

Private Limited



C56468

ce :

13th Main Road,

**PON PURE
LOGISTICS**

Chennai - 600 040.

PAN: AAJCS0953J

express@ponpurelogistics.com www.ponpurelogistics.com

DATE & TIME

10-May-2023 7:08PM

www.cs.ponpurelogistics.com

Sign up with your Mobile No. to get POD & Tracking

TRUCK No.

BOOKING MODE
TBB (DD)

GCN No. 02109332400140



02109332400140

FROM CHENNAI PUZHAL (CHPU)

TO ERODE HUB (ERD)

GSTIN : 33AAJCS0953J1Z9

CONSIGNOR :

JOVEENS LOGISTICS AND SERVICES PRIVATE LIMITED

SHELL MARKETS PRIVATE LIMITED.C/O TOLL (INDIA) LOGISTICS PVT
LTD,#9A,PUZHAL AMBATTUR ROAD,PUZHAL,C-600066 GSTIN : 33AABCJ5665N1Z7

Mobile Number : 9944480127

Email Id: cbe@joveens.com

GOODS DESCRIPTION

SAID TO CONTAIN

CARTON BOX

OIL

CONSIGNEE :

SWASTIK OIL & LUBES

30, AGILMEDU MAIN STREET, SAIT COLONY, ERODE, Erode,
Tamil Nadu, 638001-638001 GSTIN : 33AA YFS0846G1ZV

Mobile Number : 7947441486

Email Id: no@gmail.com

NO. Of ARTICLE

CHARGED WT.

ACTUAL WT.

18

146.9

146.9

FREIGHT CHARGES

AMOUNT

BASIC FREIGHT

--

ARTICLE CHARGES

--

DOCUMENT CHARGES

--

DOOR COLLECTION CHARGES

--

DIESEL HIKE CHARGES

--

FREIGHT SURCHARGE

--

INVOICE NO. 3118551829,311855183 VALUE 39788.00

Cus. Spec. Inst : Est. Del. Date : 12-May-2023(Booked after cut
off time), Delivery Branch Contact No.: 9150112229

E-Waybill No

Seal Required Invoice : YES

Sign Required Invoice : YES

REMARKS:

ODA Location :

ODA Km : 0.00

OTHER CHARGES

--

DOOR COLLECTION

--

DOOR DELIVERY

73.44

DISCOUNT

--

TOTAL FREIGHT

--

GST (SGST 6% + CGST 6%)

--

Grand Total

--

Rupees: --

BOOKING OFFICE : 3/7-8, Rettai Malai Srinivasan Street, Puzhal,

Barcode No 3146043-3146060

**SWASTIK OIL AND LUBES
ERODE.**

Invoice Seal & Sign

Goods received in good condition.

வாங்க வேண்டும்

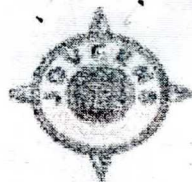
For Pon Pure Logistics Private Limited

MOST URGENT

/ 9150 112 229

(Receiver : Sign, Mobile No., Stamp & Date)

CONSIGNEE



Joveens Logistics & Services (I) Pvt Ltd

S.NO: 143/8, & 142/1B, DASANAPURA HOBLI, BANGALORE

H.O # 1994 - 1996, krishna Colony, Trichy Road, Coimbatore -641005



GSTIN : TAMILNADU : 33AABCJ5665N1Z7, KARNATAKA: 29AABCJ5665N1ZW, KERALA : 32AABCJ5665N1Z9, TELANGANA:

Consignor's Name and		SHELL		Original Copy	
252, PUGZHAL TO AMBATTUR ROAD,				NO:	CHN/08853
35 102 4TH STREET SEIT COLONY AGILM				DATE:	09/05/2023
Consignee's Name and		SWASTIK OIL AND LUBES		Lorry No	TN116960
ERODE				From :	CHENNAI
35 102 4TH STREET SEIT COLONY AGILM				To :	ERODE
Delivery At :		ERODE		Tot Weight:	0.00
Particulars	No of Qty	Invoice	Invoice Nos	Freight	
c/b	03	0.00	3118551829	H.C.	
pails	15	0.00	3118551830	H.C.	
Total Qty		18		Total	
Customer			Signature of Booking		

SRD
400140
18

3146043
to
3146060

SWASTIK OIL AND LUBES
ERODE.

R. S. J.



Tax Invoice

Duplicate for Transporter

Supplier: I477

GSTIN: 33AAICS1404P1ZA

PAN Number: AAICS1404P

Shell India Markets Private Limited

Shell India Markets Pvt Ltd

SIMPL c/o Toll Logistics Chen

Toll (India) logistics Pvt Ltd, No 9A, Puzhal Ambattur Road,

Puzhal

Chennai 600066

Tax Invoice Number: 3118551829

Date: 09.05.2023

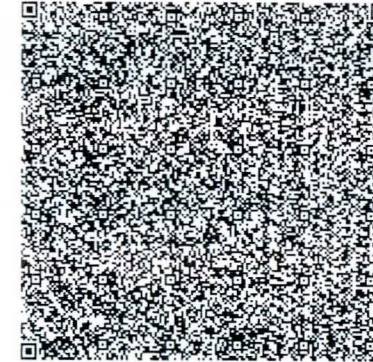
Delivery Number: 747448521

Time of goods removal: 09:19:53

Date of goods removal: 09.05.2023

Purchase Order Number: 9

PO Date: 15.04.2023



Bill To customer: 12020481

GSTIN: 33AAYFS0846G1ZV

PAN Number: AAYFS0846G

SWASTIK OIL AND LUBES

SAIT COLONY

30, AGILMEDU MAIN STREET,

ERODE

33 Tamil Nadu

638001

St. Code/PoS: 33 Tamil Nadu

Ship-to Customer 12020481

GSTIN: 33AAYFS0846G1ZV

PAN Number: AAYFS0846G

SWASTIK OIL AND LUBES

SAIT COLONY

30, AGILMEDU MAIN STREET,

ERODE

33 Tamil Nadu

638001

IRN : 8b04742cfcdb56ab20a795c01dd760acd7bcee5672f2d24ceb7a36ca436fcaaf

Sr. no	Goods/Services Description	HSN Product Code	Qty Pcs (No.)	UoM	Rate (per item)	Total	CGST SGST	Tax Amount
01/01	Shell Spirax S2 G 80W-90 1*7L (MRP: 366.00 INR / 1 L)	27101980 550051813	105.000 15.000	L EA	216.99 INR / 1 L	22,783.50	9.000 % 9.000 %	2,050.52 2,050.52
Total Amount								22,783.50
Total CGST								2,050.52
Total SGST								2,050.52
Total TCS (Tax Collected at Source)								0.00

This is an electronically generated invoice, does not require signature.
Regd. Office: 2nd Floor, Campus 4A RMZ Millennia Business Park 143, Dr.
MGR Road, Perungudi, Chennai - 600 096, India
CIN: U23201TN2004PTC053147 Phone: +91 44 43451000.

**SWASTIK OIL AND LUBES
ERODE.**



Tax Invoice

Duplicate for Transporter
Tax Invoice Number: 3118551829
Date: 09.05.2023

payment is not made in accordance with the agreed terms Shell reserves the right to claim interest or a late payment charge at a rate of 18% on late payment. PRICES: Unless otherwise agreed in writing the prices to be charged for Product and/or Services will be Shell's current price list for Product and/or Service in question. Product uplifted by Shell at Buyer's request will be credited at the invoice price unless agreed otherwise with Shell. Buyer shall also be liable for relevant charges as advised by Shell in writing from time to time. If Buyer's requires Shell to handle any compulsory stock obligations on the part of Buyer, that shall be subject to separate agreement and charges. CHANGES IN PRICE: Shell reserves the right to increase the price charged for any Product in changing the list price and/ or discount of any Product. CREDIT LIMIT AND SECURITY: At Shell's request, Buyer shall provide Shell with financial performance data of Buyer and, prior to any and each assignment or novation, of any proposed assignees or novatees of Buyer. TAXES: Prices charged by Shell are in principle exclusive of GST. Only in cases advised by Shell will prices be inclusive of GST. Prices are inclusive of all other taxes, imports and duties leviable by any fiscal authority having authority unless such Product is exempt from any such tax, import or duty under and in accordance with the applicable law. Buyer warrants and undertakes that Product and Services supplied under this Agreement will not be used in contravention of applicable laws. QUALITY: Any Product or Service shall conform to any specification or description set out in this Agreement and any Shell literature published in relation thereto as current from time to time. Product will be fit for the purpose set out in such literature and not for any other purpose whatsoever. THE EXPRESS TERMS AND CONDITIONS OF THIS AGREEMENT SHALL APPLY IN PLACE OF ALL WARRANTIES, CONDITIONS, TERMS, REPRESENTATIONS, STATEMENTS, UNDERTAKINGS AND OBLIGATIONS WHETHER EXPRESS OR IMPLIED BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE, ALL OF WHICH ARE EXCLUDED TO THE FULLEST EXTENT PERMITTED BY LAW. The express terms and conditions of this Agreement shall benefit only the direct purchaser of the Product and not any secondary or remote purchaser, provided that the Buyer shall ensure that in any resale by it of branded Product, the specifications, description and literature provided to the Buyer shall be conveyed with the Product. The Products are subject to Shell's quality control system which is accredited to ISO 9001:2008. Current Standard Product specifications can be viewed at www.epc.shell.com. QUANTITY AND MEASUREMENT: Shell shall be responsible for measurement of the quantity of Product delivered for the purposes of preparing accounts which shall be conclusive and binding in the absence of manifest error on the part of Shell. Buyer is entitled to be represented at the taking of measurements for bulk deliveries if it so requests. DELIVERY/COLLECTION: Product delivered to Buyer or procured to be delivered on the days, shall be delivered between hours and in loads of minimum and/or maximum quantity as may from time to time be prescribed by Shell, and Buyer shall request deliveries under this Agreement accordingly and shall allow reasonable time for Shell to deliver. Where applicable, Buyer warrants and undertakes to provide suitable facilities to allow safe offloading. The cost of uplifts requested by Buyer or caused by Buyer's default may be charged to Buyer. Shell accepts no liability for any damage, losses, claims, liabilities, costs and expenses of any kind arising from failure to comply with the provisions of this section. In the event that Buyer resells any Product, Buyer shall comply with the requirements contained in this clause regarding vehicles and drivers in the delivery of Product to its customers. RISK AND TITLE: Risk of the Product delivered under this Agreement shall pass to Buyer in accordance with the relevant Incoterm (Incoterms 2010) stated in the Commercial Terms of this Agreement or if not specified therein, in the relevant purchase order. Title to Product supplied shall pass to Buyer on payment of all debts due and owing by Buyer to Shell as long as Buyer is not in default of this Agreement. Although Product supplied remains the property of Shell under this clause, Buyer may use the Product in the ordinary course of business as long as Buyer is not in default of this Agreement. Until such time as title in Product passes to Buyer, Buyer shall hold Product as Shell's fiduciary agent and bailee, and shall keep Product properly protected and insured and identified as Shell's property. Buyer shall not provide the Product as a security or collateral nor pledge it or use it as a lien. LIABILITY: Notwithstanding any other provision in this Agreement, neither Party shall be liable to the other Party under or in connection with this Agreement for any indirect, special or consequential cost, expense, loss or damage EVEN if such cost, expense, loss or damage was reasonably foreseeable or might reasonably have been contemplated by the Parties. This clause shall not affect the indemnities given in this Agreement. NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT AND TO THE MAXIMUM EXTENT PERMITTED BY THE APPLICABLE LAW, SHELL AND ANY AFFILIATE OF SHELL'S TOTAL LIABILITY TO BUYER IN RESPECT OF LOSSES OR CLAIMS ARISING UNDER OR IN CONNECTION WITH THIS AGREEMENT FOR BREACH OF CONTRACT, WARRANTY, STATUTORY DUTY OR OTHER TORT, INCLUDING SHELL'S NEGLIGENCE, SHALL NOT EXCEED THE SALE PRICE OF THE RELEVANT DELIVERY OF THE PRODUCT(S), IF DELIVERED, OR, IF LIABILITY ARISES FROM A FAILURE TO DELIVER, THE SALE PRICE OF THE PRODUCT HAD IT BEEN DELIVERED AND INVOICED. Notwithstanding the provision above or any other provision of this Agreement, Shell's liability to the Buyer in respect of losses or claims arising under or in connection with the provision of any Services under this Agreement, whether as a result of breach of contract, breach of warranty, breach of statutory duty, negligence or other tort shall be limited to re-performing the Services in respect of which the liability, loss or claim arose. TRADE CONTROLS AND BOYCOTTS: Buyer acknowledges that it is familiar with and will comply with all applicable laws and regulations relating to the use, diversion, trade, export or re-export of the Products. GOVERNING LAW AND JURISDICTION: : This Agreement and any dispute will be exclusively governed by and construed in accordance with the laws of India. In relation to any legal action or proceedings, each of the Parties irrevocably submits to the jurisdiction of the courts in New Delhi, India. The United Nations Convention on the International Sale of Goods will not apply to the Contract. Any Dispute shall be finally and exclusively resolved by arbitration under the arbitration rules of The Delhi International Arbitration Centre (DAC) (the #Rules#). The venue and seat of the arbitration shall be New Delhi.

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MGR Road, Perungudi Chennai - 600 096, India
CIN:U23201TN2004PTC053147 Phone:+91 44 43451000.
Page 3/3

SWASTIK OIL AND LUBES
ERODE.



Tax Invoice

Duplicate for Transporter

Supplier: I477

GSTIN: 33AAICS1404P1ZA

PAN Number: AAICS1404P

Shell India Markets Private Limited

Shell India Markets Pvt Ltd

SIMPL c/o Toll Logistics Chen

Toll (India) logistics Pvt Ltd, No 9A, Puzhal Ambattur Road,

Puzhal

Chennai 600066

Tax Invoice Number: 3118551830

Date: 09.05.2023

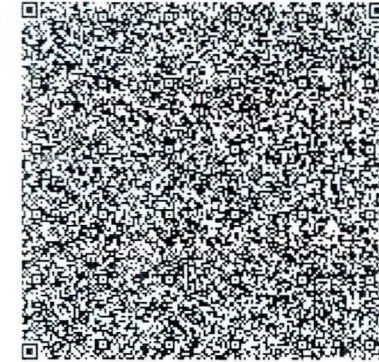
Delivery Number: 747448624

Time of goods removal: 09:19:54

Date of goods removal: 09.05.2023

Purchase Order Number: 10

PO Date: 27.04.2023



Bill To customer: 12020481

GSTIN: 33AAYFS0846G1ZV

PAN Number: AAYFS0846G

SWASTIK OIL AND LUBES

SAIT COLONY

30, AGILMEDU MAIN STREET,

ERODE

33 Tamil Nadu

638001

St. Code/PoS: 33 Tamil Nadu

Ship-to Customer 12020481

GSTIN: 33AAYFS0846G1ZV

PAN Number: AAYFS0846G

SWASTIK OIL AND LUBES

SAIT COLONY

30, AGILMEDU MAIN STREET,

ERODE

33 Tamil Nadu

638001

IRN : 88a41c31e12d255dae8ecad25cf645e90d431e9c09ca82c51ab74562624b8161

Sr. no	Goods/Services Description	HSN Product Code	Qty Pcs (No.)	UoM	Rate (per item)	Total	CGST SGST	Tax Amount
01/01	Shell Helix Taxi 5W-30 4*3.5L PROMO (MRP: 448.00 INR / 1 L)	27101980 550052921	42.000 3.000	L CAR	260.38 INR / 1 L	10,935.92	9.000 % 9.000 %	984.23 984.23
Total Amount								10,935.92
Total CGST								984.23
Total SGST								984.23
Total TCS (Tax Collected at Source)								0.00

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ERODE.



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Tax Invoice Number: 3118551830
Date: 09.05.2023

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QUALITY: Any Product or Service shall conform to any specification or description set out in this Agreement and any Shell literature published in relation thereto as current from time to time. Product will be fit for the purpose set out in such literature and not for any other purpose whatsoever. THE EXPRESS TERMS AND CONDITIONS OF THIS AGREEMENT SHALL APPLY IN PLACE OF ALL WARRANTIES, CONDITIONS, TERMS, REPRESENTATIONS, STATEMENTS, UNDERTAKINGS AND OBLIGATIONS WHETHER EXPRESS OR IMPLIED BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE, ALL OF WHICH ARE EXCLUDED TO THE FULLEST EXTENT PERMITTED BY LAW. The express terms and conditions of this Agreement shall benefit only the direct purchaser of the Product and not any secondary or remote purchaser, provided that the Buyer shall ensure that in any resale by it of branded Product, the specifications, description and literature provided to the Buyer shall be conveyed with the Product. The Products are subject to Shell's quality control system which is accredited to ISO 9001:2008. Current Standard Product specifications can be viewed at www.epc.shell.com. QUANTITY AND MEASUREMENT: Shell shall be responsible for measurement of the quantity of Product delivered for the purposes of preparing accounts which shall be conclusive and binding in the absence of manifest error on the part of Shell. Buyer is entitled to be represented at the taking of measurements for bulk deliveries if it so requests. DELIVERY/COLLECTION: Product delivered to Buyer or procured to be delivered on the days, shall be delivered between hours and in loads of minimum and/or maximum quantity as may from time to time be prescribed by Shell, and Buyer shall request deliveries under this Agreement accordingly and shall allow reasonable time for Shell to deliver. Where applicable, Buyer warrants and undertakes to provide suitable facilities to allow safe offloading. The cost of uplifts requested by Buyer or caused by Buyer's default may be charged to Buyer. Shell accepts no liability for any damage, losses, claims, liabilities, costs and expenses of any kind arising from failure to comply with the provisions of this section. In the event that Buyer resells any Product, Buyer shall comply with the requirements contained in this clause regarding vehicles and drivers in the delivery of Product to its customers. RISK AND TITLE: Risk of the Product delivered under this Agreement shall pass to Buyer in accordance with the relevant Incoterm (Incoterms 2010) stated in the Commercial Terms of this Agreement or if not specified therein, in the relevant purchase order. Title to Product supplied shall pass to Buyer on payment of all debts due and owing by Buyer to Shell as long as Buyer is not in default of this Agreement. Although Product supplied remains the property of Shell under this clause, Buyer may use the Product in the ordinary course of business as long as Buyer is not in default of this Agreement. Until such time as title in Product passes to Buyer, Buyer shall hold Product as Shell's fiduciary agent and bailee, and shall keep Product properly protected and insured and identified as Shell's property. Buyer shall not provide the Product as a security or collateral nor pledge it or use it as a lien.

LIABILITY: Notwithstanding any other provision in this Agreement, neither Party shall be liable to the other Party under or in connection with this Agreement for any indirect, special or consequential cost, expense, loss or damage EVEN if such cost, expense, loss or damage was reasonably foreseeable or might reasonably have been contemplated by the Parties. This clause shall not affect the indemnities given in this Agreement. NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT AND TO THE MAXIMUM EXTENT PERMITTED BY THE APPLICABLE LAW, SHELL AND ANY AFFILIATE OF SHELL#S TOTAL LIABILITY TO BUYER IN RESPECT OF LOSSES OR CLAIMS ARISING UNDER OR IN CONNECTION WITH THIS AGREEMENT FOR BREACH OF CONTRACT, WARRANTY, STATUTORY DUTY OR OTHER TORT, INCLUDING SHELL#S NEGLIGENCE, SHALL NOT EXCEED THE SALE PRICE OF THE RELEVANT DELIVERY OF THE PRODUCT(S), IF DELIVERED, OR, IF LIABILITY ARISES FROM A FAILURE TO DELIVER, THE SALE PRICE OF THE PRODUCT HAD IT BEEN DELIVERED AND INVOICED. Notwithstanding the provision above or any other provision of this Agreement, Shell#s liability to the Buyer in respect of losses or claims arising under or in connection with the provision of any Services under this Agreement, whether as a result of breach of contract, breach of warranty, breach of statutory duty, negligence or other tort shall be limited to re-performing the Services in respect of which the liability, loss or claim arose. TRADE CONTROLS AND BOYCOTTS: Buyer acknowledges that it is familiar with and will comply with all applicable laws and regulations relating to the use, diversion, trade, export or re-export of the Products. GOVERNING LAW AND JURISDICTION: : This Agreement and any dispute will be exclusively governed by and construed in accordance with the laws of India. In relation to any legal action or proceedings, each of the Parties irrevocably submits to the jurisdiction of the courts in New Delhi, India. The United Nations Convention on the International Sale of Goods will not apply to the Contract. Any Dispute shall be finally and exclusively resolved by arbitration under the arbitration rules of The Delhi International Arbitration Centre (DAC) (the #Rules#). The venue and seat of the arbitration shall be New Delhi.

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