Little Day Victor	ngabad	neri Mahal 431004	Hit FLOOR, TOWER B, BUILDING NO 10, DLF CYBER CHY, FIRSE II, OURONOM: URL: www. kexpensis.co.in / Credit & Collections 19 1124 4774 666) ext. 121116 Customer Sve Helpdesk(Mon-Fri 9.00am-5.00pm) Tel-91 124 4774 477 Emi help-in@lexisnexis.com Defiver To: 100 108044 Babasaheb Ambedkar Marathwada University University Campus, Near Soneri Mahal Jaisingpura Aurangabad India PHONE:					Page Invoice No Invoice Date Account No Terms Rep Code		
BIO BIO	NONE +91 2402403190					QUANTITY PUBLISHER PRICE			UNIT	DISC T
aslay Vil	ORDER NO	ISBN	DESCRIPTION		Ordered	Supplied	Back Orde		13,766.00	
exing asicular services of the	OCT 31,2016- OCT	INDIAONLIN839 (INDIAONLIN839)	LEXIS INDIA ONLINE SUB (All Primary SUBSCRIPTION DATE: QCT 31, 2016- QCT 30, 2017							
1 son		Carle Breit				0	0	0	Sub Tot	al
total	CHEQUES: Should I Please attention to F WIRE TRANSFER:A Please send your re	be made payable to FINANCE DEPARTM Account No 0007050 mittance details to c	72973 Weight .00 RELX INDIA PVT LTD and mailer IENT 011/ Swift Code: CITIINBX/Bank ashiersAPAC@lexisnexis.com to	dto the company address abo Name: Citibank/IFSC Code:C ensure proper recording of yo	our payments.				Tax 15. Total	
Julan			o this invoice within 15 days of rer rom the date of delivery sh Building, 21 Berakhamba road sNexis" Computer gen		gnature	Santice	Tay Cated	x Applicble Ser gory : Online In ve of Swatch B	formation &	Data

TERMS AND CONDITIONS

These terms and conditions form the entire agreemant between LexisNexis ("the Publisher") and the customer ("the customer") whose name appears on the invoice / order form, of goods or services appearing on the invoice ("the goods"). Where a prior written agreement, other than a software license agreement, exists between the Publisher and the Customes, provisions of that agreement shall in all cases prevail over these terms and conditions. In the event that the customer enters into a license to use any software anafor data comprised in the goods or services appearing on the Invoice, these terms and conditions such lecense shall prevail over these terms and conditions in the event of conflict. Such lecense shall prevail over these terms and conditions in the event of conflict. The Publisher subject to availability of stock accepts orders. The Publisher reserves the right to withhold further supplies in the event of any breach of these terms and conditions or for any other reason. The publisher subject to availability of stock accepts orders. The publisher shall note be fable in any way for any loss of trade or profit occurring to the Customer in the event of the delivery of goods being delayed or prevented by reason of fire, flood, accidents, trade disputes, acts of restrants of government, the imposing of restrictions on exports or from any other case. The Publisher has no liability for any loss of trade or profit occurring to the customer as a result of delivery of incorrect or fault goods.

The Publisher has no liability for any loss of trade or profit occurring to the customer as a result of delivery of incorrect or fault goods. The Publisher in non-material respects from those advertised in the Publisher's catalogue or other promotional material.

These terms and conditions are subject to the laws of India. Any dispute arising in relation to these Terms and Conditions will be subject to the just of India. Any dispute arising in relation to these Terms and Conditions will be renewed automatically unless cance

The price payable by the Customer for the goods shall be the total amount stated as payable on the Invoice and shall include any costs of packaging, postage and delivery indicated as payable by the Customer in the Publisher's catalogue or order form or otherwise.

Unless otherwise agreed in writing by the Publisher, the Customer shall pay the amount stated as payable on the Invoice by the date for payment stated on the Invoice.

Unless otherwise agreed in writing by the Publisher, conversion into Indian Currency (for imported products) will be as per the rates specified by the 'Good Offices Committee' applicable at the time of raising of Invoice by the Publisher.

Failure to settle the invoice amount by the due date would attract interest @ 1.5% per month besides withholding of further supplies.

In these Terms and Conditions delivery shall, unless otherwise agreed in writing, mean the delivery of Goods to the business address of the Customer or the Customer's agent as stated on the Invoice.

Unless otherwise indicated on the Invoice or agreed in writing between the Publisher and the Customer, delivery shall be at the cost to the customer.

Risk on the Goods shall unless otherwise agreed in writing pass to the Customer on delivery.

All goods, unless otherwise agreed in writing by the Publisher, are supplied on a firm sale basis. Returns will not be accepted other than as agreed in accordance with the Publisher's Returns Policy in force at the time of return.

of return.

Orders once confirmed cannot be cancelled.

Subscriptions run for a full year and credits will not be given for cancellations during the year.

In case of subscriptions to Halsbury's Laws of India against upfront payment for the complete set, the termination of subscription at any stage would attract cancellation charges of 15% of the set price at which the subscription was ordered. For refunds, the listed price of the individual volume published would be deemed to be the actual price of the volume supplied.

Subscriptions was ordered. For refunds, the listed price of the individual volume published would be deemed to be the actual price of the volume supplied.

Claims for loss or danage in transit must be notified to the Publisher's liability in all circumstances is limited to the Claims for loss or danage in transit must be notified to the Publisher by the Customer within 7 days of delivery. Otherwise liability will not be accepted. The Publisher's liability in all circumstances is limited to the Claims for loss or feplacing the Goods ordered.

The Customer shall be deemed to have accepted the terms of a software license as soon as the software and data have been loaded and shall be bound by it until it is terminated in accordance with its terms.

Any waiver by the Supplier of any of these Terms and Conditions shall be limited to the particular instance and shall not operate or be deemed to operate as a future waiver of that or any other term.

Any controversy or claim arising out of or relaxing to this Agreement shall be determined by arbitration conducted in accordance with the Arbitration and Conciliation Act, 1996 (the "Arbitration Act"). The venue of he arbitration shall be New Delhi, India. The arbitrat tribunal shall consist of a sale arbitrator to be appointed by LexisNexis. The language to be used in the arbitration shall be the English language exclusively, and he arbitration shall be New Delhi, India. The arbitrat ribunal shall consist of a sale arbitrator to be appointed by LexisNexis. The language to be used in the arbitration shall be shared equally by the parties any award should be made in the English language. The parties shall pay their own costs of such proceedings, which shall be conducted by an arbitrator. The fee of the arbitrator shall be shared equally by the parties. Both the parties agree to use commercially reasonable efforts to expedite the arbitration proceeding. The decision of the arbitrator shall be final and binding on the parties. The governing laws shall be laws of india.

This is to certify that the IP base access of Database as per the bill has been activated through university website for usage to all users. Activation has been completed and working and installation of database has been successfully done Hence bill may be passed for payment.

ST. ASS H.