DEPARTMENT OF ENERGY

QUINTUPLICATE

Energy Center, Rizal Drive cor. 34th St., Bonifacio Global City, Taguig

PR No01-0101-2024-09-M0460 PURCHASE ORDER									
Supplier: FCV OFFICE SUPPLIES WAREHOUSE INC.					P.O. No. : 2024-11-430				
Address : No. 68 Villamor Street, Bo. Obrero, Azdao, Davao City				Date: 11/12/2024					
TIN:				Mode of Pro		AMP-NP 53.9	;		
Contlement MS. MARY YAN						keso No. M32	<u> 5 z</u>	2024	
Gentlemen:	Please	e furnish this Office the following art	icles subject to the ter	rms and cond	litions containe	d herein:			
· [MENT OF ENERGY - Mindanao Fie delaria Ave., Davao City (K. B. J. So	· · · · · · · · · · · · · · · · · · ·	ntino Delivery Te) days upon reco	elpt :	of PO	
Date of Delivery :					erm : Payment v	vili be process v	vithi	n 30 days upon	
					of delivery of all documents & las				
	i I				id-user . Payment				
Stock/Property No.	Unit	Descrip	otion	gov emmen	t budgeting, acco Quantity	Unit Cost	mg !	Amount	
		PROCUREMENT OF SUP THE 3RD QUARTER OFF		ERY OF		,			
4	lot	ICT SUPPLIES			1	67,280.00	Ŧ	67,280.00	
-	cart	Canon PG-745			2	990.00	-	•	
	cart	Canon CL-746			2	1,480.00	₽	-	
	piece	Computer Keyboard, with	cord		8	260.00	₽		
	piece	Computer Mouse, with cor			10	240.00	#		
	cart	HP LaserJet CF279A			8	4,070.00	Ð	32,560.00	
	cart	HP Laserjet CE285A			3	4,070.00	•	12,210.00	
	cart	HP Laserjet CFZ48A.			3	4,150.00	F	12,450.00	
	piece	Mouse pad			20	32.00	•	640.00	
	a.lt would be agreed that there is no escalation of the ductation price. b.Supplies must be delivered in good quality and in exact quantity as stated in the Purchase Order. Any defective/damaged items found within 10 calendar days shall be replaced by the Supplier at no cost within 7 calendar days upon notification. c.The quotation prices will be inclusive of any kind of taxes, fees and charges and other legal exactions.								
					то	TAL		67,280.00	
		Civity Envoy Thougand	l Euro Llumaro d	L rabers S	ogg (Spir	_			
(Total Amount in Words	s)	Sixty Seven Thousand	- IWO RIMRIISU :	ciginy ri	iava Milik.				
In case day of delay	of failure shall be	to make the full delivery within the ti imposed on the underdelivered ten	ime specified above, a	a penalty of o Proceed (N	ne-tenth (1/10) TP) when sig	of one percer ned by the	nt fo Sup	r every optier.	
Conforme:			Very Truly yours:	Sequendanin'					
s	ignature o <u>v</u>	vertical Name of Suprillar		anatura ayar D	minted None - £ A	-thin-dom-t		<u> </u>	
TSD/KB.15						umonzea Omcii MFO	11 1	**	
Designation Designation									
Fund Cluster: (1) 19 No.				ORS/BURS No.: 12 101101- 2074- 11-07565					
Funds Available: \(\frac{7.280.00}{67.280.00} \)					Date of the ORS/BURS: (1) AND . (2.71)				
Page Tatay and Helen (KO DAN					Amount: # 1/3,280.10				

Signature over Printed Name of Chief Accountant/Head of Accounting Division/Unit

CONDITIONS AND INSTRUCTIONS

- Delivery of the items shall be made to the Department of Energy Property Officer at the Energy Center, Merritt Road Fort Bonifacio Metro Manila, unless otherwise indicated and shall be accompanied by the following documents:
 - a) Original and copies of invoice and packing list to be sent to Department of Energy, Energy Center, Merritt Road, Fort Bonifacio, Metro Manila as soon as possible, with copy of bill of lading/railroad waybill/truck waybill/air waybill and freight receipt showing proper description, weights, cubage and rates. The amount of freight prepaid, if any, and order number as above.
- 2. The above P.O. number *must* appear on all invoices, bills of lading, express receipts and correspondence mark all shipping tags and packages with above order number.
- 3. Seller's failure to deliver when due will authorize the Department of Energy at its discretion to impose a penalty of a deduction from the invoice value, as liquidated damages, 1/10 of 1% of the total value of the order for each day of delay in delivery or of the total undelivered portion thereof; or make an open market purchase of the items undelivered and charge to defaulting seller the excess in price if any. In either case, the Department of Energy reserves the right to rescind or cancel this order.
- 4. No partial delivery of item/s under the P.O. is allowed.
- Seller warrants that the use or sale by the Purchaser of material specified herein will not subject Purchaser
 to charges of patent infringement and further agrees to hold Purchaser harmless against any and all results
 of such charges.
- 6. Material must not be in excess of quantity. The non-conforming items will be rejected and excess will be returned at Seller's expense.
- 7. Substitution or extra charges under this order will not be permitted except on specific authority of this office.
- 8. Delinquency in delivery or otherwise unsatisfactory service will be considered cause for cancellation and/or rejection, at no expense to Purchaser.
- 9. Purchaser reserves the right to suspend shipments of the material covered by this Order in event of strikes, accidents or other contingencies beyond Purchaser's control.
- 10. Purchaser reserves the right to issue a Change Order whenever it becomes necessary to cancel or make any changes in this Purchase Order.
- 11. The contract created by this Order and its acceptance or confirmation is subject to the agreement of the Seller or contractor that all persons engaged upon the work hereunder, or entering upon the plant, vessel or other property of the Purchaser, consignee, or owner hereunder named for the purpose of delivering, installing, inspecting, repairing or estimating supplies, material or work hereunder shall be considered servants of the Seller or contractor or sub-contractor thereunder and not of the Purchaser, consignee, or owner and that the Seller of contractor shall hold the Purchaser, consignee, or owner harmless from all liability resulting from any claim for accident to or death of any such persons whether any such claim arise or be caused by negligence or otherwise of the Seller, Contractor, its Agents or Employees, or any sub-contractor, person or corporation.
- 12. CONTRACTOR warrants that it or any of its officials or representatives have not given any money or gift to any employee/official of CLIENT to influence the decision regarding the awarding of this Contract, nor CONTRACTOR has, its officials or representatives have exerted or utilized any unlawful influence on any employee/official of CLIENT to solicit or secure this Contract through an agreement to pay a commission, percentage, brokerage or contingent fee. CONTRACTOR hereby agrees that breach of these warranties shall be sufficient ground for CLIENT at its discretion to terminate or cancel this contract, or deduct such commission percentage, brokerage, or contingent fees from the Contract price without prejudice to CONTRACTOR's or any other person's civil or criminal liability under the Anti-Graff Law and other application laws.

