



MVCRP01 INDMU

Contract

(This contract only applies to the duration of the epidemic prevention and control)

No.: EGL-CZ-20200317-001

Party A

Buyer: Czech Republic, Ministry of the interior of the Czech Republic

Legal representative: Ing. Miroslav Konopecky

IC: 00007064

Tax No.: CZ00007064

Bank Account: 

Tel: +420 974 849 353

Address: Nad Stolou 936/3, 170 34 Prague 7 Czech Republic

Party B

Seller: Shenzhen Eaglet Supply Chain Management Co., Ltd

Legal representative: Zhimin Sun

Tel: 86-0755-23950051

Address: 8B-1, Block A, Jinfeng Building,1001 and 1005 Shangbu South Road,Yutian Community,Nanyuan Street, Futian District, Shenzhen



Through friendly negotiation, party A and party B have reached the following purchase contract on the principle of equality, voluntariness and mutual benefit in accordance with relevant laws and regulations.

1. party A shall purchase the following products from party B

Item	Specifications	Price/unit (tax-exclusiv e)	Package quantity specification	Quantity Total	Total cost (tax-exclusive)
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新型冠状病毒 (2019-nCoV) 抗体 检测试剂盒 (胶 体金法) (2019-nCoV) Ab Test (Colloidal Gold)	Pieces	USD 6.24	100units/box	1000000	USD 6240000
Total cost	Six million two hundred and forty thousand dollars only				

2. Procurement purposes

2.1. Party A undertakes that the above products purchased from party B will be used for the following purposes:

- For personal use -
- Hospital use
- Government procurement
- Donation
- Other (please specify) _____

2.2. For sales of purchased products, party A shall meet specific qualifications and related administrative licensing conditions. Party A shall provide party B with, including but not limited to, the business license, the medical equipment business license, the second category of medical equipment business registration certificate issued by the medical equipment supervision department and other relevant qualification certificates or documents.

2.3. All consequences and legal liabilities caused by party A's unauthorized alteration or violation of the purpose prescribed in the preceding paragraph shall be borne by party A and have nothing to do with party B.

3. Terms of Payment

3.1. Once this contract is put into effect, party A shall pay 50% of the total volume of 6,240, 000 (tax-exclusive) , and pay the other 50% of the payment before on March 21, 2020, and party B shall arrange the delivery for party A upon receipt of the payment.

4. Delivery Date and Delivery Method

4.1. Delivery date: upon receipt of the full payment from party A, party B shall deliver the goods to party A on April 17, 2020 and provide the inspection report of this batch along with the goods. Party B shall inform party A of the delivery and specific time in advance of each delivery. If there is any change in party A's requirements, party A shall notify party B in advance to make the necessary arrangements or changes of plan to avoid causing unnecessary losses to party B. If party B encounters any other force majeure factors, it shall inform party A in advance to avoid causing unnecessary losses to party A.

4.2. Delivery method: Party A's self delivery / Party B's delivery.

Party A's designated receiving information is as follows:

Receiving company:

Consignee:

Address:

Contact number:

4.3. In principle, Party A shall choose to pick up the goods by itself. If Party A chooses Party B to deliver the goods, Party A shall bear the transportation risk and other relevant risks from the date when the goods leave Party B's warehouse.

5. Product Acceptance

5.1. After receiving the products, if Party A finds that the varieties, specifications and technical requirements of the products are inconsistent with the contract, Party A shall keep them properly and raise a written objection to Party B within 2 days.

5.2. If Party A fails to raise a written objection within the prescribed time limit, it shall be deemed that the products delivered by Party B conform to the contract.

5.3. Party B shall be responsible for the return and exchange of goods within 2 days after receiving the written objection from Party A and confirming it to be true.

6. Trade Secrets

Both parties shall do their best to properly protect the other party's trade secrets obtained during the performance of this contract, otherwise, they shall bear the liability for breach of contract in accordance with the law.

7. Change of Contract

After the signing of this contract, both parties can change or supplement the relevant terms of this contract through consultation, but it shall be confirmed in written form. Once signed, the above documents shall have legal effect and become an effective part of this contract.

8. Liability for Breach of Contract

8.1. In case of serious quality problems in the goods delivered by Party B, the corresponding equivalent goods shall be replaced unconditionally. If the product has no quality problem, Party A shall not ask for refund, return or replacement.

8.2. If Party A pays the deposit for overdue payment, party B can consider the contract as invalid or otherwise stipulate the delivery time. If Party A pays the final payment for overdue payment, and if it exceeds 15 days, Party B has the right to terminate the contract and confiscate the deposit. The purchase price will not be refunded.

9. Force Majeure

If any of the parties is unable to perform the contract due to force majeure (natural disasters such as war, earthquake, mudslides, typhoons, and government intervention, epidemic control, etc.), the party shall promptly notify the other party of the reasons for non-performance or incomplete performance, and Certificates shall be provided within 3 days, extension of performance, partial performance or non-performance of the contract shall be allowed, and partial or full exemption from liability for breach of contract shall be granted according to circumstances.

10. Dispute Resolution

Both parties shall strictly abide by the terms and conditions of this contract. In case of any dispute on the conclusion, interpretation, performance and effectiveness of this contract, both parties shall settle it through friendly negotiation. In case of any dispute, both parties shall settle it through consultation. In case no agreement can be reached through consultation, both parties agree to be under the jurisdiction of the people's court in the place where the contract is signed.

11. Other Supplementary Provisions

11.1. This contract is made in duplicate, with each party holding one copy. The supplementary terms have the same legal effect and come into force after being sealed by both parties.

11.2. Party B's bank account is as follows:

Account name: SHENZHEN EAGLET SUPPLY CHAIN MANAGEMENT CO.,LTD

Bank name: BANK OF CHINA,BAOAN SUB-BRANCH.SHENZHEN

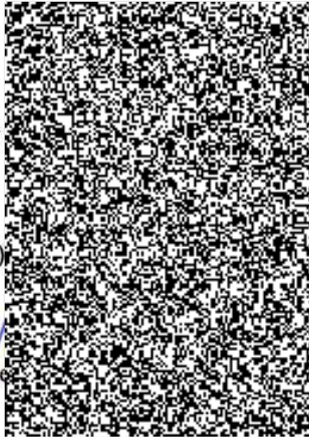
Account No.: 774461893381

SWIFT CODE: BKCHCNBJ45A

Party

(seal)

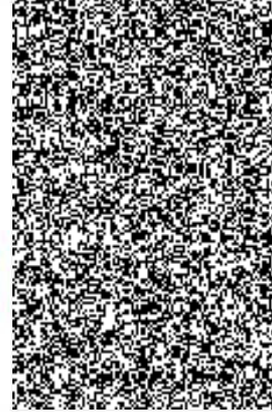
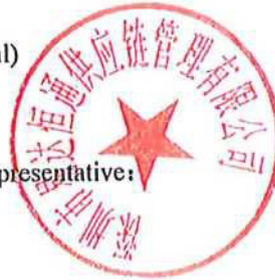
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Party B:

(seal)

Representative:



Date: March 18, 2020



Date: March 18, 2020



