

ASSOCIAÇÃO NACIONAL DOS EXPORTADORES DE CEREAIS (NATIONAL ASSOCIATION OF GRAIN EXPORTERS)

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83 BRAZILIAN REFINED SOYBEAN OIL

F.O.B. CONTRACT FOR PARCELS

Revised and Effective from 1st January 2023

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		4
	Shipment per one or more vessels. The Seller bears all costs, risks of	5 6
	t the port of shipment when all costs, risks of loss and damage to the	7 8
2. GOODS: Brazilian Refined Soybean Oil.		9 10 11
3. QUALITY/CONDITION:		12
	an oil. It shall be produced from fair average quality crude soybean oil, has been removed by hydration and mechanical or physical separation, and deodorized).	
Good merchantable quality, deodorized, produced from sound yello		16
composite sample taken according to method laid down in FOSFA superintendent of FOSFA. Cost and choice are on Seller's account,	ng and limited to the items below based on a general representative CONTRACTUAL METHODS OF SAMPLING and issued by a member for following items:	17 18 19
superinterident of 1 Oof A. Cost and choice are off Seller's account,	Tol following items.	20
- Flavour	shall be bland; (Sensorial)	21
- Colour in a 1 st Lovibond cell - Free fatty acids (% by wt)		22 23
- Appearance		24
- Cold Test	minimum 5 ½ hrs; (AOCS Cc 11-53)	25
- Moisture and volatile matter		26
- Unsaponifiable content		27 28
- Peroxide Value (in Meq./Kg) - Stability (AOM)		20 29
- Preservatives (GRAS)		30
- Fish oil test	shall be negative; (AOAC 974.20 method)	31
- Marine animal oils test	. shall be negative; (AOAC 974.20 method)	32
- The oil shall be free from settlings or foreign matter of any kind; - The oil shall be bland and free from rancid, painty, musty, soany,	fishy, metallic, beany, and other foreign or undesirable odours and	33 34
flavours.	nony, metallio, bearly, and other foreign of undestrable odours and	35
Other quality/condition in accordance with Brazilian Legislation effe	ctive at time and place of shipment.	36 37 38
Buyer has the option, at its expense, to appoint a Member Superir	ntendent of FOSFA to perform joint sampling and sealing according to	
	ssel's berthing, of the name of the Independent Surveyor it is appointing.	
	sued by Buyer's and Seller's appointed Surveyors does not exceed the	
percentages mentioned below, then the results of Surveyors appoir	nted by Sellers will be final and binding on the parties.	43
- Colour 0.3 Red. Moist	ure 0.01% and Peroxide 0.5 Meg/Kg	44 45
Colour old Mou, Molec	are oronia referrate oronia of mounty	46
	the BL date and at its expense, a third test shall be carried out as per	
following procedure and the average of the 2 closest analysis res allowances shall be settled by a complementary debit note.	ults shall be final and binding on the parties under this contract. Any	48 49
Requesting party shall inform the other party about its decision of re	questing a 3 rd analysis, by submitting a list containing the name of three rty shall confirm its agreement to one of these three names within three	50
business days.		52
In case counterparty fails to respond, the requesting party has the r		53
) sample counter-sealed by Seller's and Buyer's appointed Surveyors; as mentioned above and recognized as FOSFA Analyst Member who	54 55
shall perform the tests following the methodology established on thi		56 57
The request of a third test shall not entitle Buyers to refuse or delay	the payment of shipping documents in accordance with clause 14.	58 59
	vessel's tank shall be drawn by superintendents at the vessel's rail or	60
the nearest practicable point prior to loading, but not earlier than analysis and/or arbitration and contamination purposes.	24 hours from commencement of loading operations, and sealed for	61 62

If the oil to be shipped is not to be commingled in the vessel(s) tank(s) with oil loaded by any other Seller(s), Sellers under this contract 63 have the option to draw the sample(s) from the vessel(s) tank(s). However, if this option is exercised and to ensure that samples are 64 available in the event of a contamination claim, superintendents shall draw and seal (conjointly, if applicable) no less than five representative 65

samples	· · · · · · · · · · · · · · · · · · ·	
4.PACK	NG: In bulk	70 71
	/ERY: Between, both dates included. Provided the vessel 7 NOR as per Clause 10 and is ready to load within the Delivery Period, Sellers shall, if necessary, complete loading after the delivery 7	72
	RACT PRICE: 7 6.1.US\$() per 7	76
metric to	7	79
	ts), per pound. 8	80 81
pumped		82 83 84
		85 86
executed and clos not trade Buyer ad quantity original i For orde Seller sh month so For any	rs given or changed during the session of the Chicago Board of Trade, however, Buyer is not responsible for execution. Stall fix the price at the latest 5 business days prior to shipment, but no later than 2 business days prior to the first notice day of the serving as basis for the pricing of this contract. Stallance unpriced within deadline above, the "settlement price" of the close on the said second business day shall automatically be at to price this contract.	88 89 90 91 92 93 94 95 96 97 98
	* B) Futures exchange, with *Buyer or *Seller to give up a number of futures contracts closest to the contracted quantity to uyer at the latest 5 business days prior to shipment or at the latest 2 business days prior to the first notice day of Chicago Board of asis month, whichever is earlier. The give up party to confirm number of futures contracts and price as soon as possible.	100 101 102 103 104
Chicago Trade ba the outs a tolerar Trading the origin	e up to be done during Chicago day session (8:30am – 1:20pm Chicago local time) within the daily trading range (7:00pm – 1:15pm 1 local time). If on the fifth day prior to commencement of loading or on the second day prior to the first notice of Chicago Board of 1 asis month Buyer/Seller has failed to give up all or part of the required futures contracts, Seller/Buyer shall have the right to buy/sell 1 randing amount of futures contracts at the market on the first business day following above deadline. If the contracted quantity has 1 not and the contractual Chicago Board of Trade month is already on its delivery period (between the First Notice Day and Last 1 Day) then the final settlement of such over/under fill must be based on the next Chicago Board of Trade month, at par/plus/less 1 notice day of the contractual Chicago Board of Trade month.	105 106 107 108 109 110
	(S) OF SHIPMENT1	114 115
•	1	116 117
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	1	120 121
(i) (ii) (iii)	the nominated quantity must always be in multiples of 500 metric tons; nomination shall state vessel's ETA date, IMO number, flag, age, ownership, and detention rate (if clause 11.1 is opted) or 1	122 123 124
for Short	as the right to reject nomination of a vessel whenever any or all the requirements and/or information above are not fulfilled (except 1 Shipped Quantities as defined herein, and contracts for total quantity of less than 500mt).	125 126 127 128
The Sell on the 1 earlier.	er shall not be obliged to commence loading before the Loading Obligation Date. The Loading Obligation Date shall be at 8:00am 1 th day after the vessel nomination date or the first day of the Delivery Period, whichever is later, even if loading actually commences 1	129 130 131
If last E- Loading Nominat control, i	t least 5 days prior to berthing of vessel at loading port, Buyer shall declare the vessel's destination. 1 TA date reported by Master or NOR, as the case may be, exceeds 10 days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 1 To days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 1 To days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 1 To days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 1 To days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 1 To days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 1 To days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 1 To days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 1 To days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 1 To days from ETA date informed at Nomination, the original 1 Obligation date shall, only one time, be extended by 10 days. 2 To days from ETA date informed at Nomination, the original 1 Obligation date shall be not only one time, be extended by 10 days. 3 To days from ETA date informed at Nomination, the original 1 Obligation date shall be not only one time, be extended by 10 days. 4 To days from ETA date informed at Nomination, the original 1 Obligation date shall be not only one time, be extended by 10 days. 5 To days from ETA date informed at Nomination, the original 1 Obligation date shall be not only one time, be extended by 10 days. 5 To days from ETA date informed at Nomination, the original 1 Obligation date shall be	132 133 134 135 136 137
for a ves	A. The Buyer must give written notice of the substitution of the vessel to Seller. Such substitution shall fulfil all of the conditions	138 139 140

Master of the substituted vessel. 142 143 C. If conditions set out in A. and B. are fulfilled, the Loading Obligation Date will remain the same, provided that the substitution is 144 received by the shipper of the goods at the latest 3 business days prior to the new vessel's ETA date. 145 146 D. Maximum of 2 substitutions are allowed under this contract. A third substitution is exceptionally allowed in case of Short Shipped 147 Quantity. 148 149 E. If the substitution concerns a Short Shipped Quantity, this condition shall apply. A Short Shipped Quantity means the difference between 150 the quantity nominated to be loaded on a vessel under this contract and the quantity actually loaded. If the Buyer nominates a substitute vessel for a Short Shipped Quantity, the Loading Obligation Date of the Short Shipped Quantity will be the date agreed by the parties to the 152 Contract or, failing specific arrangement, at 8:00am on the 16th day after the date of the substitution. The substitution of the Short Shipped 153 Quantity shall be final and irrevocable and shall fulfil the following conditions failing which Seller can reject: 154 155 The substitution shall fulfil all the conditions set out in A. and B.: 156 (ii) The substitution must be received by the shipper of the goods at the latest 3 business days prior to the new vessel's 157 158 ETA date: and (iii) The substitution must be sent following the original string, which must be mentioned in the substitution. 159 160 In the event that any of the conditions for a substitution are not fulfilled, the Seller shall have the right to reject the substitution without delay. 161 If, however, the Seller does not reject the substitution, the substitution shall be allowed but Seller has the right to consider it as a new vessel 162 nomination and start counting a new Loading Obligation Date. 163 164 9. WEIGHT: To be final at time and place of shipment per certificate(s) issued by the Independent Surveyor, based on figures ascertained 165 by measurement of shore tanks, where available, its cost being on Seller's account. In case shore tank measurement is not available, the 166 ship's tank measurement shall be final. 167 Buyer has the option, at its expense and for its own guidance, to request for joint weight control, advising the Seller in due time the name 168 of the Independent Surveyor it is appointing (as per clause 3). 169 For all effects and purposes, results of the Seller's appointed Independent Surveyor will be final and binding on the parties. Any figures 170 other than those described above will not be acceptable. 171 172 10. NOTICE OF READINESS ("NOR"): To be tendered when the Vessel has arrived at usual waiting place at loading port and is ready in 173 all respects to load, whether in port or not. NOR tendered after 5:00pm on regular business days, or after 11:00am on Saturdays, or on 174 Sundays and Holidays shall be effective under this contract only from 8:00am of the immediate next working day. 175 176 11. GENERAL LOADING CONDITIONS: Captain and crew shall collaborate in all guay movements necessary to accommodate shore 177 loading equipment in the respective tanks/spaces. Buyer shall give nomination of vessel in accordance with loading port rules in force at 178 the time and place of shipment. 179 Cargo to be loaded (*specify as applicable): 180 181 * 11.1 As fast as vessel can receive, or as fast as berth equipment can load. However, if vessel gave "NOR" in time and if not 182 sufficient goods are available to start loading on the Loading Obligation Date or when free berth becomes available, whichever is later, or if 183 continuous loading of vessel has to be interrupted due to lack of cargo, Seller shall pay the amount named as detention at the rate specified 184 in the vessel nomination during periods when loading is delayed. 185 Detention at the rate specified in the nomination, which shall never exceed charter party demurrage rate or daily hire, as the case may be, 186 is construed in the nature of liquidated damages and, as such, no further damages shall be claimed and no further amounts shall be claimed, 187 regardless of any effective detention claimed by and/or paid to the vessel. 188 189 190 11.2. At the following average rate which is to apply on the total cargo: 191 A) Seller undertakes to pump the oil into the vessel at a rate of at least 80 metric tons (to be applied on this parcel) per running 192 hour, provided at all times the vessel is in condition to receive at this rate, otherwise demurrage as per Charter Party for its account, no 193 194 despatch. 195 B) Time to count per running hour. Saturday afternoons, Sundays, and Federal and/or State and/or Municipal holidays excepted, 196 unless used. On Mondays and on days after a holiday, time to start/restart counting at 8:00am (unless used). 197 Seller shall not be responsible for any time lost due to act of God, strike, lockout, riots, civil commotion, labour stoppages at the port(s) of 198 loading or elsewhere preventing the forwarding of the goods to such port(s), breakdown of machinery and/or winches, power failure, fire or 199 any other cause of "force majeure". 200 201 C) Demurrage rate to be indicated to Seller together with nomination of vessel as per Charter Party rates that shall be demonstrated 202 by Buyers if requested. 203 204 D) Laytime to start counting 6 hours after NOR is considered effective as established in clause 10. In case vessel is declared 205 unsuitable, laytime starts to count only at the moment vessel is declared suitable in all respects to receive cargo, whether in port or not, 206 whether in berth or not, regardless of NOR being re-tendered. 207 Laytime not to commence prior to Loading Obligation Date as set out in clause 8. 208

B. The ETA date of the substituting vessel must be no more than 5 days earlier or 5 days later than the last ETA date reported by 141

Whenever the vessel nominated is loaded by more than one Shipper per berth and/ or more than one bulk commodity per berth and/or at

more than one berth per port, the time attributed to each individual berth shall be prorated among all the Sellers/commodities loading at that 213 berth. At second and/or further berths, laytime shall start to count from the time vessel is anchored at anchorage area or berthed, whichever 214

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Once on demurrage always on demurrage, without time deductions until the end of shipment.

Shifting from roads to berth not to count as laytime even if on demurrage.

is earlier. Laytime shall finish upon completion of loading.

If one or more shippers do not have the goods ready for loading at the berth, then prorated counting of laytime to stop from the moment all goods are loaded by shippers who had goods ready, and time to count separately for the remaining parcel(s). If the vessel is not allowed to berth because goods are not ready for loading, faulty sellers will be jointly and exclusively responsible for whole Vessel's laytime costs from the moment of such failure until vessel is berthed.	217
At second port of loading, if used, laytime to start counting at 8:00am on the next working day after the vessel's arrival, whether in port or not, whether in berth or not. If loading berth is free and available, vessel is considered "arrived" when berthed alongside. When port is congested and/or berths are unavailable, "arrival" is the moment the vessel drops anchor at the bar or normal anchorage.	220 221 222 223
12. EXTENSION: If the vessel has not tendered NOR as per clause 10 within the Delivery Period, Buyers shall be entitled to a 30-day extension Delivery Period to fulfil such obligation ("Extension Period"). Notice of such extension shall be dispatched to Sellers no later than the last day of the original contract Delivery Period, failing which Sellers shall have the right to declare Buyers in default. Sellers undertake to carry the goods for such extended period at the carrying charges rate stipulated in clause 13. Sellers shall complete loading after expiration of the Extension Period provided that the vessel tenders "NOR" as per clause 10 within the extended period. In the event the vessel has not tendered "NOR" as per clause 10 within Extension Period, Sellers shall have the right to declare Buyers in default and Buyers shall additionally pay to Sellers an amount equal to carrying charges for the entire Extension Period.	226 227 228 229 230 231
13. CARRYING CHARGES: In the event any or all the goods are not on board the vessel by the last day of the period of delivery (*specify as applicable):	234
* 13.1 Provided Buyers have given notice claiming extension as per clause 12, carrying charges shall be due and calculated from the first day of Extension Period based on total shipped quantity at the rate of US\$ 0.75 per metric ton per day for the first 15 days and US\$ 1.25 per metric ton per day for the following days up to the date the Vessel's loading operation is fully completed at loading berth. Carrying charges are construed in the nature of liquidated damages and, as such, no further proof of damages shall be required. The foregoing rate includes storage, interest, shrinkage and insurance costs.	237 238 239 240
The following shall apply under this clause:	241 242
Carrying charges during strike periods of 24 hours per day or pro-rata:	243 244
A) Vessels that arrived/tendered Notice of Readiness during the contractual period and entered into extension: the strike period during the extension period to be discounted from the number of days due as carrying charges, either berthed or not.	245
B) Vessels that arrived/tendered Notice of Readiness during the extension period: carrying charges are due from the first day of the extension period up to the date the strike commences, and will again become due from the date the work is resumed, either berthed or	248 249 250
not.	251 252
C) Vessels that arrived during the extension period and the port is already on strike: carrying charges are due up to the date Notice of Readiness is tendered, and will again become due from the date the work is resumed, either berthed or not.	253 254 255
* 13.2 Provided Buyers have given notice claiming extension as per clause 12, carrying charges shall be due and calculated from the first day of Extension Period based on total shipped quantity at the rate of US\$ 0.75 per metric ton per day for the first 15 days and US\$ 1.25 per metric ton per day for the following days up to the date the Vessel's loading operation is fully completed at loading berth. Carrying charges are construed in the nature of liquidated damages and, as such, no further proof of damages shall be required. The foregoing rate includes storage, interest, shrinkage and insurance costs.	256 257 258 259 260
 A) If nominated/substituting vessel tenders a valid "NOR" as per clause 10 on or before the last day of Delivery Period, carrying charges are not due, even if goods are loaded or loadings are completed after the Delivery Period. A.1) If Seller obligation to load starts on the Extension Period, carrying charges will be due until shipment date. 	261 262 263 264 265
B) Carrying charges during strike periods of 24 hours per day or pro-rata are due.	266
C) If the nominated goods are load ready and berth is free but the vessel does not berth for any reason beyond Sellers' control, carrying charges shall be due from the first day after the end of the Delivery Period even if the vessel tendered "NOR" within the Delivery Period.	269 270
D) If Buyer fails to give extension notice as per clause 12 and Seller decides to ship the goods, Carrying Charges as provided for in this clause shall be due.	273
14.PAYMENTOn presentation of following documents:	274 275 276
 A) "Clean on Board" Bills of Lading, 3 originals and 2 non-negotiable copies. B) Original Certificate of Weight, Certificate of Quality and Certificate of Cleanliness of vessel's tanks. C) Original Commercial Invoice including carrying charges and interests, as the case may be. D) Certificate of Origin. 	277 278 279 280 281
14.1 In case Bills of Lading of each berth at each port are not at shipper's disposal until 4:00pm of second business day after "shipped on board" date on the Bill of Lading due to reasons beyond Seller's control, Seller has the right to present: (i) "clean on board" Mate's Receipt to comply with item A) and (ii) Letter of Undertaking (LOU) in accordance with template in ANNEX 2 to comply with items D). Seller will, however, endorse Bill of Lading upon Buyer's request. Buyers shall, however, provide a copy the Bills of Lading to Sellers as soon as reasonably practicable after issuance.	284 285
Notwithstanding the above, if Buyer provides a copy of Bill of Lading before such time limit, Letter of Undertaking (LOU) above shall not apply.	

14.2 Invoices and Debit Notes must be settled within 2 business days. The ones relating to detention and/or demurrage and/or 290 despatch must be settled within 30 days as of presentation date. Time to count from the next business day at the domicile agreed for 291 presentation of documents, excluding Municipal, State, Federal or bank holidays at such domicile. In case of presentation of original documents through a bank, time for payment to start counting as of receipt by Buyer of bank's notice and of bona fide copies of such originals from Sellers.

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- 14.3 In the event any payment due is effected with delay, Buyer to pay Seller interest of 4% over the New York Banks prime rate ruling at the date payment should have been effected, without prejudice to Seller's right in case of non-payment.
- 15. PERFORMANCE: This Contract is for the physical delivery of the Goods described on the face of this document. However, in the course of its execution, situations involving CIRCLES and STRINGS might occur and, in this case, the parties expressly agree with the terms provided for in this clause.
- 15.1 CIRCLE: Where a Seller repurchases from its Buyer, or from any subsequent Buyer, the same goods or part thereof, a circle shall be considered to exist as regards the particular goods so repurchased, and the provisions of the Default Clause of FOSFA 53 shall not apply. (For the purpose of this clause, the same goods shall mean goods of the same description, of the same country of origin, same currency, of the same quality and, where applicable, of the same analysis warranty for delivery to the same port(s) of loading during the same period of delivery.)
- (A) If the goods are not delivered or, having been delivered, documents are not presented as a result of a circle having been 308 established, invoices based on the mean contract quantity shall be settled between each Buyer and its Seller in the circle by payment by 309 each Buyer to its Seller of the excess of the Seller's invoice amount over the lowest invoice amount in the circle. 310
- (B) Such settlement shall be due for payment no later than 15 consecutive days after the last day of the Delivery Period or, should 311 the circle not be established before this time expires, then settlement shall be due for payment no later than 7 days after the circle is 312 established. No circle shall be considered to exist if its existence is not established within 45 days after the last day of the contract Delivery Period.
- (C) All Sellers and Buyers shall give every assistance to the establishment of the circle and where a circle shall have been 315 established same shall be binding on all parties to the circle. Should any party in the circle commit, prior to the due date for payment, to any 316 act comprehended in the Bankruptcy/Insolvency Clause of FOSFA 53, the invoice amount for the goods calculated at the closing-out price, as provided for in the Bankruptcy/Insolvency Clause, shall be taken as the basis for settlement instead of the lowest invoice amount in the 318 circle, and in this event each Buyer shall make payment to its Seller or each Seller shall make payment to its Buyer the difference between the closing-out price and the contract price, as the case may be.
- (D) In the event of a claim under the Force Majeure Clause or Prohibition Clause of FOSFA 53, the date for settlement shall be 321 deferred until the expiry of the extended delivery period. Thereafter, if the contract is cancelled under the terms of the Force Majeure Clause or Prohibition Clause of FOSFA 53, this clause is not applicable.
- (E) When a circle is established as provided for in this clause and all the parties in the circle have the same Loading Obligation Date, none of the Sellers in the circle shall be required to pay detention to their Buyers in the circle.
- 15.2 DOCUMENTS BY PASS (STRING): In case of resales in string, any party involved may propose a documents bypass whereby one Seller involved in the string presents documents to any subsequent buyer at an agreed price.
- (A) Such proposal is to be made in good time, preferably prior to commencement of loading of the nominated vessel, and to 329 contain names of sellers and buyers in the string, their individual prices and the suggested settlement of price differentials.
- (B) All parties in the string may, at their own absolute discretion, refuse or agree without prejudice to their rights and obligations under their own contract, and the proposal will be declared in force only if all parties in the string have confirmed their agreement, otherwise it will be declared failed. Agreement by each party shall include their express acceptance of the Arbitration Clause and of the Insolvency 333 Clause of FOSFA 53. Either declaration, in force or failed, shall be notified without delay to all parties involved by the party that made the 334
- (C) If such declaration is not received by the time the vessel has started to load, the first seller may withdraw its agreement and 336 present document to its own buyer or, at its option, charge interest at the rate stipulated in this contract for any time lost in presentation of 337
- (D) When a string proposal is declared in force, each party shall be deemed to have entered into a contract with all other parties in the string (who are also trading on the same terms), including express agreement by all parties to arbitration and to the application of the Insolvency clause. It shall also be deemed to have transferred automatically from the first to the last buyers the obligation to pay for the goods and to cover insurance in accordance with the Insurance clause. Likewise, the acceptance of a string proposal by parties other than the first sellers and the last buyers shall constitute their firm commitment to pay any price differentials and other monies due.
- (E) Should the nominated vessel for a string already in force be substituted, totally or in part, the first seller is under no obligation 344 to commence loading the substitute vessel prior to the receipt of the substitution from its own counterparty. 345
- (F) Despite agreeing without prejudice to a document bypass proposal, all the parties' rights and obligations under their individual contracts, save as amended by operation of the agreed bypass, shall remain fully in force. Prior to the presentation of documents to the end buyer, any party in string may, in the event of unforeseen and serious circumstances, including the insolvency or threatened insolvency of any party in the string, withdraw the agreement, by giving immediate notice of such withdrawal to all other parties. The documents shall 349 then be presented through the string between individual counterparties.
- (G) To permit settlement of price differentials, the end buyer in string shall without delay confirm the receipt of shipping document and exact quantity shipped to all parties involved, and price differentials as agreed shall then be paid in 48 hours from receipt of the relevant 352 debit note. Carrying charges, any detention or demurrage and/or quality allowances, if due, shall be settled between individual 353 counterparties.
- (H) Carrying Charges amounts and/or quality allowances may be included in the invoice covering original documents presentation if it was clearly stated in string proposal and accepted by all the parties involved. The party receiving documents in a string proposal must inform quality results in the notice sent to all parties involved declaring that documents were received in Good Order. In this case:
 - (i) No carrying charges to be settled between the other parties, unless there are different delivery periods involved.
- (ii) Quality allowance percentages must be discounted from the price differences applied between the other parties, as shown in 360 362
- (I) All Sellers and Buyers under contracts containing the Documents By-Pass Clause shall be deemed to have entered into mutual agreements with one another to the above-mentioned effect, and to agree to submit to arbitration all guestions and claims between them or any of them with regard to the execution of this clause in accordance with the Arbitration Clause of this contract.

16. NOTICES: The Brazilian official time (Brasilia) shall apply under this contract. Any notices - excluding the ones relating to "NOR", which are governed by item 10 - received after 4:00pm on a Brazilian business day shall be deemed to have been received on the following business day. A notice from the broker shall be a valid notice under this contract.	365 366 367 368
17. INSURANCE: Insurance will be covered by Buyer, as per FOSFA 4 conditions in force at the date of entering the contract. Upon request, Buyer shall confirm to Seller, prior to start loading, that same has been effected. In such case, if cover notice is not received by Seller at time of loading, Seller has the right to cover insurance on Buyer's account and expense. Seller is to be considered as co-assured by Buyer's insurance.	369 370
18. TAXES/FEES: Vessel's port utilization tax/fees to be paid for in accordance with Port Administration rules and regulations. Brazilian taxes on cargo on Seller's account and risk. Buyer is responsible for all other vessel's port expenses. Buyer shall be responsible for any increase in export taxes (including value added tax) and any new taxes that may come into force on any cargo lifted after the contractual period of delivery, which includes any extension period, provided it is properly claimed.	374 375
19. ARBITRATION: This Contract shall be governed by and construed in accordance with English law. Any disputes arising out of this contract, including any question of law arising in connection therewith shall be referred to arbitration in London (or elsewhere if so agreed) in accordance with the Federation of Oils, Seeds and Fats Associations Ltd. ("FOSFA") Rules of Arbitration and Appeal in force at the date of entering the contract, which Buyer and Seller hereby expressly accept and admit full notice and knowledge.	380
20. OTHER CONDITIONS: All other terms and conditions not in contradiction with the above to be as per contract no. 53 of the Federation of Oils, Seeds and Fats Associations Ltd. – FOSFA in force at the date of entering the contract, of which the parties admit to have knowledge and notice, and the details given herein shall be deemed as having been written into such contract-form in the appropriate place. Any special terms and conditions applying hereto shall be treated as if written on such contract-form.	384 385
20.1 It is part of this Contract and it shall be deemed as having been written into this contract-form: all Contractual Appendixes issued by ANEC in force at the date of entering this Contract.	
This contract shall be conclusively presumed to have been entered on	392 393 394
BUYERBROKER	395 396