5. Dispute Settlement

5.1. All claimed disputes and disputes arising from the present agreement or in relation to it, initially, can be reviewed at least one month from the date of the dispute in the form of an exchange of views in the season, and if the result is not obtained, in a maximum of one month and only the same case shall be referred to arbitration in accordance with the laws of the Islamic Republic of Iran, and otherwise it will be reviewed in accordance with the laws and regulations of the Islamic Republic of Iran.

5.2. In the event of a dispute arising in accordance with Paragraph 5.1, other financial and administrative provisions of the contract will not be stopped and will continue.

6. Other Terms

6.1.

6.2. Iran

6.3.

6.4. Since the duration of the contract is 5 years in Iran, therefore in special cases, such as trade, confidentiality, protection, and arbitration laws, and any dispute between the parties will be reviewed by the laws of the Islamic Republic of Iran.

6.5. In the case of executive contract, if the contractor of the RZS party wants to use protective institutions, the priority is with the original company (...Iranians), and otherwise, if it use the indigenous institutions, this institution should be subject to the laws of the ...Iranian Institute.

6.6. This contract is valid and applicable when the contract amendment and its execution is concluded.