### PERIOD : 01.07.2013 TO 30.09.2013

Code INDIVIDUAL

Sale Contract No.MKTG/9/45( )/C.NO. Date:

This agreement is made on between the following:-

Sellers:

### MOIL LIMITED, (FORMERLY MANGANESE ORE (INDIA) LTD.) NAGPUR,

hereinafter referred to as the "Seller" which expression shall, unless excluded by, or repugnant to the context, include all its successors and assigns, agree to sell and

Buyers : M/S

hereinafter referred to as the "Buyer" which expression shall, unless excluded by, or repugnant to the context, include all its successors and assigns, agree to buy.

On the following terms and conditions :-

1.Validity of the Contract: FROM THE DATE OF AGREEMENT TO **30.09.2013** (THIRTIETH SEPTEMBER TWO THOUSAND THIRTEEN).

The quantity lifted after 30.09.2013 will attract the new price, if any, effective from 01.10.2013.

4. Quality : The average quality of despatches effected against parcel will be of the following specifications :4.1 Chemical Specifications :- (INDICATIVE)

# I) Chemical /Physical Specifications indicative

# CHEMICAL

CODE	Mn	Phos	SiO2	Fe

## PHYSICAL

CODE	+10mm	+6mm	+3mm	-3mm

4.3 A samples drawn at the time of loading wagons /trucks shall be taken into account for the purpose of ascertaining the quality.

5.1 PRICE:- MOIL reserve the right to revise the prices any time during the contract period. Prices ruling on the date of despatch shall be charged

5.1. 2	1) THE BASI	IC PR	ICE RS	/-	PER MT	(Rs	•	
			) FOR ORE (	CODE			_	
	BASIS Mn		_%, Prorata	adj	ustmen	t of	price	as per
	percentage	of	Manganese	for	both	incr	ease	and
	decrease							

The rate mentioned above is on F.O.R. Mine siding basis.

5.2 Taxes, duties, royalty, VAT, other levies, Madhya Pradesh Gramin Avsanrachna Tatha Sadak Tax etc shall be extra as applicable.

#### 6. Payment/Interest :

6.1 The mode of payment will be either advance or through the Letter of Credit, with all Bank charges on openers' account.

6.2 Wherever the mode of payment through L. C. is also acceptable, the Buyer will open a confirmed irrevocable letter of credit with 30 days credit with any Nationalised Bank/ a bank acceptable to MOIL payable at Nagpur to MOIL for 100% of the FOR the "Parcel" as a condition precedent for issue value of of parcel permitting payment of 100% of the FOR value of a 'parcel' plus royalty, sales tax, VAT, excise duty, Madhya Pradesh Gramin Avsanrachna Tatha Sadak Vikash Adhiniyam 2005 Tax, sampling charges, extra transport charges wherever applicable and other levies as may be applicable. MOIL will provide additional credit period over 30 days i.e. upto 90 days (30 days free credit plus 60 days additional credit period with interest) MOIL will charge an interest @ 1.25% per month for additional 30 days credit on gross value of ore. There will be cash discount of 0.5% on advance payment for all grades of Manganese Ore.

6.3 The buyer shall deposit 5% of the value of contracted quantity, based on the Basic Price as Earnest Money Deposit in the form of a Bank Guarantee as per the Proforma prescribed by MOIL or through Demand Draft of a nationalized Bank or of a Bank acceptable to MOIL drawn in favour of MOIL LIMITED., payable at Nagpur, or in lieu of the payment or Bank Guarantee, a Cheque for the amount together with the undertaking as per the proforma provided by MOIL within 20 days of signing the contract/ issue of D.O., whichever is earlier. The Seller shall have the right to forfeit the earnest money deposited in full or in part on pro-rata basis based on the quantity lifted, in case the actual quantity lifted during the contract period falls short of the contracted quantity by more than five percent.

Example :a)Contractd quantity :1000 T b)Basic Price :Rs.2000/- per tonne. c)Value of EMD :Rs.2000 x 1000 x 5%=Rs.100000 d)Quantity lifted during contract period:800 Tonnes :950 Tonnes e)Minimum quantity which should have been lifted to avoid forfeiture of EMD f)Quantity attracting forfeiture of EMD :150 Tonnes g)Value of 150 Tonnes :Rs.300000/-:Rs.300000 x 5% =Rs.15000/h)5% value of above

For calculating the above, the Basic price will be taken as the price, applicable on the date of signing of the contract.

However, any controversy if arose regarding the lifting of quantity shall not affect the right of MOIL to encash the Cheque agreed to be delivered by the Buyer.

6.4 "The indenting of Ore along with the requisite payment by the customers should be in a phased monthly instalments vis-a-vis the annual quantity, and MOIL will also effect supply accordingly".

6.5 In the event, the buyer does not deposit Earnest Money within 20 days from the date of signing the contract, the contract shall be cancelled. However for any future contracts entered, the buyer shall be liable to first clear his obligation of depositing the said forfeited Earnest Money.

7. In case the buyer lifts the ore by road, it is the responsibility of the buyer to ensure that whatever quantity & quality of Manganese Ore loaded at our Mines only to be transported and received at their factory. For better services buyer should not allow the transporter either for transshipment or for overloading. If buyer fails in his obligation of following the rule of law, and if any truck held by any authority while doing illegal transportation, the seller (MOIL) is at his liberty to impose any penal action either to cancel the contract, black list the transporter as well as buyer or else take any other action as deemed fit

Decision of MOIL in the above regard shall be final and binding.

8. Other terms and condition - All other terms and conditions for supply of Manganese ore shall be as per General Terms and conditions enclosed herewith.

SELLERS For and on behalf of BUYERS For and on behalf of