

Estimation Price

Attention :

Galaxy Aerospace (M) Sdn Bhd
No. A-01-02, Blok A, Bangunan Perdagangan Siera,
Jalan PJU 1a/5a, Ara Damansara,
47301 Petaling Jaya, Selangor

Our Ref : Galaxy/WS/2023/D002
Date : 24 October, 2023
Contact :
Email :

Dear Encik Fadhli,

Reference : Quotation for Withsecure Solution

We are pleased to submit our quotation as follows :

No	Product Code	Description	Qty	Unit Price (RM)	Total Price (RM)
Proposed Solution					
Products					
	WithSecure Elements EPP				
	SKU: FCXXSN1NVXCQQ	WithSecure Elements EPP for Computers Premium, Partner Managed License (competitive upgrade and new) for 1 year (100-499),	260	72.00	18,720.00
		Value added services: Provide a 2-hour complimentary on-site technical session (Location : Ara Damansara) if Galaxy Aerospace agreed to provide PO before end of October 2023	1		-
		Total before SST			18,720.00
				Total (SST 6%)	1,123.20
				Grand Total	19,843.20

We hope you find the quotation fit to your requirements. Feel free to contact us should you require further clarifications.

1. Quotation validity : 7 days from date of quotation
2. Delivery : Upon PO
3. Payment terms : 30 days upon invoice
4. Terms and Conditions apply.
5. Unit Price and Total Price are denoted in Ringgit Malaysia

We trust the above meets your requirements and look forward to your favorable reply soon.

Regards,

Desmond Voon

Desmond Voon

Business Manager
HP : 012-3988387
Email : desmond@mesiniaga.com.my

MESINIAGA GENERAL TERMS AND CONDITIONS

- 1 All prices quoted are in Ringgit Malaysia (RM).
- 2 Validity: 30 days from the date quoted.
- 3 Prices for Goods and Services are exclusive of the Sales and Services Tax ("SST").
- 4 In the event the foreign exchange rate increases beyond 5% of the current foreign exchange rate, Mesiniaga reserves the right to revise the prices accordingly.
- 5 Delivery of hardware and software : 4 – 8 weeks from date of Purchase Order received.
- 6 Purchase Order is required before order can be processed.
- 7 Prices quoted do not include in-house and on-site hardware installation and exclude training and any software installation, unless specified. All free software bundled in any of the products are not supported by Mesiniaga.
- 8 Warranty shall commence from the date of the delivery of the hardware and software ("Products"). Warranty terms shall be equivalent to those provided by the manufacturer/developer in respect of the deliverables.
- 9 In the event warranty period required for the services pursuant to this Quotation is beyond the manufacturer's standard warranty period, an Extended Warranty Agreement must be signed for it to be valid.
- 10 Mesiniaga reserves the right to extension of time and to claim for costs incurred due to delays caused by customer. This clause is also applicable to products or service delivery where the committed delivery date is delayed due to customer's request.

MESINIAGA GENERAL TERMS OF SALE

- 1 These Terms (and any terms stipulated in the attached document) shall govern all sales ordered pursuant hereto. These Terms contained herein shall take precedence over any other conditions and no contrary, additional or different provisions or conditions shall be binding on Mesiniaga unless accepted by Mesiniaga in writing. The placement of an order implies the Buyer's unconditional acceptance of these Terms.
- 2 The transfer of risks shall take place at the time the Products are delivered to the Customer.
- 3 Where credit terms are not extended to the Buyer, the Buyer shall make payment of the price quoted upon the presentation of Mesiniaga's invoice. Mesiniaga will place the order for and the delivery of the Products upon receipt of full payment from the Buyer.
- 4 Sales and Service Tax is applicable as per the latest Malaysian Tax legislation (Sales Tax Act 2018 and Service Tax Act 2018) and any relevant changes thereof.
- 5 Mesiniaga shall deliver the Products to the place of delivery designated by the Buyer and agreed to by Mesiniaga. Unless the Buyer notifies Mesiniaga to the contrary at least three (3) days prior to delivery and such notification is confirmed in writing within three (3) days upon receipt of such notification, the Products shall be deemed to have been accepted by the Buyer as being in good condition and in accordance with the agreement. The Buyer shall not be entitled to
- 6 Warranty shall commence from the date of the delivery of the hardware and software ("Products"). Warranty terms shall be equivalent to those provided by the manufacturer/developer in respect of the deliverables.

- 7 Mesiniaga shall not be, in any case whatsoever, liable for indirect or consequential damages arising out of or relating to this Quotation, including but not limited to loss of operation, data or profit, damage to records even if Mesiniaga was advised of the possibility of such damages. Mesiniaga shall only be liable where the damage can be proven to be a direct result of negligence on the part of its personnel assigned to provide the deliverables provided always that the
- 8 Unless otherwise agreed by the Parties or required by law, the trademarks, patents, expertise, copyright, information and other intellectual property rights relating to the deliverables shall at all times be vested in Mesiniaga or its supplier. The recipient Party, its agents and/or subcontractors shall take all necessary steps to ensure that such information is not disclosed to third parties. This Clause shall survive the termination of this Quotation.
- 9 If any cancellation of the order is made by the Purchaser upon issuance of the Purchase Order, hundred per cent (100%) of the total value of the Purchase Order will be chargeable the Purchaser.
- 10 Notwithstanding anything to the contrary contained herein, Mesiniaga may cancel this Quotation in whole or in part including, but not limited to, reduction of the quantities to be delivered, at any time or from time to time, in its sole discretion, and without cause, effective upon written notice to Purchaser. Upon such cancellation, Mesiniaga shall have no further obligation with respect to this Quotation with Purchaser, nor shall Mesiniaga be liable for damages of any kind,
- 11 Mesiniaga total liability arising out of this Quotation shall at all times be limited to ten percent (10%) of the total contract value.
- 12 Any payment due by Mesiniaga to the Buyer shall not be deducted from payment to Mesiniaga under this Quotation.
- 13 If any provisions of this Quotation are found to be void or unenforceable, in whole or in part, such other provisions of this Quotation shall remain in full force and effect.
- 14 The Parties hereby undertake to treat as confidential all proprietary and confidential information or documents of the other Party with regards to this Quotation.
- 15 The Buyer shall at all times comply with Mesiniaga's Anti Bribery Policy and shall not engage in acts that are in contravention with the terms contained in the same. The Policy is available at <https://www.mesiniaga.com.my/policies/>
- 16 This Quotation will be governed by the laws of Malaysia. Any dispute between the Parties herein shall be resolved by the exclusive jurisdiction of the Malaysian Courts.

Acknowledgment & Acceptance

I/We hereby acknowledge, confirm and accept the Quotation and the terms and conditions contained herein and further agree that:

- 1 For orders below **RM10,000.00**, the acceptance of this Quotation shall be deemed as a valid and final order and Mesiniaga may, upon receipt of this acceptance form, proceed to process the order; and
- 2 Notwithstanding Item (1) above:

I/we shall, if required by Mesiniaga for the purpose of this Quotation, issue a subsequent purchase order or any other documents (as the case may be) to reflect my/our final order under this Quotation.

No orders shall be considered to have been made due to my/our failure and/or neglect to submit the acknowledgement form to Mesiniaga within thirty (30) days from the date of the Quotation.

We accept the above pricing together with the terms and conditions.

Signature and stamp/chop

Name:

Designation:

Date:
