

To,

Searce Cosourcing Services Pvt. Ltd. 31 Arham, Moti Tanki, Subhash Road, Rajkot, Gujrat 360001

Subject:- G Suite & Ecosystem Products Subscription Licenses

Ref.No. Your Quotation dated 03/12/2020

Dear Sir,

This refers to your quotation mentioned above and subsequent discussions with our committee. We are pleased to inform you to supply G Suite & Ecosystem Products Subscription Licenses as per details given below on the following terms and conditions.

Sr. No.	Description Specifications	Quantity	Rate Per Unit	Total Price (₹)
1	G Suite Enterprise for Education (Annual) for Staff/Faculty	50	3000.00	₹1,50,000.00
	Total- Rounded up (G Suite & Ecosystem Pro	otion License)	₹ 1,50,000.00	
	Grand Total in II	g GST@18%	₹177,000.00	

TERMS AND CONDITIONS:

- 1. The above mentioned items should be delivered in single consignment at our site within 10 days from the receipt of this order.
- 2. The Price is inclusive of all Taxes. (GST 18%)
- 3. Please submit bills in Triplicate in favor of "The Principal, Tuljaram Chaturchand College". Baramati

Thanking You,

Head Computer Science Dept.

Yours faithfully,

Principal Registrar

A. E. Society, Baramati.

Searce Cosourcing Services Private Limited



31 Arham, Subhash Road, Moti Tanki, Rajkot, Gujarat 360001 IN GSTIN: 24AAICS2159P1ZV PAN No. AAICS2159P CIN: U72900GJ2004PTC44322

Proforma Invoice 35647

Nagar,Nagar,Baramati, MaharashtraBaramati, Maharashtra413102413102IndiaIndiaState Code: 27State Code: 27	ADDRESS Tuljaram Chaturchand College of Arts, Science and Commerce, Baramati TC College Rd, Vivekanand	Commerce, Baramati TC College Rd, Vivekanand	DATE 07/12/2020	TOTAL INR 177,000.00
	413102 India	413102 India		

27 - Maharashtra

NO	HSN/SAC	ACTIVITY	QT	ΓY	RATE	ТАХ	AMOUNT
1	998319	License - G Suite Enterprise for Education Period : 07-Dec-2020 to 06-Dec-2021 Domain Name : tccollege.org Rs.3000/-PUPY	5	50	3,000.00	18.0% IGST	150,000.00
Here's your Proforma Invoice! We appreciate your prompt payment.		SUBTOTAL				150,000.00	
			IGST @ 18% on 150000.00			27,000	
Please remit your payments to; Name - Searce Cosourcing Services Private Limited			TOTAL			INR 17	7,000.00
Bank Name		- HSBC Bank, Bund Garden, Pune	Rupees One Lakh Seventy Seven Thousand Only				and Only
	vpe - Curre 3C0411002	nt Account 2					THANK YOU.
Thanks for		ness!					

Searce Cosourcing Services Pvt. Ltd.

You are requested to report issues in aforesaid invoice (s), if any within 7 working days from the receipt of this mail or latest by 4th of following month whichever is earlier. If we do not receive any communication regarding acceptance or

Taxable Service Category: Information Technology Software Services (ITSS). TDS is not applicable for SaaS (Software as a Service) Products as per Notification # 21/2012 [(F. No. 142/10/2012-SO(TPL)] S.O.1323(E.), dtd. 13.06.2012. This is a Computer Generated Invoice and does not require a signature. issues w.r.t such invoices, then we will consider said invoices as accepted and the same will be uploaded on GST Portal under GSTR1 by us, which you will have to accept before stipulated due date as per GST Laws

Accepted By

Accepted Date

O searce

Searce Cosourcing Services Private Limited 31 Arham, Subhash Road, Moti Tanki, Rajkot, Gujarat 360001 IN GSTIN: 24AAICS2159P1ZV PAN No. AAICS2159P CIN: U72900GJ2004PTC44322

Tax Invoice 177120202106824

BILL TO Tuljaram Chaturchand College of Arts, Science and Commerce, Baramati TC College Rd, Vivekanand	SHIP TO Tuljaram Chaturchand College of Arts, Science and Commerce, Baramati TC College Rd, Vivekanand	DATE 14/12/2020	PLEASE PAY INR 177,000.00	DUE DATE 14/12/2020
Nagar, Baramati, Maharashtra 413102 India	Nagar, Baramati, Maharashtra 413102 India			
State Code: 27 PLACE OF SUPPLY	State Code: 27			

27 - Maharashtra

HSN/SAC	ACTIVITY	QTY	RATE	TAX	AMOUNT
998319	License - G Suite Enterprise for Education Period : 14-Dec-2020 to 13-Dec-2021 Domain Name : tccollege.org Rs.3000/-PUPY	50 (3,000.00	18.0% IGST	150,000.00
Supply meant for	export/supply to SEZ unit or SEZ	SUBTOTAL			150,000.00
•	orized operations under Letter of out payment of integrated tax vide LUT No	IGST @ 18% on 150000.00	1		27,000.00
: AD24042000234	7Q valid upto 31-03-2021	TOTAL			177,000.00
Please remit your Name - Searce Co	payments to; psourcing Services Private Limited	TOTAL DUE		INR 1	77,000.00
	nch - HSBC Bank, Bund Garden, Pune	Rupees One La	kh Seventy	Seven Thous	sand Only
Account # 105041 Account Type - Co IFSC - HSBC041 ⁻¹ Swift Code - HSB	urrent Account				THANK YOU.

You are requested to report issues in aforesaid invoice (s), if any within 7 working days from the receipt of this mail or latest by 4th of following month whichever is earlier. If we do

Taxable Service Category: Information Technology Software Services (ITSS) TDS is not applicable for SaaS (Software as a Service) Products as per Notification # 21/2012 [(F. No. 142/10/2012-SO(TPL)] S.O.1323(E.), dtd. 13.06.2012.

This is a Computer Generated Invoice and does not require a signature.

not receive any communication regarding acceptance or issues w.r.t such invoices, then we will consider said invoices as accepted and the same will be uploaded on GST Portal under GSTR1 by us, which you will have to accept before stipulated due date as per GST Laws. To, The Principal, Tuljaram Chaturchand College of Arts, Science and Commerce, Baramati

Subject: To renew G-Suite Enterprise Subscription

Respected Sir,

We have purchased G-Suite Enterprise Subscription for online teaching for the whole college from **Searce Cosourcing Services Private Limited** which is going to expire on 14 Dec 2021.

To renew this subscription for next one year, we have pay Rs. 1,77,000/-.

Kindly guide us and allow us for the same.

Prof. Shah Rahul A. Coordinator

Prof. Choudhari U.D. Head, Comp. Sci. Dept.

Allouted



3

searce°

Date: 02-Nov-2021

Domain Name: tccollege.org

Address: Tuljaram Chaturchand College of Arts, Science and Commerce, Baramati, Maharashtra, 413102, India, State Code: 27

Company Name: Tuljaram Chaturchand College Of Arts, Science & Commerce, Baramati

Contact Person Name: Rahul Shah

Contact Number: 9960979277

Email Id: rahulshah.tcc@gmail.com

Pricing Details (1 year Contract)

Item	(INR)	(INR)	Qty	Total Price (INR
GWS & Ecosystem	Products Subscription Licenses			
	₹3,566	₹3,000	50	₹150,00
 5 Suite Enterprise for Education - Annual				₹177,00
GWS for Education Plus -	1 year with GST			

Total Cost with GST for 1 yea

Payment Terms: Yearly Advance

Quotation Validity : 20-Dec-2021

Pricing Terms :

GWS pricing shall change subject to the approval from Google or Principal Vendor company.

• True-Up & True-down Clause: The client at any point in time can increase the number of users (True-up) in GWS licences. All user additions will be on a pro-rata basis. However any downgrade/user reduction is not permitted within the contract period

TDS is not applicable on Software as a Service components like GWS licenses: Refer here: http://www.incometaxindia.govin/Communications/Notification/92011000000000195 htm

"NO TDS Notification" and required declaration would be sent on request.

• TDS is applicable on Searce's Professional Services like Deployment, Implementation, Training and Other services etc. as applicable.

All payments to be made in favor of Searce Cosourcing Services Private Limited by way of a bank transfers or Cheque

Bank Details for Online Payment Transfer: Searce Cosourcing Services Private Limited Bank Name & Branch: HSBC Bank, Pune, Account number: 105-041693-001,

IFSC: HSBC0411002

Account type: Current Account IISC. HSB00411002 • Taxed Food and Stay charges will have to be paid / arranged by customer for Searce's Trainers / Engineers if the support or implementation is outside Mumbai, Pune, New Dehi, Bangalore cities. Customer need to book travel and stay arrangements. Searce Cossourcing Senices PML LL 3: A sham, Moti Tanki, Subhash Road, Rajkot, Guarni 360001 IN GSTIN: 24AAICS2159P12V. PAN No. AAICS2159P1. CIN. U729006J2004PTC44322'

Mumbai • Pune • Ahmedabad • New Delhi • Kolkata • Bangalore • Chennai • Rajkot • Singapore • USA • United Kingdom

HID CEMPS N'S

searce

Searce Cosourcing Services Private Limited 31 Arham, Subhash Road, Moti Tanki Rajkot, Gujarat 360001 IN GSTIN: 24AAICS2159P1ZV PAN No. AAICS2159P CIN: U72900GJ2004PTC44322

Tax Invoice 177120212208791

BILL TO	SHIP TO			
Tuljaram Chaturchand	Tuljaram Chaturchand			
College of Arts, Science and	College of Arts, Science and	DATE	PLEASE PAY	DUE DATE
Commerce, Baramati	Commerce, Baramati	15/12/2021	INR 177,000.00	15/12/2021
TC College Rd, Vivekanand	TC College Rd, Vivekanand			
Nagar,	Nagar,			
Baramati, Maharashtra	Baramati, Maharashtra			
413102	413102			
India	India			
State Code: 27	State Code: 27			
PLACE OF SUPPLY				

27 - Maharashtra

HSN/SAC	CACTIVITY		QTY	RATE	TAX	AMOUNT
998319	Google Workspace Licenses Education F Legacy Period : 14-Dec-2021 to 13-Dec-2022 Domain Name : tccollege.org Rs.3000/-PUPY	Plus	50	3,000.00	18.0% IGST	150,000.00
Supply meant for	export/supply to SEZ unit or SEZ	SUBTOT	AL			150,000.00
=	norized operations under Letter of but payment of integrated tax vide LUT No	IGST @ 150000.(ו		27,000.00
: AD24042000234	47Q valid upto 31-03-2021	TOTAL				177,000.00
Please remit your	payments to; osourcing Services Private Limited	TOTAL	DUE		INR 1	77,000.00
	anch - HSBC Bank, Bund Garden, Pune	Rupees	One La	kh Seventy	Seven Thous	sand Only
Account # 10504 Account Type - C IFSC - HSBC041 Swift Code - HSB	urrent Account 1002					THANK YOU.
•	d to report issues in aforesaid invoice (s), if ing days from the receipt of this mail or					

Taxable Service Category: Information Technology Software Services TDS is not applicable for target by Date: 15-Service) Products as per Notification # 21/2012 [(F. No. 142/10/2012- SO(TPL)] S.O.1323(E)1 2020 0.2011 + 0.000 er, TDS is applicable for IaaS (Infrastructure as a Service) and PaaS (Platform as a Service) Product This is a Computer Generated Invoice and does not require a signature latest by 4th of following month whichever is earlier. If we do not receive any communication regarding acceptance or issues w.r.t such invoices, then we will consider said invoices as accepted and the same will be uploaded on GST Portal under GSTR1 by us, which you will have to accept before stipulated due date as per GST Laws.

Taxable Service Category: Information Technology Software Services TDS is not applicable for the Storie by Date: 15-Service) Products as per Notification # 21/2012 [(F. No. 142/10/2012- SO(TPL)] S.O.1323(E)1 2to 02:09.3011 + 03:00 er, TDS is applicable for IaaS (Infrastructure as a Service) and PaaS (Platform as a Service) Production This is a Computer Generated Invoice and does not require a signature

Date: 05-12-2022

To, The Principal, Tuljaram Chaturchand College of Arts, Science and Commerce, Baramati

Subject: To renew G-Suite Enterprise Subscription

Respected Sir,

We have purchased G-Suite Enterprise Subscription for online teaching for the college (Senior, Junior, School) from **Searce Cosourcing Services Private Limited** which is going to expire on 14 Dec 2022.

To renew this subscription for next one year, we have pay Rs. 1,94,700/-.

Kindly guide us and allow us for the same.

Prof. Shah Rahul A. Coordinator

Prof. Choudhari U.D. Head, Comp. Sci. Dept.

Aplowed



Pricing Details (1 year Contract)

#	# Item		Offered Unit Price (INR)	Qty	Total Price (INR)	
	GWS & Ecosystem Products Subscription Licenses					
1	1 Google Workspace for Education Plus - Legacy		₹3,300	50	₹165,000	
Google Workspace for Education Plus - 1 year with GST					₹194,700	

Total Cost with GST for 1 year	₹194,700

Payment Terms: Yearly Advance

Quotation Validity : 10-Dec-2022

Pricing Terms :				
GWS pricing shall change subject to the approval from Google or Principal Vendor company.				
• True-Up & True-down Clause: The client at any point in time can increase the number of users (True-up) in GWS licences. All user additions will be on a pro-rata basis. However any downgrade/user reduction is not permitted within the contract period.				
• TDS is not applicable on Software as a Service components like GWS licenses: Refer here: http://www.incometaxindia.gov.in/Communications/Notification/920110000000000195.htm				
• "NO TDS Notification" and required declaration would be sent on request.				
• TDS is applicable on Searce's Professional Services like Deployment, Implementation, Training and Other services etc. as applicable.				
All payments to be made in favor of Searce Cosourcing Services Private Limited by way of a bank transfers or Cheque.				
Bank Details for Online Payment Transfer: Searce Cosourcing Services Private Limited Bank Name & Branch: HSBC Bank, Pune; Account number: 105-041693-001; Account Type: Current Account; IFSC: HSBC0411002				

• Travel, Food and Stay Arrangements (if applicable): For On-site Implementation, Support, Help Desk services, Travel, Food and Stay charges will have to be paid / arranged by customer for Searce's Trainers / Engineers if the support or implementation is outside Mumbai, Pune, New Delhi, Bangalore cities. Customer need to book travel and stay arrangements.

"Searce Cosourcing Services Pvt. Ltd. 31 Arham, Moti Tanki, Subhash Road, Rajkot, Gujarat 360001 IN GSTN: 24AAICS2159P1ZV. PAN No. AAICS2159P . CIN: U72900GJ2004PTC44322"

Mumbai • Pune • Ahmedabad • New Delhi • Kolkata • Bangalore • Chennai • Rajkot • Singapore • USA • United Kingdom

Cloud Solutions Engineering Services Modules	Service Category	Delivery Method	What it includes
Deploy	One Time	Remote	 * Domain Verification. * Baseline services configuration. * Implementing Organization policies on GWS console. * User & Groups Provisioning. * MX Records setup. * Email authentication setup (SPF, DKIM & DMARC). * Email forwarding & routing policies. * Extensive mailflow and policies validations. * Advanced Security recommendations and implementation. * Network and bandwidth recommendations. * Admin console training. * Mobile Management. * Communication plan.
Migrate	One Time	Remote	 Data migration services covering wide array of platforms from Microsoft Exchange, Zimbra, Office 365, Linux servers & IMAP servers. * Consulting by migration subject matter experts. * Design & planning of migration * Identification of pre-requsites. * Installation of required tools. * Timeline estimates and test runs. * Migration statistics and detailed insights on reports. * Last 30 OR 60 days of data migration
Standard	Managed Services	Remote	* 8 x 5 Email, Portal & Phone Based Support * Upto 36 Tickets per contract period * Enhanced support with SLA * Service Performance Alerts & Product updates via newsletters

Terms of Service

By placing a purchase order on Searce, you agree to the following:

You expressly grant permission to Searce Cosourcing Services Private Limited (hereinafter referred as 'SEARCE") to service your account for the product/service You hereby agree to be bound by and subject to the Terms of Service at all times. You acknowledge that the Terms of Service may be modified from time-to-time by SEARCE, but any such modifications to the Terms of Service only apply to new sales agreed to in writing (including via email) after such modifications are posted to www.searce.com You hereby agree to accept the Terms of Service defined by the Original Equipment Manufacturer ("OEM") prior to using any products or services provided by the OEM. Payment for any products or services purchased is due in full prior to SEARCE provisioning your account with any products or services. OEM and SEARCE products and services are non-refundable. If any credit or debit card payment made by you for any products or services is at any time the subject to any credit or debit company hold or recovery, SEARCE reserves the right to discontinue all services and recover, or otherwise terminate your use of, any products delivered to you. You acknowledge that SEARCE may change the pricing of any products or services without notice prior or acceptance of "Terms of Service" from you.

No other order confirmation or other document issued by you shall be binding upon SEARCE. You have determined prior to purchase that you have sufficient authentication privileges within your organization to purchase or use these products. This includes administrator level access, access to MX records and necessary required hardware.

Scope & Application

These Terms of Service are between you (defined herein as the "Client") and SEARCE, a cloud, automation & analytics led business transformation company with principal office located at 31 Arham, Subhash road, Moti Tanki, Rajkot, Gujarat - 360 001. These Terms of Service apply to any purchase of product or service from SEARCE through the website - www.searce.com

All purchases are final, non-cancelable and non-refundable SEARCE shall perform the services set forth in Implementation Services and Scope of Work as mentioned in this proposal. All work will be performed professionally and in accordance with industry standards. Client acknowledges that certain products are provided by SEARCE as an authorized reseller of the software or hardware vendor who develops and markets such software or manufactures such hardware products and with respect to such products, SEARCE is solely acting as an authorized reseller of such products and does not make any representations or warranties or have any obligation to Client with respect to such products other than the delivery of such products or services related to the product as set forth in the Checkout document and such support as may be provided.

SEARCE cannot perform and is not responsible for servicing your end user or administrator workstations, servers or connected devices, including, but not limited to, hardware, operating system software, operating system patches, frameworks, platforms, databases, directories, files, printers, mobile devices, browsers, browser plug-ins, or anything else other than the products purchased when you click "Checkout". For any Searce Add-on products or services, you are responsible to supply and support all server and network hardware and software, including but not limited to operating systems and directory services software.

These Terms of Service shall remain in effect until terminated by their terms

Payment

Client shall pay SEARCE the compensation as set forth in the Pricing Section. OEM and SEARCE products and services once invoiced are non-refundable. The service fees charged by SEARCE towards setup or migration support in all events is non refundable.

Renewal

The G Suite has an annual term. At the end of the term the agreement will be automatically renewed unless otherwise terminated by either party and Client will pay SEARCE the then-current yearly Fees for G Suite for Work for each renewed End User Account. Client may alter the number of End User Accounts to be renewed by communicating the appropriate number of accounts to be renewed to Searce. If Client wishes to discontinue the services, they shall communicate in writing to SEARCE their desire to discontinue the services at least 30 business days before the date of expiry of the term. In absence of such communication from Client, SEARCE will renew the subscription for G Suite services for the Client for number of user licenses being used by the customer 30 days before the renewal date. This invoice can not be cancelled once issued and payment will be due immediately. For any delay in payments interest will be applicable as per delinquent payments section below.

Taxes

The Client is responsible for any Taxes and Customer will pay SEARCE for the Services without any reduction for such amounts. If SEARCE is obligated to collect or pay Taxes, the Taxes will be invoiced to Client, unless Client provides SEARCE with a valid tax exemption certificate authorized by the appropriate taxing authority. If Client is required by law to withhold any Taxes from its payments to SEARCE, Customer must provide SEARCE with an official tax receipt or other appropriate documentation to support such payments.

Delinquent Payments:

Delayed payment charges for any amount payable under this quotation including any penalty amount beyond any applicable notice and cure period will be charged at the rate of 1.5% per month compounded monthly for such delayed payment. The delayed payment charge will be applied in the subsequent period.

Non Solicitation:

Client during the tenure of this Agreement and for a period of 3 years post the expiry / termination of this Agreement, agrees that it or its affiliates will not, independently or through any company controlled by Client, solicit for employment, offer employment to, or endeavor to engage as an independent contractor or agent or in any other capacity regardless of whether such individual applies on his/her own accord or is approached by Client, whatsoever, any person who is or has been an employee or independent contractor of Searce whether part-time or full-time, without the prior written consent of Searce.

Client further agrees that, should they be approached by an individual who is or has been an employee and/or independent contractor whether full-time or part-time of Searce or its group companies during any part of the term of the Agreement or for a period of thirty six (36) months post expiry/termination of this Agreement, they will not offer to nor employ or retain as an independent contractor or agent such Applicant for a period of thirty six (36) months following the termination of the Agreement, without prior written consent of Searce.

Should Client violate the obligation in any of the above clauses, Client shall within 30 calendar days pay Searce as full liquidated damages an amount equal to two hundred percent (200%) of the individual's total annual compensation (including salary and all monetary and non-monetary benefits including bonus) which the individual was last entitled to when such individual was employed / engaged by Searce. Both Parties agree the foregoing liquidated damages are reasonable in view of the expense in the recruitment, hiring and training of employees/ independent consultants and also due to the difficulty of ascertaining the amount of actual damages in the event of breach of this provision. In addition to paying the liquidated damages, the hiring Party will also immediately terminate, the services of such employee or independent consultant as per the applicable employment laws of the jurisdiction.

Notices

SEARCE may communicate with Client regarding all notices, certificates, acknowledgments or SEARCE Services or any other communication by means of electronic communications, including sending electronic mail to the email address Client provides to SEARCE. Client agrees that SEARCE may communicate by means of electronic communications the following: these Terms of Service (and revisions or amendments), notices or disclosures regarding the SEARCE Services or any Services Agreement and any other matter relating to your use of the SEARCE Services or any software or hardware products provided by SEARCE. Client should maintain copies of electronic communications by printing a paper copy or saving an electronic copy. Electronic communications shall be deemed received by Client when SEARCE sends the electronic communication to the email address Client provided to SEARCE at the time of purchase or as revised by Client thereafter in accordance with the Terms of Service. For those communications or records that SEARCE is otherwise required under applicable law to provide in a written paper form to Client, Client agrees that SEARCE may provide such communications or records by means of electronic communications. The following additional terms will apply to such electronic communications: (a) Client may contact us through the SEARCE contact page to request another electronic copy of the electronic communication without a fee; (b) Client may request a paper copy of such an electronic communication and SEARCE reserves the right to charge a fee to provide such paper copy; (c) Client may contact SEARCE through the contact page to update its registration information used for electronic communications or to withdraw consent to receive electronic communications; and (d) SEARCE reserves the right to terminate Client's use of the SEARCE Services if Client declines or withdraws consent to receive electronic communications from SEARCE.

Intellectual Property Rights

Neither party shall have any right to the intellectual property of the other. Each party warrants to the other that it is the owner of its respective patterns, software, workflow platform, designs, trademarks, and trade dress in its respective property and advertising and sales materials, and each party shall indemnify and hold the other party harmless from any claim made or damages suffered by reason of any breach of this warranty

Confidentiality: Both Parties shall keep confidential all information and facts (including strategies, procedures and customer information) which the other Party becomes privy or party to pursuant to this quotation or any activities of each of the Party pursuant hereto; and neither Party shall disclose the same to any third party or directly or indirectly use the same or permit the same to be used for any purpose whatsoever except for performing its obligations pursuant to this quotation. In the event a Party discloses confidential information in accordance with this quotation, such disclosing Party shall ensure that the parties receiving confidential information are bound by confidentiality obligations of at least of a similar standard to those in this quotation. Both the Parties will have access to such information as is required by each of them to carry out their respective responsibilities and obligations. Nothing in this quotation shall restrict either Party's use of information (including, but not limited to, ideas, concepts, know-how, techniques and methodologies): (a) that is or becomes publicly available through no breach of this Agreement; (b) independently developed by it; (c) previously known to it without obligation to disclose the confidential information of the other Party, such Party shall promptly notify the other party and may comply with such requirement. Confidential information shall be returned or destroyed upon the: (i) the expiry/termination of this quotation; or (ii) the disclosing Party's request; except for the copy required to be retained in accordance with applicable law.

Complete Agreement

The Terms of Service sets forth, in full, the entire agreement of the parties in relation to the subject matter hereof, and any other agreement, representation, or understanding, verbal or otherwise, relating to professional services of Searce is hereby deemed to be null and void and of no force and effect. This agreement may be waived, changed, modified, or amended only by written agreement executed by both of the parties hereto. If any provision of this agreement shall be deemed in conflict with any statue or rule of law, such provisions shall be deemed modified to be in conformance with said statute or rule of law.

Severability and Enforceability

If any term or provision of these Terms of Service shall be held invalid or unenforceable, then such term or provision shall be deemed to be modified to the extent and in the manner necessary to render it valid and enforceable, or if the term or provision cannot be so modified, it shall be deemed stricken from this Agreement and the remainder of these Terms of Service shall not be affected thereby and each term and provision hereof shall be valid and enforced to the fullest extent permitted by law.

Termination

The Terms of Service may be terminated by either party with or without cause, upon not less than 30 days written notice of termination to the other party (however, prior to a Client providing notice of termination, the Client must make full payment of any amounts due to SEARCE). In the event Client fails to make any timely payment as per Terms of Service, SEARCE may cease performing Services or terminate these Terms of Service effective upon written notice to Client.

Survival

The provisions of these Terms of Service by their nature extend beyond the expiration or termination of these Terms of Service shall remain in effect beyond such expiration or termination until fulfilled and shall apply to either party's successors or assigns.

Customs Duties & Export

Products licensed or sold to you under these Terms may be subject to export control laws and regulations in the Territory or other relevant jurisdiction where you take delivery or use them. You shall be responsible for complying with those laws and will not do anything to breach them.

If any license or consent of any government or other authority is required for the acquisition, carriage or use of the Products by you, you shall obtain such license or consent at your own expense and if necessary produce evidence to us on demand. Failure so to do shall not entitle you to withhold or delay payment of the price. Any additional expenses or charges incurred by us resulting from such failure shall be met by you.

Non-Waiver

No waiver of a violation of these Terms of Service shall constitute waiver of the Terms of Service. Any failure or delay on the part of either party to exercise any remedy or right under these Terms of Service shall not operate as a waiver. The failure of either party to require performance of any of the terms, covenants or provisions of these Terms of Service by the other party shall not constitute a waiver of any of the rights under the Terms of Service. No covenant or condition of the Terms of Service may be waived except by the written consent of the waiving party. Any waiver of any party hereto with regard to any of its rights hereunder shall be in writing and shall not constitute or act as a waiver to any future rights that such party might have hereunder.

Limitation of Liability; Disclaimer of Warranty

Limitations and cap on liability. Searce provides the services, deliverables and any software or hardware products (collectively, "products") delivered pursuant to the service agreement or any statement of work or order form on an "as is" basis without any warranty whatsoever.

Searce does not assume any responsibility for the proper installation and use of the services or any products. For the avoidance of doubt, in no event does Searce warrant that any Searce existing software, other deliverables or products licensed or otherwise provided to client as part of the Searce services will operate uninterrupted or will be free from minor defects or errors or that the applications contained in the Searce existing software, any deliverables or other products are designed to meet all of client's or its authorized affiliates' business requirements. In any event that the Searce services, any deliverables or other products do not operate as intended, Searce's sole responsibility, and client's sole remedy, is for Searce to make commercially reasonable efforts to remedy any defects, on a time and materials basis. Searce expressly disclaims all representations, warranties or guarantees, express or implied, including, without limitation, implied warranties of merchantability, fitness for a particular purpose or non-infringement, except to the extent that any warranties implied by law cannot be validly waived. No oral or written information (unless such written information is signed by an authorized officer of Searce) or advice given by any Searce employee or representative shall create any warranty and client may not rely on such information or advice. These limitations shall apply notwithstanding the failure of essential purpose of any limited remedy. Searce makes no warranties or representations with respect to any third party software provided as part of, or in connection with, any Searce services, deliverables or other products. Some jurisdictions do not allow the exclusion of implied warranties, so the above exclusion may not apply to client. In that event, to the extent permissible, any implied warranties are limited in duration to ninety (90) days from the date of initial delivery of the applicable Searce services. The Searce services, deliverables or other products are not fault tolerant and are not designed or intended for uses such as the operation of nuclear facilities, air traffic control or life support systems, where the failure of the services, deliverables or other products could lead to death, personal injury or environmental damage. Anything to the contrary herein or in any other service agreement, statement of work or order form notwithstanding the maximum liability of Searce or its employees, agents or contractors (and client's maximum remedy) with respect to Searce services, deliverables or other products provided or to be provided under these Terms of Service or with respect to any claim of any kind arising out of or related to these Terms of Service shall in no event exceed the total fees paid by client to Searce pursuant to the Terms of Service within the one (1) month immediately preceding the date of the event giving rise to any claim of liability by client against Searce or its employees, agents or contractors. In no event shall Searce or its employees, agents or contractors be liable (and client shall have no remedy) (i) under any theory including contract or tort (including negligence and strict products liability) for any indirect, incidental, special or consequential damages 0r exemplary or punitive damages, or (ii) for damages for loss of data, unavailability of data or the system, loss of use of computer hardware, downtime, loss of goodwill, loss of revenue, profits or customers, or software or computer hardware malfunction, even if client has been advised of the possibility of such damages. It is expressly understood and agreed that each and every provision of these terms and conditions which provides for a limitation of liability, disclaimer of warranties, or exclusion of damages is intended by the parties to be severable and independent of any other provision and to be enforced as such.

Indemnification

Client ("Indemnifying Party") agrees to indemnify and hold SEARCE, its affiliates, subsidiaries, corporate parents, officers, owners, directors, attorneys, employees and agents ("Indemnified Party") harmless against any and all claims, liabilities, fines, penalties, damages, costs and expenses (including, but not limited to attorney's fees and court costs) arising out of Indemnifier's or its officers, directors, agents, contractors or employees negligence or act or omission of willful misconduct related to the performance of the terms in the Terms of Service.

Assignment

Neither party shall assign, transfer, charge or make over or purport to assign transfer charge to makeover your rights under these Terms of Service.

Governing Law; Jurisdiction: Subject to section 22, this Agreement shall be governed in accordance with the laws of India and all disputes in relation to the Agreement shall be resolved by a competent court in Mumbai, India.

Dispute Resolution

In the event any controversy, claim, dispute or difference arises between the Parties out of or in connection with this Agreement ("Dispute"), the Parties shall resolve such Dispute amicably by negotiations within sixty (60) days of written notice of the existence of a Dispute by a Party to the other Party. In such event, the Parties shall each arrange for an officer or member of management with authority to meet and resolve, in good faith, any pending Disputes during such time period.

If the Parties are unable to resolve the Dispute amicably within the time period specified in this Clause, either Party may refer such Dispute to arbitration. The arbitration shall be conducted by a sole arbitrator mutually appointed by the Parties. In the event, the Parties are unable to arrive at a mutual consensus for the arbitrator, the arbitrator shall be appointed in accordance with the Arbitration Rules of the Mumbai Centre for International Arbitration ("MCIA Rules") therein and shall be final and binding on the Parties. The fees and expenses of the arbitrator shall be shared equally by the Parties. The venue of arbitration shall be Mumbai, India and the arbitration shall be conducted in the English language. The existence or subsistence of a Dispute between the Parties, or the commencement or continuation of arbitration proceedings, shall not, in any manner, prevent or postpone the performance of those obligations of Parties under the Agreement which are not in Dispute.

Nothing stated in this Clause shall preclude a Party from seeking interim equitable or injunctive relief, or both from a court of competent jurisdiction.

Force Majeure

Neither party shall be liable for any delays in the performance of any of its obligations hereunder due to causes beyond its control, including, without limitation, fire, strike, war, riots, acts of any civil or military authority, acts of God, judicial action, or similar cause beyond the control of a party.

searce

Searce Cosourcing Services Private Limited 31 Arham, Subhash Road, Moti Tanki Rajkot, Gujarat 360001 IN GSTIN: 24AAICS2159P1ZV PAN No. AAICS2159P CIN: U72900GJ2004PTC44322

Tax Invoice 177120222309536

5-

BILL TO	SHIP TO			
Tuljaram Chaturchand	Tuljaram Chaturchand			
College of Arts, Science and	College of Arts, Science and	DATE	PLEASE PAY	DUE DATE
Commerce, Baramati	Commerce, Baramati	15/12/2022	INR 194,700.00	15/12/2022
TC College Rd, Vivekanand	TC College Rd, Vivekanand			
Nagar,	Nagar,			
Baramati, Maharashtra	Baramati, Maharashtra			
413102	413102			
India	India			
State Code: 27	State Code: 27			
PLACE OF SUPPLY				

27 - Maharashtra

HSN/SAC ACTIVITY			QTY	RATE	TAX	AMOUNT	
998319	Google Workspace Licenses Education F Legacy Period : 14-Dec-2022 to 13-Dec-2023 Domain Name : tccollege.org Rs.3300/-PUPY	Plus	50	3,300.00	18.0% IGST	165,000.00	
Supply meant for	export/supply to SEZ unit or SEZ	SUBTO	TAL			165,000.00	
developer for authorized operations under Letter of Undertaking without payment of integrated tax vide LUT No		IGST @ 165000	َ@ 18% o 0.00	n	29,700.00		
: AD24042000234	47Q valid upto 31-03-2021	TOTAL				194,700.00	
Please remit your payments to; Name - Searce Cosourcing Services Private Limited Bank Name & Branch - HSBC Bank, Bund Garden, Pune Account # 105041693001		TOTAL	DUE		INR 194,700.00		
		Rupees One Lakh Ninety Four Thousand and Seven Hundred Only					
Account Type - C IFSC - HSBC041 Swift Code - HSB	1002					THANK YOU.	
•	d to report issues in aforesaid invoice (s), if ing days from the receipt of this mail or				Digitally Sit 12-2022 15	hed by Date: 47 +05:30	

Taxable Service Category: Information Technology Software Services TDS is not applicable for SaaS (Software as a Service) Products as per Notification # 21/2012 [(F. No. 142/10/2012- SO(TPL)] S.O.1323(E), dtd. 13.06.2012, however, TDS is applicable for IaaS (Infrastructure as a Service) and PaaS (Platform as a Service) Products This is a Computer Generated Invoice and does not require a signature

latest by 4th of following month whichever is earlier. If we do not receive any communication regarding acceptance or issues w.r.t such invoices, then we will consider said invoices as accepted and the same will be uploaded on GST Portal under GSTR1 by us, which you will have to accept before stipulated due date as per GST Laws.



Taxable Service Category: Information Technology Software Services TDS is not applicable for SaaS (Sonware as a Service) Products as per Notification # 21/2012 [(F. No. 142/10/2012- SO(TPL)] S.O.1323(E), dtd. 13.06.2012, however, TDS is applicable for IaaS (Infrastructure as a Service) and PaaS (Platform as a Service) Products This is a Computer Generated Invoice and does not require a signature

Date: 04-12-2023

To, The Principal, Tuljaram Chaturchand College of Arts, Science and Commerce, Baramati

Subject: To renew G-Suite Enterprise Subscription

Respected Sir,

We have purchased G-Suite Enterprise Subscription for online teaching for the college (Senior, Junior, School) from **Searce Cosourcing Services Private Limited** which is going to expire on 14 Dec 2023.

To renew this subscription for next one year, we have pay Rs. 2,12,400/-.

SKU	Qty	Offered Price Per Unit	Total Contract Value		
		Google Workspace Licenses			
Teaching & Learning Upgrade	100	₹1,800.00	₹180,000.00		
	₹1,80,000.00				
Total Annual Cost (Licenses) with 18% tax			₹2,12,400.00		
		6			

Kindly guide us and allow us for the same.

Prof. Shah Rahul A. Coordinator

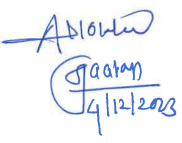
Prof. Choudhari U.D. Head, Comp. Sci. Dept.

ATOLELIST

Growit at and the targue atto and .

न्हीपान्स उट्टे

Anno 1121 2023



Invoice Date : 21 Dec 2023 S Terms : Due on receipt Due Date Due Date : 21 Dec 2023 S Bill To S S Tuljaram Chaturchand College of Arts, Science and Commerce, Baramati T TC College Rd, Vivekanand Nagar B Baramati 4								
# Item & Description		From Period	То Регі	od	HSN/SAC	Qty	Rate	Amount
1 Google Workspace Lic Teaching and Learning Period : 14-Dec-2023 to Domain : tccollege.org INR 2760/- PUPY Contract Term : 12 Mon Payment Plan : 100% A Renewal Date : 14-Dec	Upgrade o 13-Dec-2024 hths dvance	14 Dec 2023	13 Dec 2023 998319		998319	100.00	1,800.00	1,80,000.00
Total In Words Indian Rupee Two Lakh Twelve Thousand Four Hundred Only				IGST18 (18%) 32 Total ₹2,12			1,80,000.00 32,400.00 ₹2,12,400.00	
Thanks for your business.							₹2,12,400.00	
Supply meant for export/sup operations under Letter of Un LUT # AD240323031179E valio		Abhishek Jhagarawat Digitally signed by ABHISHEK JHAGARAWAT Date: 21-12-2023 12:05:00						
Please remit your payments to; Authorized Signatory Name - Searce Cosourcing Services Private Limited Bank Name & Branch - HSBC Bank, Bund Garden, Pune Account# 105-041693-001 Account Type Current Account IFSC HSBC0411002 Swift Code HSBCINBB You are requested to report issues in aforesaid invoice (s), if any within 7 working days from the receipt of this mail or latest by 4th of following month whichever is earlier. If we do not receive any communication regarding acceptance or issues w.r.t such invoices, then we will consider said invoices as accepted and the same will be uploaded on GST Portal under GSTR1 by us, which you will have to accept before stipulated due date as per GST Laws.								

Taxable Service Category: Information Technology Software Services TDS is not applicable for SaaS (Software as a Service) Products as per Notification # 21 /2012 [(F. No. 142/10/2012- SO(TPL)] S.O.1323(E), dtd. 13.06.2012, however, TDS is applicable for IaaS (Infrastructure as a Service) and PaaS (Platform as a Service) Products or Services