



A Sustainable Agri-Food Company



## SALES CONTRACT AMENDMENT 1

CONTRACT NO. : MWS1812025

DATE : 7TH MAY, 2025

### DOCUMENTS

- 1) BILL OF LADING 3 ORIGINAL ✓
- 2) CERTIFICATE OF ORIGIN ENDORSED BY CHAMBER OF COMMERCE ✓
- 3) PACKING LIST ✓
- 4) HEALTH CERTIFICATE FROM MOH & ENDORSED BY CHAMBER OF COMMERCE ✓
- 5) CERTIFICATE OF ANALYSIS WITH METAL & FAC RESULTS ✓
- 6) MARINE INSURANCE ✓
- 7) COMMERCIAL INVOICE ENDORSED BY CHAMBER OF COMMERCE ✓
- 8) NON-GMO DECLARATION ✓
- 9) NON-ALLERGEN DECLARATION ✓
- 10) CERTIFICATE OF WEIGHT AND QUALITY INDEPENDENT SURVEYOR ✓
- \* ANY LEGALISATION / ADDITIONAL CERTIFICATES / INSPECTION WILL BE CHARGE EXTRA ✓

### WEIGHT / QUALITY DESCRIPTION

SHIPPED WEIGHT / SHIPPED QUALITY AT LOAD PORT FINAL ✓  
[+/-]5% TOLERANCE ALLOWED

### FORCE MAJUERE

DURING THE TENURE OF THIS CONTRACT IF A SITUATION OF FORCE MAJUERE OCCURS DUE TO NATURAL CALAMITIES, CIVIL DISTURBANCE, COMMOTION, RIOTS AND ANY OTHER ACTS OF GOD OR MANMADE THEN EITHER PARTY MUST INFORM THE OTHER WITHIN 7 DAYS OF SUCH OCCURRENCE AND IF THE SITUATION PERSISTS FOR A PERIOD EXCEEDING THE CONTRACT EXECUTION PERIOD, THE CONTRACT EXECUTION PERIOD, THE CONTRACT SHALL BE DEEMED TO BE NULL AND VOID WITHOUT ANY LIABILITIES ON EITHER SIDE. ✓

### ADDITIONAL TERMS AND CONDITIONS

PARTIAL & TRANSHIPMENT : ALLOWED

### RULES OF GOVERNANCE

THIS CONTRACT IS GOVERNED BY THE RULES AND LAWS OF MALAYSIA AND THE SAME SHALL BE APPLICABLE IN THE UNLIKELY EVENT THAT THE SELLERS AND THE BUYERS ARE UNABLE TO RESOLVE THEIR DISPUTES THROUGH AMICABLE MUTUAL DISCUSSION. ALL TAXES AND DUTIES APPLICABLE AT THE LOAD PORT ARE TO SELLERS ACCOUNT AND AT THE DISCHARGE PORT ARE TO BUYERS'S ACCOUNT ✓

### CONTRACT TERMS

AS PER PORAM / MEOMA CURRENTLY IN FORCE ✓

Additional condition:

ALL DISPUTES ARISING OUT OF OR IN CONNECTION WITH THE PRESENT CONTRACT SHALL BE FINALLY SETTLED UNDER THE RULES OF ARBITRATION OF THE INTERNATIONAL CHAMBER OF COMMERCE BY ONE OR MORE ARBITRATORS APPOINTED IN ACCORDANCE WITH THE SAID RULES ✓

THIS CONTRACT IS THE FINAL TERMS OF THE BUSINESS AND SHALL HAVE PRECEDENCE OVER ALL OTHER DOCUMENTS EXCEPT AMMENDMENTS TO THIS CONTRACT OR ADDITIONAL DOCUMENTS ISSUED BY US, DULY ACKNOWLEDGED BY ALL PARTIES IN WRITING. ✓

Please return one copy of this confirmation duly signed. Failure to return or acknowledge does not in any way affect the terms and validity of the confirmation