

## Purchase and sale contract

Agreement No.: wxl2021051701-1

Party A (buyer)

Address:

contacts:

Telephone:

Party B (Supplier): Shenzhen Dongtai Youbang Investment Co., Ltd

Address: 212, PART A, FLOOR 2, BUILDING 1, AREA B, YANZILING LIVING AREA, NANBU COMMUNITY, LONGTIAN STREET, PINGSHAN DISTRICT, SHENZHEN

contacts:

Telephone:

In accordance with the contract law of the people's Republic of China and other relevant laws and regulations, the following agreement has been reached through full consultation for mutual compliance.

Article 1 name and price of purchased materials, etc

Product Name	model	Manufacturer	brand	Registration Certificate No	number	Company	Unit Price	Total price
Medical oxygen machine	M50	SYSMED (CHINA) CO.,LTD.	xingsong	20142080040	100	platform	497.05	49705

The total amount of materials purchased by Party A from Party B under this agreement is US \$49705 (in words: US \$49705)。

Article 2 payment

This agreement adopts one-time payment. Party A shall make a lump sum payment to Party B within 3 working days from the date of signing this agreement.

Party B's designated payment information:

Name of account: Shenzhen Dongtai Youbang Investment Co., Ltd

Account No.: 4421481660220100805

Name of Bank: China Construction Bank Corporation, Shenzhen, branch, Pingshan, sub-branch

A ddress:212 , PART A, FLOOR 2, BUILDING 1, AREA B, YANZILING LIVING AREA, NANBU COMMUNITY, LONGTIAN STREET, PINGSHAN DISTRICT, SHENZHEN

Account No.: 4421481660220100805

SWIFT CODE: PCBCCNBJSZX

Bank address: 14 / F, a section Rongchao business center, 6003 Yitian Road, Futian District, Shenzhen P.R.China

Article 3 place and time of delivery

1.1 place of delivery: China

1.2 delivery time: after receiving the payment from Party A, Party B shall deliver the goods to the delivery place designated by Party A within the date agreed by both parties.

3.3 Party A's instruction on delivery place and receiving information: self delivery

Article 4 packaging, transportation, risks and ownership of purchased materials

4.1 Party B shall deliver the purchased materials to the place of delivery designated by Party A in strict accordance with Article 3 of this agreement. The freight and all relevant taxes (if any) shall be borne by Party B.

4.2 ownership and risk of loss of purchased materials: the purchased materials shall be transported to the delivery place designated by Party A and transferred to Party A after Party A or the end user designated by Party A confirms the quantity of purchased materials and signs for receipt.

4.3 Party B shall ensure that the purchased materials are properly packed, packed and boxed, and that the purchased materials are reasonably protected during transportation, loading and unloading to avoid damage and are in good condition when they arrive at the designated address.

Article 5 quality assurance and acceptance

5.1 Party B guarantees that the purchased materials provided by Party B to Party A conform to the relevant national standards, industry standards and the quality standards (if any) separately agreed by Party A and Party B in writing, and meet the purpose of this agreement.

5.2 the acceptance of purchased materials shall be carried out with the joint participation of Party A and Party B. The acceptance standard shall be in accordance with the quality standard requirements of the documents to be delivered, technical standards and relevant accessories.

5.3 if the purchased materials fail to pass the acceptance due to quality problems (including product defects and product defects),

Party A shall raise an objection to Party B within 3 working days and send it to Party B in time. Party B shall timely replace the product and bear the round-trip freight if it is confirmed as a product problem after receiving it.

Article 6 after sales service

6.1 Party B shall provide free warranty and other services in accordance with the manufacturer's warranty provisions and the service commitment specified in the technical documents. All products involving warranty service must have warranty service commitment.

6.2 the whole machine of the oxygen generator shall be guaranteed for one year from the date of sale. Party B shall be responsible for the maintenance of the faults not caused by human factors (consumables and accessories are not within the scope of the warranty).

Article 7 confidentiality

7.1 either party (including its employees, branches, affiliated companies that have access to relevant information, etc.) shall keep confidential all non-public information provided by the other party or generated or obtained as a result of the performance of this Agreement (whether such information is in written, oral, electronic or other forms), unless one party complies with laws, decrees, government departments, laws and regulations. If it is necessary to disclose the above-mentioned confidential information according to the regulations of the administrative organ, and before the disclosure, one party shall timely notify the other party in writing of the scope, time and object of the disclosure.

7.2 with the prior written consent of the other party, one party may disclose the corresponding confidential information within the agreed scope.

7.3 the confidentiality obligations under this article shall continue to be valid regardless of the termination of this agreement.

#### Article 8 dispute settlement

Any dispute related to this agreement or arising from the performance of this Agreement shall be settled through friendly negotiation. If the negotiation fails, either party shall have the right to file a lawsuit with the people's Court of the place where Party B is located.

#### Article 9 force majeure and accidents

9.1 if the performance of this agreement is impossible, unnecessary or meaningless due to force majeure or other accidents, either party may terminate this agreement after notifying the other party in writing. If the party suffering from force majeure or accident fails to perform, rescinds or delays the performance of this agreement in whole or in part, it shall notify the other party of the event in writing and submit corresponding certificates to the other party.

9.2 force majeure and accidents referred to in this agreement refer to the objective events that are unforeseeable, insurmountable and unavoidable and have a significant impact on one party, including but not limited to natural disasters such as floods, earthquakes, fires and storms, as well as social events such as war, turmoil, government actions, telecommunication reasons, etc.

#### Article 10 validity of the agreement

This Agreement shall come into force from the date when both parties sign and affix their official seals, and shall become invalid automatically from the date when all the contents of this Agreement are fulfilled.

#### Article 11 others

11.1 this agreement is made in duplicate, one for each party, with the same legal effect. The annex to this agreement is an integral part of this Agreement and has the same legal effect as this agreement.

11.2 the signing, performance, effectiveness and termination of this Agreement shall be governed by and interpreted in accordance with the laws of China. For the purpose of this agreement, China does not include Hong Kong Special Administrative Region, Macao Special Administrative Region and Taiwan.

11.3 if any provision of this agreement is invalid or unenforceable due to the law applicable to it, it shall be deemed that the provision does not exist from the beginning and does not affect the validity of other provisions of this agreement. Both parties of this Agreement shall negotiate and determine new provisions within the legal scope to ensure the maximum realization of the intention of the original provisions.

11.4 in case of any inconsistency or conflict between the relevant provisions or agreements of this Agreement and the relevant agreements or statements previously signed by both parties, unless otherwise agreed by both parties, the contents of this Agreement shall prevail.

11.5 for matters not covered in this agreement, the two parties can negotiate friendly and sign a supplementary agreement in writing. Once the supplementary agreement is signed by both parties, it shall be regarded as a part of this Agreement and have the same legal effect as this agreement.

Party A: \_\_\_\_\_ Party B: \_\_\_\_\_

Party A's representative: \_\_\_\_\_ Party B's representative: \_\_\_\_\_

Date: \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_ date: \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_