



WINDSOR
Partner in Progress

CUSTOMER NAME: M/s. ASHISH PIPES

PROPOSAL NO.: WML/D/AS/2404004

**WINDSOR MACHINES LIMITED**

502, Raja house, 30-31, Nehru Place,

New Delhi-110019, INDIA

Tel: +91-11 - 2645 2634/35

Fax: +91-11 - 2645 2633

E-mail: salesdelhi.imm@windsormachines.comWebsite: <http://www.windsormachines.com>

Ref.	WML/D/AS/2404004	Date:	10 th April 2024
M/s. ASHISH PIPES Plot No. B 57-58, Sector- 81 Noida, U.P. Mail Id:- suresh.gupta9000@gmail.com			
Kind Attn.	Mr. Suresh Gupta		
Subject	Offer for Windsor Injection Molding Machine.		

Dear Sir,

With reference to our discussion regarding your subjected requirements of Injection Molding Machines, as discussed with you hereby we are offering you our best offer of Injection Molding Machine as below for your kind consideration and thanks for giving us this opportunity to serve your company.

- Model: - WINFIT 200 Ton & 350 Ton with Servo Drive Technology
- Highest production capacity among Indian manufactures.
- High productivity and low energy consumption on the final product.
- Special screw for better quality.

We trust you will find our offer in line with your requirements and now look forward to receive your most valuable order at an early date.

In case of any clarifications, we shall be pleased to clarify the same on hearing from you.

Thanking you & assuring you of our very best services at all times.

Yours faithfully,

For WINDSOR MACHINES LIMITED

Nitin Upadhyay
Manager Sales & Marketing
+91-9582921988

WINDSOR MACHINES LIMITED

502, Raja house, 30-31, Nehru Place,

New Delhi-110019, INDIA

Tel: +91-11 - 2645 2634/35

Fex: +91-11 - 2645 2633

E-mail: salesdelhi.imm@windsormachines.com

Website: <http://www.windsormachines.com>

Annexure -1

SCOPE - 1- WINFIT 200 TON (RPVC)

S.no	Machine Model	Unit Price	Quantity	Discounted Price in Rs
1	<p>Windsor makes WINFIT (RPVC) 200 Ton with 950 injection unitscrew dia 60 mm</p> <p><u>With the following features.</u></p> <ul style="list-style-type: none"> • Servo Drive Rexroth Germany. • Anti-vibration Pad • Auto Lubrication • Air Ejection with FRL Unit • Energy Meter • UPS Online Control • Double Core Puller • Water Manifold 	₹ 34,00,000/-	2	₹ 68,00,000/-

WINDSOR MACHINES LIMITED

502, Raja house, 30-31, Nehru Place,

New Delhi-110019, INDIA

Tel: +91-11 - 2645 2634/35

Fex: +91-11 - 2645 2633

E-mail: salesdelhi.imm@windsormachines.com

Website: <http://www.windsormachines.com>

Technical Specifications: - The above-mentioned machine models are standard machines and the technical specifications are as per attached sheet: -

PARAMETERS	UNIT	WINFIT 200T (RPVC)
INJECTION UNIT		
Screw Diameter	mm	950
Injection Pressure	bar	60
Stroke Volume	cm ³	1509
Screw Stroke	mm	679
Max. Injected Weight (GPPS)	gm	240
Injection Rate	cc/s	814
Plasticizing Rate (GPPS)@Max. Speed	g/s	165
Screw Speed-Max.	rpm	35
L / D Ratio		110
Heating Capacity	kW	20
No. of Heating Zones	No.	14.8
Nozzle Protrusion	mm	5
Nozzle Contact Force	kN	30
		50
CLOSING UNIT		
Closing Force	kN	2000
Mould Open Stroke	mm	460
Mould Height	mm	200 ~ 600
Distance between Platens - Max.	mm	1060
Distance between Tie-bars - h x v	mm	570 x 510
Clamping Platens - h x v	mm	825 x 730
Ejector Force	kN	65
Ejector Stroke	mm	160
GENERAL DATA		
Pump Drive	kW	11.4
Overall Dimensions (L x W x H)	mm	5840 x 1790 x 2390
Total Connected Load	kW	26.2
Oil Tank Capacity	Ltr.	360
Hopper Capacity	Ltr	60
Weight	tons	7



WINDSOR MACHINES LIMITED

502, Raja house, 30-31, Nehru Place.

New Delhi-110019, INDIA

Tel: +91-11 - 2645 2634/35

Fax: +91-11 - 2645 2633

E-mail: salesdelhi.imm@windsormachines.com

Website: <http://www.windsormachines.com>

COMMERCIAL TERMS & CONDITIONS:

Prices:- For supply on basis from Chhatral works, Unpacked and Exclusive of all taxes & duties.

GST:- Extra @ 18 % We shall provide MODVAT invoice for the duty charged.

Freight:- Extra. on "To-pay" basis.

Insurance:- Extra and has to be arranged by the customer, dispatch details will be furnished by us.

Delivery:- The Ex-works delivery shall be 12-14 weeks(3 months) from the date of Technically and Commercially clear contract. The delivery commitment is based on receipt of P.O. along-with the advance.

Payment terms:-

- * 30% advance of total order value along with the order.
- * 70% of total order value along with 100% Taxes against Performa on readiness of goods.

Guarantee/ Warranty: Warranty period of 12 months from the date of commissioning or 13 months from the date of dispatch, whichever is earlier.

Validity of quotation: - Our offer is valid for acceptance within 60 days only, and thereafter it is subject to our confirmation in writing.

Yours faithfully
For WINDSOR MACHINES LIMITED

Nitin Upadhyay
Manager Sales & Marketing
+91-9582921988

WINDSOR MACHINES LIMITED

502, Raja house, 30-31, Nehru Place.

New Delhi-110019, INDIA

Tel: +91-11 - 2645 2634/35

Fax: +91-11 - 2645 2633

E-mail: salesdelhi.imm@windsormachines.com

Website: <http://www.windsormachines.com>

GENERAL CONDITIONS OF SALE

In these conditions "the Company" means WINDSOR MACHINES LIMITED and "the Agreement" means these conditions together with any contract in which they may be incorporated by reference of otherwise.

1. **RULING CONDITIONS:** All the Company's machines and equipment are sold upon the following terms and conditions (Save as varied pursuant to clause 21 hereof) to the exclusive of any and all printed terms and conditions of the Buyer which shall not form part of the Agreement. Acceptance of any tender or quotation for or delivery of any machine and equipment shall imply acceptance of these conditions in respect thereof.
2. **FUTURE CONTRACTS:** If subsequent to any contract of sale which is subject to these conditions a contract of sale is made with the same Buyer, whether by letter or by telegram or orally or otherwise without express reference to any conditions such contract shall be deemed to be subject to these Conditions.
3. **QUOTATION, PRICE, PAYMENT AND TRANSFER OF PROPERTY IN GOODS:** Quotations only refer to goods and articles specified therein and which are available for execution of the order when received. Prices are based on the cost of material, components, labour, transport and statutory obligations ruling at the date of tender or contract and may be revised and varied by the Company should these costs increase at any time before delivery of the goods. Such increase may be based by the Company on the market prices of raw material and components. Unless otherwise agreed prices are strictly net ex the Company's Works, and do not include the cost of packing, carriage, freight and insurance which will be charged to or paid by the Buyer: payment in full in respect of any goods shall be due upon presentation of the Company's invoice. Until payment in full has been received even though delivery to the Buyer has been effected, the property in the goods shall remain vested in the Company but the goods shall be at the sole risk of the Buyer who shall insure and keep the goods fully insured against all and every risk (the Buyer to provide satisfactory evidence of insurance if so required) including specifically but without prejudice to the generality of the foregoing, damage by the Buyer or third parties, fire explosion, aircraft, tempest and flood. The Buyer as and from delivery until payment in full for the goods has been made shall also be responsible for the maintenance and care thereof and will indemnify the Company against any depreciation in the value of the goods and also against any damage caused to the goods should payment in full not be made.
4. **DELIVERY DATES:** Any date or period for delivery or any date of delivery stated in the Agreement (i) shall date from receipt by the Company of a written order and shall be subject to receipt of all necessary instructions, licenses, letters of credit, deposit payments, etc. and (ii) is intended by the Company and accepted by the Buyer as being an estimate only, not giving rise to contractual obligations. The Buyer shall not be entitled to rescind the Agreement or reject any goods or claim damages on account of delay unless the Company fails to make delivery within a reasonable time having regard to all the circumstances including the matters referred to in Condition 10. The Company shall not in any event be liable for any special, consequential or indirect loss or damage (including but without limitation any loss of or in respect of profits or wages or overheads) suffered by the Buyer as a result of any delay in or failure of delivery.
5. **DESPATCH:** All the Company's goods are forwarded at the Buyer's own risk in case of goods sold delivery ex the Company's Works the Company cannot accept responsibility for damage or delay during transit unless it has specifically agreed in writing to cover such risk by insurance.
6. **PERFORMANCE, WEIGHT, MEASUREMENTS AND POWERS:** Although carefully computed, must be considered approximate only and are not guaranteed.
7. **ILLUSTRATIONS, DRAWINGS, SPECIFICATIONS, ETC.:** (including any contained in the Company's leaflets) are intended to present a general idea of the goods described therein but are not binding and are subject to variations in design and specifications.
8. **VALIDITY:** The Company's tenders are open for acceptance for 30 days from the date thereof unless previously withdrawn, except quotations abroad which will be open for acceptance for 40 days from date thereof. Any orders based upon the Company's tenders are subject to its written acknowledgement and are acceptable only so far as they contain no conditions at variance with its conditions of sale.
9. **CLAIMS FOR NON-DELIVERY AND ACCEPTANCE OF GOODS:**
 - (a) All claims for non-delivery of any consignment shall be made in writing to the Company and any carrier engaged by the Company within seven (7) days after the date of the Company's invoice.
 - (b) The Buyer shall be deemed to have accepted the goods as being in accordance with the order unless notification of non-compliance or defects is received by the Company within 7 days of receipt of goods by the Buyer.
10. **FORCE MAJEURE:** If the Company is delayed or hindered in or prevented from performing any of its obligations under the agreement by reason of act of God, fire, flood, accident, explosion, breakdown or failure of plant or machinery, war, riot, civil disturbance, strike, labour dispute, acts, orders or regulations of Government failure (whether partial or total) of or shortage in any of the Company's or its suppliers existing or contemplated sources of material (including parts & components) or fuel or labour or transport whether such failure or shortage be existing or apprehended by the Company, failure of any supplier or sub-contractor of the Company to perform any contract with the Company or by reason of any cause whether or not of the same nature as the foregoing beyond its control, it shall be under no liability in respect of non-performance of such obligation.
11. **PAYMENTS:** received shall be deemed as security deposits/ monetary commitments towards orders placed on the company. In the instance of non lifting of goods or not paying the balance payments due to any reasons of buyer, or non reply from the buyer, on readiness of goods, leading to inventory losses or losses due to adjustments of such ready goods by selling to other buyer etc. such payments shall be forfeited by the company after a certain period of time of over 3 Months. Buyer shall have no right to ask for any refunds or adjustments in any other order.
12. **LIMITATION OF LIABILITY UNDER WARRANTIES AND EXCLUSION OF LIABILITY FOR AND INDEMNITY AGAINST CONSEQUENTIAL LOSS:** (a) The Company warrants that the machines and equipment will at the time of delivery be free from defects due to faulty materials or bad workmanship. Provided that in the event of any breach by the Company being satisfied that the machine or ancillary equipment have been adequately maintained and that the defects have been arisen solely through faulty workmanship or material) shall be to replace or repair the defective part or parts free of charge at its option within twelve months of the date of delivery of the machine or ancillary equipment. The defective part or parts shall be returned to the Company at its Works carriage paid, and parts replaced under this clause automatically become the Company's property.
(b) Notwithstanding anything in this clause contained in the case of parts of the machine or ancillary equipment not of the Company's manufacture but supplied by it the Company will at its discretion extend such guarantee or warranty as it receives from its suppliers and shall be under no further obligation in regard thereof.

WINDSOR MACHINES LIMITED

502, Raja house, 30-31, Nehru Place,

New Delhi-110019, INDIA

Tel: +91-11 – 2645 2634/35

Fax: +91-11 – 2645 2633

E-mail: salesdelhi.imm@windsormachines.com

Website: <http://www.windsormachines.com>

Annexure -2

SCOPE - 1– WINFIT 350 TON (RPVC)

S.no	Machine Model	Discounted Price in Rs.
1	<p>Windsor makes WINFIT (RPVC) 350 Ton with 2700 injection unitscrew dia 80 mm</p> <p><u>With the following features.</u></p> <ul style="list-style-type: none"> • Servo Drive Rexroth Germany. • Anti-vibration Pad • Auto Lubrication • Air Ejection with FRL Unit • Energy Meter • UPS Online Control • Double Core Puller • Water Manifold 	₹ 55,50,000/-

WINDSOR MACHINES LIMITED

502, Raja house, 30-31, Nehru Place,

New Delhi-110019, INDIA

Tel: +91-11 - 2645 2634/35

Fex: +91-11 - 2645 2633

E-mail: salesdelhi.imm@windsormachines.com

Website: <http://www.windsormachines.com>

Technical Specifications: - The above-mentioned machine models are standard machines and the technical specifications are as per attached sheet: -

PARAMETERS	UNIT	WINFIT 350T (RPVC)
INJECTION UNIT		2700
Screw Diameter	mm	80
Injection Pressure	bar	1706
Stroke Volume	cm ³	1608
Screw Stroke	mm	320
Max. Injected Weight (GPPS)	gm	1930
Injection Rate	cc/s	368
Plasticizing Rate (GPPS)@Max. Speed	g/s	60
Screw Speed-Max.	rpm	60
L / D Ratio		20
Heating Capacity	kW	26.1
No. of Heating Zones	No.	6
Nozzle Protrusion	mm	30
Nozzle Contact Force	kN	60
CLOSING UNIT		
Closing Force	kN	3500
Mould Open Stroke	mm	700
Mould Height	mm	300 ~ 800
Distance between Platens - Max.	mm	1500
Distance between Tie-bars - h x v	mm	810 x 710
Clamping Platens - h x v	mm	1030 x 1030
Ejector Force	kN	80
Ejector Stroke	mm	185
GENERAL DATA		
Pump Drive	kW	15
Overall Dimensions (L x W x H)	mm	8000 x 2200 x 2800
Total Connected Load	kW	41.1
Oil Tank Capacity	Ltr.	500
Hopper Capacity	Ltr	120
Weight	tons	14

WINDSOR MACHINES LIMITED

502, Raja house, 30-31, Nehru Place,
New Delhi-110019, INDIA

Tel: +91-11 - 2645 2634/35

Fax: +91-11 - 2645 2633

E-mail: salesdelhi.imm@windsormachines.com

Website: <http://www.windsormachines.com>

- (c) Provided always that if the Buyer makes, causes or allows any alterations or repairs to the Company's machines or ancillary equipment or parts, thereof without the Company's consent or if the defect in any machine is due to negligence or improper handling by the Buyer or to any other cause outside the Company's control, then the Company shall be released from any responsibility or liability under sub-clauses (a) and (b) above.
- (d) All other conditions and warranties whether express or implied by statute or custom of the trade or otherwise and whether as to quality condition performance merchantability fitness for any purpose or otherwise are expressly excluded and subject only to paragraphs (a) to (c) above the Company shall be under no liability whatsoever in contract or in tort for or in respect of any loss or damage (including illness, personal injury or death) whatsoever resulting from or arising out of the goods or any defect therein or the supply or use thereof whether caused by the Company's negligence or otherwise and the Buyer shall indemnify the Company against all claims and expenses arising from or incurred by reason of any loss injury or damage so sustained by any third party.
- (d) In case Company agrees for a replacement under any warranty clause, shall not necessarily bear the transportation expenses for the goods mutually agreeable for replacement. Buyer shall be liable to collect from our works and arrange the transportation of the said goods.
13. **CANCELLATION:** The Buyer shall have no right in any circumstances to cancel the Agreement or any installment or order thereunder without the prior written consent of the Company and subject to compliance by the Buyer with such requirements (including requirements as to the payment of adequate compensation) as the Company may impose as a condition of giving such consent. With regard to Clause No. 23 any non reply/inability of a buyer for completing the payment for ordered goods more than a period of 2 Months shall be deemed as order cancellation and allow the company to forfeit the advance payments if any and salvage the costs incurred by reselling the party/completely ready goods.
 14. **TERMINATIONS:** The Company shall be entitled, without prejudice to its other rights & remedies, either to terminate wholly or in part the Agreement or any or every other contract with the Buyer or to suspend any further deliveries under the Agreement or any or every other such contract in any of the following events.
 - (i) If any debt due and payable by the Buyer to the Company is unpaid.
 - (ii) If the Buyer has wrongfully failed to take delivery of any goods under the Agreement or any other contract as aforesaid.
 - (iii) If the Buyer becomes insolvent or being a body corporate has a Receiver appointed or passes a resolution for winding up or a Court makes an Order to that effect or being an individual for partnership makes any composition or arrangement with his or their creditors or has a Receiving Order made against him or them.
 15. **COMPANY'S LIEN ON BUYERS' GOODS:** The Company shall have a lien over all goods of the Buyer in the possession of the Company for any sum due to the Company or any of its Subsidiary Companies from the Buyer under Agreement or any other contract.
 16. **MULTIPLE ORDERS:** The Company may deliver orders for more than one machine individually and each machine shall be deemed to be sold under a separate contract and no failure or delay in delivery of any machine nor any defect therein shall entitle the Buyer to treat the contract as repudiated with regard to any remaining machine covered by the order.
 17. **PROVISIONS OF DRAWINGS ETC. BY BUYER:** (a) All drawings designs specifications and other information to be provided by the Buyer in connection with the Agreement shall be furnished to the Company in such forms and by such dates as will enable the Company to perform its obligations under the agreement and in default thereof the time for the performance of the Company's obligations and shall be extended accordingly.
(b) The Buyer shall indemnify the Company against all costs expenses damages and penalties incurred by the Company as a result of or in connection with any infringement or alleged infringement of any patent trade mark design or any other right whether or not of the same nature as the foregoing to which any third party may be entitled arising out of the use of any drawing designs specifications or other information furnished or instructions given by the Buyer in connection with the Agreement.
 18. **MISREPRESENTATION:** Any error omission misrepresentation or mis-statement in the Agreement or in the course of negotiations leading thereto shall not entitle either party to rescind the agreement nor (unless the error omission misrepresentation or mis-statements relates to a matter materially affecting the value of the machine and equipment and the Agreement has been entered into in reliance thereon) shall either party be entitled to any damages or compensation in respect thereof.
 19. **WAIVERS:** The Company's rights and remedies shall not be prejudiced by any indulgence or forbearance to the Buyer and no waiver by the Company of any breach by the Buyer shall operate as a waiver of any subsequent breach.
 20. **ASSIGNMENT:**
The Agreement or any part thereof shall not be assigned by the Buyer without the prior consent of the Company.
 21. **JURISDICTION:** If any question, dispute or difference in connection with the Contract arises, then the City Civil Court, Ahmedabad shall have only sole Jurisdiction to try and finally decide such question, dispute or difference according to Law.
 22. **CONDITIONS:** These Conditions of Sale may not be varied except under the hand of the Company's Managing Director or its General Manager and accordingly all machines and any special conditions not at variance with these conditions save in so far as these conditions may be varied by the Company's Managing Director or General Manager aforesaid provided that injection moulds or extrusion dies manufactured by the Company shall be sold subject to these conditions only so far as the same are applicable thereto and otherwise to the Company's separate special conditions relating to such items.
 23. **THE CONTRACT AND THESE CONDITIONS:** shall in all respects be constructed and operate as an Indian contract and in accordance with and be governed by Indian law