

EDGECORE NETWORKS INDIA**PURCHASE ORDER****PRIVATE LIMITED**

#220, Suncity Success Towers, Sector-65, Gurgaon-122018
 Haryana India
 Phone:+91-9711986150
 GSTIN 06AAHCE1501C1ZF
 State Haryana
 PAN AAHCE1501C

PO No.: O250300001I
PR No.: O250200002I
Issue Date: 2025/03/05
Currency: INR
Payment Term: Net 30 days
Buyer: Rajeev Bhadoria
Phone:
Fax:

To: CONNECTIVITY IT SOLUTIONS PVT LTD
Vendor No.: CONNECTIVITY IT SOLU
Attn:
Address: No.1877 31st cross 1st floor 10th main Banashankari 2nd Stage
 Bangalore
 Bangalore, KARNATAKA 560070, IN

Phone:**Fax:****Shipping Term** Not Define**Forwarder:****Bill To:** EDGECORE NETWORKS INDIA PRIVATE LIMITED

#220, Suncity Success Towers, Sector-65, Gurgaon-122018 Haryana
 India

Phone:+91-9711986150

GSTIN 06AAHCE1501C1ZF

State Haryana

Consignee / Ship To Address / Notify Party:

EDGECORE NETWORKS INDIA
 PRIVATE LIMITED

C/O: #220, Suncity Success Towers, Sector
 -65, Gurgaon-122018 Haryana India

Haryana, IN

Phone:**Fax:**

**Document with goods delivery must be 3
 sets. (所有隨貨文件請備一式三份)**

Project: Others-Non RD

Item	Description Part No. / Model No. / MSC Code CPN / MPN	Quantity	Unit	Unit-Price	Amount	Delivery
1.	Palo Alto Networks PA-440 Firewall for EC-India office. 000000-000 AUXILIARY	2.00	EA	868,795.0000	1,737,590.00	2025/03/15
					Tax :	312,766.20
					Total Amt.:	2,050,356.20

Rajeev Bhadoria

Email: rajeev_bhadoria@edge-core.com

Fax No.:

Tel No.:

Your Authorized Signature

Edgecore Standard Purchase Order Terms and Conditions Agreement/Documents

Unless this Purchase Order ("PO") is issued under a written agreement between Supplier and Edgecore, this PO and any attached agreement between Edgecore and Supplier with respect to service which is subject to this PO. This PO constitutes an offer to Supplier. Edgecore expressly limits acceptance of this offer and conditions contained in this PO. No other document, including Supplier's proposal, quotations or acknowledgment form, shall constitute this Agreement, unless specifically agreed to in writing by a corporate officer of Edgecore Networks India Private Limited. Edgecore shall give Supplier notice of Edgecore's objection to Supplier's acceptance of or different terms to this PO, including but not limited to: Supplier's limitation on and or disclaimer of any remedies, liability, and any express or implied warranties; a requirement that complaints be made within a specified time; Supplier's exemption due to supervening causes beyond its control; limitation on the right of rejection for defects. No right to rescind regarding this Agreement may be waived or modified except by written consent of a corporate officer of Edgecore Networks India Private Limited. Supplier shall not assign its rights nor subcontract its duties without the written consent of a corporate officer of Edgecore Networks India Private Limited.

Prices/Taxes

If price is not stated in this PO or a procurement agreement, the price shall be Supplier's lowest prevailing market price. Supplier is responsible for and shall pay all sales, use and similar taxes.

Terms of Payment

Unless this PO says otherwise, the terms of payment will be net 30 days after Edgecore receives Supplier's invoice. In the event Supplier does not receive payment as agreed, Supplier will notify Edgecore and Edgecore will make prompt payment.

Packages/Transportation

Supplier will comply with all packaging and labeling requirements. Supplier will comply with the transportation routing guidelines. Supplier will not include more than one daily shipment for one bill of lading.

Late Shipments/Failure to Perform

If Supplier fails to deliver on time, or otherwise fails to perform, Edgecore and Supplier will meet and mutually determine the penalty. Termination

Edgecore has the right to terminate or cancel this PO, upon Supplier's failure to perform, at Edgecore's sole discretion.

Warranties

Supplier warrants:

- (i) the products and/or services do not infringe any patent, trademark, copyright or other intellectual property right of a third party;
- (ii) none of the products contain nor are any of the products manufactured using ozone depleting substances known as halons, chlorofluorocarbons, methyl chloroform and carbon tetrachloride as defined by the Montreal Protocol; (iii) all products provided to Edgecore under this PO do not contain anything used or reconditioned, unless a corporate officer of Edgecore Networks agrees in writing; (iv) the products conform to all express and implied warranties, including, but not limited to, merchantability and of fitness for a particular purpose, and the products will function reliably as per their respective specifications for their intended purpose; (v) the products will not cause failures of 3% of total shipped or cause a product recall; (vi) Supplier shall at all times comply with all applicable laws, rules and regulations. Examination by Edgecore of Supplier's products will not exclude any warranties.

Intellectual Property and Other Indemnifications

Supplier grants Edgecore all rights and licenses necessary for its subsidiaries to use and sell the products/services sold under this PO. Supplier shall, at its option and request, indemnify, hold harmless and, at Edgecore's option and request, defend Edgecore and its officers, employees, agents and direct or indirect customers from any claims, suits, losses, liabilities, damages, judgments or awards and the associated costs and expenses (including attorney's fees), incurred because of: (i) actual or alleged infringement by a product or other material provided hereunder of any patent, trade secret, trademark, mask work right or other proprietary right of a third party; or (ii) the failure of Supplier to comply with its obligations under this PO, provided, that Supplier is providing and rendered reasonable assistance by Edgecore (at Supplier's expense). Edgecore shall have the exclusive right to control its defense. Notwithstanding Supplier's obligations described herein. If infringement is made, the Supplier shall obtain for Edgecore the right to continue to use and sell the Supplier's product/service or to replace it with a non-infringing product/service.

Parts/Tools Provided by Edgecore

If Edgecore provides parts or tools for work under this PO, Supplier shall use them only for that purpose. Supplier shall be responsible for the tools.

Quality Plan

In case of Supplier's failure to comply with the quality criteria required by Edgecore that cause Edgecore's production line to be interrupted including, but not limited to, shutdown, suspension or requiring rework, Supplier shall take full responsibility for all the damages and costs incurred by Edgecore.

Notice of EOL or ECN

Supplier is required to provide Edgecore's responsible employee with written notice as well as email to ACC_PCN@accton.com for its discontinuance (EOL) or engineering change (ECN) of the product within 3 months for EOL) and not allowed to process EOL or ECN without Edgecore's written consent.

In case of Supplier's violation of this paragraph,

Edgecore is entitled to return

all the purchased products and compensation from Supplier for the damages and costs incurred by Edgecore as a result.

Confidential Information

All exchanges of information between the parties pursuant to this PO shall be considered non-confidential unless the parties have entered into a separate confidentiality agreement.

Applicable Laws

California laws and regulations, without reference to conflict of law principles, shall govern this PO and any issues arising out of this transaction(s) which is the subject of this PO. In any legal proceeding between the parties arising from this PO where Edgecore is a party, Edgecore shall be entitled to recover its reasonable attorney's fees and expenses.

Code of Conduct and Purchasing Policy

Supplier acknowledges that Edgecore adheres to a code of ethics. Supplier shall implement the Responsible Business Alliance Code of Conduct (the "RBA Code of Conduct") or the Corporation Society Responsibility Policy (the "CSR Policy"),

covering areas such as business ethics, labour, safety and the environment. Copies of the CSR Policy may be viewed at

<http://www.accton.com.tw/csr-policy/> and the RBA Code may be viewed at <http://www.responsiblebusiness.org/standards/code-of-conduct>

By supplying goods and/or services to Edgecore,

Supplier agrees that it shall adhere to the CSR Policy and that

Edgecore shall have the right to terminate its business relationship with Supplier if Supplier is in violation of the CSR Policy or the RBA Code of Conduct.

believes that the Supplier is) in material breach of the CSR RBA Code and, in the case of breaches which are capable of r fails to remedy such breach, after written notification by E breach, within the cure period specified by Edgecore for suc Supplier warrants that the tantalum, tin, tungsten and gold which they supply to Edgecore does not directly or indirectl benefit armed groups that are perpetrators of serious human the Democratic Republic of the Congo or an adjoining country exercise due diligence on the source and chain of custody of these minerals and make their due diligence measures available to Edgecore upon request.