



## License to establish Renewable and Clean Power Plant

This license is issued relying on articles 5 and 6 of Iran's electricity organization law and notes 5 and 6 of article 6 of the Renewable Energy and Energy Efficiency Organization (SATBA) statute as per request No. .... company ..... registered No. .... in the registration office and non-commercial companies ..... with national ID No. .... address ..... to establish a ..... power plant with the nominal capacity of ... in ..... province with the site geographical information as attached and complying with the following conditions and obligatory provisions signed by authorized signatories attached to the above mentioned request:

- [1]. This license is valid for six months from the date of issue, and it is non-extendable, unless the licensee submits two of the three licenses (environmental, grid connection, the ownership document or land-lease permits of power plant site). In this case the license can be extended with organization's recognition for a maximum of a six month period.
- [2]. The license is non-transferable to others, and it will be null and void if any transfer under any manner to be taken.
- [3]. Licensee is responsible for feasibility study, potential assessment, and evaluation of the energy sources, design, selection and equipment supply, budgeting, construction and operation of the power plant, production, transmission, sales of electricity, grid connection and technical protection. The license issuing authority is not responsible for all the cases mentioned.
- [4]. Development, change in power plant location, increase in power plant capacity, rename, duplicate issuance, and extension of the period will depend on the licensee's request and decision by SATBA organization.
- [5]. The commence of power plant construction based on the note 6 of commitment letter that the applicant is obliged to implement by signing it, should be based on the condition of obtaining required permissions from relative authorities. In any case the mentioned commitment letter with all its provisions is inseparable part of this license.
- [6]. Licensees are ultimately responsible for obtaining any necessary permits such as environment, grid connection and land delivery and the related possible change of land use and its expenses in case of all the renewable power plants. The licensee is also expected to obtain waste permit for waste-based biomass power plants as well as river use and water transfer lines for small hydro power plants from relevant authorities.
- [7]. Solar and wind power plants are environmentally friendly and it is possible to do agriculture and power generation from these sources in parallel in the same site. Solar and wind power licensee is committed to construct the power plant without damaging the vegetation and soil layer.
- [8]. Issuance of this license dose not lead to SATBA's approval for application change and the applicant is obliged to obtain the renewable power plant application permit through the commission article 1 of law of maintaining the use of agricultural land and gardens before concluding power purchase agreement and operation of power plant. In any case SATBA does not agree with changing the agriculture application to power plant application.
- [9]. Exchange and export of electricity produced abroad depends on receiving a separate permit from the license issuing authority. If such a mentioned permit is not received, this license will be null and void.
- [10]. Nonautomatic and nonstick exchange transfer of more than 25% of the licensee's share is allowable after the operation of the power plant with the mentioned capacity in this license and depends on a written and approval of the license issuing authority in advance, otherwise the license would be invalid.
- [11]. Upon expiration of license validity, it will be automatically null and void with no special action. If any extension is required, one month prior to expiration, relevant request for extension should be submitted and it will be preceded according to the article 1 of this permit. After the license is expired, no claim for any incurred cost by the applicant will be accepted.
- [12]. To facilitate the license issuance, no financial qualification or legal competence of the applicant would be assessed. Licenses will not have thus any financial credit in this regard and the licenses cannot be used as collateral and guarantee.
- [13]. Issuance of this license causes no restrictions for the issuing authority to issue similar licenses.
- [14]. The equipment and technology of the power plant and relevant know-how have been chosen by the applicant who is responsible for any technical performance safety, right of intellectual ownership, right of economic utilization and return and replying to any probable claims. SATBA will not be responsible for all the mentioned and similar cases.
- [15]. In case of whole or part of the power plant's capital cost that is financed by foreign investment, obtaining the license from Organization for the Investment, Economic and Technical Assistance of Iran (OIETA) is essential.

