

Ref: QBO/SS/3723 Date: 20/03/2021

ALBERTO CADAVID R & CIA S.A CARRERA 45 No 14-15 CP 050021

MEDELLIN ZIP 21519

COLOMBIA, coordinacion@acycia.com

ATTN: EDILSON SERNA TEL NO. 574-311 2144

By Courier Service

Dear Sir,

In conformation to the order terms, we enclose the <u>Original documents</u> pertaining to the shipment against the captioned order

Customer PO. OC-1428 Order No. 33094070

Documents	Original
Draft for USD 35700.00	1
Commercial Invoice 23642232	2
Packing List	2
Bill of Lading	3/3
Cert of Analysis	2
Insurance Cert	2
Cert of Quality	2
Cert of Origin	2

Kindly acknowledge receipt of the same and remit the proceeds of draft value, without loss of exchange, by crediting

Our US \$ A/C No.06691-091546-053-10 - IBAN: QA64BNPA000669109154605310 USD with BNP Paribas, Doha Qatar P.O.BOX NO.2636, by SWIFT NO.BNPAQAQAXXX through their correspondent bank BNP PARIBAS, NEW YORK Swift code: BNPAUS3N

Please advise the bank to mention our Invoice Number while remitting the payment. Kindly refer to general condition of sales, Terms & Conditions aiready sent along with Proforma

Invoice/Copy Documents.

Thanking you Yours faithfully,

FOR TOTAL PETROCHEMICALS FRANCE

(Qatar Branch Office)

Encls: As above

TOTAL PETROCHEMICALS FRANCE (Qatar Branch Office)

هاتف: ۲۳۸۰۲۹۹ ۵۷۶،

Alfardan Office Tower, 2nd Floor 61 Al Funduq Street, West Bay, P.O. Box 5177, Doha-Qatar Tel.:+974 4420 8360 C.R. No.29251



20-Mar-21 35,700.00



DRAFT

DRAWN UNDER: ORDER NO. 33094070 INVOICE NO. 23642232

PAY TO THE ORDER OF OURSELVES ON : 25-Jun-21

AMOUNT : USD THIRTY FIVE THOUSAND SEVEN HUNDRED ONLY

BEING VALUE RECIEVED

FOR: TOTAL PETROCHEMICALS FRANCE

(QATAR BRANCH OFFICE)

Tel: +974 44268360 P.O.Box: 5177 Doha - Qatar +(٧٤ ٤٤٢٠٨٣٦٠ ماتف: ١٧٧٥ الدوحة - قطر TO: ALBERTO CADAVID R Y CIA S.A CRA 45 No 14-15 BRR NIT 890,915,756-6

COLOMBIA

TOTAL PETROCHEMICALS FRANCE (Qatar Branch Office)

Alfardan Office Tower, 2nd Floor

61 Al Funduq Street, West Bay, P.O. Box 5177, Doha-Qatar

Tel.:+974 4420 8360 C.R. No.29251



Total Petrochemicals France (Qatar Branch Office) - CR 29251 Alfardan Office Tower, 2nd Floor 61 Al Funduq Street - West Bay P.O Box 5177, Doha-Qatar

Tel: +974 4420 8360 - Fax: +974 4498 0794

Page 1 / 1

COMMERCIAL INVOICE

Nr 23642232

Date

12.03.2021

Customer 81117500 ALBERTO CADAVID R Y CIA S.A CRA 45 No 14-15 BRR NIT 890,915,756-6 COLOMBIA

Delivery:

Ship to 81117500 ALBERTO CADAVID R Y CIA S.A CRA 45 No 14-15 BRR NIT 890,915,756-6 COLOMBIA

CIF BUENAVENTURA Payment: 105 days after bill of lading date

Vessel:ROBERT RICKMERS V.2119WOpen AccountLine:MEDITERRANEAN SHIPPING CO. S.ABank Transfer

Salesman: QBO sales group Manufacturer:

Qatofin Company LTD (Qatofin), PO Box 55013, Doha, Qatar

Item	Description	Qty/Unit	Price	Price unit	Value
001	LLDPE - Linear Low Density Polye	hylene			
001	Lotrene Q1018N				
	Louisine Q101011	25,500 MT	1.400,00	USD / 1 MT	35.700,00
Your I	P.O. Number/ref.: OC-1428	20,000 1111	11.00,00	002 / 11/11	22.7.00,00
1	c number: 87346677 / Order number: 33	 	invoice: 87346677		
	ent from: Mesaieed, Qatar to BUENAVI				
	y of origin : Qatar				
	of packaging: Deepsea - 40' cont.				
Nb of b	pags: 1.020 X 25 KG net / bag				
	فيمكالز فرانس الن				
	i i i	المنافقة المنافقة			
	Tel: +974 4420836	Qatar 4.			
	P.O.Box: 5177 Boha	1			
	113				
	A Branch O	15 440/			
	Operochemica	113			
	1/1/1/200	Lonam	4		
(1 (selferson				
Total 4	Dr. o 4. 4	25 500 MT		<u>_</u>	
j i otai (Quantity:	25,500 MT		l	

Total number of containers: 1

PLACE OF EXPEDITION: DOHA, QATAR

FOB VALUE : USD 32698.68

Total Value:

FREIGHT : USD 2971.00

INSURANCE : USD 30.32

DUE DATE: 25.06.2021

Please pay by instructing your bank to transfer:

to the order of: BNP PARIBAS, DOHA

For the account of: Total Petrochemicals France (QBO)

USD

35.700,00

Account number: 06691-091546-053-10

SWIFT code: BNPAQAQA

IBAN: QA64BNPA000669109154605310USD PLEASE QUOTE REFERENCE: 23642232

J0277502 13.03.2021 22:06:51 RD00

GENERAL CONDITIONS OF SALE

Any abbreviation of an international delivery term in these General Conditions of Sale (or in the contract with the Purchaser) shall be deemed to be a reference to Incoterms 2010, and a specific provision of these General Conditions of Sale (or of the contract with the Purchaser) shall take precedence if it is in conflict with any agreed Incoterm 2010.

Except in the event the purchaser objects in writing within eight days of the confirmation of the order, or the delivery of the products in the event this occurs prior to the receipt of such confirmation, the purchaser shall be deemed to have accepted the contents of our confirmation and our general terms and conditions of sale, even if such provisions are in conflict with its own general terms and conditions.

Our general terms and conditions of sale may not be derogated from except by written agreement of the parties.

1. Orders: All orders shall be addressed to Total Petrochemicals France Q.B.O. Orders entered by the Purchaser shall not be considered as binding to Total Petrochemicals France Q.B.O. as long as they have not been accepted in writing by the latter. The order shall be considered as irrevocable for the Purchaser provided it is accepted or refused by Total Petrochemicals France Q.B.O. within a period of thirty (30) days from the order's receipt by Total Petrochemicals France Q.B.O. In case of orders providing for request of product deliveries distributed over a period of time, the acceptance of a single delivery shall not mean implied acceptance by Total Petrochemicals France Q.B.O. of all further deliveries to the same conditions.

In the event of a change in the situation of the Purchaser, such as but not limited to, death, bankruptcy, judicial administration or winding up, suspension of payment, dissolution or change in the control of the Purchaser whether de jure or facto, Total Petrochemicals France Q.B.O. shall have the option of canceling the accepted order or requiring further guaranties.

- 2. Quality: Q.B.O WARRANTS THAT AT THE LAST POINT BEFORE RISK OF LOSS TRANSFERS TO THE PURCHASER, THE PRODUCT SHALL CONFORM TO THE SPECIFICATIONS PROVIDED BY Total Petrochemicals France Q.B.O. Total Petrochemicals France Q.B.O. EXCLUDES ANY OTHER WARRANTY OR REPRESENTATION OF ANY KIND, EXPRESS OR IMPLIED, CONCERNING THE PRODUCT, WHETHER OF SATISFACTORY QUALITY, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR OTHERWISE. As for the classification of the products, the data reported on the analyses' bulletins enclosed to each single lot shall solely be relevant. In compliance with Incoterms should sale be "Ex works" the Purchaser shall be entitled, at his own cost and expenses, to verify the products quality during loading operations. Any accident or damage occurred for bad condition or failure of the Purchaser's packing or vehicles to meet specifications shall be at the own exclusive Purchaser's account.
- 3. Quantity and weight: The net quantity of packaged product delivered to the Purchaser shall be that indicated on the packages, unless differently indicated on the relevant shipping documents.
- 4. <u>Delivery:</u> The product shall be delivered by Total Petrochemicals France Q.B.O. in compliance with Incoterms rules and those rules shall govern the transfer of risks and transport conditions, <u>provided, however</u>, that notwithstanding the agreed Incoterm, risk of loss or damage to the product shall pass to the Purchaser, in the case of product to be delivered on board a vessel, when the product crosses the vessel's rail at the named port of shipment. Total Petrochemicals France Q.B.O. shall not be liable for any delay in delivery unless delivery terms have been agreed in writing between Total Petrochemicals France Q.B.O. and the Purchaser as essential.
- 5. Price: Total Petrochemicals France Q.B.O. shall apply prices agreed time by time with the Purchaser. Any variations in freight rates, duties, levies or taxes affecting the products appearing after the sale agreement is finalized, shall be at the Purchasers charge.
- 6. Payment: The price payment shall be made to Total Petrochemicals France Q.B.O. exclusively pursuant to the terms and conditions indicated on the invoice. Failing any payment at due date, Total Petrochemicals France Q.B.O. shall have the right to suspend the further shipments, to consider as cancelled the pending order for the part not executed yet and to claim, above the payment of the product already delivered, further damages. In cases of non payment at due date, interest shall run without any formal notice of summons, at the official Prime Rate related to the currency in which payment have to be made, plus 3 points.

Unless Total Petrochemicals France Q.B.O. expressly agrees otherwise, Total Petrochemicals France Q.B.O.'s invoices shall be payable at Total Petrochemicals France Q.B.O.'s business address, whatever the means of payment, the location of dispatch and delivery.

- 7. <u>Claims</u>: Whereas the Purchasers, expressly states to own all the necessary measures and structures for stocking and transforming the ordered product, to know the relevant characteristics and to have full knowledge and technical skills for the correct use of the ordered product, it is understood that:
- a) Any defects in packing have to be reported in writing to Total Petrochemicals France Q.B.O. within five days from delivery date in case of evident defect and thirty (30) days from delivery date in case of hidden defect. The Purchaser must keep and provide evidence and samples for Total Petrochemicals France Q.B.O and in some cases must keep the product for Total Petrochemicals France Q.B.O. disposal if tests and verifications are deemed necessary by Total Petrochemicals France Q.B.O.
- Any defects in quality of the product have to be reported in writing to Total Petrochemicals France Q.B.O. within fifteen (15) days from the receipt of the product at Purchaser site. The Purchaser must keep and provide evidence and samples for Total Petrochemicals France Q.B.O and must keep the product at Total Petrochemicals France Q.B.O disposal if tests and verifications are deemed necessary. The Purchaser shall have to keep the product deemed defective in appropriate place, putting it at Total Petrochemicals France Q.B.O disposal for the necessary inquiries and, in any case, to take any necessary step for reducing risks of further damages on the product. In any case, at the discovery of the defect, the Purchaser shall immediately stop the transformation of the defected product and take any step deemed necessary, pursuant to the usual practice, for reducing any damage, if suffered.
- c) In no event the Purchaser shall be entitled, in case of claimed damages, to terminate unilaterally the sale agreement, to suspend the payment or reduce the price.
- d) NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THE CONTRACT WITH THE PURCHASER, TOTAL PETROCHEMICALS FRANCE Q.B.O'S TOTAL LIABILITY FOR ANY CLAIM ARISING OUT OF OR IN CONNECTION WITH THE SALE OF THE PRODUCT TO THE PURCHASER, INCLUDING WITHOUT LIMITATION FOR BREACH OF CONTRACT, BREACH OF WARRANTY, BREACH OF STATUTORY DUTY, OR TORT, WHETHER BY VIRTUE OF STRICT LIABILITY OR OTHERWISE, SHALL NOT EXCEED THE PRICE OF THE RELEVANT QUANTITY OF PRODUCT DELIVERED OR, IF LIABILITY ARISES FROM A FAILURE TO DELIVER, THE SALE PRICE OF THE RELEVANT QUANTITY OF PRODUCT HAD IT BEEN DELIVERED. NO PARTY (EVEN IF NEGLIGENT) SHALL BE LIABLE TO THE OTHER FOR ANY INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL, OR PUNITIVE COST, EXPENSE, LOSS OR DAMAGE INCLUDING BUT NOT LIMITED TO LOSS OF PRODUCTION, LOSS OF USE, LOSS FROM BUSINESS INTERRUPTION, INDIRECT LOSS OF PROFIT, LOSS OF BUSINESS, LOSS OF GOODWILL OR REPUTATION, OR WASTED EXPENDITURE.
- Notwithstanding any failure by Total Petrochemicals France Q.B.O., no claims for liability and costs of any kind shall be brought by Purchaser against Total Petrochemicals France Q.B.O. relating to its performance hereunder.
- 8 Packing: Any packing that required payment of a deposit or sold with an option for return must be returned pursuant to the terms and conditions and to the address as agreed with

Total Petrochemicals France Q.B.O. The Purchaser has the obligation to keep the packing pursuant to the law. Elapsed the first six (6) months period from the stock of the packing with Purchaser, Total Petrochemicals France Q.B.O. shall debit to the Purchaser the further picking's use costs pursuant to the commercial practice. Any refurbishing expenses shall always be for the account of the Purchaser responsible for the insured damages.

- 9 Force Majeure: In case for "Force Majeure" after the acceptance of the order, Total Petrochemicals France Q.B.O. shall have the right to consider the order annulled, fully or partially, as well as to suspend it or to postpone the relevant execution. Force Majeure shall mean, among other, any marked difficulty in producing or in delivering, due to market reasons or contingent situations internal to Total Petrochemicals France Q.B.O, as well as any cessation or suspension of the business due to any cause (for instance: Public Authority orders,
 - fires and explosions, floods, change in legislation, interruption of the production's plants not due to commercial reasons, absence of raw material and supplies, interruption or suspension of electricity, power, etc.) including strikes, also of the carriers, national, local and internal to the supplier's company.
- Property Clause: All products delivered to Purchaser shall remain the property of Total Petrochemicals France Q.B.O. until full payment of their price in principal and accessories has been effectively made to Total Petrochemicals France Q.B.O. In case of non payment in principal and accessories, the amount already paid by the Purchaser can be retained by Total Petrochemicals France Q.B.O. as an indemnity, should such circumstance be justified. Further more, in case of no payment; the products shall have to be returned to Total Petrochemicals France Q.B.O in the same conditions as they were delivered to the Purchaser. Any expenses resulting from said return shall be borne by the Purchaser.
- 11 Trade Mark:. The Purchaser shall not, in whatever, make use of product trademarks, trade name or symbols.
- 12 Assignment of the Order: The Purchaser shall not be entitled to assign to a third party, partially or in total the accepted order, without the prior written consent of Total Petrochemicals France Q.B.O.
- Applicable Law: Any sale done in the name and for the account of Total Petrochemicals France Q.B.O. shall be governed and construed in accordance with French Law and the courts of Nanterre (Hauts de Seine, France), shall have exclusive jurisdiction with respect of any disputes arising between Total Petrochemicals France Q.B.O. and the Purchase in connection with such sale.
- 14 Application: The present General Sales Conditions shall apply to any relationship between Total Petrochemicals France
 - Q.B.O., and the Purchaser, unless differently agreed in writing.

Appendix: Anti-corruption Undertakings

- 1. Buyer warrants that neither it, nor one of its associates, lawyers or one of its personnel, has made or offered and will make or offer any payment, gift, promise or other advantage, whether directly or through intermediaries, to or for the use of any Public Official (i.e. any individual holding a legislative, administrative or judicial office, including any person exercising a public function for a public agency, a public enterprise or a public international organization, an official of a public party or candidate for public office), where such payment, gift, promise or advantage would be for purposes of:
 - (i) influencing any act or decision of such Public Official;
 - (ii) inducing such Public Official to do or omit to do any act in violation of his or her lawful duties;
 - (iii) securing any improper advantage; or
 - (iv) inducing such Public Official to use his or her influence to affect any act or decision of any department, agency or instrumentality of any government or public enterprise;
- 2. Buyer warrants that it has not made or offered and will not make or offer any payment, gift, promise or other advantage, whether directly or through intermediaries, to or for the use of any person (other than a Public Official) where such payment, gift, promise or advantage would be for purposes of inducing such person to do or omit to do any act in violation of his or her lawful duty or to secure any improper advantage, or otherwise to do something or refrain from doing something that would violate the laws applicable to the activities under the contract.
- 3. Buyer shall cause Contractor's personnel and subcontractors to comply with the obligations set forth in these undertakings and to warrant the same under the terms of their agreements with any subcontractors.
- 4. All financial settlements, billings and reports rendered to Seller shall accurately and in reasonable detail reflect all activities and transactions undertaken in the performance of the contract. Buyer also shall maintain adequate internal controls to ensure that all payments made in performance of the contract are authorized and in compliance with the contract. Seller reserves the right to perform itself or through a duly authorized representative, audits at Buyer's premise of all payments made by or on behalf of Buyer for work/services performed under the contract. Buyer agrees to cooperate fully in any such audit, including by making its books and records available to Seller or its duly authorized representative and by answering any questions that Seller may have relating to the Buyer's performance under this contract.
- 5. All payments by Seller to Buyer shall be made in accordance with the terms of payment specified in this Contract. The payment indications notified in the Buyer's invoices shall be deemed to constitute a representation and warranty by Buyer that the bank account so notified is owned solely by Buyer and that no person other than Buyer has any ownership of or interest in such account.
- Buyer represents and warrants that no Public Official or Close Family Member of a Public Official owns or possesses, directly or indirectly, shares or any other beneficial interest in Buyer (other than through ownership of publicly traded securities that is not sufficient to constitute a controlling interest), or is a director, officer or agent of Buyer, except for any ownership, interest or position that Buyer has disclosed to Seller in writing. The foregoing representation and warranty will continue so long as this contract remains in effect. Buyer agrees to notify Seller promptly and in writing of any developments that would or might affect the accuracy of the foregoing representation or warranty. In any case, if a Public Official or a Close Family Member of a Public Official owns or acquires, directly or indirectly, shares or any other beneficial interest in Buyer, or is or becomes a director, officer or agent of Buyer, Buyer shall take appropriate steps to ensure that such Public Official or Close Family Member of a Public Official avoids any conflict of interest, complies with the legislation of French Law, prohibiting conflicts of interest on the part of Public Officials and complies with the anti-corruption provisions described in articles 1 and 2 above.
- 7. Without prejudice to any other rights or remedies Seller otherwise may have hereunder or at law, including but not limited to damages for breach of contract, if any of the undertakings or requirements of these undertakings have not been complied with or fulfilled by Buyer in any material respect, Seller shall have the right:
 - (i) to suspend payment and/or require reimbursement of any advance payment made under the contract, and/or
 - (ii) to terminate the contract for Buyer's default with immediate effect pursuant to this Contract.
- Definitions

"Public Official" means an elected or appointed official, employee or agent of any national, regional or local government/states or department, agency or instrumentality of any such government/state or any enterprise in which such a government/state owns, directly or indirectly, a majority or controlling interest; an official of a political party; a candidate for public office; and any official, employee or agent of any public international organization.

"Close Family Member of a Public Official" means a spouse or partner, one of his/her children, siblings or parents; the spouse or partner of his/her children or siblings; or any household member.

MEDITERRANEAN SHIPPING COMPANY S.A.

12-14, chemin Rieu - CH -1208 GENEVA, Switzerland

website: www.msc.com

BILL OF LADING No. ORIGINAL

MEDUDO180308

NO.& SEQUENCE OF ORIGINAL B/L's

SHIPPER'S LOAD, STOW AND COUNT

FCLFCL SAID TO CONTAIN

1 Of Three

CARRIER'S AGENTS ENDORSEMENTS: (Include Agent(s) at POD)

NO. OF RIDER PAGES

1 One

SHIPPER: Total Petrochemicals France (Qatar Branch Office) Al Fardan Office Tower, 2nd Floor 61 Al Funduq Street, West Bay P. O. Box 5177 Doha, Qatar

CONSIGNEE: This B/L is not negotiable unless marked "To Order" or "To Order of ..." here. ALBERTO CADAVID R & CIA S.A. PH. +574 3112144 NIT. 890.915.756-6 CARRERA 45 NO. 14-15 CP 050021

MEDELLIN COLOMBIA

NOTIFY PARTIES: (No responsibility shall attach to Carrier or to his Agent for failure to notify - see

Clause 20)

ALBERTO CADAVID R & CIA S.A.

NIT. 890,915.756-6 CARRERA 45 NO. 14-15 CP 050021

PH. +574 3112144 ATN.
EDILSON SERNA
coordinacion@acycia.com MEDELLIN COLOMBIA

Lloyds/IMO Number: 9236444
ACORDE AL DECRETO 2685 DE 1.999, ARTICULOS 101 Y 113 Y LA RESOLUCION 4240 DE JUNIO DE
2000, ARTICULO 75 Y EL DECRETO MODIFICATORIO 1196 DE JUNIO DE 2000, ARTICULOS 9 Y 12; LA
NAVIERA DECLARA QUE ESTE TRANSPORTE TIENE DESTINO FINAL DEPOSITO HABILITADO SOCIEDAD
PORTUARIA DE BUENAVENTURA. EL TRANSLADO A UN DEPOSITO HABILITADO DIFERENTE O ZONA
FRANCA ES POR CUENTA Y RIESGO DE LA CARGA Y PARA LLEVARSE A CABO LA NAVIERA O SU
AGENTE DEBEN DAR EL PAZ Y SALVO POR EL PAGO DE LSO FLETES Y RECARGOS AL
CONSIGNATARIO Y A LA SOCIEDAD PORTUARIA."

PORT OF DISCHARGE AGENT: MSC (COLOMBIA)CENTRO EMPRESARIAL DEL PACIFICO OFICINA 204-205-208 CARRERA 2a N 3 - 19 Buenaventura Phone : +57 2 241 8926 Fax : +57 2 241 7809

VESSEL AND VOYAGE NO [see Clause 6 & 9)

PLACE OF RECEIPT: (Combined Transport ONLY - see Clause 1 & 5.2)

PORT OF LOADING XXXXXXXXXXXXXX MESAIEED, QATAR **ROBERT RICKMERS - 2119W** PLACE OF DELIVERY: (Combined Transport ONLY - see Clause 1 & 5.2) SHIPPER'S REF. PORT OF DISCHARGE BOOKING REF. (or) 021/21/33094070SS XXXXXXXXXXXXXX **BUENAVENTURA, COLOMBIA** (XXXXXXXXXXXX

PARTICULARS FURNISHED BY THE SHIPPER - NOT CHECKED BY CARRIER - CARRIER NOT RESPONSIBLE (800 Clauso 14) Description of Packages and Goods **Gross Cargo** Measurement Container Numbers, Seal Weight (Continued on attached Bill of Lading Rider pages(s), if applicable) **Numbers and Marks** Please see attached RIDER for Container / Cargo Description(s). 1 x 40' HIGH CUBE 1020 Total Items: Total Gross Weight: 26010.000 Kgs.

FREIGHT & CHARGE: Cargo shall not be delivered unless Freight & Charges are paid(see Clause 16)

BASIS		RATE	PF	(EPAID	COLI	_ECT
1	USD	237.00	USD	237.00		
1	USD	2,734.00	USD	2,734.00		
1	USD	100.00			USD	100.00
1	USD	15.00	USD	15.00		
1	USD	70.00	USD	70.60		
1	บรอ	15.00	USD	15.00		
1	USD	11,00	USD	11.00		
TOTAL FR	EIGHT &	CHARGES	USD	3,082.00	USD	100.00
	1 1 1 1 1 1 1 1 1 1 1	1 USD	1 USD 237.00 1 USD 2,734.00 1 USD 100.00 1 USD 16.00 1 USD 70.00 1 USD 15.00	1 USD 237.00 USD 1 USD 2,734.00 USD 1 USD 100.00 USD 1 USD	1 USD 237.00 USD 237.00 1 USD 2,734.00 USD 2,734.00 1 USD 100.00 1 USD 15.00 USD 15.00 1 USD 70.00 USD 70.00 1 USD 18.00 USD 15.00 1 USD 18.00 USD 15.00	1 USD 237.00 USD 237.00 USD 2,734.00 USD 2,734.00 USD 2,734.00 USD 2,734.00 USD 15.00 USD 15.00 USD 70.00 USD 70.00 USD 70.00 USD 15.00 USD 11.00 USD 11.00

RECEIVED by the Carrier in apparent good order and condition (unless otherwise stated herein) the total number or quantity of Containars or other packages of units indicated in the box entitled Center's Recolpt for carriage subject to all line terms and conditions hereof from the Place of Receipt or Port of Leading to the Port of Discharge or Place of Delivery, whichever is applicable. IN ACCEPTING THIS BILL OF LADING THE MERCHANT EXPRESSLY ACCEPTS AND AGREES TO ALL THE TERMS AND CONDITIONS, WHETHER PRINTED, STAMPED OR OTHERWISE INCORPORATED ON THIS SIDE AND ON THE REVERSE SIDE OF THIS BILL OF LADING AND THE TERMS AND CONDITIONS OF THE CARRIER'S APPLICABLE TARIFF AS IF THEY WERE ALL SIGNED BY THE MERCHANT.

If this is a negoliable (To Order / of) Bill of Lading, one original Bill of Lading, duly endorsed must be sumendered by the Merchant to the Carrier (together with outstanding Freight and charges) in exchange for the Goods or a Delivery Order. If this is a non-negoliable (straight) Bill of Lading, the Carrier shall deliver the Goods or issue a Delivery Order (after payment of outstanding Freight and charges) against the sumender of one original Bill of Lading or in accordance with the national law at the Port of Discharge or Place of Delivery whichever is applicable.

IN WITNESS WHEREOF the Carrier or their Agent has signed the number of Bills of Lading slated at the top, all of this tenor and date, and wherever one originat Bill of Lading has been surrendered all other Bills of Lading shall be void.

SIGNED on behalf of the Carrier MSC Mediterranean Shipping Company S.A.

For MEDITERRANEAN SHIPPING COMPANY (QATAR) W.L.L.
As agents for and on bohalf of the carrier
MSC MEDITERRANEAN SHIPPING COMPANY S.A.

DECLARED VALUE (Only applicable if Ad Valorem charges paid - see Clause 7.3)

XXXXXXXXXXXXXX PLACE AND DATE OF ISSUE

MSC DOHA 12-Mar-2021 Standard Edition - 02/2015

CARRIER'S RECEIPT (No. of Cntrs or Pkgs rovd by Carrier - see Clause 14.1)

cntr SHIPPED ON BOARD DATE

12-Mar-2021

TERMS CONTINUED ON REVERSE J



MEDITERRANEAN SHIPPING COMPANY S.A.

12-14, chemin Rieu - CH -1208 GENEVA, Switzerland website: www.msc.com

Page 1 of 1

MEDUDO180308

BILL OF LADING No. RIDER PAGE

Container Numbers, Seal Numbers and Marks	Description of Packages and Goods (Continued on attached Bill of Ladina Rider pages(s), if applicable)		Gross Cargo Weight	Measurement	
EGU6092092 D' HIGH CUBE eal Number: X13378445 are Weight: 3,830 kgs. Tarks and Numbers: ALBERTO EADAVID R & CIA S.A BUENAVENTURA - COLOMBIA			26,010.000 kgs. 57,342.234 lbs.		
	01 DEEPSEA- 40'-CNTR - 1020 BAGS LLDPE - Linear Low Density Polyethylene Lotrene Q1018N - Quantity - 25.5 MT 14 DAYS FREE TIME AT DESTINATION COUNTRY OF ORIGIN OF GOODS: QATAR PO NO.OC-1428 Total Number of Pallets: 17 FREIGHT PREPAID SHIPPED ON BOARD VESSEL: ROBERT RICKMERS V.2119W PORT OF LOADING: MESAIEED, QATAR DATE OF LOADING: 12-MARCH-2021 NET WEIGHT: 25.500 MT GROSS WEIGHT: 26.010 MT	Total :	26,010.000 kgs. 57,342.234 lbs.	40.000 cu. 1,412.576 cu.	

PLACE AND DATE OF ISSUE MSC DOHA

12-Mar-2021

SHIPPED ON BOARD DATE

For MEDITERRANEAN SHIPPING COMPANY (CATAR) W.L.L.

As agants for and on behalf of the carrier

MSC MEDITERRANEAN SHIPPING COMPANY S.A.

SIGNED on behalf of the Carrier MSC Mediterranean Shipping Company S.A.

12-Mar-2021



CERTIFICATE OF QUALITY

Order No. : 33094070 Country of origin : QATAR

Manufacturer : Qatofin Company Ltd.
Packing : 25 KG NET PER BAG

Standards Adopted : ASTM

Item Description : LLDPE - Linear Low Density Polyethylene Lotrene Q1018N - 25.5 MT

				Method of test				
Grade	Lot Number			Result		Max	Qatofin	ASTM
Q1018N	2103QT004	25.500	Melt Flow Index (2.16kg /190°C) g / 10 min	0.9200	0.8000	1.2000	QM-PE-001	ASTM D-1238
			Density (at 23°C) g/cm³	0.9210	0.9175	0.9215	QM-PE-006	ASTM D-792

These test results were obtained on a representative sample from the batch. Should you wish to confirm these figures, it is very necessary to calibrate your instruments using certified valid reference standards.

We certify that this product has been manufactured, tested and inspected by Qatofin Company Ltd. and is conforming with QATOFIN's specifications of the grade(s) set forth here in above. QATOFIN grades should not be stored for more than three months nor be exposed to direct sunlight and / or heating during storage, since, this may adversely affect the properties of the product.

Fumigation Treatment

ISPM : Heat treatment

Duration & temperature : 4 hours at a temperature of 57 C

We hereby certify that pallets used for this shipment have been treated in accordance

with ISPM-15 regulation of the IPPC.

This is a computer generated document and does not require a signature & stamp

TOTAL PETROCHEMICALS FRANCE (Qatar Branch Office)

Alfardan Office Tower, 2nd Floor 61 Al Funduq Street, West Bay, P.O. Box 5177, Doha-Qatar

Tel.:+974 4420 8360 C.R. No.29251





الشركة القطرية العامة للتأمين وإعادة التأمين ش.م.ق.ع. مرخصة من قبل مصرف قطر المركزي صب-٥٠٠ الدودة - قطر لنيقون ٤٤٢،٢٠٢١ - ٤٤٠ والمركزي قادس ١٩٠٥ - الدودة - قطر لنيقون ١٤٤٢،٢٠٠٢ - ١٤٤٠ المركزي

Insurance Certificate

Cert No. 87346677

This is to certify that subject to the Terms and Conditions of Marine Cargo Open Cover Policy No. 1/M04/2015/00013, effected in Doha, Qatar on the 10th of Feb 2015. (and any subsequent endorsement thereon) in the name of:

Total Petrochemicals France (Qatar Branch Office) and/or consignees for their respective rights and interests.

The Insurers hereby hold covered the interest in the Schedule herebelow, subject to the stated terms and conditions.

SCHEDULE

INVOICE NO. 23642232 SUM INSURED USD 39,270.00
------INTEREST------
Description Quantity

LLDPE - Linear Low Density Polyethylene Lotrene Q1018N 25.50 MT

------VOYAGE-----

From: Mesaieed, Qatar

Applicant/ ALBERTO CADAVID R Y CIA S.A

Customer: CRA 45 No 14-15

BRR NIT 890,915,756-6

COLOMBIA

Vessel: ROBERT RICKMERS V.2119W

Cargo is transported by vessel upto BUENAVENTURA

------CONDITION------"All risks" from warehouse to warehouse su

"All risks" from warehouse to warehouse subject to the following :-

Institute cargo clauses (A) CL382 dated 1/1/09

Institute war clause (Cargo) CL385 dated (1/1/09)

Institute Strikes clause (Cargo) CL386 dated (1/1/09)

Institute Cargo clause(A) CL382 dated (1/1/09) as applicable to land transits Institue Container Clause-Time-Total Loss, General Average, Salvage charges, Sue and Labour CL339 dated (1/1/87). Transhipment allowed.

INSTRUCTIONS TO INSURED REGARDING CLAIM:

In the event of loss or damage, a claim should be filed against the carrier, if possible prior to the goods being removed from the custody of the carrier or the customs, and IMMEDIATE NOTICE shall be given and a survey report obtained from:

NAME AND ADDRESS OF AGENT IN DESTINATION

Marconsult SAS

Calle 94 A. Nº 11A - 27 Office 204 Chicó

Bogota, DC Colombia

lloydsagency.colombia@marconsult-fidens.com,Tel: +57 1 6220316 +57 1 6220385

ON CLAIMS AND FOR IMMEDIATE ACTION AND CONSIDERATION TO BE HANDLED:

genclaims@qgirco.com

Mr. SAEED AL BENNY – Email: sae@qgirco.com – Contact: 4428 2281

Mr. MICHEAL SHEHAN – Email: m.shehan@qgirco.com – Contact: 4428 2163

No. of originals issued: 1

Tel: +974 44288360
P.O.Box: 5177 Doha - Qatar
+(YE EET - ATT - : in a language of the language

To: BUENAVENTURA, Colombia

Dated in Doha 12-Mar-21





Total Petrochemicals France (Qatar Branch Office) - CR 29251 Alfardan Office Tower, 2nd Floor 61 Al Funduq Street - West Bay P.O Box 5177, Doha-Qatar Tel: +974 4420 8360 - Fax: +974 4498 0794

Page 1 / 1

PACKING LIST

Nr 87346677

Date

04.03.2021

Customer 81117500 ALBERTO CADAVID R Y CIA S.A CRA 45 No 14-15 BRR NIT 890,915,756-6 **COLOMBIA**

Ship To 81117500 ALBERTO CADAVID R Y CIA S.A CRA 45 No 14-15 BRR NIT 890,915,756-6 **COLOMBIA**

Country of origin: Qatar

Shipment from: Mesaieed, Qatar

Shipment to: BUENAVENTURA

For: Total Petrochemicals France, (Qatar branch office)

Item Description			Container	Gross Weight	Net Weight
Ttem Description			Container	Gross Weight	Net Weight
001 LLDPE - Linear Lotrene Q1018N	· Low Density Polyet	hylene	SEGU6092092	26,010 MT	25,500 MT
Your P.O. Number/ref.: Our sales order: 33094 Mode of packaging: Deep Packing code: LC6: 25 KC (TOTAL: 1020 BAGS PE Nb of bags: 1.020 X	070 / 000001 Shipme psea - 40' cont. G NET PER BAG; 17			RA Colombia	
Total Item				26,010 MT	25,500 MT

Total number of containers: 1

Remarks:

 ${\tt J0277502\ 13.03.2021\ 22:00:55\ ZPAC}$



CERTIFICATE OF ANALYSIS & FUMIGATION/HEAT TREATMENT

Order No. : 33094070 Country of origin : QATAR

Manufacturer : Qatofin Company Ltd.
Packing : 25 KG NET PER BAG

Standards Adopted : ASTM

Item Description : LLDPE - Linear Low Density Polyethylene Lotrene Q1018N - 25.5 MT

				Method of				
Grade	Lot Number			Result		Max	Qatofin	ASTM
Q1018N	2103QT004	25.500	Melt Flow Index (2.16kg /190°C) g / 10 min	0.9200	0.8000	1.2000	QM-PE-001	ASTM D-1238
			Density (at 23°C) g/cm ³	0.9210	0.9175	0.9215	QM-PE-006	ASTM D-792

These test results were obtained on a representative sample from the batch. Should you wish to confirm these figures, it is very necessary to calibrate your instruments using certified valid reference standards.

We certify that this product has been manufactured, tested and inspected by Qatofin Company Ltd. and is conforming with QATOFIN's specifications of the grade(s) set forth here in above. QATOFIN products should be stored in their original packaging or in clean appropriate silos. The products should be stored in a dry and well-ventilated area and should not be exposed to direct sunlight and/or heat in any form since this may adversely affect their properties. As a general rule, our products should not be stored for more than three months from receipt date.

Fumigation Treatment

ISPM : Heat treatment

Duration & temperature : 4 hours at a temperature of 57 C

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with ISPM-15 regulation of the IPPC.

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TOTAL PETROCHEMICALS FRANCE (Qatar Branch Office)

Alfardan Office Tower, 2nd Floor 61 Al Funduq Street, West Bay, P.O. Box 5177, Doha-Qatar Tel.:+974 4420 8360 C.R. No.29251



Date: 12/03/2021

CERTIFICATE OF ORIGIN

Order No. 33094070 Invoice No. 23642232

ITEM DESCRIPTION

LLDPE - Linear Low Density Polyethylene Lotrene Q1018N - 25.500 MT

Total Net Weight : 25.500 MT

Total Gross Weight : 26.010 MT

Country Of Origin : QATAR

Full Name Of Manufacturer : Qatofin Company Ltd.

Quality : AS PER MANUFACTURER'S STANDARD

We hereby certify that the goods are of Qatar origin

For TOTAL PETROCHEMICALS FRANCE (Qatar Branch Office)

TOTAL PETROCHEMICALS FRANCE (Qatar Branch Office)

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P.O.Box: 5177 Boha - Qatar
+(YÉ ÉÉY·AYT: Bida - Bida - Branch Office)

(Qatar Branch Office)
Petrochemicals

Agelwassalmann