

## SERVICE PO

AVIOR TECHNOLOGIES PVT LTD. Please		lease quote this PO no. for future references, invoices etc.,			
	Date :	05.07.2016	PO No.	6002061	
152/G, SOUTH SINTHEE ROAD,	Quot No:		Approval No.	601847	
FLAT NO2B,	Version No		0000000		
M-8583963369, 8583963471	PO Amendment Date		05.07.2016		
Mobile No.: 8583963369					
KOLKATA-700050					
Vendor 1004133					
WORK ORDER OF A	MC for KO	HA 2016-17			

We are pleased to place an order on you for Material/Service detailed below, subject to the terms & conditions mentioned in the PO.

Oo	Service code	Service Description	Qty	UOM	Rate	· Net Value
1		AMC FOR KOHA	1.000	AU	26,087.00	30,000.05

Service Break Up

10 AMC for KOHA (25.05.16 1.000

26,087.00 EA

26,087.00

TO 24.05.17)

15.00 %	3,913.05	
	·	30,000.05
THIRTY TI	HOUSAND Rupees FI	VE Paise ONLY
UPES/LF/2016-17/AN	MC	
AS PER NATURE C	OF MATERIAL	Schedule of Payment :
BY ROAD		100% ADVANCE
FOR AT UPES, BID	HOLI	
DR. R S THAKUR,	BIDHOLI CAMPUS	
BIDHOLI CAMPUS	3	
	THIRTY TI UPES/LF/2016-17/AN AS PER NATURE O BY ROAD FOR AT UPES, BID DR. R S THAKUR,	THIRTY THOUSAND Rupees FI UPES/LF/2016-17/AMC AS PER NATURE OF MATERIAL

For University of Petroleum & Energy Studies

Rishi Dixit Petroleum & Energy Studies, ou=Procurement Deptt.

Digitally signed by Rishi Dixit DN: cn=Rishi Dixit, o=University of email=rdixit@ddn.upes.ac.in, c=IN Date: 2016.07.11 12:21:29 +05'30'

Authorized Signatory

I/We hereby accept the order, delivery & Payment schedule and other terms and conditions as specified herein.

Suppliers Signature and Seal.

BIDHOLI CAMPUS Energy Acres, PO Bidholi Via Prem Nagar, Dehradun 248007 (UK), INDIA, T +91-135-2102690/1, 2694201/3/8 F +91-135-2694204 KANDOLI CAMPUS Knowledge Acres, Vill.Kandoli, PO Bidholi Via Premnagar. Dehradun 248007 (UK). INDIA. T +91-135-2102647/2102760 CORPORATE OFFICE 2nd Floor, 210. Okhla Industrial Estate, Phase III, New Delhi- 110020, INDIA, T +91-11-41730151-53 F +91-11-41730754

Pageno: 1 of 2.



## GENERAL TERMS AND CONDITIONS OF OUR PURCHASE ORDER

GENERAL TERMS AND CONDIT

1. Definitions
1.1 Definitions
1.1 Definitions
1.2 Associates means the agreement between Buyer and Vendor consisting of the Purchase Order, these Terms and Conditions of Purchase, any special terms and conditions of purchase agreed to by the parties and any other documents (or parts of them) specified in any of these documents.
1.2 Associates means, in relation to a party, its subsidiary undertakings any parent undertaking and the subsidiary undertakings of such partent undertaking and any other legal entitles in which any such the subsidiary undertakings of such partent undertaking and any other legal entitles in which any such partent of the parties of the pa

because of delivery beyond agreed due dates or vendor failing to meet the specification in the Purchase Order

If Goods and/or Deliverables delivered by Vendor do not conform in every respect with the Agreement (whether because of a different quality or quantity measurement to that required by the Agreement or because they are not of satisfactory quality or are unfit for the purpose for which they are required) Buyer shall have the right to reject such Goods and/or Deliverables within a reasonable time of their delivery and to purchase replacements elsewhere but without prejudice to any other right which Buyer may have against Vendor Before exercising its right to purchase elsewhere. Buyer shall give Vendor a reasonable opportunity to repair, rework or replace rejected Goods and/or Deliverables with Goods and/or Deliverables must be credited immediately in full and repaired/reworked or replacement Goods or Deliverables must be credited immediately in full and repaired/reworked or replacement from patting into service or 18 months from delivery or performance (as applicable), whichever shall be the shorter, including without limitation, for any defects which occur due to Vendor's incorrect instructions as to use, incorrect use of data, inadequate or fauly materials or workmanship, any other breach of Vendor's obligations, express or implied or any failure to conform to the Agreement. Repaired worked and replacement Goods and/or Services shall also be subject to the warranty stated above for period of 12 months from the date of interactions of the subject to the warranty stated above or

S. Price and Terms of Payment
5. The price as stated in the Parchase Order is inclusive of packaging, packing, carriage, customs clearance, costs and insurance, unless expressly agreed otherwise, and exclusive of service tast/AT (or salest as where applicable) to price increases shall apply without Buyer's written agreement. No expenses are payable unless they are not accommendation of the payment of the pay

The Buyer may at any time by written notice terminate the Agreement instantly in whole or in without compensation to the Vendor if any of the following events occur indiscipline by employee of Vendor or commission of a breach of any of the terms of the

9.11 muscipline by compose of Agreement,
9.12 a receiver, administrator, liquidator or trustee in bankruptcy is appointed over the Vendor, or if any analogous insolvency event occurs in any jurisdiction in which Vendor operates,
9.13 end or ceases or threatens to cease to carry on its business; or
9.14 Control of more than 50% of the voting rights in the Vendor is transferred.
10. ARBITRATION

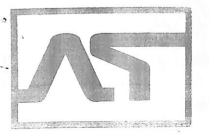
ARBITRATION

10. ARBITRATION

Except for seeking interior injunction in the court of competent jurisdiction, it is mutually agreed between the Parties that all differences or disputes arising out of or in connection with this agreement shall be settled by mutual discussions and negotiations if Such differences cannot be resolved by discussions and negotiations then the same shall be referred to the arbitration of sole arbitration, who shall be appointed by the Vice-Chancellor of the University. In the event of appointing authority fails to appoint the sole arbitration, then the arbitrator shall be appointed under the provisions of Arbitration and Conclination Act, 1996. The decision and award of the arbitratior so appointed will be final and binding on both the Parties The provisions of Arbitration & Conclination Act, 1996 or any statutory modification and re-enactment thereof will apply to such arbitration. The arbitration proceedings will be held in Delhi and the courts in Delhi alone shall have exclusive jurisdiction in respect of all such matters. The cost of Arbitration proceedings shall be borne equally by both the parties.

TERMS AND CONDITIONS - PURCHASE ORDER NO 6002061 ISSUED 05.07.2016

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## **INVOICE**

No: INV/UPES/2016-17/AMC

Date: July 14, 2016

To, Dr. Ranjan Sinha Thakur University of Petroleum & Energy Studies P.O. Bidholi Via-Prem Nagar Dehradun-248007

Sub: Invoice for 100% payment for AMC of KOHA Software Installed in Malabar Cancer Centre.

Sr. No.	Particulars	Amount (Rs.)	
1.	Charges for Support on KOHA ILMS for the period		
	25/05/2016 - 24/05/2017	Rs. 26087/-	
	Service Tax @15%	Rs. 3913/-	
	Total Amount	Rs. 30,000/-	

PAN No: AALCA1667M Service Tax No: AALCA1167MSD001 (Information Technology Software Service)



(Rupees Thirty Thousand Only)

For Avior Technologies Pvt. Ltd



**Authorised Signatory** 

Please pay the Cheque or D.D. in favor of Avior Technologies Private Limited, payable at Kolkata.

For Bank Transfer: Axis Bank, Account Name: Avior Technologies Private Limited, AccountNo. 913020003499172, IFSC Code: UTIB0000775.

MICR Code: 700211046

Avior Technologies Pvt. Ltd.

Regd Office: 152/G South Sinthee Road, Flat no-2B, Kolkata-700050.

Website: www.aviortechnologies.co.in

Phone: 033-4061 7072, Email: mail@aviortechnologies.co.in

Mobile: 8583963369, 8583963471/72