHAR 9 sites

Ship To

Diebold Nixdrof India Private Limited Ground Floor, Qtr No 54, Gali No 3 S.K.Colony, Malahi Pakari Lihiya Nagar Sampatchak, PS Patrakarnagar Kankarbagh

Patna

India Pin: 800020

06122354223

GSTIN: 10AAACD3206C1ZS

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD.

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

BRINDAVAN KUNJ 306 3RD FLOOR **EXHIBITION ROAD** PATNA, BIHAR 800001

India

Rev

GSTIN: 10AAICS2473C1ZU

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	9.00	4,487.67

Description: Switching AVO AMC Indian BANK for BIHAR 9 sites

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 498.63 UOM: Each Amt: 4,487.67 Price: 9.00 Prom On: Need by: Orig.Promise Date: Ship On:

Shipment Note:

Order Net Amount: 4,487.67 **CGST Input Tax Local 9%** 403.89 403.89 SGST Input Tax Local 9% 807.78 Order Tax Amount: 5,295.45 **Total Order Amount:**

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017

Continued..



PO No. IN9-28129430

Rev

Page #of# 2 of 2

23.0

26.0

- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.0
 - 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable confiding immediately upon demand or notice.
 - 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects its own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in one event or on whatsoever not expensione tasks and in one event or only access of whatsoever nature ansing thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.
 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



Rev

Page #of#

Print No

Supplier Name/Address

SECTOR-3. STREET -3,

NEAR SHEETLA MANDIR

PROFESSOR COLONEY

GSTIN: 22AAICS2473C1ZP

Supplier Contact:

Supplier Phone: ()

India

SWITCHING AVO ELE. POWER LTD.

RAIPUR, CHHATTISGARH 492001

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

PO No.

IN9-28129431

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited C/O Bagai Golden Transport Company, Inside Aluminium Udyog, Near Bhanpuri

Naka Khamtari Raipur

Chhattisgarh Chhattisgarh India

Pin: 493221

GSTIN: 22AAACD3206C1ZN

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

CHHATTISGARH

Ship To

Diebold Nixdorf India Private Limited C/O Bagai Golden Transport Company, Inside Aluminium Udyog, Near Bhanpuri Naka

Khamtari Raipur Chhattisgarh Chhattisgarh India Pin: 493221

GSTIN: 22AAACD3206C1ZN

Payment Terms: NPR 60

Payment Desc: Next Payment Run 60 Days

Ship Via:

Place of Supply:

Delivery Terms: Free On Road

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	1024.66	Each	9987	1.00	1,024.66

Description: Switching AVO AMC Indian BANK for CHHATTISGARH

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 1024.66 UOM: Each Amt: 1,024.66 **Price: 1.00** Prom On: Need by: Orig.Promise Date: Ship On:

Shipment Note:

Order Net Amount: 1,024.66 **CGST Input Tax Local 9%** 92.22 92.22 SGST Input Tax Local 9% 184.44 Order Tax Amount: 1,209.10 **Total Order Amount:**

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017

Continued..



PO No. IN9-28129431 Rev

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- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
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 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

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 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



PO No.

IN9-28129432

LE:

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1,

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited Basement Plot no H10, Unit No. B1 AND

B2

Express Arcade, Netaji Subhash Place,

PitamPura, Wazirpur,

New Delhi Delhi India

Pin: 110034

GSTIN: 07AAACD3206C1ZF

Ship To

Diebold Nixdorf India Private Limited Basement Plot no H10, Unit No. B1 AND B2, Express Arcade, Netaji Subhash Place.

PitamPura, Wazirpur,

New Delhi

Delhi India Pin: 110034

GSTIN: 07AAACD3206C1ZF

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD.

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

Delhi Delhi Delhi

Rev

DELHI, Delhi 500029

India

GSTIN: 07AAICS2473C1ZH

Buyer Name: Mumtaz, K

Buyer Address:

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms:

Ship Via:

Place of Supply:

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com **Desc:** Switching AVO AMC Indian BANK for

DELHI 11 sites

Amount of tax subject to reverse charge: $\ensuremath{\mathsf{N}}$

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	11.00	5,484.93

Description: Switching AVO AMC Indian BANK for DELHI 11 sites

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

 Qty: 498.63
 UOM: Each
 Price: 11.00
 Amt: 5,484.93

 Prom On:
 Need by:
 Orig.Promise Date:
 Ship On:

Shipment Note:

 Order Net Amount:
 5,484.93

 CGST Input Tax Local 9%
 493.64

 SGST Input Tax Local 9%
 493.64

 Order Tax Amount:
 987.28

 Total Order Amount:
 6,472.21

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017

Continued..



PO No. IN9-28129432

Rev 0 Page #of# 2 of 2

23.0

26.0

- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable confiding immediately upon demand or notice.
- 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects its own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in one event or on whatsoever not expensione tasks and in one event or only access of whatsoever nature ansing thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the
 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.

 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129433

PO No.

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1. Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited Shop No. 11-12, 2nd Floor, Satya Complex, Ashwamegh Cross Road Opp. Sainik Petrol Pump, Satellite, Ahmedabad

Gujarat Gujarat India

Pin: 380015

GSTIN: 24AAACD3206C1ZJ

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

GUJARAT

Ship To

Diebold Nixdorf India Private Limited Shop No. 11-12, 2nd Floor, Satya Complex, Ashwamegh Cross Road Opp. Sainik Petrol Pump, Satellite,

Ahmedabad Gujarat

Gujarat India

Pin: 380015

GSTIN: 24AAACD3206C1ZJ

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD. **B-48 CHANDRALOK BUNGLOWS NEAR SWAMINARAYAN MANDIR**

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

CANAL ROAD

AHMEDABAD, GUJARAT 380050

India

Rev

GSTIN: 24AAICS2473C1ZL

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

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Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

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This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	1243.84	Each	9987	1.00	1,243.84

Description: Switching AVO AMC Indian BANK for GUJARAT

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 1243.84 UOM: Each Price: 1.00 Amt: 1,243.84 Prom On: Need by: Orig.Promise Date: Ship On:

Shipment Note:

Order Net Amount: 1,243.84 **CGST Input Tax Local 9%** 111.95 SGST Input Tax Local 9% 111.95 223.90 Order Tax Amount: 1,467.74 **Total Order Amount:**

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017

Continued..



PO No. IN9-28129433

Rev 0 Page #of# 2 of 2

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- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
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 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

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 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable confiding immediately upon demand or notice.
- 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects its own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events or on a view or of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the
 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.

 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129434

PO No.

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1. Plot No 39, MIDC Marol, Andheri East Mumbai

Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited 5th Floor, Vatika Triangle, Sushant Lok, Sector-28, Mehrauli Gurgaon Road,

Gurgaon Haryana India Pin: 122001

GSTIN: 06AAACD3206C1ZH

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buver Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

HARYANA 3 sites

Ship To

Diebold Nixdorf India Private Limited 5th Floor. Vatika Triangle. Sushant Lok. Sector-28, Mehrauli Gurgaon Road,

Gurgaon Haryana India Pin: 122001

GSTIN: 06AAACD3206C1ZH

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD. SHOP NO 30 STREET NO 3 SATJOT NAGAR

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

BLOCK B OPP MANAKWAL GATE DHANDRA ROAD

LUDHIANA, PUNJAB 141013

India

Rev

GSTIN: 03AAICS2473C1ZP

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	3.00	1,495.89

Description: Switching AVO AMC Indian BANK for HARYANA 3 sites

Shipment: 1 Tax: IGST Input Tax Interstate 18%

Qty: 498.63 UOM: Each Amt: 1,495.89 Price: 3.00 Prom On: Need by: **Orig.Promise Date:** Ship On:

Shipment Note:

Order Net Amount: 1,495.89 **IGST Input Tax Interstate 18%** 269.26 269.26 **Order Tax Amount: Total Order Amount:** 1,765.15

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017



PO No. IN9-28129434

Rev

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23.0

26.0

- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

5.0

4.0

6.0

9.0

10.0

11.0

- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
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 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events or on a view or of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
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- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
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 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

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 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129435

PO No.

IF٠

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1, Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited

10, MILLENUM TOWER R Road Bistupur, Jamshedpur Jharkhand Jharkhand India Pin: 831001

GSTIN: 20AAACD3206C1ZR

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com **Desc:** Switching AVO AMC Indian BANK for

JHARKHAND 4 sites

Ship To

Diebold Nixdorf India Private Limited

10, MILLENUM TOWER R Road Bistupur, Jamshedpur Jharkhand Jharkhand India

Pin: 831001

GSTIN: 20AAACD3206C1ZR

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via:

Place of Supply:

onip via .

SWITCHING AVO FLE P

SWITCHING AVO ELE. POWER LTD. STAINSILA TOPPO COMPOUND

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

P P COMPOUND RANCHI

RANCHI, JHARKHAND 834001

India

Rev

GSTIN: 20AAICS2473C1ZT

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

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These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	4.00	1,994.52

Description: Switching AVO AMC Indian BANK for JHARKHAND 4 sites

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

 Qty: 498.63
 UOM: Each
 Price: 4.00
 Amt: 1,994.52

 Prom On:
 Need by:
 Orig.Promise Date:
 Ship On:

Shipment Note:

 Order Net Amount:
 1,994.52

 CGST Input Tax Local 9%
 179.51

 SGST Input Tax Local 9%
 179.51

 Order Tax Amount:
 359.02

 Total Order Amount:
 2,353.54

This is a system generated document does not require seal and signature



PO No. IN9-28129435

Rev 0 Page #of# 2 of 2

23.0

26.0

- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
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 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
- Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable confiding immediately upon demand or notice.
- 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects its own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events or on a view or of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.
 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



PO No.

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

IN9-28129436

Rev

Page #of# Supplier No. 1 of 2 60649

Print No **PO Creation Date** 11-MAR-21

PO Approval Date

CIN: U72300MH1992PTC205347

Bill To Diebold Nixdorf India Private Limited

3rd Floor, City Centre, Above Bata show Room, Survey No.79/2

Hennu Bellary Outer Ring Road, Hebbal

Village, Kasba Hobli

Bengaluru Karnataka Karnataka India

Pin: 560024

GSTIN: 29AAACD3206C1Z9

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

KARNATAKA

Ship To

Diebold Nixdorf India Private Limited 3rd Floor, City Centre, Above Bata show

Room, Survey No.79/2.

Hennu Bellary Outer Ring Road, Hebbal Village,

Kasba Hobli

Bengaluru Karnataka Karnataka India

Pin: 560024

GSTIN: 29AAACD3206C1Z9

Payment Terms: NPR 30 Payment Desc: Next Payment Run 30 Days

Delivery Terms:

Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD.

Bangalore Bangalore Bangalore

BANGLORE, Karnataka 560026

India

GSTIN: 29AAICS2473C1ZB

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line. These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

HSN Unit Qty **UOM** Line Item Amt Code **Price** 998719 498.63 Each 9987 1.00 498.63

Description: Switching AVO AMC Indian BANK for KARNATAKA

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 498.63 UOM: Each Price: 1.00 Amt: 498.63 Prom On: Need by: **Orig.Promise Date:** Ship On:

Shipment Note:

Order Net Amount: 498.63 **CGST Input Tax Local 9%** 44.88 44.88 SGST Input Tax Local 9% 89.76 **Order Tax Amount: Total Order Amount:** 588.39



PO No. IN9-28129436

Rev 0 Page #of# 2 of 2

This is a system generated document does not require seal and signature

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- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.
 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

PO No. Rev IN9-28129437

Page #of# Supplier No. 1 of 2 60649

Print No **PO Creation Date** 11-MAR-21 **PO Approval Date**

CIN: U72300MH1992PTC205347

Bill To Diebold Nixdorf India Private Limited Door No.28/993A, Ponneth Temple Road

Kadavanthara Road

Kochi Kerala Kerala India Pin: 682020

GSTIN: 32AAACD3206C1ZM

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buver Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

KERALA 19 sites

Ship To

Diebold Nixdorf India Private Limited Door No.28/993A, Ponneth Temple Road

Kadavanthara Road Kochi

Kerala Kerala India

Pin: 682020

GSTIN: 32AAACD3206C1ZM

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Ship Via:

Place of Supply:

Delivery Terms:

Supplier Fax: ()

Supplier Contact:

Supplier Phone: ()

Supplier Name/Address

MALLAPALLY

KEEZVAIPUR

India

SWITCHING AVO ELE. POWER LTD.

KALLURUMPIL 341 WARD NO X

KEEZVAIPUR, KERALA 689587

GSTIN: 32AAICS2473C1ZO

Supplier Email: santh.avoups@yahoo.in

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	19.00	9,473.97

Description: Switching AVO AMC Indian BANK for KERALA 19 sites

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Price: 19.00 Qtv: 498.63 UOM: Each Amt: 9,473.97 Prom On: Need by: Orig.Promise Date: Ship On:

Shipment Note:

Order Net Amount: 9.473.97 **CGST Input Tax Local 9%** 852.66 SGST Input Tax Local 9% 852.66 1,705.32 **Order Tax Amount: Total Order Amount:** 11,179.29

This is a system generated document does not require seal and signature



PO No. IN9-28129437

Rev 0 Page #of# 2 of 2

23.0

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- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable confiding immediately upon demand or notice.
- 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects its own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events or on a view or of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the

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IN9-28129438

PO No.

Diebold Nixdorf India Private Limited

Plot No 39, MIDC Marol, Andheri East

Payment Desc: Next Payment Run 30 Days

5th Floor, Rolta Tower 1.

GSTIN: 27AAACD3206C1ZD

Payment Terms: NPR 30

Ship To

Mumbai

India

Maharashtra

Maharashtra

Pin: 400093

Delivery Terms: Ship Via:

Place of Supply:

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited

5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra India Pin: 400093

GSTIN: 27AAACD3206C1ZD

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buver Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

MAHARASHTRA 5 sites

Amount of tax subject to reverse charge: N Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

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Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

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This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

HSN Unit Line Item Qtv **UOM** Amt Code **Price** 998719 498.63 Each 9987 5.00 2,493.15

Description: Switching AVO AMC Indian BANK for MAHARASHTRA 5 sites

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qtv: 498.63 UOM: Each Price: 5.00 Amt: 2,493.15 Prom On: Need by: **Orig.Promise Date:** Ship On:

Shipment Note:

Order Net Amount: 2.493.15 **CGST Input Tax Local 9%** 224.38 SGST Input Tax Local 9% 224.38 448.76 **Order Tax Amount: Total Order Amount:** 2,941.91

This is a system generated document does not require seal and signature

11-MAR-21 **PO Approval Date**

Rev

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD.

Page #of#

Print No

1 of 2

Supplier No.

PO Creation Date

60649

Mumbai Mumbai Mumbai

MUMBAI, Maharashtra 400063

India

GSTIN: 27AAICS2473C1ZF

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:



PO No. IN9-28129438

Rev 0 Page #of# 2 of 2

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- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
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- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
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 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
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- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
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 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable confiding immediately upon demand or notice.
- 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects its own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events or on a view or of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmless DN against all lines and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, notice of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and provided by the substitution of the

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.

 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129439

PO No.

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1. Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited C/O 3 MALLICK COMMERCIAL COMPLEX, A 3 69 KHARVEL NAGAR, UNIT 3 III,

BHUBANESWAR

Odisha Odisha India Pin: 751001

GSTIN: 21AAACD3206C1ZP

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone:

Buyer Fax:

Buver Email: KesiMehmood.Mumtaz@dieboldnixdorf.com

Desc: Switching AVO AMC Indian BANK for **ODISHA 3 sites**

Ship To

Diebold Nixdorf India Private Limited C/O 3 MALLICK COMMERCIAL COMPLEX, A 3 69 KHARVEL NAGAR, UNIT 3 III,

BHUBANESWAR

Odisha Odisha India Pin: 751001

GSTIN: 21AAACD3206C1ZP

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD. **ROOM NO.15**

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

JAYAGURU BHAWAN 236/237, SARLA NAGAR

BHUBANESHWAR, ORISSA 751006

India

Rev

GSTIN: 21AAICS2473C1ZR

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	3.00	1,495.89

Description: Switching AVO AMC Indian BANK for ODISHA 3 sites

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 498.63 UOM: Each Amt: 1,495.89 Price: 3.00 Prom On: Need by: **Orig.Promise Date:** Ship On:

Shipment Note:

Order Net Amount: 1 495 89 134.63 **CGST Input Tax Local 9%** 134.63 SGST Input Tax Local 9% 269.26 **Order Tax Amount: Total Order Amount:** 1,765.15

This is a system generated document does not require seal and signature



PO No. IN9-28129439

Rev

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23.0

26.0

- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warranty is received from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

5.0

4.0

6.0

9.0

10.0

- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

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 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
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 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
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- 19.0
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 - 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, frankhes, trade search or other intellectual property right. Seller shall indemity and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foreigning warranny. 21.0
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- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, oncloe of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and contractors.

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 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129440

PO No.

LE:

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1,

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited

No.14.Second Cross

1st Floor, Ponn Nagar, Reddiarpalayam

Pondicherry Pudducherry Pondicherry India Pin: 605010

GSTIN: 34AAACD3206C1ZI

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com **Desc:** Switching AVO AMC Indian BANK for

PUDUCHERRY 26 sites

Ship To

Diebold Nixdorf India Private Limited

No.14.Second Cross

1st Floor, Ponn Nagar, Reddiarpalayam

Pondicherry Pudducherry Pondicherry

India Pin: 605010

GSTIN: 34AAACD3206C1ZI

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via :

Place of Supply:

Supplier Name/Address

Rev

SWITCHING AVO ELE. POWER LTD. Switching Avo Ele. Power Ltd. 3/91, Maxworth Nagar, Kolapakkam Chennai

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

CHENNAI, Tamilnadu 600017

India

GSTIN: 33AAICS2473C1ZM

Supplier Contact: Supplier Phone: ()

Supplier Fax: ()
Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

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Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	26.00	12,964.38

Description: Switching AVO AMC Indian BANK for PUDUCHERRY 26 sites

Shipment: 1 Tax: IGST Input Tax Interstate 18%

 Qty: 498.63
 UOM: Each Price: 26.00
 Amt: 12,964.38

 Prom On:
 Need by:
 Orig.Promise Date:
 Ship On:

Shipment Note:

 Order Net Amount:
 12,964.38

 IGST Input Tax Interstate 18%
 2,333.59

 Order Tax Amount:
 2,333.59

 Total Order Amount:
 15,297.97

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017



PO No. IN9-28129440

Rev

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23.0

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- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warrants it receives from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.0
 - 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable condition immediately upon demand or notice.
 - 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, franchise, trade search approperty right, Seller shall indemity, and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects is own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events on any access of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmites DN against all films and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, oncloe of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and contractors.

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.
 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



PO No.

IN9-28129441

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1. Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited 1821, Opp. Water Tank, Jaimal Road, Janta Nagar, Ludhiana, Punjab

Punjab Punjab India Pin: 141003

GSTIN: 03AAACD3206C1ZN

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

PUNJAB

Ship To

Diebold Nixdorf India Private Limited 1821, Opp. Water Tank,

Jaimal Road, Janta Nagar, Ludhiana, Punjab

Punjab Punjab India

Pin: 141003 GSTIN: 03AAACD3206C1ZN

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days **Delivery Terms:**

Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD. SHOP NO 30 STREET NO 3 SATJOT NAGAR

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

BLOCK B OPP MANAKWAL GATE DHANDRA ROAD

LUDHIANA, PUNJAB 141013

India

Rev

GSTIN: 03AAICS2473C1ZP

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	1.00	498.63

Description: Switching AVO AMC Indian BANK for PUNJAB

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 498.63 UOM: Each **Price: 1.00** Amt: 498.63 Prom On: Need by: Orig.Promise Date: Ship On:

Shipment Note:

Order Net Amount:	498.63
CGST Input Tax Local 9%	44.88
SGST Input Tax Local 9%	44.88
Order Tax Amount:	89.76
Total Order Amount:	588.39

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017



PO No. IN9-28129441

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- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, franchise, trade search approperty right, Seller shall indemity, and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects is own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events on any access of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmites DN against all films and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, oncloe of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and contractors.

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.
 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129442

PO No.

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited

1st Floor . South Wing 96, Dhuleshwar Garden

Jaipur Rajasthan Rajasthan India Pin: 302001

GSTIN: 08AAACD3206C1ZD

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax: Buver Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

RAJASTHAN

Ship To

Diebold Nixdorf India Private Limited

1st Floor, South Wing 96, Dhuleshwar Garden

Jaipur Rajasthan Rajasthan

India Pin: 302001

GSTIN: 08AAACD3206C1ZD

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD.

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

181 BAIRATHI HOUSE **DEENA NATH S STREET** CHANDPOLE BAZAR JAIPUR, RAJASTHAN 302001

India

Rev

GSTIN: 08AAICS2473C1ZF

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Lin	ltem	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	3972.6	Each	9987	1.00	3,972.60

Description: Switching AVO AMC Indian BANK for RAJASTHAN

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 3972.6 UOM: Each **Price: 1.00** Amt: 3,972.60 Prom On: Need by: Orig.Promise Date: Ship On:

Shipment Note:

3,972.60 Order Net Amount: **CGST Input Tax Local 9%** 357.53 357.53 SGST Input Tax Local 9% 715.06 **Order Tax Amount: Total Order Amount:** 4,687.66

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017



PO No. IN9-28129442

Rev 0 Page #of# 2 of 2

23.0

26.0

- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warrants it receives from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.0
 - 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable condition immediately upon demand or notice.
 - 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, franchise, trade search approperty right, Seller shall indemity, and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects is own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events on any access of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmites DN against all films and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, oncloe of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and contractors.

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

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 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129443

PO No.

IF٠

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1, Plot No 39, MIDC Marol, Andheri East Mumbai Maharashtra

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited 2ND FLOOR, HOUSE NO.8-3-214/3 &

8-3-214/4

SRINIVASA NAGAR (WEST), YOUSUFGUDA VILLAGE

Hyderabad Telangana India

Pin: 500038

GSTIN: 36AAACD3206C1ZE

Ship To

Diebold Nixdorf India Private Limited 2ND FLOOR, HOUSE NO.8-3-214/3 & 8-3-214/4, SRINIVASA NAGAR (WEST), YOUSUFGUDA

VILLAGE Hyderabad Telangana India Pin: 500038

GSTIN: 36AAACD3206C1ZE

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD. H NO 7 8 313/1 PLOT NO

165/166 SURVEY NO 19 GOUTAM NAGAR FIROZGUDA BALANAGAR

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

HYDERABAD, TELANGANA 500011

India

Rev

GSTIN: 36AAICS2473C1ZG

Buyer Name: Mumtaz, K

Buyer Address:

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms:

Ship Via:

Place of Supply:

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Buyer Phone: Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com **Desc:** Switching AVO AMC Indian BANK for

TELANGANA

Amount of tax subject to reverse charge: $\ensuremath{\mathsf{N}}$

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

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Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

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This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	5380.82	Each	9987	1.00	5,380.82

Description: Switching AVO AMC Indian BANK for TELANGANA

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

 Qty: 5380.82
 UOM: Each
 Price: 1.00
 Amt: 5,380.82

 Prom On:
 Need by:
 Orig.Promise Date:
 Ship On:

Shipment Note:

 Order Net Amount:
 5,380.82

 CGST Input Tax Local 9%
 484.27

 SGST Input Tax Local 9%
 484.27

 Order Tax Amount:
 968.54

 Total Order Amount:
 6,349.36

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017



PO No. Rev 1N9-28129443 0

Page #of# 2 of 2

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- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warrants it receives from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
 - Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.0
 - 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable condition immediately upon demand or notice.
 - 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, franchise, trade search approperty right, Seller shall indemity, and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects is own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events on any access of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmites DN against all films and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, oncloe of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and contractors.

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.
 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.



IN9-28129444

Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited C/O Bagai Raftar Logistics, Plot no 22, Free

Hold Colony,

Shyam Enclave Pasonda, Sahibabad

Ghaziabad Uttar Pradesh Uttar Pradesh India

Pin: 201005

GSTIN: 09AAACD3206C1ZB

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone:

Buyer Fax: Buyer Email:

KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

UTTAR PRADESH 2 SITES

Ship To

Diebold Nixdorf India Private Limited

PO No.

C/O Bagai Raftar Logistics, Plot no 22, Free Hold

Colony,

Shyam Enclave Pasonda, Sahibabad

Ghaziabad Uttar Pradesh Uttar Pradesh India Pin: 201005

GSTIN: 09AAACD3206C1ZB

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD.

Page #of#

Print No

1 of 2

Supplier No.

11-MAR-21

PO Creation Date

PO Approval Date

60649

88 VIBHUTI KHAND - 1 **GOMTI NAGAR LUCKNOW**

LUCKNOW, UTTAR PRADESH 226010

India

Rev

GSTIN: 09AAICS2473C1ZD

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	2.00	997.26

Description: Switching AVO AMC Indian BANK for UTTAR PRADESH 2 SITES

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 498.63 UOM: Each Amt: 997.26 Price: 2.00 Prom On: Need by: Orig.Promise Date: Ship On:

Shipment Note:

Order Net Amount: 997.26 **CGST Input Tax Local 9%** 89.75 89.75 SGST Input Tax Local 9% 179.50 Order Tax Amount: 1,176.76 **Total Order Amount:**

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017



PO No. IN9-28129444

Rev

Page #of# 2 of 2

23.0

26.0

- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warrants it receives from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

5.0

4.0

6.0

9.0

10.0

- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
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 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
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 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
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Diebold Nixdorf India Private Limited 5th Floor, Rolta Tower 1.

Plot No 39, MIDC Marol, Andheri East

Mumbai Maharashtra Maharashtra 400093

PO No. IN9-28129445

Rev

Page #of# Supplier No. 1 of 2 60649

Print No **PO Creation Date** 11-MAR-21

PO Approval Date

CIN: U72300MH1992PTC205347

Bill To

Diebold Nixdorf India Private Limited

P - 99/1A.

Lake Terrace, Ground Floor

Kolkata West Bengal West Bengal India Pin: 700029

GSTIN: 19AAACD3206C1ZA

Buyer Name: Mumtaz, K

Buyer Address:

Buyer Phone: Buyer Fax:

Buver Email: KesiMehmood.Mumtaz@dieboldnixdorf.com Desc: Switching AVO AMC Indian BANK for

WEST BENGAL 3 sites

Ship To

Diebold Nixdorf India Private Limited

P - 99/1A.

Lake Terrace, Ground Floor Kolkata

West Bengal West Bengal

India Pin: 700029

GSTIN: 19AAACD3206C1ZA

Payment Terms: NPR 30

Payment Desc: Next Payment Run 30 Days

Delivery Terms: Ship Via:

Place of Supply:

Supplier Name/Address

SWITCHING AVO ELE. POWER LTD.

Kolkata Kolkata Kolkata

KOLKATA, West Bengal 500029

India

GSTIN: 19AAICS2473C1ZC

Supplier Contact: Supplier Phone: ()

Supplier Fax: () Supplier Email:

Amount of tax subject to reverse charge: N

Instructions:

This order is placed by the buyer subject to the terms and conditions appearing hereon and on DN form No. 3370-tc and by accepting this order, seller agrees to bound there by. No additions or modifications will be binding upon by buyer unless expressly agreed to in writing.

Acknowledgement Instruction:

This order must be acknowledged. Please acknowledge and note any proposed changes, date and forward to the buyer utilizing the following preferences: iSupplier Portal, email, fax or mail.

Quality Notice:

Refer the Partners For Excellence QCMP0002 for the quality requirements that apply to this order.

Packing Slip and Correspondence Instruction:

All Packing slips, cartons and correspondences must reference the authorizing purchase order, release, line number and shipment number as well as applicable DN sales order and line number for drop shipment requirements.

This Purchase Order may contain multiple shipments within each line. Ship the indicated quantities to the designated addresses within each line.

These quantities are part of the line. Never exceed the primary line quantity for the multiple shipments within each line.

Currency: Indian Rupee

Line	Item	Qty	UOM	HSN Code	Unit Price	Amt
1	998719	498.63	Each	9987	3.00	1,495.89

Description: Switching AVO AMC Indian BANK for WEST BENGAL 3 sites

Shipment: 1 Tax: CGST Input Tax Local 9%, SGST Input Tax Local 9%

Qty: 498.63 UOM: Each Price: 3.00 Amt: 1,495.89 Prom On: Need by: Orig.Promise Date: Ship On:

Shipment Note:

Order Net Amount: 1.495.89 **CGST Input Tax Local 9%** 134.63 134.63 SGST Input Tax Local 9% 269.26 **Order Tax Amount: Total Order Amount:** 1,765.15

This is a system generated document does not require seal and signature

DN Form No. 3370-TC Rev 11/2017



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23.0

26.0

- Entire Agreement; This purchase order, and any documents referred to in the Purchase Order, constitute the entire agreement between the parties and is expressly conditioned upon Seller's acceptance of all of the terms and conditions of purchase contained therein. Any additional or different terms and/or conditions which may appear in any communication from seller are hereby expressly objected to hall not be effective or binding unless specifically agreed to in writing despite Diebold Nixodri, Incorporated (hereafter referred to as "DN") acceptance of goods or services. If the face of this purchase order indicates that it is subject to a VMI Agreement, this purchase order is a non-binding estimate and no goods will be purchased without the issuance of a VMI Signal pursuant to the terms of the VMI Agreement. 1 0
- Changes: DN shall have the right at any time to make changes in drawings, quantity, designs, specifications, materials, packaging, time and place of delivery and method of transportation. If any such changes cause an increase or decrease in the cost, or the time required for the performance, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. 2.0
- 3.0 Force Majeure: DN may delay delivery and/or acceptance occasioned by causes beyond its control
 - summers to universe and cear of all liens and encumbrances. Seller warrants that all goods or services furnished hierarcher shall conform to the description and specification thereof be merchantable, and free from any deflects in design, workmanship or material. Sellers owarrants that the items furnished hereunder are suited for their intended use. Seller shall indemnify and save DN harmless from any breach of this warranty, and no limitations on DN's remedy in Seller's documents shall operate to rectuce this indemnification. Seller shall extend all warrants it receives from its suppliers to DN on a pass through basis, and Seller's warranty shall extend to DN's customers. This warranty is in addition to all warranties implied in law.
 - SELLER'S WARRANTY SHALL EXTEND FOR A PERIOD OF 12 MONTHS AFTER THE ITEM IS DELIVERED AND ACCEPTED BY DN AND APPLIED TO ITS INTENDED USE.

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- 5.1 <u>Termination for convenience</u>, DN reserves the right to terminate this contract for its convenience. In such event Seller shall immediately stop all work and observe any instructions from DN as to work in process. Seller shall be paid an equitable adjustment for work already performed.
- 5.2 Termination for Cause: By written notice of default to Seller, or if Seller becomes insolvent or makes an assignment for the benefit of creditors, or if there shall be instituted by or against Seller any proceeding under any bankruptcy, reorganization, arrangement, readjustment of debt or insolvency law of any jurisdiction or for the appointment of a receiver or trustee in respect to any of Seller's property and such proceeding is not demissed or curved within 60 days, DN may cancel the whole or any part of this order or exercise any other remedy provided purchasers of goods by law or in equity.
- Remedies: Not by way of limitation, the remedies of the parties include:
 6.1 If DN cancels this order in whole or in part as provided in Section 5.2, DN may procure upon such terms and in such manner as DN may deem appropriate goods or services similar to those cancelled and Seller shall be liable to DN for any excess costs for such similar supplies or services, including DN's costs incurred in making such procurements, provided that Seller shall continue the performance of this order to the extent not cancelled under the provisions of this order.
 - 6.2 The rights and remedies of DN provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this order.
 - 6.3 The failure of DN to insist upon strict performance of any of the terms of this order or to exercise any rights hereunder shall not be construed as a waiver of DN's rights.
- 7.0
 - 7.1 Price Warranty: Seller warrants that the prices for the articles sold DN hereunder are not less favorable than those currently extended to any other customer for the same or similar articles in similar quantities.
 - 7.2 <u>Unpriced Orders</u>: If price is not stated on this order, it is agreed that the goods or services shall be billed at the price last quoted to, or paid by a customer of Seller, or the prevailing market price, whichever is lower. The purchase price is fixed and shall not be subject to any sort of adjustment on account of for inflation, currency exchange fluctuation or any other adjustment whatsoever during the term of this Agreement, unless otherwise specifically agreed between the parties in writing and mentioned in this Agreement.
 - Shipments: If in order to comply with DN's required delivery date it becomes necessary for Seller to ship by a more expensive way than spein this purchase order, any increased transportation costs resulting therefrom shall be paid for by Seller unless the necessity for such reroutive expedited handling has been caused by DN and approved in advance in writing.
 - Invoices Payment; Invoices shall be rendered separately for each delivery, cover not more than one order, and specify DN's purchase order number. Invoices shall be sent to DN's entity specified on the face of the purchase order at the address indicated in the section 'bill to', marked for the attention of its accounts payable. In the event of there being any discrepancy in the invoice as regards the amounts the supply or the products, DN shall pay only for the undisputed amounts and shall withhold the payments in respect of the disputed amounts till such time DN is satisfied as regards the accuracy of the amounts contained in the invoices. Payments shall be released within ninety (30) days from receipt of a correct invoice, unless otherwise specified on the purchase order.
 - 1)

 - The Seller shall upload/life true, accurate and correct details of the invoices issued in the returns filed with the statutory authorities, failing which DN shall be entitled to withhold payment to the extent of SGST/CGST/IGST charged, if any.

 In case of sales return for any reason whatsoever, or deficiency in service if any, the Seller shall issue credit notes within 30°n. September of the subsequent year from the year of receipt of goods/services by DN.

 The Seller shall take all necessary steps including but not limited to uploading invoices in GSTR 1, payment of the tax liability on the said invoices and filing of Returns etc. from time to time and shall further comply with all applicable laws including but not limited to any SSTY/CSST/IGST laws for the time being in force os as to enable DN to avail appropriate tax credits including but not limited to input tax credit or otherwise. Any loss or non-availability of input tax credit by DN due to non-compliance of any applicable tax laws including but not limited to SSSTY/CSST/IGST laws for the time being in force or otherwise, on the part of the Seller, an amount equivalent to any tax liability accruing to DN and/or to the extent of any loss accrued to DN due to the non-availability of input tax credit or any liability accruing to DN, bx hall be entitled to deduct from the payment's due to the Seller and of or the same shall be reimbured by the Seller as the case may within a maximum period of \$30 days from such written intimation by DN to the Seller and/or till such time the default's size either receifled or made good by the Seller and DN is satisfied that it is in a position to claim valid input tax credit within the time-lines as per applicable laws
 - Packaging; Seller shall package the goods in accordance with accepted standard commercial practices and as per any statute for the time being force for normal shipment considering the type of goods involved and the normal risks encountered in shipment. Each package shipped to DN shall be numbered and labeled with DN's purchase order number, softok number, contents and weight, and shall contain surfaced packing slip. No changes of any kind will be allowed, including charges for boxing, packing, crating or cartage, unless specifically agreed to by DN on the face before.
 - Risks of loss; Regardless of F.O.B. point, Seller agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which occur prior to acceptance by DN. No such loss, injury, or destruction shall release Seller from any obligations hereunder.
- Time is of the essence: in this contract, 13.0
 - Quantity Tolerance: At DN's option, any excess quantities shipped may either be returned at Seller's expense or paid for at a price not to exceed 80% of the invoiced price.
- 14 0 Quality Standards:
 - 4.1 Name Brand: If a special brand is specified in this order, the goods being purchased must meet the standard for quality, performance, and se of such brand. If DN elects to accept goods purported to be equal to the special brand, the goods may be rejected if any specification is
 - 14.2 Custom-Made: Any parts or materials that are custom-made to DN's specifications are required to pass inspection criteria established by DN's Quality Assurance Department.
- Inspection and Quality Control; All items furnished under this order by Seller to DN shall be subject to inspection and tests by DN, or representatives of third party purchasing DNs product in which items will be used ("User's Representative"). To the extent practicable inspection maybe made at all times and places, employees while at DNs premises including the period of manufacture and prior to access, employees while at DNs premises including the period of manufacture and prior to access.
- Rejection: All goods purchased hereunder are subject to DN's inspection and approval. Goods rejected by DN for whatever reason shall be held, transported and/or stored at Seller's sole expense. Seller shall promptly reimburse DN for any such expenses. DN reserves the right to charge 16.0 Seller an administrative cost for any rejection.
- 17.0 Assignment: Seller shall not assign or sub-contract this order without DN's prior written consent.
- 18 0 <u>Verbiage:</u> The term "Seller" or "Contractor" or both of said terms, as may be appropriate, shall mean the person, firm or corporation to whom the purchase order is addressed, whether the order be for manufactured goods, materials, supplies and work, or some or all of them.

- 19.0
 - 19.1 Seller is responsible for the protection, calibration, maintenance, and care (other than normal wear) of all tooling, artwork, and equipment owned by DN. Said tooling, artwork or equipment shall be subject to surveillance inspection upon notice and shall be returned in an acceptable condition immediately upon demand or notice.
 - 19.2 Any drawings, artwork, or specification prepared by Seller are to become the property of DN and shall be marked "Property of DN" and shall be sorted separately when not in use. Such drawings, artwork or specifications will be sent to the DN Purchasing Department immediately when requested.
- 20.0 Advertising: No advertising or publicity matter having or containing any reference to DN shall be made Seller without the written
- Intringements: Seller warrants that DN's purchase, installation, sale and/or use of the goods covered hereby, including, but not limited to any related documentation, will not result in any claim of infringement, or actual infringement of any patent, trademark, copyright, franchise, trade search approperty right, Seller shall indemity, and hold DN harmless from and against all claims, fosses, expenses, damages, causes of action and labilities of every kind and nature, including without limitation reasonable attempts frees, artining from or out of any breach of the foregoing warranny. 21.0
- Disclosure of Information: All data and information not already in the public domain, developed or disclosed during the life of this order, will be the property of DN and will be held in secrecy and confidence by the Seller. Seller shall protect all data information received from DN with the same degree of care with which it protects is own trade secrets and proprietary, commercial, etchnical and confidential information. Seller will keep confidential all such data and information until it comes into the public domain or until DNs Purchasing agent consents in writing to disclosure.
 - Compliance with Laws: Seller shall comply with all applicable federal, state and local laws, rules, regulations and other legal requirements, including, but not limited to including but not limited to the provisions of the Provident Fund and Miscellaneous Provisions Act, Employees State Insurance Act 1948, Minimum Wages Act, Payments of Wages Act, 1936 etc. DN, shall not be liable in any manner whatsoever for any non-compliance on part of the Seller of the applicable laws and in the event of any adverse claim In any manner whatsoever for any ron-compliance on pair or line september to the appreciate laws and in the events on any access of whatsoever nature arising thereof, the entire burden shall be strictly borne by the Seller, the Seller shall indennify harmites DN against all films and penalties assessed and costs and expenses incurred which may arise out of result from the failure to do so. The laws of India shall govern this transaction.
 - Any costs, labilities, dues, penaltiles, fees, interest, fine or otherwise as the case may be, which accrues and/or may accrue to DN at any point of time on account of non-compliance of applicable tax laws or rules or regulations thereof or otherwise due to any default on the part of the Seller, the Seller shall be solely label to make good such costs, liabilities, dues, penalties, fines, fees, interest, fine or otherwise to DN. . Such borne by the Seller. An amount equivalent business, tools, liabilities, dues, penalty, fines fees, interest, fine or otherwise as the case may be shall be unconditionally reimbursed by the Seller within a maximum of 30 days. Any SCST/COST/COST laws as may be applicable on such recovery of amount shall also be borne by the Seller and same shall be collected by ON.
- 24.0 Attorney Fees; In any suit or action brought to enforce any term, condition, or covenant herein, or to recover damages arising from any breach of this contract, the losing party shall pay to the prevailing party reasonable attorneys; fees and all other costs and expenses which may be incurred by the prevailing party in any such suit or action and in any reviews thereof and appeals therefrom.
- 25.0 Service or Installation of work: In the event this order requires the performance of work or installation of goods by Seller upon any property or project of DN, the following conditions shall also be applicable:
 - 25.1 Seller shall take precautions to protect all property and persons from damage or injury arising out of its work and shall comply With all fire, safety and other applicable regulations prescribed by any governmental agency and by DN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and/or owner of the project upon which work is being performed, and shall be responsible for the observance therefore by SN and sub-contractors, employees, agents and representatives of Seller and its subcontractors. Seller shall also obtain at two mexpense and provide DN with proof of insurance coverage providing for 30 days, oncloe of cancellation to DN satisfactory to DN for workmen's compensation and properly damage, public failibility, personal ruly, employer's fability and contractors.

 - 25.2 Seller shall keep the premises and work free and clear of all mechanics' and materialmen's liens or claims; Seller shall promptly pay for all labor and material and if Seller fails to do so DN, without waiving any rights or remedies against Seller for or by reason of such failure may, but without any obligation to do so, pay the same and deduct the amount of such payments from sums due Seller hereunder; and DN may withhold any payment to Seller until receiving such affidavits, waivers, and releases with respect to claims for labor and materials as DN may require.

 - 25.4 Seller shall observe and comply with, to the extent required by DN, the wages, hours and working conditions established by DN on the project or required of DN by an applicable labor agreement.

 - 25.6 Seller shall perform its work in accordance with the schedules and work programs established by DN and shall fully cooperate with DN and others engaged in work on the project so that the work on the entire project may be performed with the utmost speed consistent with good practices. In case of conflict, DN may direct the necessary coordination.

 - 25.8 Seller shall require Seller's employees, agents, contractors or sub-contractors to abide by DN's Work and Safety rules when work or services are performed at DN's premises. DN has the right to exclude personnel from DN's premises who do not abide by such rules, and at DN's election, to declare a default under the order.
 - 25.9 Seller is solely liable for its employees, agents, contractors or subcontractors and their action while on DN's premises and the Seller indemnifies and will protect DN from all losses, claims, expenses, damages arising from or out of the presence or activity of Seller's employees while at Purchaser's premises.
 - Ethical Business Practices: By accepting this order, you agree and confirm that you will comply with all applicable laws, rules, and regulations, including all anti-corruption laws such as the Foreign Corrupt Practices Act and the UK Bribery Act. You also agree to comply with all applicable DN policies, including the Code of Business Ethics, Supplier Code of Conduct, and Anti-Comption Policy. You agree that DN may audit your books and records related to DN transactions to confirm compliance with the above provisions and may immediately terminate business with your for any failure to comply with the provisions.