

A 9th May 2025
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Contract for Customs Clearance and Logistics

DCC/QFM/2025/001

Dated: 01 May 2025

The following contract is made and affected on: 01 May 2025 by and between:

DANDY COMPANY LTD ~ CLEARANCE DIVISION, a Company organized and existing under the laws of Doha, Qatar, having a CR no 6573 with its office located PO Box -2239 Doha – Qatar, hereinafter referred to as (First Party).

And:

QATAR FLOUR MILLS, a Company organized and existing under the laws of Doha, Qatar, having a CR no 43969 with its office located PO Box -1444 Doha – Qatar, hereinafter referred to as (Second Party).

Whereas First Party agreed herein to provide customs clearance and transportation services to Second Party as per following terms and conditions:

Obligations of the Parties

Obligation of the first Party:

- 1- The First party shall be responsible to provide all circulars issued by government Departments / Ministries related to customs clearance and inspections of shipments, to the second party in time.
- 2- The First party is the authorized representative of the second party to deal with the customs, Agriculture and Health authority, Mawani and Q-terminal, The second party is obligated only to submit the shipments documents to first party in time.
- 3- The Second Party should submit the Shipping Documents (clearance documents) to the first party well in advance.
- 4- The First party undertakes full responsibility for reviewing all shipments clearance documents prior to their submission / process to the customs, Agriculture and Health authority, Mawani and Q-terminal, in accordance with the laws, circulars and regulations applicable by the above-mentioned authorities.
- 5- The First Party undertakes to submit shipments documents and commence customs clearance immediately from the port upon receiving all necessary shipments documents from the Second party.
- 6- The First Party shall be only responsible for any shipping line and / or port demurrages arising due to delay in clearance of shipments after receiving the original documents without any justified reasons.

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Qatar Flour Mills Company
(A subsidiary of Zad Holding Company Q.P.S.C.)

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Zad Holding Company

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- 7- The First party shall be solely responsible if the payment is not made as per the applicable commodity code.
- 8- The First party shall be responsible for paying the port charges while clearing the Containers as per the applicable tariff / fees issued by the Port Authorities and shipping lines as prevailing at the time of clearance.
- 9- The first party shall raise the invoice as agreed rates below and settle the outstanding amounts from the second party within 1 week after returning the containers to the Shipping line.
- 10- The first party shall submit all the invoices and receipts in respect of all charges, fees & duty, along with the Invoice and settle the outstanding amounts from the second party.
- 11- The first party shall inform the damages claim, if any, from the shipping line and the second party shall settle the claim directly to the shipping line.

Obligation of the Second Party:

- 12- The Second party shall be responsible for paying custom duty charges and all other charges to be paid online while making the declaration form, The first party shall not be responsible for any delay in clearance if the second party delays in paying customs duties.
- 13- The second party will be responsible for handing over advance cheque for delivery order collection to the first party in the name of the shipping line while handing over the documents to the first party.
- 14- The second party shall be responsible for any damage sustained to the containers at the time of unloading.
- 15- The second party shall have and ensure adequate insurance for the goods being imported by the second party and the first party shall not be responsible for any internal damage to the goods and any losses sustained by the second party thereof.
- 16- The Second Party should submit the Shipping Documents (clearance documents) to the first party well in advance.

Rates:

- 1- Customs Clearance rate: 75 Qatari Riyal per container. (Hamad Seaport)
- 2- Vessel clearance rate : 500 Qatari Riyal per Bill of lading will be charged subject to maximum 2000 Qatari Riyal per vessel.

Payment Terms:

Payment within 07 Days upon submission of Invoice.

All payments including customs duty and other charges shall be paid by cheque only.

Duration of Contract

This contract will be effective for ONE YEAR from the date of this contract. After one year this contract will be automatically renewed unless either party wants to terminate the service agreement.

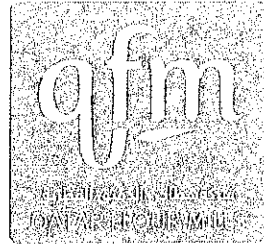
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Assignment:

Neither party shall assign its rights, duties or obligations hereunder or any interest herein without first obtaining the prior written consent of the other party.

Termination:

This contract will be effective from the date of signing the contract and either party has the right to terminate this contract at any time with 60-day written notice.

Counterpart:

This contract has been executed in two original copies; each party received one thereof.

This Contract is subject to the Laws of the State of Qatar.

Any Dispute arising between the Parties hereunder shall be finally settled by the courts of Qatar.

Confidentiality

Both parties agree to maintain all confidential information in strict confidence, both parties may disclose or permit the disclosure of any confidential information to its directors, officers and employees who are obligated to maintain the confidential nature of such confidential information.

Signatory

DANDY COMPANY LTD (CUSTOMS DIVISION)
(First Party)

A handwritten signature in black ink, appearing to read "Arjan O." It is written in a cursive style with some loops and variations in thickness.

Signatory

QATAR FLOUR MILLS
(Second Party)

A handwritten signature in black ink, appearing to read "M.A. Al-Thani". The signature is more formal and structured than the one above.

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