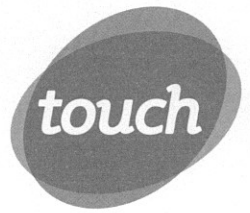


Mobile Interim Company No. 2 SAL

touch | Beirut Central Building | Plot No. 1526
Bashoura, Bloc B | Fouad Chehab Avenue
P.O box 175051 | Beirut, Lebanon

T | +9611984111 | F | +9611983166

www.touch.com.lb



Purchase Order No. 15138

Capex

PR No : 10748

Date : 19-MAY-2025

To : Nokia Solutions and Networks Branch Operations Oy /
Lebanon Branch

Tel : 961 01 963 800

TIN No : 1223063

Fax : 961 01 963 801

Subject : Nokia RAN Upgrade and Outbound VoLTE Roaming Solution (Onshore)

Description	Quantity	Unit Price	Sub Total
RAN Services Solution Description: SWM - 1 year FOC	1	0	0
RAN Services Solution Description: HWS - 1 year warranty	1	0	0
RAN Services Solution Description: Logistics	1	0	0
RAN Services Solution Description: PMS and Databuild creation- 3CC	1	8,465	8,465
RAN Services Solution Description: NPO-3CC	1	45,163.5	45,163.5
RAN Services Solution Description: Radio Integration to NetAct	1	18,900	18,900
RAN Services Solution Description: MantaRay SW upgrade	1	43,725.5	43,725.5
RAN Services Solution Description: RAN Upgrade - 2 Steps	1	72,878	72,878
Total (USD)			189,132

(One Hundred Eighty-Nine Thousand One Hundred Thirty-Two US Dollar)

The contents of this fax are strictly confidential. Should you receive this fax by error, kindly destroy it, and contact our offices at your earliest convenience. Thank you.

1/3

Purchase Order No. 15138

Capex

PR No : 10748

Date : 19-MAY-2025

Payment: 50% on delivery, 50% on PAC
To be paid by bank transfer in fresh USD.

Reference: This PO is related to MoT letter ref# 1408/1/M dated 25 April 2025 and to the Framework Agreement dated 9 Dec 2016 valid by auto-renewal and approved by MoT letter ref# 3310/1/M

The attached general terms are considered its integral part of this purchase order number 15138
For any inquiries kindly do not hesitate to contact the Purchasing Unit at +961 3 792 243



Salem Itani
Chairman - General Manager



Nibal Salameh
Chief Financial Officer

Purchase Order No. 15138

Capex

PR No : 10748

Date : 19-MAY-2025

General Terms

- Supplier should **Bill to : MIC2 and Ship to: MIC2**
- Supplier should check all prices and terms indicated on this Purchase Order, and advise **MIC2** immediately in the event they are not satisfactory.
- Supplier should acknowledge receipt and confirm acceptance by sending a signed copy of this Purchase Order within 5 working days.
- Please quote our Purchase Order no # **15138** on all pertinent documents and correspondence.
- Items damaged or defected or not-conforming with this Purchase Order will be rejected on the Supplier's complete responsibility and complete provision, and his obligation to return the paid amounts.
- Supplier shall make delivery with complete documentation i.e. items accompanied with a delivery note and invoice matching the Purchase Order quantity. Any deviation from Purchase Order price and quantity should be authorized by MIC2 first.
- All info contained in this PO is confidential and supplier shall not disclose it to any third party for any purpose other than as required in relation to the object of the PO.
- Any delay in receipt of items may lead to cancellation of this Purchase Order on the Supplier's complete responsibility, and MIC2 has the right to refuse receiving it on the Supplier's responsibility.
- MIC2 reserves the right to cancel this purchase order at any time prior to acceptance by supplier, or after acceptance if the Supplier fails to meet the specifications and terms of this Purchase Order without any responsibilities on MIC2.
- MIC2 reserves the right to charge the Supplier for failure to comply with the terms of the Purchase Order, all that without prohibiting MIC2 from using the rights mentioned above, also demanding the supplier by any/all additional costs that may result from the delay in execution or in delivering a document or more requested by MIC2.
- The present PO's terms and conditions shall not in no means contradict the terms and conditions of the contract. However, and in case of any contradiction with the terms and conditions of the contract, the terms and conditions of the contract shall prevail and shall be applied.