



BAUAN INTERNATIONAL PORT, INC. (BIPI) (the “COMPANY” or “CUSTOMER”)
PURCHASE ORDER: TERMS AND CONDITIONS

The Purchase Order (“P.O.”) is prepared by the **COMPANY** in accordance with the **SUPPLIER’s** (or seller, vendor, SUPPLIER etc., as the case may be) quotation and the full quantity/lot mentioned should be filled/completed at the prices within the need-by date stipulated. All the terms in the P.O. are deemed integrated herein and vice-versa.

THESE TERMS AND CONDITIONS (“P.O. CONDITIONS”) SHALL SERVE AS A BINDING AGREEMENT BETWEEN THE COMPANY AND THE SUPPLIER. THE SUPPLIER ACKNOWLEDGES IT HAS FULLY READ THE P.O. CONDITIONS AND ACCEPTED AND AGREED TO THE SAME AND THAT ITS CONFIRMATION OF RECEIPT OF THE P.O. AND/OR COMMENCEMENT/DELIVERY OF THE ORDERED REQUIREMENTS SHALL BE TANTAMOUNT TO SUPPLIER’S EXPRESS AGREEMENT WITH THESE P.O. CONDITIONS.

Should the Parties execute a **formal agreement**, the P.O. Conditions and the said agreement shall be considered integrated and construed together. In case of conflicting provisions, the provision more advantageous to the **COMPANY** shall prevail, unless a contrary interpretation is expressly stipulated in the formal agreement.

1. DELIVERY OF GOODS AND SERVICES

Delivery to the **COMPANY** (for goods), and completion of project (for services) must be made **timely and on or before the P.O. need-by date**, unless deferred delivery and/or completion has been authorized by the **COMPANY**. Otherwise, this is considered as delivery delay.

We have a “No P.O., No Delivery, No Payment Policy”. **SUPPLIER** may only deliver without a PO if authorized by the **COMPANY** Procurement Department.

For Goods or Materials

- Unless stated in the P.O., all deliveries must be directed to:
 - For Local Orders
*Bauan International Port, Inc.
Bauan-Mabini National Road,
Brgy. San Roque, Bauan
Batangas 4201, Philippines*
 - For Indent Orders
*International Container Terminal Services, Inc.
G/F Engineering Building, Materials Management Section (MMS)
South Access Road, MICT Complex, North Harbor, Manila 1012, Philippines*
- Receiving time is from 8:00a.m. to 5:00p.m., Mondays to Saturdays, except for emergencies identified by the Procurement Officer/s. All deliveries must be directed to the end users for acceptance of goods based on the specifications indicated in the P.O.
- Delivery Receipts must be forwarded to the Engineering Warehouseman upon delivery.

For Services:

- All Services must be directed to the end user.
- Service Reports (or any equivalent document) must be submitted to the end user upon rendering of service.

2. Documentation

Prices reflected in the P.O. are **value added tax (VAT)-exclusive**.

The **COMPANY** reserves the right to require the **SUPPLIER** to post a **surety bond** equivalent to not less than ten percent (10%) of the total value of the P.O. or the value of the down payment, whichever is higher.

3. Invoicing



The VAT, when applicable, should be included in the Invoice as a separate line item, unless stated in the agreed P.O. Incoterm. The appropriate amount of withholding tax will be deducted from the purchase/contract price, when applicable. If the SUPPLIER is VAT exempt or Zero VAT, the Invoice must be registered accordingly to the BIR.

The SUPPLIER must indicate the P.O. No., the name of the COMPANY'S contact person and bank details (if non-PHP) on the face of the cash / charge invoices, billing statements or Statement of Account (SOA), whichever is applicable.

Procedures for the **Invoice submission for both Goods and Services** based on the relevant Payment Term (PT) for proper payment processing are as follows:

a.) **Local Orders**

• Cash on Delivery (COD) / Advance Payment

- Forward e-copy of the invoices with supporting documents to the Accounting Department for Request for Payment processing.
- Forward original hard copy invoices and supporting documents* to Accounting Department upon claiming of check payment:

Main Point of Contact (POC): Shirley Gonda (sgonda@bipi.ictsi.com)

Alternate POC: Reah Trinidad (rtrinidad@bipi.ictsi.com Trinidad)

Location / Address: Admin Department, Bauan International Port, Inc, Philippines

*The original copy of any insurance bond must be submitted to BIPI Procurement Department for safekeeping.

• Progress Billing

- Forward original hard copy invoices and supporting documents directly to Procurement for GR then to Finance for payment processing.

• For PT 45 Days, unless otherwise agreed and approved by both parties

- Forward original hard copy invoices directly to Procurement Section for GR then to Finance for payment processing.

b.) **Foreign Orders** (Services; Subscriptions)

- Forward e-copy and hard copy (if applicable) of Tax Invoice to Procurement Section for GR then forwarded to Finance for payment processing.

c.) **Indent Orders** (Materials)

- Forward all Shipping Documents (i.e. Original Pro-Forma Invoices, Commercial Invoices, Bills of Lading / Airway Bills, Certificate of Origin, etc.) to ICTSI Logistics team (c/o Import/Export Coordinator), Administration Building – Annex (not to the end user). E-mail advance copy to globalprocurement@ictsi.com.
- Forward e-copy and hard copy (if applicable) of Tax Invoice to Procurement Section for payment processing.

Payment Term Baseline Date

- For foreign suppliers: e-copies of invoices / billings should be sent to Procurement e-mail. Baseline date to determine the due date of payment will be upon receipt of correct and complete e-copies of invoices/supporting documents, or GR date, whichever is later.
- For local suppliers: hard copies of invoices must be sent to Procurement Section. Baseline date to determine the due date of payment based on the P.O. payment terms will still be upon receipt of the hard copies of invoices/supporting documents, or GR date, whichever is later.

For **Indent Orders made under Cost and Freight (CFR), Cost, Insurance and Freight (CIF), or Delivered Duty Unpaid (DDU) Incoterms**, the SUPPLIER must prepay the freight and other delivery expenses. For **Free on Board (FOB) orders**, the SUPPLIER must prepay the delivery, handling, and port charges in placing the goods on board the carrying vessel or aircraft. The original Bill of Lading or Airway Bill must be presented to the Procurement Officer upon shipment of the goods. Moreover, the SUPPLIER must submit via e-mail a Pro- Forma Invoice to the Procurement Officer concerned for Telegraphic Transfer (T/T) processing upon receipt of the P.O.



For **Indent Orders via Sea Freight**, *all shipment must be unloaded at the MICT North Port*. Otherwise, all charges incurred due to unloading at the incorrect port (i.e. clearing, arrastre, storage, trucking, etc.) will be paid for by the SUPPLIER.

4. Warranty and Returns

The COMPANY may demand or cause correction or revision of **defects** at the SUPPLIER's sole expense within the applicable warranty period. Materials are subject to the MMS's inspection and approval at a reasonable time after delivery to the COMPANY (for both local and indent materials). If specifications are not met or articles are defective, the Materials may be returned by the COMPANY also at the SUPPLIER's sole expense.

The COMPANY shall have the **right to purchase elsewhere and/or cancel the unfulfilled and/or undelivered portion** of the P.O. upon giving the SUPPLIER written notice at least three (3) days before the date of cancellation and without incurring any liability with the SUPPLIER, provided that all invoices for the fulfilled/completed deliveries as of date of cancellation are payable by the COMPANY to the SUPPLIER:

- a. For any cause, unless expressly excluded by the Parties;
- b. In case of material breach by the SUPPLIER, including delay; and/or
- c. In case the COMPANY is unable to secure any license, permit or authorization required by any government entity in connection with this transaction.

The COMPANY shall be immediately refunded of the portion of its advance payment, if any, for unfulfilled/ uncompleted deliveries, if any. Likewise, the COMPANY shall also have the option to take any goods, works, or other items covered by b P.O. whether finished, unfinished or in process.

5. **Non-Exclusivity.** If this P.O. is for the **purchase of machines or equipment**, the COMPANY reserves the right to buy its spare parts, accessories, and supplies from other suppliers.

6. Penalties

In case of any delay, the SUPPLIER shall be liable to the COMPANY for **delivery penalty** equivalent to 1/10 of 1% of the 12% Vat-inclusive contract sum for every day of delay, but not to exceed ten percent (10%) of the said sum, without prejudice to other remedies the COMPANY may be entitled to.

The SUPPLIER shall be liable to the COMPANY for **liquidated damages** equivalent to **five percent (5%)** of the VAT-inclusive contract sum for breach or default by the SUPPLIER of any of its obligations.

7. **Force Majeure.** In case the SUPPLIER is prevented from delivering or the COMPANY from receiving and/or using any of the items covered by the P.O. due to **force majeure**, the force majeure shall operate to suspend deliveries or acceptances, as the case may be, during the affected period. This is subject, however, to the COMPANY's right under **Clause 1** hereof. Force majeure is any event such as fire, typhoon, flood, strikes, lock-out, epidemic, accident, war, blockade, civil commotion, or other similar events beyond the reasonable control of the concerned Party.

8. **Compliance with Laws.** The SUPPLIER shall maintain and solely be responsible for compliance with all laws, rules, regulations, and orders of any governmental authority as well as possession of all required permits, licenses, and other authorizations for the conduct of its business and its performance of the Agreement. The COMPANY may, at any time, undertake an audit of the SUPPLIER's performance of its obligations under this Agreement to ensure that the SUPPLIER, its employees, and agents are compliant with this Clause.

9. **ICTSI and BIPI Policy Commitment.** The SUPPLIER shall comply with the COMPANY's, as well as its Principal's (International Container Terminal Services, Inc. / ICTSI), company policies, rules, and regulations ("Policies") related to the needs and requirements for the Agreement. The SUPPLIER, hereby, acknowledges access to and endeavors regular updating with copies of ICTSI's latest (i) **Code of Business Conduct**; (ii) **Procurement Guidelines**; (iii) **Global Principles on Human Capital**; and (iv) other applicable COMPANY and ICTSI Policies. The SUPPLIER agrees to inform each of its concerned employees, sub-contractors, and agents of these Policies and undertakes that the



performance of the Agreement shall be consistent with the same.

- 10. Anti-Bribery Compliance Policy.** The SUPPLIER further represents and warrants that it has not, or any of its directors, officers, employees or representatives, condoned, accepted, received or has taken any action in furtherance of, an offer, payment, promise to pay, or authorization or approval of the payment or giving of money, property, gifts or anything else of value, directly or indirectly, to any government or public official/candidate or any director, officer or employee of the COMPANY or its affiliates to unlawfully influence official action or secure an unlawful advantage. The SUPPLIER and its Personnel shall not condone, tolerate, solicit, ask for, accept or attempt to accept, directly or indirectly, a bribe, kickback, or other personal benefit, monetary or otherwise, from the COMPANY's customers, employees, officers, any port users, or government officials, where such request or receipt would amount to an improper or unlawful performance of a function or activity, such as a breach of trust, impartiality, or good faith. A violation of this Clause is a ground for termination of this Agreement. The SUPPLIER shall ensure that it conducts its business in compliance with applicable anti-corruption laws and maintains policies and procedures designed to promote and achieve compliance with such laws and, furthermore, the ICTSI Revised Anti-Bribery Compliance Policy and Procedure. The SUPPLIER agrees that the COMPANY shall have the right, after written notice to the SUPPLIER to conduct an investigation and audit of the Supplier's policies, books, records and accounts to verify compliance with this Clause.
- 11. Supplier Code of Business Conduct.** In addition, the SUPPLIER shall abide by all the terms indicated in the ICTSI Supplier Code of Business Conduct available at [Supplier Code of Business Conduct](#). The SUPPLIER shall also ensure to submit the filled-out Disclosure Form of Conflict of Interest on an annual basis and as the need to disclose arises.
- 12. Sustainability.** The ICTSI Group is committed to uphold the principles of sustainable development in its operations and corporate stewardship of its people, customers, corporate resources, and the environment. These thrusts are documented in ICTSI's Annual Sustainability Report available at <https://www.ictsi.com/what-we-do/sustainability>. In the performance of the Services, the SUPPLIER undertakes to observe the foregoing or analogous principles and commitment and shall cooperate with the COMPANY in its sustainability efforts in the Terminal and its community.
- 13. Health and Safety.** The SUPPLIER must perform the works/services, if any, in the COMPANY premises safely so as to protect person and property based on applicable laws as well as the Health, Safety, and Environment (HSE) Policies (<https://www.mict.com.ph/ictsi-hse-policies-and-memos>). The SUPPLIER shall provide the COMPANY HSE documentations that may include: risk assessments; work methodologies; licenses and certificates; and standard Operating Procedures. The SUPPLIER shall immediately notify the COMPANY of any health and safety and/or environmental incident (e.g. injury, property damage, oil spill, etc.) by the quickest practicable means (e.g. by phone call). The SUPPLIER shall follow this notice with a formal incident report in writing within eight (8) hours from the occurrence.
- 14. Confidentiality and Data Protection.** The SUPPLIER acknowledges that by reason of its business relationship with the COMPANY, it may have access to Confidential Information of the COMPANY, the value of which would be impaired if such information were disclosed to third parties. The SUPPLIER hereby agrees that it shall not use in any way for its own account or the account of any third party, nor disclose to any third party, any Confidential Information of the COMPANY during the duration as well as after the termination or expiration of this Agreement. "Confidential Information" shall mean the proprietary, confidential, or trade secret information or know-how belonging to the COMPANY or which the COMPANY is under an obligation to maintain as confidential, whether or not it is in written or permanent form. Confidential Information shall include, without limitation, technical and business information relating to the COMPANY's services and products, research and development, finances, customers, marketing, production, and future business plans. The SUPPLIER shall ensure that it complies with the Data Privacy Act and with the COMPANY's data privacy and protection policies.
- 15. Intellectual Property**
The SUPPLIER guarantees that any articles furnished under this P.O. and the use thereof do not infringe on any **patent or trademark rights** and that the same will comply in all respect with the Philippine laws



The COMPANY name, logo, trademark and other intellectual property, trade secret or any proprietary right shall not be used by the SUPPLIER, unless with written consent of the COMPANY. No public announcement concerning or related to this Agreement shall be made without the prior written consent of the COMPANY. If such consent is obtained, the text of the proposed release or plans for the public relations activities shall be submitted to the COMPANY for review prior to the release date.

- 16. Indemnification.** The SUPPLIER assumes full responsibility and shall hold free and harmless and indemnify the COMPANY against any and all claims, liabilities, losses, damages, and expenses arising out of the P.O. caused by the fault, negligence, or breach of obligations or violation of any applicable local laws and regulations by the SUPPLIER or its directors, officers, employees, agents or representatives.
- 17. Governing Laws.** This Agreement and all its subsequent variations shall be governed by and construed in accordance with the **laws of the Republic of the Philippines**. In case of any dispute arising in connection with the P.O., it is agreed that the venue for the settlement of the dispute shall exclusively fall within jurisdiction of the proper courts of the **City of Manila**.

**BAUAN INTERNATIONAL PORT, INC. (BIPI) (the “Company” or “Customer”)
PURCHASE ORDER: SHIPPING INSTRUCTIONS**

Kindly use the following information as applicable:

FOR ALL INDENT ORDERS (ANY INCOTERM)

a. Consignee Details:

Consignee Name:

BAUAN INTERNATIONAL PORT, INC.

Consignee Address:

Bauan- Mabini National Road,
Brgy. San Roque, Bauan,
Batangas 4201, Philippines
Attn: Girlie Culanay/Katy Abuan
Email Address: globalprocurement@ictsi.com
Tel. No.: (632) 8245-2217
Fax No.: (632) 8245-2232

b. Shipping Documents: *Applies to regular importation and warranty parts*

Please send DRAFT shipping documents (Commercial Invoice, Packing List, AWB or B/L, brochure and appropriate Certificate of Origin*, if applicable) to Global Procurement Department (globalprocurement@ictsi.com), Ms. Katy Abuan (kabuan@ictsi.com) and Ms. Girlie Culanay (tculanay@ictsi.com) for review and approval **PRIOR to ship out to avoid potential delays in Customs clearing.**

See below details which must be reflected in each shipping document:

i. Commercial Invoice:

- Consignee Name
- Consignee Address
- Notify Party: “Same as Consignee”
- INCOTERMS must be indicated



- Description of Commodity
 - Must be specifically described (no abbreviation) and indicate HS CODE
 - **Use the description of goods indicated in the PO**
- Declared Value
 - Invoice value must be same with PO amount
 - For warranty parts:
 - Value must be true and correct amount
 - **Do not indicate the phrase “Value for Customs Purposes only”**
- If CFR, CIF, DAP or DDP, show cost break down:

Cost	
Insurance	
Freight	
Total Amount in PO/Invoice	

ii. Brochure

- Send brochure/technical specifications/picture for each item for customs clearance purpose. If not applicable, kindly answer the ff:
 - WHAT IS IT?
 - WHAT IS IT MADE OF?
 - WHAT IS IT USED FOR?

Note: Failure to provide brochure causing storage charges per day will be chargeable to supplier’s account.

iii. Packing List

- Consignee Name
- Consignee Address
- Description of goods
- Number of boxes/packages
- Dimension must be in cm
- Net/Gross Weight in kilograms, or in cubic meter (cbm) - applicable for LCL, FCL (containerized) and in-bulk shipment.
- If the goods are in wooden pallets/crates – fumigation certificate must be secured prior to shipment.
- If breakbulk cargo – secure “Load Port Survey Report” prior to shipment.

iv. Airway Bill / Bill of Lading

- Consignee Name
- Consignee Address
- Notify Party: “Same as Consignee”
- HS CODE must be indicated
- Marks & Numbers: “BIPI PO# _____”
- Port of Discharge (applicable only for SEA Shipment)
 - MUST be “MICT MANILA NORTH PORT, PHILIPPINES”

Otherwise, all duties and taxes, brokerage, local delivery, and other incidental charges brought about using wrong port shall be fully chargeable to Shipper/Supplier.

v. *Certificate of Origin:

- Consignee Name
- Consignee Address
- Notify Party: “Same as Consignee”
- Description of Commodity, Invoice Date, Invoice No., Invoice Amount and HS CODE should



- match with those indicated in the invoice provided by supplier.
- If shipper has a third-party invoicing, kindly tick the third-party invoicing BOX#13

***Required for shipments coming from the following countries:**

- Form E if coming from China
- Form D if coming from Singapore, Malaysia, and Thailand
- Form AKFTA if coming from Korea
- Form JPEPA if coming from Japan
- Form AANZFTA if coming from Australia
- Form AIFTA if coming from India

c. Original Shipping Documents:

Please courier the final approved original shipping documents (Commercial Invoice, Packing List, AWB or B/L, Appropriate Certificate of Origin, if applicable - original and triplicate copies) to:

ICTSI Admin. Bldg, South Access
Road, MICT Complex, North Harbor,
Manila 1012, Philippines
Attn: Girlie Culanay/Katy Abuan
Email Address: globalprocurement@ictsi.com
Tel. No.: (632) 8245-2217
Fax No.: (632) 8245-2232

d. Philippine Government Permits

Some items need government permits **prior to shipment**. An example of this are items which emit radio signal where ICTSI needs to secure an appropriate permit from the National Telecommunications Commission (NTC) and other government agencies. Brochures and other supporting documents may be required from the Supplier. Kindly coordinate closely with our Logistics Team -- Ms. Katy Abuan (kabuan@ictsi.com) and Ms. Girlie Culanay (tculanay@ictsi.com), and loop in Global Procurement Department (globalprocurement@ictsi.com).

FOR EX-WORKS, FOB, FAS OR FCA

Please send DRAFT Commercial Invoice, Packing List and brochure, as well as shipment pick up details (i.e. complete company name, address with postal code, contact person and contact number). to Global Procurement Department (globalprocurement@ictsi.com), Ms. Katy Abuan (kabuan@ictsi.com) and Ms. Girlie Culanay (tculanay@ictsi.com) immediately for assignment of forwarder.

FOR CFR, CIF, DAP, DDP

Please send DRAFT Shipping documents (AWB/BL, Commercial Invoice, Packing List and brochure) following the above shipping instruction.

Note:

- Kindly wait for further advise prior to finalizing shipping documents.
- 6-Character HS CODE is required in the cargo description in compliance with CMO 48-2019. Penalty of noncompliance will be PHP 100,000.00 (USD1,900) to PHP 300,000.00 (USD 5,660).

**** Nothing follows. ***