



Sage Refined Products
1885 St. James Place Suite 1100
Houston, TX 77056
Phone: 713-655-1010 Fax: 888-827-0083

REVISED

To: PetroChina International (America), Inc.
From: Reed Ballis
Transaction Date: May 4 2023 10:43AM (CT)
Deal ID: 202325647
Seller: Marathon Petroleum Company LP
James Fontaine
539 South Main Street
Findlay, OH 45840 USA
Phone: 4194214393
Fax: 4194295156
Buyer: PetroChina International (America), Inc.
Oscar Marrero
One Briar Lake Plaza, Suite 800
2000 West Sam Houston Pkwy South
Houston, TX 77042 USA
Phone: 8323257818
Fax: 2017161819
Notes: Revised: see cash price

Buy/Sell: Buy
Product: ULTRA LOW SULFUR DIESEL
Grade: 62
Timing/Cycle: C30
Delivered via: Colonial Pipeline-Non Alabama Origin
Location: Pasadena, TX
Term: May 2023
Quantity: 25,000 bbl/mo
Total Qty: 25,000 bbl
Price: \$2.1775/gal
Credit Terms: Standard interparty credit terms
Payment Terms: Wire transfer due 2 working days upon receipt of invoice and supporting documents.
Broker Agreement: Sage Refined Products is to receive \$0 USD/bbl from PetroChina International (America), Inc. (O. Marrero) with invoice forthcoming.

Each of the parties (the "Parties") to the transaction (the "Transaction") described in this confirmation agrees that (i) Sage Refined Products, Ltd. acted solely as the broker for the Transaction, (ii) the Parties themselves determined the terms and conditions of the Transaction, (iii) Sage Refined Products, Ltd. made no representations or warranties regarding the financial capability or legal authority of the other Party to perform its obligations under the Transaction (the "Obligations"), (iv) the Parties are solely responsible for performing their respective Obligations, (v) if the other Party defaults in its Obligations, the nondefaulting Party will look solely to the defaulting Party for the performance of its obligations, (vi) Sage Refined Products, Ltd. will have no duty to perform the defaulting Party's Obligations or to pay any damages caused by or related to the default, (vii) it will have no recourse against Sage Refined Products, Ltd. if the other Party is prohibited or restricted from entering into the Transaction or from performing any or all of its Obligations, and (viii) it will hold Sage Refined Products, Ltd. harmless from any liabilities which may arise out of any dispute between the Parties with respect to the Transaction. Important Notice: If this confirmation contains any terms or conditions which are contrary to your (meaning either the "Buyer's" or the "Seller's") understanding of the Transaction ("Discrepancies"), you must notify us (meaning "Sage" Refined Products, Ltd.) of the Discrepancies before the close of business (meaning "5:00 p.m. CPT") on the first business day after you receive or have electronic access to this confirmation. If you do not notify us of any Discrepancies before the deadline described in the preceding sentence, you will be deemed to have agreed to the terms and conditions of the Transaction set forth in this confirmation.