

Approved by: Managing Director



PSA

Document Title : contract

Document Code: F-PSA-04

The online version of this document is the latest version; all printed material is uncontrolled. It is the reader's responsibility to check that printed copies are the current version.

| Version number | Description of changes | Date of Approval |
|----------------|------------------------|------------------|
| #1 | First edit | April |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |



Inspection contract**1- Contract parties**

This contract is signed between ... on the one hand in... managed by Mr. ... as the employer and Payesh Salamat Asia Company on the other hand represented by Mr. Ali Reza Masoudnia in Tehran, Tow hid square, Parcham street, No. 59 being called inspection company in this contract. This contract is binding and irrevocable to the both parties.

2- Contract subject

The subject of this contract is providing inspection and issuing certificate s for the following products of Company.

2- Product name

With the required specifications in the appendix

Note: If the tonnage of the product is less than the value announced by the contract party, the tonnage stated in the certificate will be based on the value of inspection report and the employer will be in charge of the less product inventory.

Applicant form number

Applicant preview confirmation number(attached)

Manufacturer name

Company

Address of production site: Province

City:

District:

The name of product issue site:

3- Contract price and the paid amount

The contract price is based on the analysis of the following costs.

Inspection cost:in the first year... and per kilo ...

Value added tax:

(9% inspection cost):

Premium (4% inspection cost):

Subject : contract

The cost of laboratory analysis for each test is: ... Rials

Total cost:

Payment method:

.....

Number of inspectors: ...

Vehicle supply: Employer Officer Company

Residence: Employer Officer Company Nothing

Catering: Employer Officer Company Nothing

Note 1: The employer knows that the payment determined at stages has nothing to do with the inspection results and market supply of the certified product.

Note 2: The inspection costs are based on the requested amount of tonnage included in the inspection contract and are definitive.

4- Company commitments

Timely inspection.

Informing the employer with inspection reports and inspection results.

Informing the employer with all the changes related to the standard and executive methods as well as the policies of plan owners.

Timely and appropriate measure for any complaints and objections based on the executive methods of the related standards or quality guidelines.(ASO requirements)

Compensating the loss caused by the inspection operation is limited to the compensation of the loss covered by the insurer after assuring the insurer's liability and, if necessary, is according to the judiciary.

The company is committed to maintain all business information to prevent the disclosure of the information unless the employer allows the dissemination of information or the information requested by the law enforcement authorities or validation institutions.

The company cooperates with any changes required by the competent authorities and insurance companies and the employer should be immediately informed of any change.

All corrections or supplements related to this contract should be written and attached.

The contract should be according to the laws of the Islamic Republic of Iran.

Subject : contract**5- Employer commitment**

The employer is committed to have the required information about the relevant laws and regulations in relation to his request.

In order to help the inspection process, the employer should provide the appropriate information to prove the compliance with the standards.

The employer should allow the inspectors to access the factory and all the places required for inspection and issue of certificates without prior coordination, storage facilities, and whatever required based on the requirements of the company for good inspection.

The employer should inform his staff that the failure to provide correct information is the responsibility of the employer.

The employer should allow the inspectors, corresponding accreditation institutions, and government officials to inspect, sample, and access to the documents and specified locations.

The failure to supply the product under the related standard label before receiving the certificate from the company.

The employer should declare the approximate time of export (first production) and the time zone (timetable) at the time of signing the contract for the inspected department. Then, he should provide the necessary facilities for auditing the evaluation, tracking, and the sale of his certified products.

The employer or applicant allows the company to supply the products if determined in any way out of the certified process or out of the capacity of the certified product. The company is authorized to inform the competent authorities to declare the certificate issued by the company as invalid.

Note 1: The employer knows that the company is not committed to guaranteeing and supplying the market for supplying the inspected products.

Note 2: The employer knows that the company is committed to pay the limit of the loss caused to the company covered by the insurer.

Note 3: The company has the right to publish audit reports can send these reports to their accreditation institution.

Note 4: Using the logo and trademarks depends on the rules of the accreditation company.

6- Contract cancellation

The employer can cancel the contract under the information and agreement of the company and is committed to supply the expenses that the company has committed to pay for the contract.

The company can involve in unusual events such as a maximum delay of one month for paying the contract price, the refusal of the employer to cooperate at the inspection time, or the written notice of contract cancellation to receive the determined prices.

The parties should inform as written for the contract cancellation and should be inspected before the end of the contract period.

The company can suspend or cancel its certificate in case of observing any non-compliance.

7- Contract period

The contract period is at the time interval until ///.

8- Force Majeure

When the parties have no authority, this contract is cancelled without observing the terms and conditions according to the definition of force majeure provided by the authorities.

9- Solving the disagreement

In case of any disagreement, the cases are investigated and resolved by an unbiased party, otherwise the laws of the country and competent authorities will be the criteria.

This contract is signed in nine paragraphs and three versions each one being valid as the main version and the employer declares that he is fully aware of the contract provisions. All pages of this contract are signed by the parties and the last page is signed and sealed by the two parties.

The name and signature of the employer

The signature of the company

1- Amendment for ASC

2- Amendment for MSC