Republic of the Philippines

PHILIPPINE HEALTH INSURANCE CORPORATION

Lynzee's Bldg., #766 J. Rosales Ave., Butuan City Tel.# 341-1159 / 341-6488 / 342-6992

PURCHASE ORDER

Supplier: COMPAÑERO COMMERCIAL		P.O. No.:		02-16-026
Address:L. Jaena Street, Butuan City			Date:	February 4, 2016
	x No.: <u>342-9111</u>		Mode of	T 101
Supphe	r Registered with: DTI No. 01760		Procurement:	Local Shopping
Gettlem	en :			
	Please furnish this office the following articles subject to the terms a	and conditions	contained herein:	
Place of	Delivery : PhilHealth Regional Office - Caraga	Delivery	Term : 15 calendar d	lays
Date of	Delivery:	Payment	Term : on account	
Unit	ITEMS DESCRIPTION	QTY.	UNIT COST	AMOUNT
	TIBAO DESCAI TION	Q11.	CIVII COSI	MMOONI
Sheet	Sticker paper, white, legal size	100	4.00	400.00
	(to be used during PHIC's 21st Anniversary)			-
				400.00
				400.00
	LEGS: WAT COURSE /1.17 × 1% = 17.66 ENT GURGE/1.17 × 1% = 3.07			
	ENT GLASS/1.17 X 1% 3 20			
	,,,,,			21.43
				378.67
	101, 1159 -01			
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
) 7			
	/]
	PR# 16-01-018 dtd. 1/12/16			
(Amour	at in Words) FOUR HUNDRED PESOS ONLY			
	In case of failure to make the full delivery within the time spe	cified above,	a penalty of one-ter	nth (1/10)
of one (1) percent of every day of delay shall be imposed.			
			APPROVED:	
			, johnn	YY. SYCHUA
			Regional	Vice President
	CONFORME:		(Head of I	Procuring Entity
	Hamo	,	(
	Signature over printed name of Supplier		3	
	2-6-15			
	DATE			
Eunda A	vailable:			
. unus F	Available.			
	<u> </u>		BRO No.:	
	<u>JULIETA L. BARIQUIT, CPA,MBA</u> Fiscal Controller IV		Amount : P 400.00	
	riscai Controller I v			

PHILIPPINE HEALTH INSURANCE CORPORATION

PhilHealth Regional Office Caraga G/F Lynzee's Bldg., #766 J. Rosales Ave. Butuan City

TERMS AND CONDITIONS

- 1. ALL PRICES QUOTED HEREIN ARE VALID, BINDING AND EFFECTIVE AT LEAST WITHIN THREE (3) MONTHS FROM DATE OF QUOTATION.
- 2. AWARDEE shall be responsible for the source(s) of his supplies/materials/equipment shall make deliveries in accordance with schedule, quality and specifications of the award and purchase order. Failure by the AWARDEE to comply with the same shall be ground for cancellation of the award and purchase order issued to that AWARDEE and for re-awarding the item(s) to the ALTERNATE AWARDEE.
- 3. AWARDEE shall pick up purchase order(s) issued in his favor within three (3) days after receipt of notice to that effect. A telephone call or fax transmission shall constitute an official notice to the AWARDEE. Thereafter, if the purchase order(s) remain unclaimed, the said purchase order (s) shall be sent by messengerial service to the AWARDEE at the latter's expense. To avoid delay in the delivery of the requesting agency's requirement, all DEFAULTING AWARDEES shall be precluded from proposing or submitting a substitute sample.
- 4. Subject to the provisions of the preceding paragraph, where AWARDEE has accepted a purchase order but fails to deliver the required product(s) within the time called for in the same order, he shall be extended a maximum of fifteen (15) calendar days under liquidated damages to make good his delivery. Thereafter if AWARDEE has not completed delivery within the extended period, the subject purchase order shall be cancelled and award for the undelivered balance withdrawn from that AWARDEE. The Procurement Service shall then purchase the required item(s) from such other source(s) as it may determine, with the difference in price to be charged against the DEFAULTING AWARDEE. Refusal by the DEFAULTING AWARDEE to shoulder the price difference shall be ground for his disqualification from the future bids of the same or all items, without prejudice to the imposition of the other sanctions as prescribed under RA 9184 and its IRRA.
- 5. All deliveries by suppliers shall be subject to inspection and acceptance by the PRO-CARAGA. All necessary laboratory tests undertaken by the PRO-CARAGA on the item(s) shall be for the account of the supplier.
- 6. Rejected deliveries shall be construed as non-delivery of product(s)/ item(s) so ordered and shall be subject to liquidated damages, subject to the terms and conditions prescribed under paragraph 4 thereof.
- 7. Supplier shall guarantee his deliveries to be free from defects. Any defective item(s)/product(s), therefore that may be discovered by PRO-CARAGA within three (3) months after acceptance of the same, shall be replaced by the supplier with seven (7) calendar days upon receipt of a written notice to that effect.
- 8. A penalty of one-tenth (1/10) of one percent (0.001) of the total value of the product(s)/goods purchased shall be deducted for each day of delay in the delivery of the product(s)/goods ordered
- 9. All duties, excise and other taxes and revenue charges, if any, shall be for the suppliers account.
- 10. As a pre-condition to payment, IMPORTANTION DOCUMENTS specifically showing the condition and serial numbers of the imported equipment purchased should be submitted by the supplier to PRO-CARAGA.
- 11. All transactions are subject to withholding of creditable Value Added Tax (VAT), per Revenue Regulation No. 16:2005.

To the state of th
Instruction to the User: