REPUBLIC OF THE PHILIPPINES

Philippine Health Insurance Corporation

709 Citystate Centre Shaw Blvd. Brgy. Oranbo, Pasig City Telefax No. 637-3158 637-4735

### **PURCHASE ORDER**

Supplier:	ELEV8 TRADING AND MARKETIN	IG CORPORATION	Purchase Order No.:	PO-2024-069
Address:	6/F Vernida IV Bldg. 128 L.P. Leviste St. Bel-Air, M	akati City	Date:	October 16, 2024
Contact Info:	0917-327-2997 larraine.castilla@elev8trading.com	ph	Term of Payment:	On Account
			Mode of Procurement:	Small Value Procurement - Section 53.9
Supplier Regist	ered with: PhilGEPS Organization No. 2717	66		
Gentlemen: Please de	liver the following article(s), product(s), supplies, or n	naterials listed below, subject to the terms	and conditions contained	herein:
Please deliv	ver to this office within	As per schedule	from receipt	hereof the following

NO.	QTY	UNIT	ITEM DESCRIPTION		UNIT PRICE	TOTAL AMOUNT			
1	2	unit	LAPTOP Brand: LENOVO					39,373.95	78,747.90
2	5	unit	TABLET Brand: GALAXY					9,362.50	46,812.5
3	15	pcs	SMART WATCH Brand: REDMI					4,945.00	74,175.0
		8	Note: Technical Specifications is a	attached	as "ANNEX	c"	,		
				LESS:	EWT GMP	1% 5%	1,783.35 8,916.76		199,735.4 10,700.1 189,035.2
			P.R. No./ Requesting Unit: PR No. 24-0294-SVP (CorComm)		RFQ	No.: 2024-162			107,037.2

# Terms & Conditions:

- 1. ELEV8 TRADING AND MARKETING CORPORATION holds PHIC free and harmless from any claims, obligation or liability that may be caused to any third party that may be injured or harmed due to the willful, unlawful or negligent act or omission of ELEV8 TRADING AND MARKETING CORPORATION or any of its personnel or representative, without prejudice to any other legal action that PHIC may have against ELEV8 TRADING AND MARKETING CORPORATION in relation to the implementation of the Contract.
- 2. The agency shall impose penalty in an amount equivalent to 1/10 of one (1%) percent of the total value of undelivered items for each day of the delay as liquidated damages.
- 3. If the date of receipt of the Purchase Order (P.O.) by the dealer is not indicated, it shall be deemed received on the day it was acknowledged to have been received by a representative either through fax or e-mail.
- 4. Delivery of the above item(s) shall be made within the prescribed schedule dates. Suppliers are advised to inform SBAC-Contract Management Team at least two (2) days before the Use of elevator shall only be from 09:00a.m. to 11:30 a.m. and 1:30p.m. to 3:00 p.m. during Mon/Wed/Fri (MWF). All item(s) delivered shall be accepted by the PSMD at 7th Floor,
- 5. Delivery Receipt and Sales Invoice shall be required for one-time complete delivery of the goods.
- 6. Defective, incompatible or non-compliant goods as to specification when quoted shall be rejected and returned at the time of delivery with provision for a back-up unit in case of repair.

	1.0	- 259 <b>15</b>		
CONFORME:	Delos Rys Lidran	Received copy of P.O.:  O& 30, 2024		
	Signature over Printed Name and Position of Authorized Representative	Date		

# REPUBLIC OF THE PHILIPPINES

## **Philippine Health Insurance Corporation**

709 Citystate Centre Shaw Blvd. Brgy. Oranbo, Pasig City Telefax No. 637-3158 637-4735

### **PURCHASE ORDER**

Supplier:	ELEV8 TRADII	NG AND MARKE'	ING CORPORATION	Purchase Order No.:	PO-2024-069	
Address:	6/F Vernida IV Bldg. 128 L.P. Leviste St		, Makati City	Date:	October 16, 2024	
Tel. Fax No.: 0917-327-2997 larraine.castilla@elev8tr		ne.castilla@elev8trading.c	om.ph	Terms of Payment:	On Account	
				Mode of Procurement:	Small Value Procurement - Section 53.9	
Supplier Registered with: Philo		PhilGEPS O	rganization No. 271766			
Gentlemen: Please deli	iver th <mark>e</mark> following arti	cle(s), product(s), suppl	ies, or materials listed below, subject to	the terms and conditions contained	herein:	
Please deliver to this office within			As per schedule fro		om receipt hereof the following	

#### Terms & Conditions:

- 7. The contracting parties undertake to comply with Office Order No. 0018-2015 entitled (Reiteration of PhilHealth No Gift Policy (Revision 1) which is deemed incorporated into this Contract. No PhilHealth personnel shall solicit, demand, or accept, directly or indirectly, any gift from any person, group or association, or juridical entity, whether from the public or private sector, at anytime, on or off the work premises where such gift is given in the course of official duties or which in connection with any transaction which may affect the functions of their office or influence the actions of directors or employees, or create the appearance of a conflict of interest.
- 8. In all cases, the request for extension should be submitted before the lapse of the original delivery date. The maximum allowable extension shall not be longer than the initial delivery period as stated in the original contract.
- 9. If any dispute or difference of any kind whatsoever shall arise between the parties in connection with the implementation of the contract, the parties shall make every effort to resolve amicably such dispute or difference by mutual consultation.

Any legal action, suit or proceeding arising out of or relating to the Contract shall be submitted to arbitration in the Philippines according to the provisions of RA. 876, otherwise known as the "Arbitration Law" and R.A. 9285, otherwise known as the "Alternative Dispute Resolution Act of 2004".

Whenever necessary to promote arbitration or to seek judicial relief, PHIC and ELEV8 TRADING AND MARKETING CORPORATION agree that any legal action, suit or proceeding arising out of or relating to the Contract may be instituted in any competent court in Pasig City, to the exclusion of other courts of equal jurisdiction.

- 10. Attorney's Fees In the event that PHIC is compelled to commence arbitration or to seek judicial relief to enforce the provisions of the Contract, it shall be entitled to attorney's fees and liquidated damages equivalent to ten percent (10%) and fifteen percent (15%), respectively, of the contract price or the amount claimed in the arbitration or judicial action, whichever is higher, aside from the cost of arbitration or litigation, whichever is applicable, and other expenses incidental thereto.
- 11. EFFECTIVITY CLAUSE. This agreement shall take effect upon signing hereof by the Parties and shall commence performace of its obligations upon the acceptance og PHIC Purchase Order.

Order.	
7 0 - 2 5 9 1 5	JOSEPH O. VERGARA, DPh.
Certified Budget Available: Funds Available in the amount of: 199,735.40	APPROVED:
Within the COB:  Expense Code:  199, 735.40  Remarks:  Charged by Concomm	Senior Manager, PRID HEAD OF THE AGENCY or Authorized Representative
CONFORME:  Signature over Printed Name and Position of Authorized Representative	Received copy of P.O.:  O & 30, 2024