

Honda Cars India Limited. Plot No-A1, Sector 40/41, Surajpur Kasna Road, Greater Noida, Uttar Pradesh PIN-201306 INDIA



						PURCH	ASE ORDE	R							
To M/	s l	RTS FIRE	SYSTEMS						Purc	rchase Order		00003573	Date	25.01	.2022
	l	154/2, CIVIL LINES, ROORKEE, HARIDWAR, UTTARAKHAND, 247667, India							Ame	Amendment No			Date	25.01	.2022
			-						Purc	hasing Contact	AB	HAY GUP1	ГА		
GST No. 05AFAPT8467R1ZI							Con	tact. No.							
Tel. No. 9810834479			1				RFx	RFx No							
We ar	e pleased to conf	firm our o	rder as ner det	ails given below. You are r	.eaneste	d to execute the	order as per o	eneral i	nstructions	mentioned and to	erms	& condition	ns attached	_	
	ing Address		uur us per uur				or der dis per g	,		ng Address				-	
Honda Cars India Limited (Factory),Plot No- A1, Sector 40/41,Surajpur Kasna Road,Greater Noida,Distt. Gautam Budh Nagar,PIN-201306,IN						Honda Cars India Limited (Factory),Plot No- A1, Sector 40/41,Surajj Kasna Road,Greater Noida,Distt. Gautam Budh Nagar,PIN-201306,I								41,Surajpur -201306,IN	
A) SC	COPE OF SUP	PLY / W	ORK		-										
S.No.	Item Co	ode		Item Description		HSN /SAC Code	QTY	UOM	Unit Price (INR)	Disc. %		Disc. Unit Price(INR)	Tax Rate (In %)	Delivery Location	Due Date
1			NC-A	MC of Hochiki Fire Alarm	System		1.000	LE	700,000.0	0 0		700,000.00	18.00	UTMS	31.03.2023
Line No		Act	ivity Number		Short Text					Quantity		UOM		Unit Price	
000000010 541330		NO	NC-AMC,Hochiki fire alarm system,SOW						1	JOB			700,000.00		
NC-AN	AC,Bosch fire alarm	n system,SO	W attached												
										sic Amount (INR	<u>´</u>				700,000.00
										& Forwarding (I					0.00
									0	harges value (IN	R)				0.00
									Tax Valu						126,000.00
									Total PO	Value (with tax	es)				826,000.00
													SIX THOUS		

B) GENERAL I	NSTRUCTIONS			
 Price Terms Payment Terms Mode of Shipment Transit Insurance Warranty Period LD Clause Remarks Attachments 	 : 50% against Tax Invoice & 50% after 6 months : 50% against Tax Invoice & 50% after 6 months : Mandatory submission of PF and ESI document along with invoice AMC Period: 0 : a) General Terms & Conditions - Annexure A b) Details Terms & Conditions - Annexure B/ NA c) Scope Of Supply - Annexure C/ NA d) Technical Specifications - Annexure D/ NA 	01-Apr-2022 to 31-Mar-2023		
HCIL GST Nun	nber. 09AAACH1765Q1Z2			For Honda Cars India Ltd.
 Supplier Invoice mu Order, to ensure sm Please send the mat The packaging mate must not be used by 	st contain PO No, Item Description & UOM, as exactly mentioned in Purchase ooth receiving of material at HCIL. erial with Original & Duplicate Tax Invoice. rrial consisting of plastic bags & polythene (less than 50 micron) and thermocol suppliers for deliveries at HCIL,Greater Noida location only [In accordance to Honourable Governor of UP, dated 15-Jul-2018].	This is system ABHAY GUPTA PREPARED BY	m generated Purchase Order.No signature re GOPAL SHARMA CHECKED BY	equired SHALENDER JAD APPROVED BY

TERMS & CONDITIONS WORK ORDER

This order is subject to the following terms & conditions and by accepting the order or part thereof, the Service Provider agrees to and accepts terms & conditions mentioned below:

1) DEFINATION: "WO" shall mean this Work Order on the date written for performance of such service in such conditions as detailed therein.

"HCIL" shall mean Honda Cars India Limited who is issuing this Work Order or any direction further for performance of the Services as defined

"Service Provider" means the person or Firm or Corporate body to whom this Work Order is being issued.

"Services" shall mean the work to be done as defined under this Work Order as per the terms and conditions defined

2)DELIVEABLE: i)All Services to be performed and any related Deliverables to be provided by Vendor shall be in accordance with this WO

ii) In case of any modification, it shall be provided with detailed description through a revised WO.

iii)If the Service Provider is in non-conformity to the mutually agreed deliverables, the same shall be rectified within 5 days after the first information to the vendor else the entire cost of services shall be repayable.

iv) After the completion of the Job the Contractor agrees to clean the work area of all debris /waste.

v) The Contractor will maintain proper account of the raw material or other items provided by HCIL for execution and completion of the contract. The Contractor agrees that the detailed Description of each item shall be as per the original tender document of the Company.

vi) Service Provider will arrange the Transportation and Canteen facilities at its own cost. If facility provided by HCIL, cost will be reimbursed by the Service Provider.

vii) The Service Provider. shall at his own cost should arrange all the required tools & tackles, measuring instruments; safety gadgets etc.

viii) The Service Provider. shall ensure that while working inside HCIL, no damage is caused to the Properties of the Company thereof and the Contractor shall be solely responsible for any such damage/shortage /losses. The loss, shortage or damage in this respect shall be determined by the Company and payable to the Company. Such determination shall be final and binding on the Contractor.

ix) All jobs must be carried out in HCIL premises on any working day between 9.00 AM to 5.30 PM else otherwise requested or agreed by HCIL in writing.

x) In case of emergency or abnormality, Service Provider shall be given assistance & technical support at the earliest possible.

xi) This Service Provider shall stand cancelled if at any point of time if he or any of their representatives is found indulging in any type of unfair / unethical practices at HCIL

3)TAXES: The Service provider must pay GST charged in the invoice on the due date of payment of GST. The required returns under GST must be filed on due dates. If the GST credit is not available to HCIL, it reserves the right to stop payment of invoice & or recovery of GST with interest.

4)TERMINATION: This Agreement may be terminated at any time by either side by giving 30 days advance notice, in writing. It is understood that in the event of any breach of the obligations and undertakings on the part of the Contractor, the Company reserves the right to terminate the Agreement by giving 15 day's notice, in writing. In case of such breach of duties and obligations by the Contractor, the Contractor indemnifies the Company to the extent of such damages, losses, incurred by the Company as covenanted in this Agreement

5) PAYMENT TERMS: All payment shall be made as agreed in the WO against invoice, which shall be inclusive of all the services

6) QUALITY: The Service Provider shall provide high quality of Services in consonance with the parameter laid and rendered by other reputed specialized service providers.

7) CONDUCT: Service Provider shall ensure that the employee/ personnel deputed at the HCIL Premises observe discipline, good conduct and applicable HCIL policies. 8) RELATIONSHIP:

i) This Agreement has been entered into and executed by the Parties on a Principal-to-Principal basis and is a contract for service

ii) Service Provider specifically agrees that it has been appointed on a Non-Exclusive basis

9) INSPECTION: HCIL shall have right to audit the quality of the performance deliverables and such other records, accounts, registers or log looks as applicable to ensure such deliverable.

10) REPRESENTATION AND WARRANTY: The Service Provider represents that it holds all the necessary approvals for the performance of such services and such performance shall not be violation of law of the lands. Further, the Service Provider, warrants to hold all necessary skills and expertise to efficiently perform the Services.

11) INDEMNITY: Service Provider hereby indemnifies, holds harmless and undertakes to defend HCIL and its respective employees, officers and directors against all or any claim, actions, proceedings, costs, damages, expenses, penalties, claims, demands and liabilities, arising out of default of the Service Provider.

HCIL would not be liable for any amount, claims or liabilities statutory or otherwise, civil or criminal, pertaining to licenses, taxes, direct or indirect labour problems, all of which shall be to the account of the Service Provider who at all times will hold HCIL, its officers, agents and employees free and harmless there from

12) CONFIDENTIALITY: The Service Provider shall also not divulge, directly or indirectly, to any person any of the confidential information which he had access to directly or indirectly, in whole or in part, save with the prior written consent of HCIL.

13) FORCE MAJEURE: Service Provider shall not be deemed in default to the extent that performance of its obligation are delayed or prevented due to war, strikes, industrial action, lock outs, accidents, fire, blockade, terrorism or any other causes beyond its reasonable control ("Force Majeure Event"),

14) ASSIGNABILITY: The rights and obligations of the Service Provider assigned hereunder are specific to the Service Provider and the Service Provider shall not, without HCIL#s prior written consent, assign, change or otherwise transfer, delegate or share any provision of this Agreement to any third party

15) STATUTORY COMPLIANCE :

3)

i) Service Provider shall comply with all applicable Statutory compliances and keep HCIL indemnifies for any loss caused due to any adverse claim of act of non-compliance. ii)The following Document must be given along with the bills and presented at HCIL.

1) Invoice : 2-Copies (Original for Buyer & Extra Copy)

- 2) ESI Challan : Xerox Copy
 - PF Challan : Xerox Copy
- 4) Attendance Sheet : Xerox Copy
- 5) Salary Slips : Xerox Copy

6) Undertaking by the contractor for the period worked in HCIL premises

The liability of Insurance till the completion of the job at site will be of the Contractor else otherwise agreed by HCIL in writing.

16) ANTI-CORRUPTION COVENANT :The Service Provider, its employees, agents and any other persons acting for or on behalf of Service Provider in relation to this order shall comply with the provisions of Anti- Corruption Laws. The Seller shall not cause HCIL and its Affiliates to be in violation of any Anti-Corruption Laws.

17) ARBITRATION & JURISDICTION: All disputes/ differences arising between the Service Provider and HCIL shall be resolved through arbitration in accordance with the Arbitration and Conciliation Act, 1996 as amended from time to time. Both Service Provider and HCIL shall mutually discuss and appoint sole arbitrator. The decision of the sole arbitrator shall be final and binding on both the Parties. The venue of arbitration shall be at New Delhi and the language of arbitration proceedings shall be English. All conflicts & disputes in connection with this order are subject to jurisdiction of Delhi courts only.