HIGH HOPE INT'L GROUP JIANGSU MEDICINES & HEALTH PRODUCTS IMP. & EXP. CORP. LTD.

SALES CONTRACT

(ORIGINAL)

No. C20EXYB0250006

THE MINISTRY OF INTERNALLY DISPLACED PERSONS FROM THE OCCUPIED TERRITORIES, Buyer:

LABOUR, HEALTH AND SOCIAL AFFAIRS OF GEORGIA

Date Mar.31,2020

order No

Address: 144 TESERTELI AVE., 0119 TBILISI, GEORGIA

+995 322 2510011 TEL: E-mail: info@moh.gov.ge

HIGH HOPE INT'L GROUP JIANGSU MEDICINES & HEALTH PRODUCTS IMP. & EXP. CORP. LTD. Seller:

12-14 floor, Hui Hong mansion, 91 Bai Xia Road, Nanjing, Jiangsu, China Address:

025-84691471 TEL: 025-84691828 FAX: E-mail: kelly@mehecojs.cn

The undersigned the Seller and the Buyer have agreed to close the following transactions according to the trems and conditions stipulated below:

Article Number	Description of Goods, Trade Marks	Quantity	Unit price	Amount
			FOB SHANGHAI	
1-1	FACE MASK FOR SINGLE USE 3PLY EARLOOP TYPE IIR			
		1,000,000KGS	USD0.30	USD300,000.00

TOTAL AMOUNT: USD300,000.00

TOTAL AMOUNT: SAY USD THREE HUNDRED THOUSAND ONLY

Quality:

The product quality conforms to EN14683

More Quantity Rate: 5.00%; Less Quantity Rate: 5.00%

Shipment:

1) THE FULL QUANTITY OF THIS CONTRACT WILL BE DIVIDED IN 5 LOTS.

2)THE FIRST LOT WILL BE EFFECTED AFTER 10-15 DAYS WHEN WE RECEIVED THE 100% T/T PAYMENT.

3)THE FIVE LOTS OF GOODS WILL BE FINISHED WITHIN 10 DAYS.

4)THE PRICE WE SIGNED IS FOB SHANGHAI TERMS, SO I AM RESPONSIBLE FOR DELIVERING

THE THE CARRIER IN SHANGHAI DESIGNATED BY YOU, AND IL COMPLETE ALL THE RESPONSIBILITIES.

THE SHIPPER MUST BE OUR COMPANY, AND OUR COMPANY IS RESPONSIBLE FOR THE

PREPARATION OF CUSTOMS DECLARATION DOCUMENTS.

Port of Loading:SHANGHAI / CHINA Destination:TBILISI / GEORGIA

Transshipment: not allowed Partial Shipment: allowed

INSURANCE:

Insurance is to be covered by the buyers

PAYMENTS:

 $100\%\ T/T$ in advance before production , Our company only accepts payment in us dollars

GENERAL TERMS AND CONDITIONS

The Sales specified in this Contract shall be subject to the following terms and conditions unless otherwise agreed upon between the Buyers and the Sellers. In case of any inconsistency of the terms and conditions between this contract and any form of contract or order or indent sent by the Buyers to the Sellers, the provisions of this Contract shall prevail. If the Buyers resell the goods to, or conclude the transaction as representative of a third party, the Buyers shall still be responsible for the complete performance of all the obligations stipulated in this Contract.

1, Claim:

Claims should be filed by the Buyers with the Seller within 30day days after arrival of the goods at destination and supported by re-inspection reports from SWISS SGS

2, Inspection

If the Buyers directly inspect and confirm the goods in the mills before shipment, after arrival of the goods at destination the Buyers should not refuse to accept the goods or claim for damage on the excuse of quality questions.

3. The notice of discrepancy:

the Buyers shall ,within the period of examination stipulated by Article1 in this contract ,make a notice to the Sellers that the goods ' quantity or quality fails to conform with the terms of this contract, and must deliver the examination reports above-mentioned at the same time; if the Buyers fail to deliver the examination reports above- mentioned ,or use or sale the disputed goods, the Buyers loses the right to declare the goods non conform with the terms of this contract. When the Sellers receive the notice above-mentioned, if there is any disagreement on the examination reports which be deemed as preliminary evidence, both parties shall entrust SGSto reexamine the disputed goods ,The conclusion of reexamination should be final and biding upon both parties .

4. The Ownership

The ownership shall remain to the Sellers if the Buyers fail to pay.

- 5, Disputes settlement and law application:
- (1) Any disputes arising out of the contract or in connection with the contract , shall be submitted to the China International Economic and Trade Arbitration Commission for arbitration in accordance with its Rules of Arbitration ,the place of arbitration shall be Nanjing. The arbitral award is final and binding upon both parties . Arbitration fees , survey fees, appraisal fees, attorney fees, traveling expenses and all other costs duing to the arbitration , shall be borne by the defaulting
- (2)This contract will be governed by the law of the country where the arbitration is ,the terms such as FOB in the contract are based on INCOTERMS 2010,L/C are
- 6, Contact confirmation: both parties achieved an agreement that the phone number, email addresses of the following contacts become the communication channel for business. If any change or addition occurs, one has the obligation to inform the other through emails. The buyer confirmed the contract documents or the address of service of judicial documents: 144 TESERTELI AVE., 0119 TBILISI, GEORGIA; The seller confirmed the contract documents or the address of service of judicial document:12-13 floor, HIGH HOPE BUILDING, 91 Bai Xia Road, Nanjing, Jiangsu, China o

Buyer Seller

page:2 of 2