

REPUBLIC OF THE PHILIPPINES SOCIAL SECURITY SYSTEM Office Address: SSS BLDG.EASTAVE.DILIMAN PINYAHAN, QC NCR 2ND DISTRICT

Tel No: 8709-7198 loc 5504 TO 07

Branch:

Main Office

Phone: E-mail:

8709-7198

Vendor: Address: BUSINESS MACHINES CORP.

CARSON BLDG ORENSE ST Nuevo, Makati City Philippines PO/JO/LO No.:

3000022409

Date:

November 25, 2021

Order Type:

PO

APP:

2021 APP 3U March #2

Gentlemen:

Please deliver to our property custodian at the Social Security System the following items:

	UoM QTY	DESCRIPTION	MAT NO.	PR No.	NO.
QTY UNIT COST AMOUNT 1 13,688.00 13,688.00	UN 1	Toner Cartridge for Fuji Xerox Docuprint Yellow, Part # CT20236			1
2 13,688.00 27,376.00	UN 2	Toner Cartridge for Fuji Xerox Docuprint Cyan, Part # CT20234			2
2 13,688.00 27,376.00	UN 2	Toner Cartridge for Fuji Xerox Docuprint Magenta, Part # CT20235			3
2 13,688	UN 2	Toner Cartridge for Fuji Xerox Docuprint Magenta, Part # CT20235			3

Total Amount

68,440.00

PMERD, Various Toner Cartridge for Fuji Xerox Docuprint CP405D (SOC#2021-0157 dated 09/14/2021)

Mode of Procurement: Small Value Procurement

TIN No.: 000-302-982-000 Classification: SM-IT Supplies Funds Available: P 68,440.00

Payment Terms: -Government Terms

-SSS shall withold the applicable taxes from the amount payable in accordance with BIR regulations

-Payment is upon delivery of items/services & submission of billing documents

Delivery Terms: Within Twenty (20) Calendar Days upon receipt of approved P.O. by the winning bidder

Note: Technical Specifications and Statement of Compliance indicated in the RFQ shall apply

Contact Person: Mr. Orlando Marcos/PPMD at 8709-7198 local 5505/6388 email: marcosot@sss.gov.ph

Approved by DMIII Benjamin M. Dolindo Jr. on 11/08/2021, per recommendation of BAC II Res. No. 2021-II-061-16.4 dated 10/06/2021

Note: Subject to specific warranties appearing at the back thereof.

Delivery: Acceptance of deliveries shall be from Monday to Friday only excluding holiday at 8:00 am to 5:00 pm.

Please submit your Original Delivery Receipt & Invoice, together with the original copy of this Purchase Order to PPMD, SSS, Quezon City and Photocopy of Delivery Receipt & Sales Invoice to PPMD.



Name of Authorized

Representative

REPUBLIC OF THE PHILIPPINES SOCIAL SECURITY SYSTEM Office Address: SSS BLDG.EASTAVE.DILIMAN PINYAHAN, QC NCR 2ND DISTRICT Tel. No.: 8709-7198 loc. 5504 to 07 Fax No.: 435-9861

Date

Vendor: BUSINESS MACHINES Address: CARSON BLDG OREN Nuevo, Makati City Phil	SE ST Da	te: November 25, 2021
Reviewed: VIOLETA JAVAR	Certified:	Approvid:
Acting Head for PPMD	Department Manager III-GAD	Approving Authority
Conforme:	۸۸	
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GENERAL CONDITIONS OF THE CONTRACT:

- 1. The Supplier shall deliver the goods in accordance with the description and quantity specifications of the Purchase Order/Job Order.
- 2. The Supplier shall deliver the goods within the period indicated in the Purchase Order. A penalty of 1/10 of 1% of the total amount of the items shall be
- 3. The Supplier shall deliver Goods/Services which must all be fresh stock, brand-new, unused, properly sealed, and which are not set to expire within two
- (A) years from date of delivery to 300, if approache.

 4. The Supplier warrants that all the Goods/Services have no defect arising from design, materials, or workmanship or from any act or omission of the Supplier or the manufacturer that may develop under normal use of consumables, if applicable.

5. For Goods, the Supplier shall replace any defective item within twenty-four (24) hours from the time that it was notified by SSS of the defect. Defects

5. For Goods, the Supplier shall replace any defective item within twenty-four (24) hours from the time that it was notified by SSS of the defect. Defects detected only after the item is installed and used is covered by the replacement warranty which will be in effect for every item until its expiry date. Replacement of defective item shall have no cost to the SSS, if applicable.

6. To assure that manufacturing defects shall be conrected by the SUPPLIER, a warranty security shall be required from the SUPPLIER for a minimum of three (3) months, in the case of expendable items or a minimum period of one (1) year, in the case of non-expendable items, after the acceptance of the defivered items. The obligation for the warranty shall be covered, at the Supplier's option, by either retention money in an amount equivalent to five percent (5%) of the total purchase price, or a special bank guarantee equivalent to five percent (5%) of the total purchase price with validity period starting from the date of acceptance. The said amounts shall only be released after the lapse of the warranty period.

7. If the Supplier, having been notified, falls to remedy the defect(s) within the specified period, the SSS may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the SSS may have against the Supplier under these Terms

8. The pricing of the Goods/Services shall be in Peso and inclusive of Twelve Percent (12%) Value-Added Tax (VAT).

MISCELLANEOUS PROVISIONS:

1. Confidentiality. Neither party shall, without the prior written consent of the other, disclose or make available to any person, make public, or use directly or Indirectly, except for the performance and implementation of the works, any confidential information acquired from an information holder in connection with the performance of this Agreement, unless: (i) the information is known to the disclosing party, as evidenced by its written records, prior to obtaining the same from the information holder and is not otherwise subject to disclosure restrictions on the disclosing party, (ii) the information is disclosed to the disclosing party by a third party who did not receive the same, directly or indirectly, from an information holder, and who has no obligation of secrecy with respect thereto, or (iii) required to be disclosed by law.

The obligation of confidentiality by both parties, as provided herein, shall survive the termination of this Agreement.

2. Merger and Consolidation. In case of merger, consolidation or change of ownership of SUPPLIER with another company, it is the responsibility of the surviving company/consolidated company/acquiring entity to inform SSS of the change in corporate structure/ownership. Failure to do so shall translate in such company assuming all liabilities of the acquired/merged company under this Agreement.

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3. Force Majeure. The SUPPLIER shall not be liable for forfeiture of its performance security, liquidated damages, or termination for default if and to the extent that SUPPLIER's delay in performance or other failure to perform its obligations under this Agreement is the result of a force majeure.

For purposes of this Agreement the terms "force majeure" and "fortuitous event" may be used interchangeably. In this regard, a fortuitous event or force majeure shall be interpreted to mean an event which the SUPPLIER could not have forceseen, or which though foreseen, was inevitable. It shall not include ordinary unfavorable weather conditions; and any other cause the effects of which could have been avoided with the exercise of reasonable diligence by the SUPPLIER. Such events may include, but not limited to, acts of SSS in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and fright tembarooss.

4. Non-Assignment. Neither party may assign the Contract in whole or in part without the consent of the other party.

5. Walver. Fallure by either party to insist upon the other the strict performance of any of the terms and conditions hereof shall not be deemed a relinquishment or waiver of any subsequent breach or default of the terms and conditions hereof, which can only be deemed made if expressed in writing and signed by its duly authorized representative. No such waiver shall be construed as modification of any of the provisions of this Agreement or as a waiver of any past or future default or breach hereof, except as expressly stated in such walver.

6. Cumulative Remedies. Any and all remedies granted to the parties under the applicable laws and this Agreement shall be deemed cumulative and may, e, at the sole option and discretion, be availed of by the aggrieved party simultaneously, successively, or independently.

therefore, at the sole option and discretion, be availed of by the aggrieved party simultaneously, successively, or independently.

7. No Employer-Employee Relationship. It is expressly and manifestly understood and agreed upon that the employees of the SUPPLIER assigned to perform the PROJECT are not employees of SSS. Neither is there an employer-employee relationship between SSS and the SUPPLIER is SSS and the SUPPLIER including its personnel; that the PROJECT rendered not be credited as such; that its personnel assigned to SSS are not entitled to benefits enjoyed by SSS' officials and employees such as Personal Economic Relief Allowance (PERA), Representation and Transportation Allowance (RATA), ACA, etc.; that these personnel are not related within the third degree of consanguinity or affinity to the contracting officer and appointing authority of SSS; that they have not been previously dismissed from the government service by reason of an administrative case; that they have not been previously dismissed from the government education, experience and skills required to perform the job. The SUPPLIER hereby acknowledges that no authority has been given by SSS to hire any person as an employee of the latter. Any instruction given by SSS or any of its personnel to the SUPPLIER shall, at all times, exercise supervision and control over its employees in the performance of its obligations under this Agreement.

8. Partnership. Nothing in this Agreement shall constitute a partnership between the parties. No party or its agents or employees shall be deemed to be

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9. Compliance with SS Law. The SUPPLIER shall report all its employees to SSS for coverage and their contributions, as well as all amortizations for salary/education/calamity and other SSS loans shall be updated. Should the SUPPLIER fall to comply with its obligation under the provisions of the SS Law and Employees' Compensation Act, SSS shall have the authority to deduct any unpaid SS and EC contributions, salary, educational, emergency and/or calamity loan amortizations, employer's liability for damages, including interests and penalties from the SUPPLIER's receivables under this Agreement.

Further, prescription does not run against SSS for its failure to demand SS contributions or payments from SUPPLIER. Moreover, SUPPLIER shall forever

hold in trust SS contributions or payments of its employees until the same is fully remitted to SSS.

19. Compliance with Labor Laws. The SUPPLIER, as employer of the personnel assigned to undertake the PROJECT, shall comply with all its obligations under existing laws and their implementing rules and regulations on the payment of minimum wage, overtime pay, and other labor-related benefits as well as remittances or payment of the appropriate amount or contributions/payment (SSS, EC, Pag-IBIG, Philifealth and taxes) with concerned

It is agreed further, that prior to the release of any payment by SSS to the SUPPLIER, its President or its duly authorized representative, shall submit a sworn statement that all moneys due to all the employees assigned to the PROJECT as well as benefits by law and other related labor legislation have been paid by SUPPL/ER and that he/she assumed full responsibility thereof,

paid by SUPPLIER and that nevane assumed run responsibility mereor.

11. Compliance with Tax Laws. The SUPPLIER shall, in compliance with tax laws, pay the applicable taxes in full and on time and shall regularly present to the SSS within the duration of this Agreement, tax clearance from the Bureau of Internal Revenue (BIR) as well as copy of its income and business tax returns duly stamped by the BIR and duly validated with the tax payments made thereon. Failure by the SUPPLIER to comply with the foregoing shall entitle

returns duly stamped by the bit and duly valuated with the text payments made and so the SSS to suspend payment of the Contract Price.

12. Liquidated Damages. If the SUPPLIER fails to satisfactorily deliver any or all of the Goods and/or to perform the Services within the period(s) specified in the PBD inclusive of duly granted time extensions if any, SSS shall, without prejudice to its other remedies under this Agreement and under the applicable rate of one tenth (4/10) of one (1) percent of the cost of the uncerformed portion in the PBD inclusive of duly granted time extensions if any, SSS shall, without prejudice to its other remedies under this Agreement and under the applicable law, deduct from the Contract Price, as liquidated damages, the applicable rate of one tenth (1/10) of one (1) percent of the cost of the unperformed portion for every day of delay until actual delivery or performance. Once the amount of liquidated damages reaches ten percent (10%), SSS may rescind or terminate this Agreement, without prejudice to other courses of action and remedies open to it.

13. Hold Free and Hamiless. The SUPPLIER agrees to defend, indemnify, and hold SSS free and hamiless from any and all claims, damages, expenses, pensities and/or liabilities of whatever nature and kind, whether in law or equity, that may arise by reason of the implementation of the Agreement, in addition, the SUPPLIER agrees to indemnify SSS for any damage as a result of said implementation.

44. Settlement of Disputes. All actions and controversies that may arise from the Contract Involving but not limited to demands for specific performance of the obligations as specified herein and/or in the interpretation of any provisions or clauses contained herein, shall, in the first instance, be settled within thirty (30) calendar days through amicable means, such as, but not limited to mutual discussion. Should the dispute remain unresolved by the end of the Dispute Resolution Act at 2004.

Dispute Resolution Act of 2004.
15. Venue of Actions. Any sult or proceeding arising out of relating to the contract shall be instituted in the appropriate court in Quezon City, parties hereto

16. Governing Law. This Agreement shall be governed by and interpreted according to the laws of the Republic of the Philippines.

17. Amendments. This Agreement may be amended only in writing and executed by the parties or their duly authorized representatives.

18. Separability. If any one or more of the provisions contained in this Agreement or any document executed in connection herewith shall be invalid, illegal 16. separability, if any one or more or me provisions contained in this Agreement or any document executed in connection herewith shall be invalid, illegal or unenforceable in any respect under any applicable law, then; (i) the validity, legality and enforceability of the remaining provisions contained herein or therein shall not in any way be affected or impaired and shall remain in full force and effect; and (ii) the invalid, illegal or unenforceable provision shall be replaced by the parties immediately with a term or provision that is valid, legal and enforceable and that comes closest to expressing the intention of such replaced by the parties immediately with a term or provision that is valid, legal and enforceable and that comes closest to expressing the intention of such invalid, illegal or unenforceable term or provision.

19. Binding Effect. This Agreement shall be binding upon the Parties hereto, their assignee/s and successor/s-in-interest.

20. Non-Publicity. No press release in oral, written or electronic form shall be issued covering this transaction without prior written approval of SSS.

inclusion in any reference it shall also be undertaken only upon prior written approval of SSS.

SUPPLIER WARRANTS THE FOLLOWING:

- 1.) All goods to be delivered are in accordance with the unit / quantity / samples / specifications / printing layouts of the System.
- 2.) Materials to be flurnished shall be fresh stock / brand new / standard factory products of reputable manufacturers.
- 3.) All charges or fees for the test and analysis service on delivery samples shall be paid by the System, provided, however, that if, after the test, the delivery is rejected, the fees for the test shall be for the account of the Supplier.
- 4.) Supplier guarantees their supplies / materials / equipment / printed form against all latent / inherent defects in materials and workmanship for a period of one year from the date of purchase. Replacement of supplies / materials / forms with latent defects and of equipment with defective parts shall be made without charge within twenty-four (24) hours from receipt of request.
- 5.) Supplier warrants the availability of spare parts and service facilities during the lifetime of the equipment and shall answer the call and provide the service within twenty-four (24) hours upon call of the System.
- 6.) Delivery of good ordered shall be made within the period indicated in the Purchase Order / Job Order / Letter Order. No other delivery date shall be allowed. For late delivery, a penalty of 1/10 of 1% of the total amount of the late delivered items shall be imposed for every day of delay.
- 7.) For contract price amounting to P100,000.00 and above (Office Order 2013-014-B), except for Direct Contracting, Repeat Order, Lease of Venue and Scientific, Scholarly or Artistic Work, Exclusive Technology and Media Services, the winning bidder is required to post a Performance Bond within ten (10) calendar days from the receipt of notice but in no case later that the signing of the contract/PO/JO by both parties, which shall be valid within the contract period, equivalent to % of contract price as follows:
 - 5% Cash (Goods & Consulting Services) and 10% Cash (Infrastructure), Cashier's / Manager's Check, Bank Guarantee or Irrevocable Letter of Credit issued by a Universal or Commercial Bank, or
 - 30% Surety Bond callable upon demand issued by a surety or insurance company and duly certified by the Insurance Commission, of the contract price.
- 8.) The winning bidder is required to post a warranty security for a minimum period of three (3) months, in case of Expendable Supplies, or a minimum period of one (1) year, in case of Non-expendable Supplies, after acceptance by the Procuring Entity of the delivered supplies. The obligation for the warranty shall be covered by either retention money in an amount equivalent to five percent (5%) of every progress payment, or a special bank guarantee equivalent to five percent (5%) of the total contract price with validity period starting from the date of acceptance/delivery.
- 9.) In case of rejected deliveries, Supplier agrees to withdraw the articles from SSS bodega or premises within five (5) days from receipt of "Notice of Rejected Goods". Failure to withdraw the articles on time shall entitle the System to impose a storage fee of 5% of the value of the rejected goods per month and / or if unclaimed for a period of one year, dispose the goods in the most advantageous manner to defray storage cost.
- 10.) In case of delinquency, Supplier agrees that payment under this Purchase Order / Job Order / Letter Order shall be applied to delinquent contribution / penalty / loan, subject to adjustments later on, if necessary.
- 11.) Any violation of the above warrants will give rise to legal action by the Social Security System.
- 12.) The following documents are deemed incorporated in, and shall be read, form, and construed as integral parts of this Purchase Order: ANNEXES TO CONTRACT

"A" Office Order No. 2018-014 dated 27 February 2018 - Authorized Signatories to Purchase Order (PO) / Job Order (JO) and Disbursement Voucher (DV) COA Circular No. 79-122 dated 18 December 1979 - Ensuring That Contracts Are Signed Only When Supported by Available Funds "B" Memorandum of BAC recommending the award of the PROJECT winning supplier (and Approval of the Approving "C" Notice of Award and Notice to Proceed (if applicable) and Purchase Order/Job Order יינרויי Request for Quotation "DI" Technical Specification or Scope of Work "E" Supplier's quotation/offer, including the Technical and Financial Proposals, and all other documents/statements k1 | 17 11 Performance Security (if applicable) Secretary's Certificate, Board Resolution, or Special Power of Attorney dated

CONFORME:

JEANELLYN ASSATEN Name of Authorized Representative	Signature	Dec. 01,2021
Topi di lingua di la constanti	Signature	Date