

**PURCHASE ORDER**

VENDOR CODE :145808  
 VENDOR NAME :WEIKFIELD FOODS PVT. LTD.  
 EAST  
 KOLKATA 700046

TOPSIA ROAD

TEL :3340075575 , VAT TIN: NA  
 FAX :3340075575,CST:  
 GSTIN: 19AAACW4202F1ZN  
 LST : EMAIL:kolkattacf@weikfield.com

PO Number :4509902236  
 PO Date :04.04.2026  
 Delivery Date :08.04.2026  
 PO Type :NB  
 PO Name :  
 Purchase Group :BE1  
 PO Currency :INR  
 Type :Flow Through PO

**Header Text Information:**

S.No	Article No HSN/SAC	Description	EAN	Order Qty	MRP	SGST % (Amount)	CGST % (Amount)	GST CESS % (Amount)	ADVL CESS % (Amount)	Qty BUoM	Rate/ BUoM	Amount	
10	1039834 22029910	WEIKFIELD CHOCOLATE 100g DRINK MIXES JAR /F	8901808000419	1.000	PAL	2.50	2.50	0.00	0.00	100.000	PC		
					98.00	170.33	170.33	0.00	0.00		68.13	6813.00	
<b>Total</b>												100.000	6,813.00
						170.33	170.33	0.00	0.00				

Freight: 0.00 GST: 340.66 OtherCharges:  
 Handling Charges: 0.00 Discount: 0.00 Other Taxes:  
 Total Value: 7,153.66

Delivery site: W082 GSTIN :19AAICR1034J1ZB  
 Delivery At:SPENCERS RETAIL LTD  
 WAREHOUSE NO.2,DAG NO.80-82,86-88,  
 KHATIAN NOS.3336,1410,1642, SURI KHALI  
 AND RAGHUDEBPUR,BASUDEBPUR, BELDUBI  
 HOWRAH, WEST BENGAL-711322  
 Invoice to be raised on GSTIN: 19AAICR1034J1ZB

**Item Text Information:**

**Buyer's Signature**

**Vendor's Signature**

**Declaration:**

1. Vendor should ensure that invoice margin matches the margin shown in this Purchase Order (PO). Product will be rejected if cost, GST/VAT and margin do not match with this PO.
2. Vendor to ensure not to include more than one PO in one invoice. If one invoice includes more than one PO, company shall be constrained to reject the Invoice. However, vendor may raise more than one invoice against one PO.
3. If the product attract GST/VAT, vendor to provide a GST/VAT compliant invoice with GSTIN/VAT number.
4. Vendor to revert within 24 hours for any changes required in this PO.
5. Vendor to send scanned copy of registration certificate of their organisation for registration under Micro, Small and Medium Enterprises Development

Act, 2006 (MSMED) to email id "msmed.spencers@rp-sg.in" for updation of company records.

6. Vendor should ensure that the following information is captured in packaging/barcode of the material supplied:
  - a. Name and complete address of the Manufacturer/Packer (for any imported product: Name and complete address of the importer)
  - b. Common or generic names of the commodity (In case of more than one product: Name and number or quantity of products)
  - c. Net quantity for one product (For more than one product, Number of Quantity)
  - d. Date of Manufacture/Packaging/Imported: MM/YYYY
  - e. Maximum Retail Price (Inclusive of all taxes)
  - f. Customer care details: Name, address, telephone number, e-mail address to be mentioned
7. Vendor will be handed over one signed copy of the Goods Received Note at the time of delivery of goods to the Distribution Centre. If material is supplied directly to the Spencer's Store, a signed copy of the Goods Received Note will be handed over within 24 hours by the Store.
8. Vendor will be handed over one signed copy of the Non-returnable Gate Pass (NRGP)/Return GST invocie at the time of return of goods from the Distribution Centre. If material is returned directly from the Spencer's Store, a signed copy of the NRGp/Return GST invoice will be handed over within 24 hours by the Store.
9. Vendor is requested to preserve the signed copy of the Goods Received Note. In case of any dispute relating to delivery of goods, the signed copy of the Goods Received Note will be accepted as the only Proof of delivery by the Company
10. Any payment related issues/clarifications shall be mailed to email id : payment.solution@rp-sg.in
11. In case of any ambiguity or inconsistency in classification of products or articles and HSN codes, then any demand as and when raised by GST Authorities shall be made good by the Vendor.
12. All disputes including non-receipt of Debit Notes (D/N) shall be mailed to concerned category buyer through email.
13. Arbitration: All disputes shall be referred to the arbitration solely appointed by the Company and the seat, place & venue shall be at Kolkata.
14. Jurisdiction: All disputes arising out of this PO shall be referred to Courts in Kolkata. Courts in Kolkata shall have exclusive jurisdiction.

Vendors will be handed over a signed copy of the Goods Received Note at the time of delivery of goods to the Distribution Centre.If material is supplied directly to the store,a signed copy of the Goods Received Note will be handed over within 24 hours.

Vendors are requested to preserve the signed copy of the Goods Received Note. In case of any dispute relating to delivery of goods, the signed copy of the Goods Received Note will be accepted as the only proof of delivery by the Company.

In view of the recent changes in Income Tax Act, 1961,with effect from 01.07.2021 we shall not be accepting invoices with TCS u/s 206C(1H)as we shall be deducting TDS u/s 194Q.