

PHILIPS

Philips Electronics India Ltd.

Registered Office : 7,Justice Chandra Madhab Road, Kolkata 700 020

INVOICE

Issue Date	Page	Invoice No.
08.01.2010	1 / 2	950098934

Due Date	Sales Order No.
08.01.2010	6600085038

Customer Reference	
BSR/MKK/PHILIPS/KOLKATA	

Sold to	94152348
Bhilai Scan & Research Ltd.	
15 Commercial Complex,	
490020 NEHRU NAGAR (EAST), BHILLAI	
INDIA	

Terms of Delivery
CIP Kolkata

Terms of Payment
Payment as agreed

Export Control
These item(s) may be subject to export controls, if so they may not be sold or otherwise disposed of without prior written approval of the Seller. Where these commodities,technology or software are subject to export regulations, the export or re-export without proper export licenses or export license exceptions is strictly forbidden.
These commodities, technology or software when exported from the United States, are in accordance with the US Export Administration Regulations. Diversion contrary to U.S. law is prohibited.
Philips Standard Terms and Conditions of Sale shall apply.

Other Conditions of Sales :

1. To ensure proper credit, please quote invoice number when making payment.
2. All draft/cheques/applicable sales tax declaration form should be in the name of "PHILIPS ELECTRONICS INDIA LTD".
3. Overdue accounts are subject to prevailing interest charges as determined by Philips Electronics India Ltd.
4. This offer is subject to obtaining any of the requisite approvals or permissions under any of the applicable Export Control regulations

Item	Product / Description	Quantity	UOM	Unit price (INR)	Amount(INR)
------	-----------------------	----------	-----	------------------	--------------

NO SALES TAX CHARGED, SALE IN THE COURSE OF IMPORT
Hypothecated in favor of Philips Electronics India Limited.

HAWB#5396699231

10	CHAPTER-IN90	Chapter -1			
20	728131	MX 16 Slice	1	PCE	
	NCTC690	MX 16-slice	1		
	NCTC740	MX ScanToolsPro	1		
	NCTA005	0.5 sec Rotation	1		
	NCTC830	Vessel Analysis	1		
30	989605200861	Isolation Transformer Global	1	PCE	
40	989605200971	MX 16-slice Console UPS	1	PCE	

For and on behalf of
Philips Electronics India Limited

Authorised Signatory
Service Tax No. : **AABCP9487AST004**

Our Sales Tax Registration Nos.

West Bengal	Delhi	Maharashtra	Tamilnadu	Andhra Pradesh	Pondicherry	Karnataka
VAT/TIN : 19200086008	VAT/TIN: 07650031203	VAT/TIN:27690283730V	VAT/TIN:33091581918	VAT/TIN:28510197734	VAT/TIN:34390003498	VAT/TIN:29830058483
CST : 19200086202		CST :27690283730C	CST : 31902	CST:PJT/09/1/1811/79-80	CST : 10408	CST : 10050401

DRAFT/CHEQUES/APPLICABLE SALES TAX DECLARATION FORM SHOULD BE IN THE NAME OF PHILIPS ELECTRONICS INDIA LIMITED . ALL PAYMENTS RECEIVED BEYOND THE DUE DATE OF PAYMENT WILL BE CHARGED @18% FOR THE PERIOD OF DELAY. CONCESSIONAL RATE OF CENTRAL SALES TAX OR EXEMPTION FROM LOCAL SALES TAX WILL APPLY ONLY IF THE APPROPRIATE DECLARATION FORM IS RECEIVED WITHIN 30 DAYS FROM THE DATE OF THE INVOICE, OTHERWISE SUPPLEMENTARY BILL FOR SALES TAX WILL FOLLOW.

STANDARD CONDITIONS OF SALE

- 1 In these Standard Conditions, " Philips" shall mean the party appearing on the front page of this document.
- 2 Where the goods form part of a delivery in respect of goods to be supplied under any other written contract existing or made subsequent hereto between Philips and the Recipient, the goods comprised in this delivery shall be subject to such contract.
- 3 Any variation of these conditions in any document of the buyer is inapplicable unless accepted in writing by Philips.
- 4(a) Where a period is named for delivery, and such period is not extended by mutual consent in writing, the buyer shall take delivery within that period.

(b) Acceptance of orders for goods to be sold shall be subject to availability of stocks and no claim whatsoever in connection herein shall be entertained.
- 5 Any time or date for delivery named by Philips is an estimate only, and Philips shall not be liable for the consequences of any delay.
- 6 Goods represented by buyer to be defective shall not form the subject of any claim for work done by the buyer or for any loss damage or expense whatsoever arising directly or indirectly from such defects.
- 7 The time mentioned herein within which the buyer is to pay for the goods shall be of the essence of this contract.
- 8 The risk in the goods passes to the buyer upon delivery but legal ownership in the property of the goods shall remain with Philips until full payment has been received (each order being treated as a whole) or until prior resale, in which case Philips' legal ownership in the pr.operty of the goods shall attach to the proceeds of resale or to the claim of such proceeds.
- 9 In the event of any strike, lock-out, enemy action, hostilities, riot, civil commotion, acts of government, fire, lightning, aircraft explosion, flooding or any other circumstance (Whether or not of a similar nature to the foregoing) over which Philips has no control causing the cessation or substantial interference with Philips' works, Philips shall be entitled at any time to make partial deliveries only or to determine the contract, without prejudice in any case to rights already accrued in respect of deliveries already made.
- 10 If the buyer shall rnake default in or commit a breach of the contract or of any other of its obligations to Philips, or if any distress or execution shall be levied upon the buyer's property or assets or if the buyer shall make or offer to make any arrangement or composition with creditors or commit any act of bankruptcy, or if any petition or receiving order in bankruptcy shall be presented or made against him, or if the buyer is a limited company and any resolution or petition to wind up such company's business (other than for the purpose of amalgamation or reconstruction) shall be passed or presented, or if a receiver of such company's undertaking, property or assets or any part thereof shall be appointed, Philips shall have the right forthwith to determine any contract then subsisting and upon written notice of such determination being posted to the buyer's last known address, any subsisting contracts shall be deemed to have been determined without prejudice to any claim of right Philips may otherwise make or exercise.
- 11 These conditions and the contract shall be subject to and construed in accordance with the laws of the country of domicile of the party appearing on the front page of this document.
- 12 Where goods are delivered as samples, for advertising or for any other purpose whatsoever in which the goods remain the property of Philips. no markings or endorsement made on the goods by Philips shall be erased, eradicated, obscured or altered in any manner whatsoever.
- 13 These commodities, technology or software were exported from the United States and other exporting countries for ultimate destination in accordance with the Export Administration Regulations and Local Exporting Regulations. Diversion contrary to U.S. and other exporting countries law is prohibited.

PHILIPS

Philips Electronics India Ltd.

Registered Office : 7,Justice Chandra Madhab Road, Kolkata 700 020

INVOICE

Issue Date	Page	Invoice No.
08.01.2010	2 / 2	950098934
Due Date		Sales Order No.
08.01.2010		6600085038
Customer Reference		
BSR/MKK/PHILIPS/KOLKATA		

Item	Product / Description	Quantity	UOM	Unit price (INR)	Amount(INR)
------	-----------------------	----------	-----	--------------------	--------------

Sub Total	12,647,903.00
Central Sales Tax	0.00
Total Value	12,647,903.00

RUPEES:TWELVE MILLION SIX HUNDRED FORTY-SEVEN THOUSAND NINE HUNDRED THREE AND PAISE ZERO

For and on behalf of
Philips Electronics India Limited

Authorised Signatory
Service Tax No. : AABCP9487AST004

Our Sales Tax Registration Nos.

West Bengal VAT/TIN : 19200086008 CST : 19200086202	Delhi VAT/TIN: 07650031203	Maharashtra VAT/TIN:27690283730V CST :27690283730C	Tamilnadu VAT/TIN:33091581918 CST : 31902	Andhra Pradesh VAT/TIN:28510197734 CST:PJT/09/1/1811/79-80	Pondicherry VAT/TIN:34390003498 CST : 10408	Karnataka VAT/TIN:29830058483 CST : 10050401
---	-------------------------------	--	---	--	---	--

DRAFT/CHEQUES/APPLICABLE SALES TAX DECLARATION FORM SHOULD BE IN THE NAME OF PHILIPS ELECTRONICS INDIA LIMITED . ALL PAYMENTS RECEIVED BEYOND THE DUE DATE OF PAYMENT WILL BE CHARGED @18% FOR THE PERIOD OF DELAY. CONCESSIONAL RATE OF CENTRAL SALES TAX OR EXEMPTION FROM LOCAL SALES TAX WILL APPLY ONLY IF THE APPROPRIATE DECLARATION FORM IS RECEIVED WITHIN 30 DAYS FROM THE DATE OF THE INVOICE, OTHERWISE SUPPLEMENTARY BILL FOR SALES TAX WILL FOLLOW.

STANDARD CONDITIONS OF SALE

- 1 In these Standard Conditions, " Philips" shall mean the party appearing on the front page of this document.
- 2 Where the goods form part of a delivery in respect of goods to be supplied under any other written contract existing or made subsequent hereto between Philips and the Recipient, the goods comprised in this delivery shall be subject to such contract.
- 3 Any variation of these conditions in any document of the buyer is inapplicable unless accepted in writing by Philips.
- 4(a) Where a period is named for delivery, and such period is not extended by mutual consent in writing, the buyer shall take delivery within that period.

(b) Acceptance of orders for goods to be sold shall be subject to availability of stocks and no claim whatsoever in connection herein shall be entertained.
- 5 Any time or date for delivery named by Philips is an estimate only, and Philips shall not be liable for the consequences of any delay.
- 6 Goods represented by buyer to be defective shall not form the subject of any claim for work done by the buyer or for any loss damage or expense whatsoever arising directly or indirectly from such defects.
- 7 The time mentioned herein within which the buyer is to pay for the goods shall be of the essence of this contract.
- 8 The risk in the goods passes to the buyer upon delivery but legal ownership in the property of the goods shall remain with Philips until full payment has been received (each order being treated as a whole) or until prior resale, in which case Philips' legal ownership in the pr.operty of the goods shall attach to the proceeds of resale or to the claim of such proceeds.
- 9 In the event of any strike, lock-out, enemy action, hostilities, riot, civil commotion, acts of government, fire, lightning, aircraft explosion, flooding or any other circumstance (Whether or not of a similar nature to the foregoing) over which Philips has no control causing the cessation or substantial interference with Philips' works, Philips shall be entitled at any time to make partial deliveries only or to determine the contract, without prejudice in any case to rights already accrued in respect of deliveries already made.
- 10 If the buyer shall rnake default in or commit a breach of the contract or of any other of its obligations to Philips, or if any distress or execution shall be levied upon the buyer's property or assets or if the buyer shall make or offer to make any arrangement or composition with creditors or commit any act of bankruptcy, or if any petition or receiving order in bankruptcy shall be presented or made against him, or if the buyer is a limited company and any resolution or petition to wind up such company's business (other than for the purpose of amalgamation or reconstruction) shall be passed or presented, or if a receiver of such company's undertaking, property or assets or any part thereof shall be appointed, Philips shall have the right forthwith to determine any contract then subsisting and upon written notice of such determination being posted to the buyer's last known address, any subsisting contracts shall be deemed to have been determined without prejudice to any claim of right Philips may otherwise make or exercise.
- 11 These conditions and the contract shall be subject to and construed in accordance with the laws of the country of domicile of the party appearing on the front page of this document.
- 12 Where goods are delivered as samples, for advertising or for any other purpose whatsoever in which the goods remain the property of Philips. no markings or endorsement made on the goods by Philips shall be erased, eradicated, obscured or altered in any manner whatsoever.
- 13 These commodities, technology or software were exported from the United States and other exporting countries for ultimate destination in accordance with the Export Administration Regulations and Local Exporting Regulations. Diversion contrary to U.S. and other exporting countries law is prohibited.