

<u>This contract is made based on offer no. SSICO/1403/04 CB – Dated 22.April.2024 between:</u> Shadegan Steel Company.

10th km of Sarbandar – Abadan Road, P.O. Box: 64317-184 Postal Code: 64331-71112 Shadegan/ Iran,

Tel: +9861 52227915-17, Fax: +98 61 52227935.

Which herein after called "Seller".

And

Which herein after called "Buyer".

The Seller agrees to sell and the Buyer agrees to buy steel products as per following terms and conditions:

1. Contract period: the period for the performance of this contract shall be up to three months from date of contract commencement and the contract shall commence after receiving the first payment by the seller.

2. Extension of contract (if applicable): this contract can be extended by mutual written agreement.

3. Description of goods: Prime Cold Briquette

4. Quantity: 20,000 tons (-/+5%) at seller's option in 10 lots each equal to 2,000MT.

5. Quality: as per annex No. 1 attached hereto.

6. Packing: Loose.

7. Marking: without marking.

8. Shipment from: Shadegan Steel Company, Shadegan, Iran.

9. Final destination: To be advised by the buyer

10. Delivery and sales term: EXW SSICO Shadegan, Iran according to INCOTERMS 2020.

11. The export permissions and license, customs declaration charges and formalities, customs tariff, customs taxes and customs duties (during contract period) are in seller responsibility and account. New tariff, taxes and duties after 30 days from completing the whole cargo delivery would be on buyer account.

12. Unit price:

13. Total value:

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SHADEGAN STEEL INDUSTRY CO.

14. Payments and cargo delivery schedule:

14-1) 20% of the whole contract value would be received and kept as deposit and would be settled at the end of the contract.

14-2) Buyer is obliged to nominate a safe stock yard or warehouse in Iranian exit customs destination or border for the cargo to be delivered on customer charges and responsibility. Delivery to Iranian exit customs by safe truck is on buyer charges and responsibility. The whole 20,000MT cargo would be delivered in 45 days (from receiving the first lot value) in 10 lots each lot equal to 2,000 ton (-/+5%) contingent upon on time receiving and crediting each 2,000 ton cargo value in seller nominated account 5 days after sending the pro-forma invoices prepared and submitted by the seller.

15. Delivery terms and conditions:

15-1) delivery terms: EXW SSICO Shadegan, Iran according to INCOTERMS 2020.

15-2) buyer should regard all safety issues in his stock yard or warehouse and seller in not responsible for any probable major or minor damages or accidents after delivery.

15-3) the first lot (2,000MT ±5%) of the whole contract quantity would be delivered in 10 days after receiving and crediting the relevant cargo value.

15-4) lot delivery by truck and its insurance would be on buyer charges and responsibility.

15-5) the quantity delivered would be based on mill actual weight carried out by seller mill weighbridge.

15-6) each subsequent lot delivery to the buyer warehouse would be commenced only and only upon crediting lot value into the seller nominated bank account.

15-7) customs declaration charges and formalities, customs tariff and customs duties and standard organization charges are in seller responsibility and account. However if buyer delays in executing his own commitment then new tariff, taxes and duties (if any) after 1 month of the whole cargo delivery will be on buyer account.

15-8) buyer has to submit a copy of all export documents to the seller. In all documents the name of the seller should be mentioned as the Shipper.

15-9) payments should be paid on time. Otherwise the delivery operation would be halted and the buyer has to compensate the probable seller detriment as per seller's calculations.

16. Cargo storage: cargo storage in Iranian exit customs or border is on buyer responsibility and all charges related to cargo insurance, warehousing, operations, loading would be on buyer account.

Notes: In all cases that buyer in breach of its obligations to take delivery of the cargo 30 days after seller cargo readiness, all of responsibilities and/or limitations and/or additional charges which might be imposed on cargo exporting permissions/duties as buyer might not be able to deliver the cargo, then seller will be entitled to a penalty consisting of the total amount of payments. As result of such breaches to take delivery of the cargo, the sales contract will be automatically terminated.

Seller

Authorized Signatory



NO: 2024/0404

17. Bank account No. will be announced by seller subsequently.

Notes:

- **A.** In case that the payments were not affected within deadline in clause No. 14, then seller will be authorized to act as per one of the following options:
 - Seller will be entitled to terminate or respect the contract.
 - Ship the cargo as per seller's shipping schedule.
- **B.** Seller is authorized to change the bank account and/or beneficiary's name.

18. Invoicing: quantity delivered would be based on Mill's actual weight carried out by seller mill weighbridge.

19. Destination and end user: To be advised by the buyer

20. Other conditions: as per attached annex No. 2.

21. Validity: for countersign of contract until 07.May.2024 sign of the contract by fax or email (scanned) shall be valid and shall be legally bounded by the seller and buyer.

• This contract includes 21 articles and 2 annexes

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Max=0.05

Annex No. **Cold Briquette Specifications**

1) Chemical analysis based on Mill stock yard pile composition:

Max=5.0

Fe(t) %	Fe(m) %	MD %	C %	S %
83±1	75±1	90±1	1.5-1.9	Max=0.01
P %	SiO2 %	Al2O <mark>3 %</mark>	Cao %	MgO %

Max=1.2

Max=2.5

2)	Qualit <mark>y would be based</mark> on Mill stock pile composition and granules size as above and
	mill documents as MTC or quality certificate which would be issued by the seller are
	acceptable for the buyer.

- 3) Buyer is entitled to inspect each ready quantity in seller stock yard on his owned charges and responsibility.
- 4) All samples taken by third party inspector would be tested by seller laboratory and the results would be acceptable by the buyer.
- 5) One copy of third party inspection report has to be submitted to the seller in 3 days after inspection operation.
- 6) If the third party inspection report does not comply with the contract specification as above then necessary action would be mutually be agreed in two days. However the seller quality certificate based on the seller stock yard quality evaluation before delivery would be the basis of agreement.
- This annex includes 6 articles. •

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Max=2.0





Annex No.2

1. Shipping documents:

- 1.1. Commercial invoice based on Mill's actual weight.
- 1.2. Mill's test certificate showing chemical composition.
- 1.3. Mill's packing list showing the numbers of trucks, truck B/L No., weight of each truck.
- 1.4. Certificate of origin issued by local chamber of commerce.
- 2. Country of origin: Islamic republic of Iran.
- **3.** Quality claim: It is mutually agreed that the mill's certificate on quality shall be regarded as final and binding for both parties.

Claim limited to invoice value of the goods and liability for consequential loss or deferment of anticipated of actual profit, loss of opportunity, loss of revenue, loss of use, loss of production, increased or additional cost, business interruption or any similar damage or for any special, consequential or indirect losses damages will not be acceptable. Buyer's claim to be submitted in two original copies and to contain description of goods, and weight of the goods in respect of which the volume is submitted.

- 3.1. In spite of any claim on quality, buyer does not have the right to refuse payment of the goods in respect of which they have a claim or to reject the subsequent lots under the contract.
- 3.2. Claims will be limited to invoice value of goods and should be advised to export department, E-mails: <u>commission@ssico.ir</u>
- **4.** Payment must be done without any restriction.

Customs taxes and customs duties in Iran at the contract duration are on seller account, and all charges including but not limited to taxes, duties etc. or/and outside Iran on buyer's account. However if buyer delays in executing of his commitment then new tariff, taxes and duties (if any) after 1 month of the whole cargo delivery will be on buyer account.

- 5. All the buyer's bank charges are on buyer's account and all of the seller's bank charges are on seller's account.
- **6.** Warehousing costs: all of warehousing charges and responsibility in Iranian exit customs are on buyer account.

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- 7. Penalty: In all cases that Buyer in breach of its obligations to take delivery of the cargo on the date that Seller notifies Buyer of the cargo readiness, or for any other reason Buyer is in breach of its obligations to take delivery of the cargo, then Seller will be entitled to a penalty consisting of the total amount of payment. As result of such breaches to take delivery of the cargo, the sales contract will be automatically terminated.
- 8. Force majeure: should at any time during the existence of this contract either party is unable to perform in whole or in part of any obligations under this contract because of force majeure confirmed by chamber of commerce (issuance of Cold Briquette Export prohibition in IRAN will be considered as force majeure), then the date of fulfillment of any obligation under this contract shall be postponed by a period of one month only, after that, both parties are obliged to do their obligations under this contract unless a further extension to be mutually agreed. Should the events of Force majeure last 180 days, each party has the right to terminate this contract.
- **9. Arbitration:** All disputes and claims arising from or relating to the present contract shall be first solved amicably, otherwise shall be referred to Arbitration Center of the Iran chamber (ACIC) for binding and final arbitration by one arbitrator in accordance with the ACICA regulations.

10. The parties agree to the following information security issues:

- 10.1. Within the frame work of this contract, the term "Confidential information" (henceforth information) makes reference to all documents, information and material disclosed by either party, in writing, verbally or by any other means, as regards the clauses and conditions of this subject to the provisions of this agreements provided its confidential nature and date of disclosure are clearly.
- 10.2. All information or data described in paragraph 10.1(above), whatever its form, is subject to the provisions of this agreements provided its confidential nature and date of disclosure are clearly indicated or that, when disclosed verbally, its confidential character is confirmed in writing within the thirty (30) days following disclosure.
- 10.3. Each party, so long is authorized to do so, will transmit to the other party any information the disclosing party considers necessary to the pursuit of the objectives described in the present.
- 10.4. The parties clearly understand that disclosure of information to another may under no circumstances be interpreted as conferring, expressly or implicitly, a specific right to the receiving party (under the terms of a license of by any other means) to applies equally to royalties and other rights deriving from intellectual property, trademarks or trade secrets.
- This annex is including 10 articles.

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