



PURCHASE AGREEMENT

BILLING TERMS: Net 30 DATE: 05/07/2024 VALID THROUGH: 05/10/2024

Project Name: Merck Research Laboratories | Project Location: South San Francisco, CA | Rating System: LEED Zero Carbon

CUSTOMER

CUSTOMER Merck Sharp & Dohme Holdings, Inc NAME

CONTACT NAME: Dexter Ma

CONTACT EMAIL: ADDRESS:

dexter.ma@merck.com South San Francisco, CA

PHONE:

LEED CONTACT: CONTACT EMAIL:

CONTACT

COMPANY NAME:

Merck Sharp & Dohme Holdings, Inc

@merck.com

CONTACT NAME: CONTACT EMAIL:

BILLING ADDRESS:

770 Sumneytown Pike, WP39-302

West Point, PA 19486 USA

(908)423-1000 PHONE:

100% Carbon Balance 01/01/2022 - 12/31/2022

Product Name

Carbon - Green-e Climate - Ecomix LEED US

1,895.12 MTCO2e

Ecomix Prospective Carbon Offset Content % of Product N 5 1979 49 to 140%

es to purchase the products identified above on the terms set forth herein, subject to the Standard Terms and Conditions

Summit Energ Services. inc (dba Schneider Electric)

Summit Energy Services, Inc., a subsidiary of Schneider Electric, agn attached hereto and made a part hereof. Signed by the duly authorize

COMPANY NAME:

SEE ATTACHED PO # 820083765 SIGNATURE

PRINTED NAME TITLE:

DATE

COMPANY NAME:

David Hughes

SIGNATURE: David Hughes PRINTED NAME:

Director, Cleantech TITLE:

5/7/2024 DATE:

Questions or Comments? Contact: Boone Jones • (303) 551-7600 • boone.jones@se.com

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Standard Terms and Conditions

Defined Terms. As used in this Agreement, the following capitalized terms shall have the following meanings:

"EACs" means energy attribute certificates such as, but not limited to RECs, I-RECs, GOs or REGOs, per region of origin.

"MWh" means megawatt hour.

Green-e® REC disclosures if applicable: "REC" (Renewable Energy Credit/Certificate), means on a MWh by MWh basis, the aggregate amount of environmental attributes, c edits, reductions, or offsets that are associated with to attributable to the generation of one (I) MWh of electric energy from a Renewable Resource and placed into the elect ice prict, a vider that "EACs" shall not include (i) any of the electrical energy associated with a EAC or (ii) any PTCs or any other similar tax benefits associated with the generation stribution, s cot transfer of the associated energy, whether now or in the future. For purposes of this Agreement, a "Renewable Resource" means an electric power generation cility producing electric power from sun, wind, geothermal, biomass, hydro, or landfill gas sources. Green-e® Certain RECs may be designated in this Agreement as certifice by Green-e Energy. Green-e® Energy is an independent certifical progn for RECs sold in the voluntary market. The Green-e® Energy logic identifies RECs that meet the program's high environmental and consumer protection standards. For more mation about Green-e® Energy, visit www.green-e.org/energy, email mailto:sengry Program in the voluntary market. The Green-e® Energy Program in the year indicated. For example, 2019e RECs may be generated anytime between July 2018 and May 2020.

RECs represent the environmental benefits of one megawatt hour (MWh) of renewable energy that can be paired with electricity. The price of RECs is in addition to charges. Customers' electricity, You will be charged separately for your electricity charges from your utility or energy service provider. By using these RECs, ye alone have the right to all associated claims about the environmental benefits they embody. RECs are to be regarded as a real environmental commodity, not a donation or investmal, in a future renewable energy project. For more information, see www.green-e.org/rec.. In the event carbon

Limited Representations and Warranties. Summit Energy Services, Inc., ("Supplier") represents and warrants that the REGs to be ret_id_under this Agreement (i) have not been sold, transferred, contracted for or otherwise committed to any third party, or otherwise used or claimed by Supplier or, to the be_knowledge_Sup_lier, any third party and (ii) have been or will be eligible under the verification or certification regime referenced in the EAC product description (these m_v,inclu_e_EC, REGO,__reen-e_o or other. Supplier further represents and warrants that it has the right to enter into this Agreement and sell the REC's to Customer. EXCEPT AS SPECIFICALLY_ET FORTH HEREIN, THE REGS ARE SOLD "AS IS", AND SUPPLIER SPECIFICALLY DISCLAIMS ANY AND ALL OTHER REPRESENTATIONS AND WARRANTIES, EX_RESS OR__LIED, STATUTORY OR OTHERWISE, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

No Transfer. Customer (and any party purchasing EACs on behalf of Customer under this Agreement) acknowledge a gree at any EACs sold under the Agreement are sold strictly for Customer's own use although they may be allocated internally by Customer to specific Affiliates, and cannot and s all not be old or otherwise transferred to or used or claimed, directly or indirectly, by any third party other than Customer or its Affiliates for any purpose whatsoever.

Delivery and Retirement. The EACs (or any portion thereof) are considered retired when Supplier removes them from inventive in accordance with industry standard practices. Greener RECs: Retirement of RECs for any vintage year shall occur on or before the first day of June in the next year.

In customer request, supplier shall deliver to Customer an attestation that the RECs purchased under this Agreement have been or will be retired on the Customer's behalf.

Termination/Cancellation. The Customer may terminate the Agreement the event that Supple has ailed to plorm any of its material obligations or breached any warranties under this Agreement and has not cured the same within thirty (30) days after receipt of written notice by a Customer. Simple may terminate the Agreement in the event Customer (a) fails to pay any sums when due to Supplier and does not to cure such breach within thirty (30) days after lepit of written notice of such failure from Supplier or (b) files a voluntary petition for bankruptoy or has filed against it an involuntary petition for bankruptoy and significant for the entition of its creditors, or applies for or permits the appointment of a receiver or trustee for substantially all of its property or assets. Supplier reserves the right to am. d. withdra or otherwise alter this submission without penalty or charge as a result of any event beyond its control arising from or due to the current Covid-19 epidemic or events subseq. t to this epidemic / pandemic including changes in laws, regulations, by laws or direction from a competent authority.

Limitation on Liability. In no event shall either Supplier or Customer hereu e liable to e othe or to any third party under or in connection with this Agreement for any special, indirect, incidental, punitive, consequential or similar damages, including, thout limitation, any ges resulting from lost profits. For any other damages, the cumulative liability of either Party shall not exceed the amounts paid or owing to Supplier. Cur omer (and the purchasing EACs and/or carbon offsets on behalf of Customer under this Agreement) is solely responsible for providing accurate volumes for unbundled EACs and or carbon offsets to be purchased. Supplier is not responsible for Customer's extraneous commodity positions, sourcing actions, or ownership of Customer's renewable energy and/or carbon offsets.

Tax. Any payment to Supplier made hereunder shall be made free and clear of any dedu in or withholding for tax (if any) and, in the event, any deduction or withholding for tax would be required, the Customer shall pay additional amounts to Supplier so that after a duction or withholding, the Supplier receives the same amount that it would have received but for such deduction or withholding. All amounts referred to in this Agreement, including but not limited to the Fees, exclude all present or future sales taxes, excise taxes, value-added taxes, import and export duties and any other taxes, surcharges or duties now existing or hereafter imposed by government authorities upon equipment and/or services quoted by Supplier. Customer shall be responsible for all such taxes and, ies ruling from this agreement. If Supplier is required to impose taxes on orders Supplier shall invoice the Customer, as applicable, for such taxes and/or fees according to state a d local state unless Customer, furnishes Supplier at the time of order with a property completed exemption certificate(s) acceptable to the authorities imposing the tax or fees. Sup leir/Custome agree to take all necessary measures to comply with tax laws and regulations of each country in which Supplier/Customer operates for the performance of this A ree nt. Supplier shall be responsible for and pay when due all Taxes for which Supplier is liable by reason of the performance of this Agreement.

Governing Law. This Agreement shall be governed by d interpreted under of the laws of the State of New York without reference to principles of conflict of laws other than Sections 5-1401 and 5-1402 of the New York General Obligation La which shall apply.

Export Control. The deliverables provide by Sup ier under this Agreement contain or may contain components and/or technologies from the United States of America ("US"), the European Union ("EU") and/or other natid s. S pplier arrants and represents that the supply, assignment and/or usage of the products, software, services, information, other deliverables and/or the embedd echnolog s ereinaf referred to as "Deliverables" under this Agreement shall fully comply with related applicable US, EU and other national and international export control | S | d/or regu | ns. Id ess applicable export license/s has been obtained from the relevant authority and the Supplier has approved, Customer acknowledges and agrees | f. the eliverables shall not () be exported and/or re-exported to any destination and party (may include but not limited to an individual, group and/or legal entity) restricted by the a | icable | or to control laws and/or regulations; or (ii) be used for those purposes and fields restricted by the applicable export control laws and/or regulations. Customer also agrees that the Deliv | ables will | of be used either directly or indirectly in any rocket systems or unmanned air vehicles; nor be used in any nuclear weapons delivery systems; and will not be used in any design | evelopment, production or use for any weapons which may include but not limited to chemical, biological or nuclear weapons. If any necessary or advisable licenses, authorizations or approvals are denied | oked, or if the applicable export control laws and/or regulations if it fulfilled the order, Advisor shall be excused from all obligations under such order and/or | g | ment.

All fees sociated with destic ACH and international wire transactions shall be borne and paid by the Customer.

Climate - Ecomix Prospective Carbon Offset Content

Climate - Ecomix is a carbon offset product. One carbon offset represents one metric ton of carbon dioxide-equivalent emissions reductions.

The verified GHG emissions reductions you purchased are sourced from projects that have been validated and registered under high-quality project standards.

Project Type	Project Certification	Project Location	% of Product*
Industrial Process Emissions	American Carbon Registry	USA	Up to 100%
HFC Abatement	American Carbon Registry	USA	Up to 100%
N20 Abatement	Carbon Action Reserve	USA	Up to 100%



The emissions reductions supplied were created in: 2017-2022
This Carbon Offset Content Label reflects the mix of project types, project locations, and Endorsed Programs available for purchase. Schneider Electric will report to you by April 1st of the followin year the actual offset mix delivered. Climate – Ecomix is Green-e © Climate certified and meets the environmental and consumer-protection standard for greenhouse gas emissions reductions (carbon offsets) set forth by the nonprofit Center for Resource Solutions

Learn more at www.green-e.org.

These projects are a mix of N2O abatement, industrial process efficiency and HFC abatement with carbon credit vintages (issuances) ranging from 2017 - 2021. Project facilities are voluntarily implementing abatement technologies or measures incentivized as a result of carbon credit funding.

Phlogiston Phase 1 – Climate Action Reserve (CAR1480).

Adipic Acid plant with N20 abatement project located in Cantonment, Florida, USA. In this carbon offset project, voluntary measures were installed to convert NOx to nitric acid via a high pressure water absorption process. The absorption column allows the Thermal Reduction Unit (TRU) to accept a higher percentage of flow from the adipic acid plant, resulting in a higher quantity of N20 destroyed.

Project Type: Adipic Acid

https://thereserve2.apx.com/mymodule/reg/prjView.asp?id1=1480

<u>True Manufacturing Foam Blowing Agent Project 002</u> – American Carbon Registry (**ACR606**). Industrial process efficiency, energy efficiency and HFC abatement in Missouri, USA. Project was developed as a carbon offset project in 2019 and registered in 2021. Carbon reductions are resulting from use of low-GWP (Global Warming Potential) blowing agent to avoid the use of high-GWP (such as HFCs) in the manufacturing of rigid polyurethane foam for retail food refrigeration units.

Project Type: Industrial Process Emissions

https://acr2.apx.com/mymodule/reg/prjView.asp?id1=606