LIMITED LIABILITY COMPANY "OILTRON" REFINERY



Address: Karagandy oblysy, Karagandy қ.ə., Karagandy қ., Kazybek Bi Atyn. A.A., Kazybek Bi Atyn.audany, Ermekova street, 26/2, office 110 E-mail: sales@ oiltron.kz | info@oiltron.kz Telephone: +7 (775) 9197 655 Website: www.oiltron.kz

SELLER'S FULL DETAILS:

Company Name:	LIMITED LIABILITY COMPANY "OILTRON" REFINERY
Contact Name :	Troyan Roman Ivanovich
BIN. No:	180640015084
Address:	Karaganda region, Karaganda city, Karaganda city, Kazybek Bi Atyn. A.A., Kazybek Bi Atyn
	district, Yermekova street, 2 <mark>6/2</mark>
Phone :	+7 (775) 9197 655
Country:	Republic of Kazakhstan
E-Mail :	sales@oiltron.kz, info@ <mark>oiltron.</mark> kz

BUYER FULL DETAILS:

HEREINAFTER shall be referred to collectively as "Parties" or singularly as "Party". WHEREAS, the parties mutually accept to refer to the General Terms and Definitions, as set out by the INCOTERMS Edition 2010 with latest amendments, having the following terminology fully understood and accepted:

DEFINITIONS

Commodity: LIQUEFIED NATURAL GAS elsewhere in this Agreement also referred to as "Product" or "<u>L.N.G</u>", the specifications for which appear in attached Annex A and ANNEX B and by this reference confirmed an integral part of this Agreement.

Day: Means a Calendar Day, unless differently specified.Month: Means a Gregorian calendar month.Calendar: Current calendar year showing days, weeks, and months

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CLAUSE 24 - DOCUMENT – FULL PROOF OF PRODUCT

24.1 Tank Receipt

24.2 Original quantity and quality certificates plus two (2) copies as issued designated port in Kazakhstan by an Independent Surveyor Company.

24.3 Original copy of Certificate of Origin

24.4 Signed commercial invoice based on the delivered quantity/quality as determined by clause of this contract and Owner Title

- 24.5 Statement of Product Availability
- 24.6 Refinery Commitment to Produce and Supply the Product
- 24.7 Refinery Registration Certificates
- 24.8 Refinery Export Certificate, issued by the Department of the Ministry of Energy, Kazakhstan
- 24.9 Refinery Approval to Export, issued by the Department of the Ministry of Energy, Kazakhstan
- 24.10 Copy of contract to transport the product to the loading port
- 24.11 Product Passport
- 24.12 Copy of Tank Storage Agreement
- 24.13 Copy of the Charter Party Agreement(s) to transport the product to discharge port
- 24.14 Vessel Questionnaire 88 (Q88)
- 24.15 Copy of Bill of Lading
- 24.16 Nominated international Surveyor Company Report /Fresh at loading port

CLAUSE 25 – GENERAL

25.1 This Agreement contains the entire understanding between the parties with respect to the transactions contemplated hereby and can only be amended by a written agreement. Any prior agreement, written or verbal is deemed merged herein and shall be superseded by this agreement.

25.2 This Agreement may be executed simultaneously in two (2) or more counterparts, each of which shall be deemed to be an original.

25.3 The article and other headings in this Agreement are for convenience only and shall not be interpreted in any way to limit or change the subject matter of this Agreement.

25.4 All signed appendices, annexes and supplements shall constitute an integral part of the present contract.

25.5 With the exception of cases specifically mentioned in the present contract, neither party may be held liable for indirect limited losses resulting from non-performance of the obligations hereunder.

25.6 Conditions that have not been specified in the present contract shall be governed by INCOTERMS 2010 and subsequent amendments related to Kazakhstan harbor basis as loading ports.

25.7 EDT (Electronic document transmission) shall be deemed to be valid and enforceable in respect of the provisions of this contract. Either party shall be in a position request a hard copy of any previous electronic transmitted document.

25.8 Both parties agree that the signed and sealed EDT copies of the contract are fully binding and enforceable until the hard copy of contract will be exchanged courier. Grammatical mistakes, typing errors, if any, shall not be regarded as contradictions.

25.9 After execution of this Contract, all the preliminary negotiations, agreements, and correspondence between the Parties hereto as related to the subject matter hereof, shall become invalid.

25.10 All amendments and Schedules to this Contract shall become valid if in writing and signed by the Seller and the Buyer. All Addenda and Supplement agreements are considered to be an integral part of this Contract.25.11 Neither Party shall have the right to assign or transfer its rights or duties to third parties under this Contract without prior written consent of the other Party.

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WHEREAS, the parties mutually accept to refer to the General Terms and Definitions, as set out by the INCOTERMS Edition 2010 with latest amendments, having the following terminology fully understood and accepted.

PARTIES ENDORSEMENTS

THE SELLER: LLC "OILTRON" REFINERY	
NE ATO KAPATATI NE ATO KAPATATI NE ATO BUILTON NATURAL	
(Troyan Roman Ivanovich)	(NAME OF AUTHORIZED SIGNATORY)
Sales Director	Position/Title

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