- accord	Great Green Growing	Purchase		^{umber} 23' r Date: N0V	11088 3 0 2023
	Iring Unit : CITY CIVIL REGISTRY DEPARTMENT	P	roject Nu	mber :CCRD-2	3-VRM-1160
	oany Name : MCARMS TRADING	P	lode of rocureme	ent	Bidding 🖉
Addre Busin	ess : Unit 10-C 11th Floor Capitol Plaza, Brgy. Central, C ess Type : Sole Proprietorship Registration #3001084	т	IN Numb	er :432-929	-074-000
Sir/N	ladam:	-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		umber :0917-35	,
Plac	Please furnish this office the following articles subject to e of Delivery : Upon end-user's instruction subject to proper Deliver			Calendar Days	d here:
Payr	nent Term : Credit				
Stock No.	Item	Unit of Issue	QTY	Unit Cost	Amount
	Repair and Maintenance of Transportation Equipment	14 - 14 Martin	and the second	Mar and	
	Toyota Avanza 2016 1.5 M/T	to an include		1.1.1. B	
	(Plate No. VB 0005/ SAB 3523)				
1	Air-con compressor	lot	1	22,400.00	22,400.
2	Brake master assembly	assy	1	12,300.00	12,300.
3	Clutch Lining	set	1	4,000.00	4,000.
	Toyota Camry 2006 2.4 A/T				
	(Plate No. ZBC 939)				
4	Air-con cleaning	lot	1	7,200.00	7,200.
5	Shock absorber (front; left and right)	set	1	5,700.00	5,700.
6	Battery - NS40 Gold	unit	2	8,000.00	16,000.
7	Tires	unit	8	7,950.00	63,600.
1	4 units - Toyota Avanza 2016 1.5 M/T -185/65 R15 4 units - Toyota Camry 2006 2.4 A/T - 215/60 R16				-
	****** Nothing Follows ******				
	and the second				
		1.1.1.1.2.4			
				1.5	
				N	
				1	
			1.00	A THE LET'S	
	261 261	Tatal A	mount :	i i i i i i i i i i i i i i i i i i i	121 000 (
		Total A	amount :		131,200.0
otal A	Amount In Words (Pesos): One Hundred Thirty-One Thousand Two Hundred	d Pesos and 00/	100 Only	/	
	MA. JOSEFINA G. BELMONTE		AILLE	I. CUNANAN ed Name of Sup	
Fur	nds Available:		OBR	00-2023-11-	12226
	(manany 02984708		obk. /		
	RUBY G. MANANGU Approved Budge	t for the Cor	ntract : 1	31,428.00	
	City Accountant				

TERMS AND CONDITIONS

- 1. ALL PRICES INDICATED HEREIN ARE VALID, BINDING AND EFFECTIVE AT LEAST WITHIN THIRTY (30) CALENDAR DAYS FROM DATE OF RECEIPT.
- 2. AWARDEE shall be responsible for the source(s) of its supplies/materials/equipment and shall make deliveries in accordance with the schedule, quality and specification of the award and purchase order. Failure by the AWARDEE to comply with the same shall be a 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 its favor within three (3) days after receipt of notice to that effect. A telephone call, fax transmission or electronic mail (e-mail) shall constitute an official notice to the AWARDEE. Thereafter, if the purchase order(s) remains unclaimed, the said purchase order(s) shall be sent by mailing or courier, messengerial service to the AWARDEE. To avoid delay in the delivery of the requesting end-user'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, the delivery period may be extended a maximum of fifteen (15) calendar days under liquidated damages to make good the delivery. Thereafter, if AWARDEE has not completed the
- 5. delivery within the extended period, the subject purchase order shall be cancelled and the award for the undelivered balance, withdrawn from that AWARDEE. The BAC-Goods and Services 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 its disqualification from future bids of the same items, without prejudice to the imposition of other sanction as prescribed under RA 9184 and its RIRR.
- 6. When the supplier fails to satisfactorily deliver goods/services under the contract within the specified delivery schedule, inclusive of duly granted time extensions, if any, the supplier shall be liable for damages for the delay and shall pay the procuring entity liquidated damages, not by way of penalty, an amount equal to one-tenth (1/10) of one percent (1%) of the cost of the delayed goods/services scheduled for delivery for everyday of delay until such goods/services are finally delivered and accepted by the procuring entity concerned.
- 7. 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 hereof.
- Supplier shall guarantee its deliveries to be free from defects. Any defective item(s)/product(s), therefore that maybe discovered by the *Quezon City Government* within three (3) months after acceptance of the same, shall be replaced by the supplier within seven (7) calendar days upon receipt of a written notice to that effect.
- 9. All duties, excise and other taxes and revenue charges, if any, shall be for the supplier's account.
- 10. As a pre-condition to payment, IMPORTANT DOCUMENTS specifically showing the condition and serial numbers of the imported equipment purchased should be submitted by the supplier to the *Quezon City Government*.
- 11. All transactions are subject to applicable withholding taxes in accordance with existing BIR rules and regulations.
- 12. Supplier shall furnish the End-user through the City General Services Department stockroom, the articles, described above;
- The Quezon City Government reserves the right to accept or reject delivered articles if found not in conformity to the specifications, terms and conditions stipulated.
- Provisions contained in Title VI, Book IV of the Civil Code of the Philippines on Sales are hereby incorporated and made as an Integral part hereof.
 DEC 0 5 2023

15. This contract shall also serve as Notice to Proceed , to t	ake effect on	and to expire on -		
CONFORME: Michemon				
NA CARULLE I. CUNANAN	PROPRIETRESS	12-5-2023		
SIGNATURE OVER PRINTED NAME	IN THE CAPACITY OF	DATE		
Duly authorized to sign this Purchase Order for and on behalf of	MCARMS TRADING			
	COMPANY NAME			
· · · · · · · · · · · · · · · · · · ·	entity as defined in the 2004 Rules			
with No				
Doc. No				

Page No. _____ Book No. ____

Series of _____