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CASE NO. 136 CHAMBER ONE AWARD NO. 80-136-1

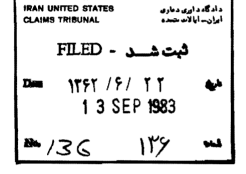
THE GENERAL TIRE & RUBBER COMPANY, GENERAL TIRE INTERNATIONAL COMPANY, GENERAL INTERNATIONAL INCORPORATED, THE GENERAL TIRE REALTY COMPANY,

Claimants,

and

IRAN TIRE MANUFACTURING (PUBLIC JOINT STOCK) COMPANY,

Respondent.





AWARD ON AGREED TERMS



Claimants, THE GENERAL TIRE & RUBBER COMPANY, GENERAL COMPANY. TIRE INTERNATIONAL GENERAL INTERNATIONAL INCORPORATED and THE GENERAL TIRE REALTY COMPANY filed on 19 November 1981 a claim against IRAN TIRE MANUFACTURING (PUBLIC JOINT STOCK) COMPANY (formerly The General Tire & Rubber Company of Iran) et al. Iran Tire Manufacturing Company filed on 24 May 1982 a Statement of Defence to this claim and a counterclaim against the Claimants and the United States of America. None of the other entities indicated as Respondents in the Statement of Claim has submitted any written or oral statements in the case. For this reason Iran Tire Manufacturing Company is deemed to be the only Respondent in this case.

On 19 August 1983 the Claimants, and Iran Tire Manufacturing Company filed a Joint Request for an Arbitral Award on agreed terms and a Settlement Agreement dated the same day. The Joint Request and the Settlement Agreement were both executed by the Claimants (in the Settlement Agreement referred to collectively as "General Tire"), the Government of the Islamic Republic of Iran and Iran Manufacturing Company. Copies of the Joint Request and the Settlement Agreement are annexed hereto.

The Settlement Agreement provides for certain reciprocal obligations by the Parties, including payment of the sum of US \$2,420,000 to "General Tire". This provision must be deemed to mean that the Claimants shall be paid jointly the total sum of US \$2,420,000. The Agreement further provides, inter alia, that out of this amount US \$2,300,000 shall be "payable forthwith upon the recording by the Tribunal of this settlement in the form of an arbitral award on agreed terms" and that the remaining amount, US \$120,000, shall be paid upon receipt by the Registrar of the Tribunal of a bank guaranty as provided in Article 1 (B) (2) of the Settlement Agreement. This latter condition has been fulfilled.

- 2 -

The Settlement Agreement also provides that payment of the settlement amount "shall terminate the proceedings in Case 136 and shall constitute complete and final settlement of all claims and counterclaims now existing or capable of arising in connection with Case 136". In view of this provision, the counterclaim asserted by Respondent Iran Tire Manufacturing Company against the United States of America must be deemed to have been withdrawn. The United States of America has in a submission of 30 August 1983 withdrawn its claims for costs in connection with the counterclaim.

The Tribunal accepts the Settlement Agreement in accordance with Article 34 of the Tribunal Rules.

Based on the foregoing:

The Settlement Agreement is hereby recorded as an Award on agreed terms, binding upon the Parties. Consequently, Respondent, IRAN TIRE MANUFACTURING the COMPANY, is obligated to pay the Claimants, THE GENERAL TIRE & RUBBER COMPANY, GENERAL TIRE INTERNATIONAL COMPANY. GENERAL INTERNATIONAL INCORPORATED, and THE GENERAL TIRE REALTY jointly the total amount of Two Million Four COMPANY, Hundred and Twenty Thousand United States Dollars (US \$2,420,000), which obligation shall be satisfied by payment the Security Account established pursuant out of to paragraph 7 of the Declaration of the Government of the Democratic and Popular Republic of Algeria dated 19 January 1981.

Since the counterclaim against the United States of America has been withdrawn, the arbitral proceedings with regard to it are terminated.

- 3 -

This Award is hereby submitted to the President of the Tribunal for notification to the Escrow Agent.

Dated, The Hague

must Gunnar Lagergren Chairman Chamber One

Howard M. Holtzmaph Dissenting Opinion

I agree with the Chairman in accepting and recording of the Settlement Agreement as an award on agreed terms but I dissent as to the remaining part of this Award not only because that part unilaterally condemns one of the parties to the performance of its obligations and ignores the reciprocal obligations of the other party but it also provides for an enforcement procedure, which a judge is barred from after deciding the dispute or accepting and recording the settlement according to Article 34 of the UNCITRAL Rules.

Mahmoud M. Kashani

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IN THE IRAN-UNITED STATES CLAIMS TRIBUNAL THE HAGUE, THE NETHERLANDS

> Case No. 136 Chamber No. 3

JOINT REQUEST FOR ARBITRAL AWARD ON AGREED TERMS

Pursuant to Article 34 of the Tribunal's Rules of Procedure, Claimants and Respondents in Case No. 136, including but not limited to, The General Tire & Rubber Company, General Tire International Company, General International Incorporated, General Tire Realty Company (hereinafter collectively called "General Tire"), and Iran Tire Manufacturing Company (Public Joint Stock), formerly known as The General Tire and Rubber Company of Iran (hereinafter called "Iran Tire"), jointly request that the Tribunal issue an arbitral award on agreed terms that will record and give effect to the Settlement Agreement reached by the parties to the Settlement Agreement.

On August 19, 1983 Respondents and Claimants entered into a Settlement Agreement, a copy of which is attached hereto, providing that General Tire shall be paid the amount of Two Million Four Hundred and Twenty Thousand United States Dollars and No Cents (US \$ 2,420,000) in complete and final settlement of all claims and counterclaims now existing or capable of arising in connection with this Case. The undersigned request the Tribunal to record the Settlement Agreement as an arbitral award on agreed terms, with full payment to General Tire to be made out of the Security Account.

Respectfully submitted,

Respondents:

Ву M.J. Vojdani

Managing Director Iran Tire Manufacturing Company (Public Joint Stock)

Βv M.K. Eshragh Deputy Agent of the Government of the Islamic

Republic of Iran to the Iran - U.S. Claims Tribunal

Date: Aug 19,83

Claimants:

By

R.M. Copeland Vice President General Tire International Company

By Theodore

Theodore E. Ravas, Jr. Assistant Counsel The General Tire & Rubber Company

Rυ Kohn A. Westberg 🗸

Wald, Harkrader & Ross

1983 Date: 4

IN THE NAME OF GOD

#### SETTLEMENT AGREEMENT

This Agreement is made this <u>M44</u> day of August 1983 between the Claimants and Respondents in Case No. 136 before the Iran-United States Claims Tribunal ("Tribunal") which case is hereinafter called "Case 136" and which parties include but are not limited to The General Tire & Rubber Company, General Tire International Company, General International Incorporated, and General Tire Realty Company (hereinafter collectively called "General Tire"), on the one hand, and Iran Tire Manufacturing Company (Public Joint Stock), (formerly known as The General Tire and Rubber Company of Iran and hereinafter called "Iran Tire"), on the other hand.

WHEREAS, General Tire has filed Case 136 with the Tribunal and Respondents have filed defenses thereto and various counterclaims; and

WHEREAS, the parties to this Agreement wish amicably to settle the above claims filed with the Tribunal;

THEREFORE, the parties to this Agreement agree to settle Case 136 in exchange for the consideration, and under the terms and conditions set forth below.

ARTICLE 1 - PAYMENT

A. In full and final settlement of all claims and counterclaims in Case 136, General Tire shall be paid the amount of Two Million Four Hundred and Twenty Thousand United States Dollars and No Cents

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(US \$ 2,420,000) ( the "Settlement Amount").

- B. The Settlement Amount shall be paid to General Tire in two parts as follows:
  - Two Million Three Hundred Thousand United States Dollars and No Cents (US \$ 2,300,000) payable forthwith upon the recording by the Tribunal of this settlement in the form of an arbitral award on agreed terms;
  - 2) One Hundred Twenty Thousand United States Dollars and No Cents (US \$ 120,000) upon receipt by the Registrar of the Tribunal of a bank guaranty issued by Nederlandse Credietbank N.V., established in Amsterdam and represented by its branch at Lange Vijverberg 16, 2513 AC 's-Gravenhage, The Netherlands, in the aforesaid amount in favor of Iran Tire in form and substance substantially as set forth on Attachment A hereto providing Iran Tire with security for General Tire's undertaking to ship to Iran those items set forth at Schedule 4, paragraph B) of General Tire's Statement of Claim, it being agreed that the said bank guaranty shall be delivered by the Registrar to the Agent of the Government of the Islamic Republic of Iran to the Tribunal forthwith upon notification of the award in Case 136 by the President of the Tribunal to the Central Bank of Algeria.
- C. By no later than August 22, 1983 the parties shall submit to the Tribunal a joint request, pursuant to Article 34 of the Tribunal's Rules, that the Tribunal record this Agreement as an arbitral award on agreed terms, and that the Tribunal order payment of the Settlement Amount to General Tire from the Security Account. Such joint request shall be in the form of Attachment B hereto.

D. Iran Tire and other Respondents in Case 136 shall pay to Bank Markazi

Iran the Rial equivalent of the Settlement Amount and will obtain Bank Markazi's approval for the payment thereof to be made to General Tire out of the Security Account. Submission of this Settlement Agreement by the Agent of the Government of the Islamic Republic of Iran to the Tribunal means that such approval has been obtained.

E. Iran Tire and other Respondents in Case 136 confirm that all applicable Iranian taxes have been deducted from the payment and fees at issue in this case. Should there be any taxes imposed on the Settlement Amount by the Government of the Islamic Republic of Iran, Iran Tire shall be responsible therefor. Should there be any taxes imposed on the Settlement Amount in countries other than Iran, by virtue of doing business in such countries, General Tire shall be responsible therefor.

ARTICLE 2 - RELEASE AND TERMINATION OF PROCEEDING

- A. Payment of the Settlement Amount to General Tire shall terminate the proceedings in Case 136 and shall constitute complete and final settlement of all claims and counterclaims now existing or capable of arising in connection with Case 136.
- B. Upon full and final payment of the Settlement Amount to General Tire, Claimants and Respondents shall, for themselves and their subsidiaries and affiliates (and for the successors and assigns of themselves and their subsidiaries and affiliates) by this Agreement, release and forever discharge each other and their subsidiaries, affiliates, directors, officers, and employees (and the successors and assigns of each other and their subsidiaries, affiliates, directors, officers, and employees) from any and all liability that they ever had, now have, or hereafter may have by reason of any past dealings, or that is capable of arising out of the share ownership, contracts, trans-

actions, or occurrences that are the subject of Case 136, or from any claim that may be pending in any court or forum. Accordingly, Claimants and Respondents agree that each of them shall, within 30 days of full and final payment of the Settlement Amount to General Tire, cause all other claims filed by either of them against the other in any court or forum to be terminated.

- C. Upon full and final payment of the Settlement Amount to General Tire, General Tire, shall, for itself and its subsidiaries and affiliates (and for the successors and assigns of itself and its subsidiaries and affiliates) by this Agreement release and forever discharge all Respondents in Case 136 and their agencies, instrumentalities, subsidiaries, and affiliates from all liability that they ever had, now have, or hereafter may have that arises or is capable of arising out of the contracts, transactions, or occurrences that are the subject of Case 136.
- D. As to any past dealings, should any claim be pending or be filed by a third party in any court or forum against any of the parties hereto based on any assignment or transfer of rights of any kind from one of the parties hereto, the party who has effected or caused such assignment or transfer of rights shall be exclusively liable to such third party.
- E. Upon full and final payment of the Settlement Amount to General Tire, all title, rights, and interest of General Tire and any of its officers, directors, and employees to the 184,320 shares in Iran Tire, including property rights, rights of ownership, dividends not received by General Tire (declared or undeclared), and any and all other rights or interest acquired by General Tire in any manner whatever, shall be transferred to the Government of the Islamic

Republic of Iran so as to represent the total divestment of General Tire's rights and interest in Iran Tire. Accordingly, General Tire is obliged to cause the stock certificates representing the 184,320 shares in Iran Tire to be returned, duly endorsed and signed together with a stock power in favor of the Government of the Islamic Republic of Iran for recording transfer of the shares in the Iran Tire Share Transfer Register, to Iran Tire within 30 days of full and final payment of the Settlement Amount to General Tire, and Iran Tire is entitled to take all necessary actions to record such transfer. In case such stock certificates are not returned to Iran Tire within said 30 days, all such certificates shall be cancelled, null, and void, and Iran Tire will be entitled to issue new certificates in their stead.

- F. The releases set forth in this Agreement and the transfer of shares hereunder are self-executing upon the full and final payment of the Settlement Amount to General Tire. No further documents, therefore, need to be executed in this regard.
- G. Upon full and final payment of the Settlement Amount to General Tire, Claimants and Respondents waive any and all claims for costs, including attorney's fees, arising out of or related to the arbitration or prosecution of the claims or counterclaims asserted (or which might have been asserted) before the Tribunal or elsewhere with respect to Case 136 or any claim of Claimants or Respondents against each other.
- H. This Agreement, including the releases set forth in this Agreement, covers only Case 136 and does not apply to the subject matter of any other proceeding in the Tribunal.
- I. It is acknowledged and agreed that upon termination of the proceedings in Case 136 pursuant to this Settlement Agreement, all of the

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releases provided for in this Article 2 shall extend to and be binding upon the Government of the Islamic Republic of Iran, and its political subdivisions, agencies, instrumentalities and controlled entities. It is acknowledged and agreed that upon termination of the proceedings in Case 136 pursuant to this Settlement Agreement, General Tire shall have no claim whatsoever against the Government of Islamic Republic of Iran, and its political subdivisions, agencies, instrumentalities and controlled entities.

#### ARTICLE 3 - OTHER MATTERS

Upon full and final payment of the Settlement Amount to General Tire, the Technical Service Agreement and the Trademark License referred to in Case 136 and any other agreement or arrangement between Iran Tire and General Tire or any of General Tire's subsidiaries or affiliates, including any termination consequences thereof, will be terminated, if and to the extent not previously terminated. Iran Tire, however, shall have the full use, without further payment, of all General Tire technical information, technology, and drawings currently in its possession, for purposes of the production of the same or other products; provided, however, that (i) Iran Tire shall not hereafter use the name, logo, trade name, or trademark General Tire or any other name, trade name, or trademark owned by General Tire; and (ii) Iran Tire shall keep such technical information, technology, and drawings confidential, and shall not disclose them to any competitor of General Tire that has operations outside Iran, and provided further that Iran Tire shall have a grace period of twelve (12) months to complete the removal of General Tire trade names from its tires. Such removal shall be accomplished with all deliberate speed and tires bearing the General Tire trade name shall be distributed only in Iran and will not be made available for export.

ARTICLE 4 - VALIDITY

- A. This Agreement is valid only in its entirety. None of the terms of this Agreement may be changed, except by written agreement of the parties.
- B. If the Tribunal does not record within a reasonable period of time this Settlement in the form of an arbitral award on agreed terms, either of the parties may withdraw it, if not otherwise agreed by the parties, and this Agreement shall not prejudice Respondents or Claimants in future proceedings in Case 136.

ARTICLE 5 - CONFIDENTIALITY

- A. Prior to the full and final payment of the Settlement Amount to General Tire, the parties to this Agreement will not divulge the content of this Agreement (except for submission to the Tribunal, pursuant to Article 1 C hereof); or of documents generated solely for purposes of settlement negotiations, in any pending or future proceeding before the Tribunal or elsewhere.
- B. Claimants and Respondents shall not use, or cause any third party to use, this Settlement Agreement in the prosecution or defense of any other case before the Tribunal or any other court or forum.
- C. Claimants and Respondents agree to treat this Agreement as confidential and to give copies only to those persons within the Government of the Islamic Republic of Iran and the United States of America and others who have a right of access to such copies and further to request those persons to treat those copies as confidential.

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ARTICLE 6 - AUTHORITY

The representatives of the parties hereto expressly declare that they are duly empowered to sign this Agreement and their signatures will commit their respective principals to fulfilment of their obligations under this Agreement without any limitations whatsoever, except as may be otherwise contained in this Settlement Agreement.

IN WITNESS WHEREOF, the parties hereto have executed and delivered this Agreement in Farsi and English versions both of which shall have equal validity.

Respondents:

Ву

. Vojdani

Managing Director Iran Tire Manufacturing Company (Public Joint Stock)

By .M.K. Eshraqh

Deputy Agent of the Government of the Islamic Republic of Iran to the Iran - U.S. Claims Tribunal

Date: Aug 19,83

Claimants:

By Copeland

Vice President General Tire International Company

By Thurdone E. Kains

Theodore E. Ravas, Jr. Assistant Counsel The General Tire & Rubber Company

By John A. Westberg

Wald, Harkrader & Ross Date:  $A_{q-3} + 19/1985$ 

#### ATTACHMENT A.

#### concept bank guarantee

### Amsterdam,

To: Iran Tire Manufacturing Company (Public Joint Stock) Km 4 - Special Karaj Road P.O. Box 2922 Tehran - Iran

We Nederlandse Credietbank N.V. established in Amsterdam having a branch in The Hague have been informed of the Settlement Agreement dated concluded between Claimants and Respondents in Case 136 before The Iran-United States Claims Tribunal at The Hague, The Netherlands, which Claimants and Respondents are said to include but not be limited to Iran Tire Manufacturing Company (Public Joint Stock), established in Iran and The General Tire and Rubber Company, established in Akron, Ohio, U.S.A.

Pursuant to the terms of aforementioned Settlement Agreement it is said that following has been agreed:

General Tire and Rubber Company, Akron, Ohio, U.S.A. shall pay the sum of United States Dollars One Hundred and Twenty Thousand and No Cents (US \$ 120,000) to Iran Tire Manufacturing Company, Teheran, Iran in the event that undermentioned shipping documents are not received by Nederlandse Credietbank N.V., Amsterdam within sixty (60) days from the date hereof.

In consideration of the above we hereby undertake to pay you a sum of United States Dollars One Hundred and Twenty Thousand and No Cents (US \$ 120,000) upon your first request in writing submitted to us not earlier than sixty (60) days from the date hereof without any need for you to issue and present a statement of justification whatsoever, provided

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signed copies of the undermentioned shipping documents, each appearing on its face to be in order, are not received by us directly or indirectly from The General Tire and Rubber Company, within sixty (60) days from the date hereof

## Shipping documents

- signed commercial invoice
- packing list
- copy of insurance policy or certificate showing coverage of all risks including war risks for 110 percent of invoice value
- signed copy of third party surveyor inspection certificate stating that the goods conform in description and quantity to the details of proforma invoice nr. a-8755
- certificate of origin issued by General Tire containing a signed statement by the Akron Regional Development Board that, based upon a shipper's affidavit or a manufacturers invoice, the goods originated in The United States
- signed copy of forwarders cargo receipt or signed copy of through bill of lading evidencing receipt of goods for irrevocable shipment to Iran Tire Manufacturing Co., showing freight prepaid

covering a shipment of various spare parts for the machinery of a tire plant

Invoice to contain the following signed statement: quote

We hereby certify that the prices stated in this invoice are the current export market prices for the merchandise described therein and we accept full responsibility for any inaccuracies or errors therein

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unquote

Partial shipments are not allowed Transhipment is allowed

This bankguarantee shall become effective upon issuance by the Iran-United States Claims Tribunal at The Hague of the arbitral award on agreed terms pursuant to the aforesaid Settlement Agreement. The Tribunal will be requested to notify us upon issuance of the said award.

This bank guarantee is subject to the uniform customs and practice for documentary credits publ. 290 revision 1974 issued by the International Chamber of Commerce.

This bank guarantee will automatically be cancelled and terminates upon receipt of above mentioned documents if appearing to be in order according to our judgement solely and if presented to us within sixty (60) days from the date hereof.

This bank guarantee is valid for a period of seventyfive (75) days from the date hereof and is extendable for any period requested by Iran Tire up to a maximum total period of six months from the date hereof.

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Attachment B.

# IN THE IRAN-UNITED STATES CLAIMS TRIBUNAL THE HAGUE, THE NETHERLANDS

Case No. 136 Chamber No. 3

JOINT REQUEST FOR ARBITRAL AWARD ON AGREED TERMS

Pursuant to Article 34 of the Tribunal's Rules of Procedure, Claimants and Respondents in Case No. 136, including but not limited to, The General Tire & Rubber Company, General Tire International Company, General International Incorporated, General Tire Realty Company (hereinafter collectively called "General Tire"), and Iran Tire Manufacturing Company (Public Joint Stock), formerly known as The General Tire and Rubber Company of Iran (hereinafter called "Iran Tire"), jointly request that the Tribunal issue an arbitral award on agreed terms that will record and give effect to the Settlement Agreement reached by the parties to the Settlement Agreement.

On August , 1983 Respondents and Claimants entered into a Settlement Agreement, a copy of which is attached hereto, providing that General Tire shall be paid the amount of Two Million Four Hundred and Twenty Thousand United States Dollars and No Cents (US \$ 2,420,000) in complete and final settlement of all claims and counterclaims now existing or capable of arising in connection with this Case. The undersigned request

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the Tribunal to record the Settlement Agreement as an arbitral award on agreed terms, with full payment to General Tire to be made out of the Security Account.

Respectfully submitted,

Respondents:

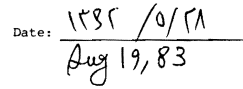
Claimants:

By

M.J. Vojdani Managing Director Iran Tire Manufacturing Company (Public Joint Stock)

1) Ву Eshragh

Deputy Agent of the Government of the Islamic Republic of Iran to the Iran - U.S. Claims Tribunal



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R.M. Copeland Vice President General Tire International Company

By Therdore E. Kaits.

Theodore E. Ravas, Jr. Assistant Counsel The General Tire & Rubber Company

By Child ulu

John A. Westberg Wald, Harkrader & Ross

19,198 Date: 6- g. st

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ATTACHMENT C

Dr. M.J. Vojdani Iran Tire Manufacturing Company Teheran, Iran

August 19, 1983

Dear Dr. Vojdani,

Attached is a facsimile of the proforma invoice No. a - 8755 listing the spare parts in the possession of General Tire International Company which will be delivered as agreed in the Settlement Agreement relating to Case No. 136.

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Yours truly,

R.M. Copeland Vice President General Tire International Company

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General Tire and Rubber Co. Akron, Ohio, U.S.A.

# PROFORMA INVOICE NO. a - 8755

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Details of spare parts to be shipped to Iran Tire Manufacturing Co. (Public joint Stock) Tehran, Iran, Karaj Road, Km 4, P.O. Box 2922.

Product	qty	description	dlrs	dlrs
code			unit price	total amount
	1	lot misc spare parts as		
		follows commodity b nr		
		678-3557		783.00
73835	1	grease reservoir type fz-a		1661.36
x87524		pn 21112		
72621	1	gould model 3996 circ pump		2378.73
<b>x</b> 71213		7-1/2		
72921	2	johnston vertical pump motors	892.92	1785.84
x72854				
7213	3	randallstickney gauge	180.00	540.00
		1/1000 inches		
x71979		stand type		
73837	3	pcs terminal unit nbr	1550.00	4650.00
		53596 for		
x14836		warren model 7812 recorder		
73838	1	peak to peak amplifier		925.00
x12408		pn 0-60858-2		
	1	directional motor power		1345.00
	pn C	-10-0306-0		

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,		1	dual integator card pn 0–12–1702–0		85.00	
		1	potentiometer pn 0-642-0129		70.00	
	73840 x13625	20 20	resistors pn x10178 pcs resistors pn x1599	25.25 25,25	505.00 505.00	
	75068 x15017	812	pcs vent drills 4-3/3 inches	2,53	2054.6	
	x12465	2	network cards nbr 0121752	1675.00	3350.00	
		2 1	network cardsmbr 0121754 167	75.00 3	350.0	
		1	10 pulse proximity switch		159.00	
•	75070 x12451	146	"contact -movable- part nbr a-77-118113a	63.00	9923.00	
	74875 x12254	6	pcs tunco grinding wheels 8x.850x11/ inches x 6 inces grit	67.45	404.70	
	74875 x11464	1	sneffer air cylinder special cast head nor 25a-a023		125.50	
	x12571	17	pcs teflon noses nor 10-5 b0104-80304-12	9.83	167.10	
	x10054	21	lbs cold roll steel1-1/2 incnes x 2-1/2 inches x 1/2 inces nor 1013	1.7	37.00	
	x11579	2	p and b relays type 4051 kn-4271-4	20.94	41.58	
	75072	4	pcs magnetrol model a-102f-	345.30	1383.20	
	12467 73636 x15029	300	ep/up-553 pcs alcon bias cutter blades nbr 72-c-150	4.95	1435.00	
	74877 x11594	5	pcs transistor 2n 3415	5.00	25.00	
	x11934	2	impeller lok collets nbr 29a 7	75.00	150,00	
		ومعتب والمراجع المراجع				

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<b>*</b> /4	ATTACHMENT C	
pcs hand nuts nbr bC	95175-01 23.00 115.00	
	26 202 20 55 205 50	

75075 x12456	10	pcs pn x30375 -x06976- oer- load heaters element ab815n8	20.55	205.50
	4	pcs pn x3982 syntron 3 retifiers y21-40 in	.25	13.00
	4	pcs pn x16310 3 inches cup pacings part nbr 1/45303	7.00	28.00
x12455	4	pcs superior electric trans formers nbr 216b 240 volts 3 amps	74.50	293.00
75136 x15113	1	repair kit nbr 2773g		294.00
x15115	2	x22732 timber solid state regent tm 3820	44.37	88.75
•	4	<b>19093</b> Jabu <b>\$20</b> Ag oilite aa	12.50	50.00
74878 x11728	1	repair kit nor a-22564-f		291.90
x11976	400	trim knife blades nbr k55mb nbr 42–528	3.27	1308.00
73272 x12421	14	pcs strip heaters pt512 125w 120 volt	15.00	210.00
X (242)	4	pcs strip neaters 750w 120v pn s-190	18.65	74.60
74875 x12572	630	pcs flexible 36 inches tape measure fabricated fro dupont tyvek	.742	8 463.00

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75071 57500 pcs 4-40 x 5/16 special phillips .0458 2637.50 x15633 flat head machine screws nbrs 1038 steel per dwg a-3224-1

73879 30 rolls of tire builder numbers 1.247 37.41 x17765

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4 73697 x18310	4	pcspn x11485 superor power stats	58.0	232.00	
*	1	pc part nb x12152 transfomer		2.00	
ir30550	6	3n3766 transistors	3.00	18.00	
	6	motorola mj2253 transistors	3.00	18.00	
	6	motorola mje30 transistors	3.00	18.00	
45920 ir30909	1	38245-b repl 38245d needle ba connecting rod	ar.	37.00	
	4	38213 Looper rocker marked a	3.00	32.00	
4509 <b>7</b>	1	reliance electric motor duty master ac nbr 363214-oy tpe p fre48ph3 1/4 np hz 60150 vol1 208-220/440 rpm	0	980.00	
ir30414	3	reliance 66541 3yl yellow ler	ns 10.00	30.00	
	1	reliance lignt source r 66486	5	5.79	
	1	reliance 76500 5u pot		5.79	
ir30483	2	f262437-1 dc meters 1	15.00	30,00	
ir30484	10	model c42 3/4 niholson steam traps	5.00	500.00	
	10	model c32 1/2 nicholso steam traps	50.00	500.00	
	15	nicholson bronze bellows type a anv and au traps	50.00	75 0.00	
	15	nicholson for 3/4 inch type byc	19.67	295.0	
74875 x11639	100	rolls tire bldr numbers 53	.15	15.00	
73633 x82564	1	ge rneostat 108070 ea101 aa27	4	89.00	

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ATTACHMENT C

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5	page 5	of 10				
	73632 x83266	4	leather cup packing as30–0137–00	6.03	24.12	
•	×0)200	6	nut let hand thread as570-445-02	61.34	363.04	
		3	model 630cn2725psid switch pres dual snap diff	148.35	445.05	
	73339 x36943	4	rod packing pn 150-0075-0030	34.50	138.00	
		2	pn rps 2631-303366 nc 3/4 8	6.60	173.20	
	*	inch	2 ay			
	73839	2	vent would resistors 600v max	25.53	51.06	
	x86935		INGA			
	73839 x86941	6	pn 248437-31vsp 4532-3369 1/2 inch 4 way versa valve	30.50	483.00 /	
		5	pn 248437-28vsp 4532-3369 1/2	80.59	402.96	
	77451	4	pn 248437 30vsp	54.09	216.38	
		9	gauges 0-100 psi	31.395	<b>2</b> 82.56	
		4	gauges 0-30 psi	7.455	29.32	
	x15114	30	rolls liner 34 inch wide x 20 yds long for asm servicer	46.00	3630.00 -	
	75545 x18937	4	sets of falk couplings type t20 size 40t	76.715	306.86	
		4	sts of fal steellex couplins type t20 size50t	76.15	306.36	
	x13948	58	pcs pn b05116-01 rubber washes	1.75	101.50	
	75205 x18086	7	pcs pn r-36676 piston rod for 55 inc curing press	172.00	1204.00	
	74996 x16671	10	pcs r4-8700-31 skinner solenoid valves	36.50	365.00	_

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	page 6 o	f 10			
Ь.	74997 x16832	500	ft 36 inch wide x /2 inch 1 inch mesh wire belting	x 14.0	7025.00
	x17212	6	acmelimit switches br x12113	53.351	320.11
	73426 x83500	2	sets bead rings ck-7573-1	110.00	220.00
		2	sets bead rings ck-7571-1	110.00	220.00
	73426 ×83500	4	pcs ck 7573-1 24-1.850	110.00	440.00
	75073	16	pc bk 3396-1 13.550 bead rings	110.00	1760.00
	×11768	16	pcs bk 3391-5 13.550 bead rings	10.00	1760.0
		8	<b>Брс БК 3976-1 16.730</b>	110.00	880.00
		4	bk-6868-16 .8501	110.00	440.00
		2	bk-7676-13 .700L	110.00	220.00
		4	<b>bk-6870-16</b> .850L	110.00	440.00
		9	bk-2563-2 15 .650	110.00	990.00
		2	bk-6300 16 910L	110.00	220,00
		2	bk-6865 16 .910L	110.00	220.00
		2	bk-2552 1 14 .650	110.00	220.00
		2	bk-2506 1-15 .650	110,00	220.00
		4	bk-4651 24 1850	110.00	440.00
	75073 x11768	16	sets bk-3396–13 inch bead rings item1 and 5	110.00	1760.00
		2	sets bk-7676 and bk-7677 1 inch bead ring items 1 and 5	110.00	220.00
		2	sets bk-2506 13 inch bead	110.00	220.00
	•	2	rings items 1 and 5 sets bk-2552 14 inc bead rings	110.00	220.00

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	4	sets bk-2563 15 inch bead rings items 1 and 5	110.00	440.00
	4	sets bk-3976 16 inch bead rings items 1 and 5	110.00	. 440.0
	1	pc bk-5930 16 inchbead rings item 1		110.00
	4	pcs bk-6863 16 inch bead . rings item 1	110.00	440.0
	2	pcs bk-6365 16 incn bead item 1	110.00	220,00
	4	pcs bk-4651 24 inch bead	110.00	440.00
	it	em 1		
	1	pc bk-4632 24 inch bead rings item 1		110.00
x11768	4	pcs bk-6370 16 inch bead rings item 5	110.00	440.0
	2	pcs bk-6300 16 inch bead rings item 5	110.00	220.00
		bom clamp rings		
x82190	12 9	2ck-2479 3-14 7 2ck-3193 6 13	<b>14</b> 4.37 144.37	1732.44 1299.33
	9	4 ck31916 13	144.37	1299.33
	5	4 ck938 7 15	144.37	721.35
	9	3ck3191 6 13	144.37	1299.33
	5	3ск 938 7-5	144.37	721.85
	2	3ck 2479 3-14	144.37	283.74
	2	4 CK 1042 3 17	144.37	288.74
	3	4 ck 1690-22	144.37	433.10
x82190	3	3 ck-1690-2-22 bead rings	144.37	433.11
	10	4ck579 2-24 bead rins	144.37	1443.70
	10	3ck 5779 2-24bead rings	144.347	1443.40
45928 ir31920	1	c22525:06 tread stitcher motor cher motor d90866-02 reliance 380/3/50		1112.30
	2	d1496-01 sneffer mdl 3sa- a006 3 inch bre stroke 12 inch rod style 2 port Loca 1 and 5		649.00

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	5	پيوست	٩/9	ATTACHMENT C
ð	73840 x86805	3	sping ring pull ot std parts 20 inces	2380.67 7142.00
•		2	bead seter cyl ser 59j 4091	3046.00 6092.00
•	73680 x83597	1	exhauster size 7 type hkp rota ccw discharge th	2912.00 above pric includes
		1	88 9753000-1 exh assy	the following items
	*.	1	33 122093-1wheel	price incl in iem 1
		1	2207231 pillow block inboard	price inc in item 1
		1	33-121558-1 topplate	price incl in item 1
		1	88-17330-15 access door Loc 3	price incl in item 1
		1	88-976035-1 trasistion	prie incl in item 1
		out	let	
		1	884976001-1 transstion	priceincl in item 1
		1 1	2022259 motor base 215t 10 np 380v 50 nz 3 png 5000 rm tefc type all	priceincl in item 1 price incl in item 1
				bearing
		1	te belt guard 22.7 plus 2 str 95-p 999144	prie incl in item
		1	drive exh v3ax60 rpm 5500 belts exh 3.6 mtr 6.6 shea 1 3/16 seave 1 3/8 bore	ave
				1/3 kw bore
		1	2207249 pillow block inboard	rice incl in itm 1
		1	68–1040070–2 adapter inst l	price incl in iem 1
		1	size 4 dust receiver std mild steel constr	price incl in item
	74880 x1164	83	rolls tire bldr mors 17	.37 72.21

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ATTACHMENT C

	130	rolls tire bldr nbrs 55 .8	7	113.10
	50	rolls tire bldr nbrs 65 .8		43.50
	28	rolls tire bldr nbrs 62 .8	7	24.36
	113	rolls tir bldr nbrs 47 .8	7	98.31
	91	rolls tire bldr nbrs 29 .8	7	79.17
	85	rolls tire bldr nbrs 49 .8	7	73.95
	26	rolls tire bldr nbrs 107		8.00
73458	1	carriage brake motor master		449.00
<b>x81</b> 105		c22363-06 bias utter		
		carried forward to page 10		107735.83
		documentation fee		50.00
		export boxing		2400.00
		inland frt and forwarding fees		500.00
		fob cleveland ohio		110685.83
		estimated ocean freight		4000,00
		estimated insurance charges		225.00
				<u></u>
		cif antwerp belgium		114910.83
		est. freight charges		3143.00
				<u></u>
				118053.83
		est. forwarding agent fees		1500.00
		est. insurance		446.17
		cif Tehran	\$	120,000.00

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