



December 22, 2023

Mr. Christopher J. Kirkpatrick
Office of the Secretariat
Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, NW
Washington, DC 20581

Re: ICE Clear Europe Self-Certification Pursuant to Commission Rule Rule 40.6
– Delivery Procedures Amendments

Dear Mr. Kirkpatrick:

ICE Clear Europe Limited (“ICE Clear Europe” or the “Clearing House”), a registered derivatives clearing organization under the Commodity Exchange Act, as amended (the “Act”), hereby submits to the Commodity Futures Trading Commission (the “Commission”), pursuant to Commission Rule 40.6 for self-certification, amendments to Part GG of its Delivery Procedures (“Delivery Procedures” or “Procedures”) to update certain notification procedures relating to the delivery under ICE Futures Abu Dhabi Murban Crude Oil Futures Contracts (“Murban Crude Oil Future Contracts”).¹ The amendments will become effective on the first business day following the tenth business day after submission, or such later date as ICE Clear Europe may determine.

Concise Explanation and Analysis

ICE Clear Europe is amending Part GG of its Delivery Procedures to clarify certain notification procedures relating to Murban Crude Oil Future Contracts. The changes include the removal of the Delivery Confirmation Form and Delivery Range Nomination Form (“Delivery Forms”). Instead of requiring the submission of these forms, the Procedures will now require notification of delivery intentions and delivery range nominations through the Clearing House’s existing Extensible Clearing System (“ECS”). Accordingly, the Delivery Forms will be removed from the definitions section along with the Delivery Documentation Summary. Other conforming changes will be made throughout Part GG.

Other minor drafting clarifications will be made in Part GG, including to use consistent references to the Terminal instead of the more general references to “Fujairah”, and updating certain names and section references.

¹ Capitalized terms used but not defined herein have the meanings specified in the Delivery Procedures or, if not defined therein, the ICE Clear Europe Clearing Rules.

Compliance with the Act and CFTC Regulations

The amendments to the Delivery Procedures are potentially relevant to the following core principles: (E) Settlement Procedures and the applicable regulations of the Commission thereunder.

- *Settlement Procedures.* As described above, the amendments modify Part GG of the Delivery Procedures to revise certain delivery documentation procedures, including the elimination of certain forms and the use instead of notifications through the Clearing House's ECS system. The amendments do not otherwise change the terms and conditions of Murban Crude Oil Futures Contracts, and the contracts will continue to be cleared by ICE Clear Europe in the same manner as they are currently. The amendments thus appropriately clarify the obligations of the Clearing House and Clearing Members with respect to physical delivery, and facilitate the management of the risks of physical delivery. As a result, ICE Clear Europe believes these amendments are consistent with the requirements of Core Principle E and Commission Rule 39.14.

As set forth herein, the amendments consist of the amendments to the Delivery Procedures, a copy of which is attached hereto.

ICE Clear Europe hereby certifies that the amendments comply with the Act and the Commission's regulations thereunder.

ICE Clear Europe received no substantive opposing views in relation to the amendments.

ICE Clear Europe has posted a notice of pending certification and a copy of this submission on its website concurrent with the filing of this submission.

If you or your staff should have any questions or comments or require further information regarding this submission, please do not hesitate to contact the undersigned at George.milton@theice.com or +44 20 7429 4564.

Very truly yours,

A handwritten signature in blue ink, appearing to read 'G. Milton', with a stylized flourish at the end.

George Milton
Head of Regulation & Compliance

PART GG: ICE FUTURES ABU DHABI MURBAN CRUDE OIL FUTURES (“ICE MURBAN CRUDE OIL FUTURES CONTRACT”)

1. APPLICABILITY AND DEFINITIONS

1.1 This Part GG applies to all ICE Futures Abu Dhabi Murban Crude Oil Futures Contracts which go to physical delivery on the expiry date. Such contracts are referred to in this Part as “**ICE Murban Crude Oil Futures Contract**” or the “**Contract**”).

1.2 The following definitions apply to this part of the Delivery Procedures:

(a) “**ADNOC**” means the Abu Dhabi National Oil Company (ADNOC) P.J.S.C., a company organised and existing under the laws of Abu Dhabi, UAE and whose principal postal address is P.O. Box 898, Abu Dhabi, UAE;

(b) “**ADNOC General Terms and Conditions**” or “**ADNOC GTCs**” shall have the meaning given to such term in the Contract;

(c) “**ADP**” means an alternative delivery procedure as may be agreed between the Buyer and the Seller, as further detailed in Section ~~11~~12 of the Delivery Procedures;

(d) “**Clearing Day**” means, for the purposes of these Delivery Procedures, a day on which the Clearing House is open for business, or such other day as may be determined by the Clearing House;

~~(e) “**Delivery Confirmation Form**” means the form specified in Section 5 of these Delivery Procedures;~~

~~(e)~~(e) “**Delivery Day**” means a day, specified by the Buyer in accordance with ICE Murban Crude Oil Futures Contract, within the Delivery Range (unless otherwise agreed by the Terminal Operator and Buyer in accordance with the procedure specified below) during which loading of Murban Crude Oil under the Contract is expected to commence;

~~(e)~~(f) “**Delivery Period**” means the timeframe within which delivery is to be scheduled to take place, commencing on the first Terminal Loading Day of the delivery month and ending no later than the third Terminal Loading Day prior to the end of the said delivery month;

~~(h)~~(g) “**Delivery Range**” means the three (3) consecutive day period (falling within the Delivery Period) proposed by the Buyer and confirmed by the Terminal Operator to the Seller, starting at 08:00 UPT on the first Terminal Loading Day and ending at 07:59 UPT on the fourth Terminal Loading Day, during which loading of the Murban Crude Oil into the Buyer’s Vessel at the Terminal is scheduled to commence. Notwithstanding, the Terminal Operator may shorten the Delivery Range from three consecutive Terminal Loading Days to two consecutive Terminal Loading Days, in which case any such shortened Delivery Range will be notified by the Terminal Operator to the parties and the Clearing House;

~~(i) “**Delivery Range Nomination Form**” means the form specified in Section 5 of these Delivery Procedures;~~

~~(j)~~(h) “**Document Receipt Day**” means the day on which documents are received by the Clearing House, being on or before the tenth (10th) Clearing Day after completion of loading;

~~(k)~~(i) “**ECS**” means ICE Clear Europe’s Extensible Clearing System;

- ~~(j)~~ **“ICE Murban Crude Oil Futures Contract Rules”** means the Contract Terms and Contract Procedures as set out in the Rules of ICE Futures Abu Dhabi;
- ~~(k)~~ **“Last Trading Day”** means the day on which trading shall cease in respect of a particular Contract, being the last Trading Day of the second month preceding the Delivery Period for such expiring Contract. If the day on which trading is due to cease is the Trading Day preceding New Year’s Day, then trading shall cease on the next preceding Trading Day;
- ~~(l)~~ **“Letter of Indemnity”** means a letter of indemnity issued by the Seller in favour of the Buyer in the form set out in the Appendix to the ICE Murban Crude Oil Futures Contract Rules (or such other form as ICE Futures Abu Dhabi may from time to time permit), countersigned by the Seller’s bank if so requested by the Buyer, provided that where the Seller is the Clearing House, the letter of indemnity shall be issued by the Seller whose tender has been allocated by the Clearing House to the Buyer for the purposes of delivery, and where the Seller is not the Clearing House, the letter of indemnity shall be issued in favour of the Buyer to whom the Clearing House has allocated such Seller’s tender for the purposes of delivery;
- ~~(m)~~ **“London Prevailing Time”** or **“LPT”** means the prevailing time in London, United Kingdom;
- ~~(n)~~ **“MFT”** means ICE Clear Europe’s Managed File Transfer Service for reporting and data file downloads;
- ~~(o)~~ **“MPFE”** means Futures Expiry Report;
- ~~(p)~~ **“Murban”** means Murban Crude Oil as defined and meeting the specifications set out in the ICE Murban Crude Oil Futures Contract Rules in the ICE Futures Abu Dhabi Rules;
- ~~(q)~~ **“Singapore Prevailing Time”** or **“SPT”** means the prevailing time in Singapore;
- ~~(r)~~ **“Terminal”** means any delivery facility managed by the Terminal Operator at which Murban is delivered, located in Fujairah, UAE;
- ~~(s)~~ **“Terminal Loading Day”** means, for the purposes of any Delivery Range, a period of time of twenty-four (24) consecutive hours beginning at 08:00 UPT on any day of a nominated Delivery Range, and, for all other references, shall mean a calendar day in UAE;
- ~~(t)~~ **“Terminal Operator”** means Abu Dhabi Company for Onshore Petroleum Operations Ltd, or whichever company performs and/or regulates the operations and procedures for the shipment and export of Murban, including any loading programme, that is to be shipped and delivered under this Contract at the Terminal;
- ~~(u)~~ **“Trading Day”** means a day on which the Market is open to trade as determined by ICE Futures Abu Dhabi from time to time;
- ~~(v)~~ **“UAE Prevailing Time”** or **“UPT”** means the prevailing time in the United Arab Emirates;
- ~~(w)~~ **“Vessel”** means any ship or vessel designed, constructed, equipped and maintained to safely load and carry crude oil; and
- ~~(x)~~ **“Vessel Nomination Form”** means the form specified in Section 5 of these Delivery Procedures.

- 1.3 In sections where more than one time zone is referenced, (e.g. both London Prevailing Time and Singapore Prevailing Time, or UAE Prevailing Time), this is for convenience only. In the event of a conflict between such times specified, the first time zone specified shall take precedence.

2. DELIVERY SPECIFICATION

2.1 Scope

The ICE Murban Crude Oil Futures Contract shall be for the sale and delivery of Murban meeting the relevant contract specification set out in ICE Futures Abu Dhabi Rules and in accordance with, or as otherwise allowed under, the Contract Terms and Contract Procedures in those rules, by the Seller to the Buyer, at the Terminal. Delivery shall be scheduled to take place on one or more consecutive Terminal Loading Days within the Delivery Range. Such Delivery Range must fall within the Delivery Period.

2.2 Delivery Mode

- 2.2.1 Delivery shall be made by the Seller on a free-on-board (“**FOB**”) ~~Fujairah~~ basis at the Terminal onto the Buyer’s Vessel, as a full or part cargo, during the Delivery Period, within a delivery loading volume tolerance of plus or minus zero point two percent (0.2%).
- 2.2.2 There is no specified minimum quantity of Murban Crude Oil to be delivered for the purposes of the ICE Murban Crude Oil Futures Contract. However, parties should be aware that in relation to each Vessel the Terminal Operator imposes a minimum loading requirement (which may be amended from time to time) of two hundred thousand (200,000) Barrels (i.e. 200 lots) for deliveries at the Terminal of Murban Crude Oil resulting from the ICE Murban Crude Oil Futures Contract (“**Terminal Minimum Loading Requirement**”).

For the purposes of complying with the Terminal Minimum Loading Requirement, a Buyer may co-load on the Vessel:

- (a) one or more Exchange traded lots of Murban Crude Oil delivered in accordance with one or more ICE Murban Crude Oil Futures Contract(s); with
- (b) one or more parcel(s) of Murban Crude Oil in one or more over the counter / non-Exchange transaction(s) (“**OTC**”) for FOB loading at ~~Fujairah~~the Terminal;

provided that:

- (i) loading of all co-loaded lots and parcels on the Vessel is completed within the same delivery month as the month in which the Delivery Range of the relevant Murban Contract(s) falls; and
- (ii) as between Seller and Buyer, the Murban Crude Oil to be delivered to the Buyer in accordance with Murban Contract(s) shall be deemed delivered in full before the commencement of loading of any OTC Murban Crude Oil referred to in (a).

In the event the total number of lots of Murban Crude Oil going to physical delivery under an ICE Murban Crude Oil Futures Contract in a particular delivery month does not meet the Terminal Minimum Loading Requirement, each Buyer taking delivery will be required to confirm in writing to the Clearing House by 13.30 LPT on the first Clearing Day following the Last Trading Day that it can meet such Terminal Minimum Loading Requirement by co-loading Exchange traded lots and OTC parcels of Murban Crude Oil for FOB loading at ~~Fujairah~~the Terminal.

2.2.3 If the Terminal Minimum Loading Requirement cannot be met as set out above and in the ICE Murban Crude Oil Futures Contract, the parties may use the ADP mechanism to settle the Contract. The Clearing House reserves the right to treat such failure to meet the Terminal Minimum Loading Requirement as an Event of Default on the part of the party concerned in accordance with Part 9 of the Clearing House Rules.

2.2.4 As between Sellers under different Murban Contract(s), Murban Crude Oil shall be deemed delivered pro rata in respect of each lot until all lots have been deemed delivered, unless otherwise agreed between the Sellers and the Buyer.

2.3 **Quantity and Quality**

The quality and quantity of delivered Murban shall be determined in accordance with the ICE Murban Crude Oil Futures Contract.

2.4 **Delivery Basis and Property**

Murban under the ICE Murban Crude Oil Futures Contract shall be delivered free from any liens and claims, charges and encumbrances of whatsoever kind (including but not limited to unpaid taxes, fees or other charges), and shall conform to the specifications and other requirements set out in the ICE Futures Abu Dhabi Rules.

Property in Murban delivered pursuant to the ICE Murban Crude Oil Futures Contract will pass from the Seller to the Buyer at the point specified in the ICE Murban Crude Oil Futures Contract Rules.

2.5 **Price**

The price at which the ICE Murban Crude Oil Futures Contract is delivered is the Exchange Delivery Settlement Price (as defined in the ICE Murban Crude Oil Futures Contract Rules) published on the Last Trading Day for the contract month.

2.6 **Cessation of trading**

Contracts shall cease trading on the Last Trading Day, in accordance with the ICE Murban Crude Oil Futures Contract.

2.7 **Exchange for Physical (EFP)**

In accordance with the ICE Murban Crude Oil Futures Contract, EFPs executed on the Last Trading Day for the expiring Contract month may be reported at any time after the cessation of trading up until 19:30 SPT on the Last Trading Day.

3. **ICE MURBAN FUTURES DELIVERY TIMETABLE**

Last Trading Day		
Cessation of Trading	16:30 SPT	Trading in ICE Murban Crude Oil Futures Contracts ceases.
EFPs	By 19:30 SPT	EFPs may be posted by 19:30 SPT on the Last Trading Day.
Expiry	By 13:30 LPT	All position maintenance must be performed by Clearing Members.

		Sellers and Buyers must each submit-notify to the Clearing House <u>via ECS of their delivery intentions a Delivery Confirmation Form</u> in relation to Contracts remaining open at 13:30 LPT on Last Trading Day.
	By 13:30 LPT	Sellers and Buyers are obliged to make or take delivery respectively of all Contracts remaining open in the expiring contract month.
	After 13:30 LPT	The MPFE report is available via ECS and MFT advising each Clearing Member of its delivery positions and obligations.
	After 13:30 LPT	The Clearing House allocates tenders to Sellers / Buyers at its sole discretion based on the Delivery Confirmation Forms information received, endeavouring to minimise the number of Clearing Members and tenders involved.
	After 13:30 LPT	The Clearing House will notify each Seller of the Buyer(s) with whom it has been matched or allocated for each delivery and instruct Sellers to deliver directly to Buyer(s) in accordance with the ICE Futures Abu Dhabi Rules. The Clearing House will send a notice to each Buyer identifying the Seller(s) and receipt quantity involved per allocated tender.
Last Trading Day + 1 Clearing Day		
Margin	By 09:00 LPT	Buyer's delivery Margin and Seller's delivery Margin shall be debited from Clearing Members that are Buyers and Clearing Members that are Sellers, respectively, for their deliverable positions. Delivery Margin will be calculated by the Clearing House as undelivered volume (lots x 1,000 barrels) x an appropriate scanning range as determined by the Clearing House. The Clearing House will apply contingent (Variation) Margin to the Buyer's and the Seller's Clearing Member accounts for their respective deliverable positions.
By the 25th Calendar Day prior to first Calendar Day of delivery month		
Preferred Delivery Range(s) Submission	By 14:00 LPT	The Buyer sends-submits their delivery range nominations an ICE Murban Crude Oil Futures: Delivery Range Nomination Form to the Clearing House and the Seller <u>via ECS</u> stating the Buyer's preferred three-day Delivery Range(s).

By the 15th Calendar Day prior to first Calendar Day of delivery month		
Loading Programme		<p>The Terminal Operator will establish the loading programme for the Delivery Period.</p> <p>The Clearing House will receive the loading programme from the Terminal Operator.</p> <p>For the avoidance of any doubt, the Clearing House has no input or influence in respect of the loading programme determined by the Terminal Operator.</p>
By the 15th Calendar Day prior to first Calendar Day of delivery month + 1 Clearing Day		
Delivery Range Determination	By 18:00 LPT	<p>The Clearing House advises all agreed Delivery Ranges to the Buyers and the Sellers based on the loading programme established by the Terminal Operator.</p> <p>Once the Buyers and the Sellers are informed of the loading programme, the Delivery Range becomes final, save that:</p> <ul style="list-style-type: none"> (i) a Buyer may request a change to the agreed Delivery Range in accordance with the procedure set out in this paragraph. Any such request must be submitted in such form and such manner as the Clearing House may prescribe from time to time, and will be assessed by the Clearing House and Terminal Operator, who each may approve or reject the request at their discretion. The requested changes will only become effective if approval is received from each of the Clearing House and Terminal Operator by the earlier of: (a) five Clearing Days prior to the first day of the original published Delivery Range; and (b) five Clearing Days prior to the first day of the Delivery Range requested by the Buyer; (ii) the Terminal Operator may agree with the Buyer to the early loading of Murban Crude Oil into the Buyer's Vessel provided that any such early loading shall not take place (a) earlier than 48 hours prior to the first day of the agreed Delivery Range; or (b) earlier than the first Terminal Loading Day of the delivery month; and (iii) the Terminal Operator may shorten the Delivery Range from three consecutive Terminal Loading Days to two consecutive Terminal Loading Days at any time, provided that the Terminal Operator gives notice to the Buyer, Seller and the Clearing House.

No later than the 5th Calendar Day prior to the first day of the Delivery Range		
Vessel Nomination, Re-nomination, and / Substitution	By 14:00 LPT	<p>The Buyer submits to the Seller (with a copy to the Clearing House) the ICE Murban Crude Oil Futures: Vessel Nomination Form. The Seller shall liaise with the Terminal Operator in respect of the vessel nomination, vessel nomination which in turn may be confirmed or rejected by the Terminal Operator.</p> <p>The Vessel Nomination Form includes details of the Delivery Day and the Vessel onto which Murban Crude Oil subject to delivery is to be loaded.</p> <p>The ICE Murban Crude Oil Futures Vessel Nomination Table in Section 4 of this Part GG sets out the appropriate Clearing Day to submit a vessel nomination for a specific Delivery Range.</p> <p>The Delivery Day nominated must be within the agreed Delivery Range (unless otherwise agreed by the Terminal Operator and the Buyer in the manner specified above). If this nomination is received by the Clearing House after 14.00 LPT hours, it is deemed to have been given on the following calendar day.</p> <p>Re-nomination or substitution of Vessel is permitted provided the Buyer submits a new form to the Seller (with a copy to the Clearing House) no later than 5 calendar days prior to first day of the Delivery Range. A shorter period may be permitted provided all the parties agree namely the Terminal Operator, the Clearing House, the Buyer and the Seller.</p> <p>The Seller must notify the Buyer and the Clearing House of any rejection of a nomination of a Vessel. Such notice must contain the reasons for rejection. A nomination may not be rejected for frivolous or vexatious reasons, or obvious clerical errors.</p>
3rd Clearing Day prior to first day of Delivery Range		
Margin	By 09:00 LPT	<p>Delivery Margin increases to full contract value plus 0.2 % for the Buyer or by such an amount as may be specified by the Clearing House from time to time; the Clearing House will debit the Buyer's account accordingly. Contingent variation margin requirements end for the Buyer.</p> <p>The delivery and contingent (Variation) Margin obligation remains for the Seller.</p>

Delivery Day		
Delivery Day	<p>Delivery is scheduled to be made at the Terminal, in accordance with the Contract Rules, Applicable Laws and the scheduling instructions given by the Terminal Operator.</p> <p>Loading shall be scheduled to commence on the nominated Delivery Day and take place in accordance with the Terminal Operator's terms and any other applicable procedures. The Buyer's Vessel must arrive and present its notice of readiness to load within the Delivery Range.</p>	
On or before 10th Clearing Day after Completion of Loading ("Document Receipt Day")		
Receipt of documents by the Clearing House	By 12:00 LPT	<p>Seller (either directly or through the Terminal Operator) shall lodge the following original documents with the Clearing House, with a copy to the Buyer:</p> <ul style="list-style-type: none"> (i) the certificates of quality and quantity; and (ii) a full set of original, negotiable, to order bills of lading. <p>Seller shall use reasonable endeavours to provide any additional customary documentation reasonably requested by the Buyer and / or the Clearing House.</p> <p>Any documents received by the Buyer and the Clearing House after 12:00 LPT will be deemed to be received on the following Clearing Day.</p> <p>If either of the original documents specified in (i) or (ii) are not available by the time specified above for delivery of such documents to the Clearing House, the Seller shall provide to the Clearing House a Letter of Indemnity in favour of the Buyer in lieu of the unavailable document(s) and the Buyer shall be required to make payment against that Letter of Indemnity.</p> <p>The Buyer may request that any such Letter of Indemnity be countersigned by the Seller's bank. Any such request must be submitted to the Seller and the Clearing House by 18.00 LPT on the fourth Clearing Day following the Last Trading Day, specifying the reasons for such request, and may not be based on frivolous or vexatious reasons. If no notification is received by this deadline, the Buyer will be deemed to have agreed to make payment to the Clearing House against a Letter of Indemnity provided by the Seller regardless of whether it has been countersigned by a bank.</p> <p>In the event that the Buyer has submitted a valid request as specified above, the Seller will be required to have the Letter of Indemnity countersigned by a bank with a credit rating equal or greater than the minimum credit rating score for</p>

		bank Letter of Indemnity providers for ICE Murban Crude Oil Futures Contracts as advised by ICE Futures Abu Dhabi from time to time, unless the Buyer agrees to an alternative bank. Any such agreement between the Seller and Buyer to have an alternative bank countersign a Letter of Indemnity must be notified to the Clearing House by 18.00 LPT on the seventh Clearing Day following the Last Trading Day.
Document Receipt Day + 3 Clearing Days (if received before 12:00 LPT)		
Confirmation of receipt by Buyer	By 09:00 LPT	<p>Buyer shall provide a Document Receipt Confirmation Form to the Clearing House and the Seller confirming its receipt of a full set of documents, or its acceptance of a Letter of Indemnity in respect of any unavailable document(s). A Buyer may not reject the documents or the Letter of Indemnity (in the event that the Buyer has agreed to make payment against a Letter of Indemnity) provided by the Seller due to frivolous or vexatious reasons.</p> <p>Non-receipt of the Document Receipt Confirmation Form by the times specified herein shall be construed as deemed acceptance of the documents and/or a Letter of Indemnity, where applicable, by the Buyer.</p> <p>Upon receipt of the Buyer's Document Receipt Confirmation Form or at the expiry of the timeline specified herein, whichever is earlier, the Clearing House shall release the Seller's delivery Margin and contingent (Variation) Margin.</p> <p>Buyer's delivery Margin requirement remains.</p>
3 Clearing Days prior to the 30th Calendar Day following Bill of Lading Date		
Final Invoice Payment	By 09:00 LPT	<p>Subject to the receipt of a complete set of documents (Letter of Indemnity where applicable), Buyer pays the invoice amount to the Clearing House (cash requirement). Buyer shall not be entitled to require the presentation of any documents in return for payment other than the certificates of quality and quantity, a full set of original, negotiable, to order bills of lading as specified above or, in the event that the Buyer has agreed to make payment against a Letter of Indemnity, a Letter of Indemnity as specified above.</p> <p>Buyer's delivery Margin obligation for invoiced lots is removed (0.2% is retained until final invoice is generated).</p>

30 Calendar Days following the Bill of Lading Date		
	By 09:00 LPT	Provided the Clearing House is in receipt of satisfactory documents from the Seller, the Clearing House will generate the Seller's invoice credit (cash credit).

4. **ICE MURBAN CRUDE OIL FUTURES VESSEL NOMINATION TABLE**

The table below indicates the deadlines for the receipt of an ICE Murban Crude Oil Futures: Vessel Nomination Form.

- D = first day of Delivery Range
 N = day by which nomination must be received (by 14:00 LPT)

For example: in the first line below, the first day of the Delivery Range is Monday and the deadline for receipt of the nomination is 14:00 LPT on the previous Wednesday.

Wed	Thurs	Fri	Sat	Sun	Mon	Tues	Wed	Thurs	Fri	Sat	Sun
N					D						
	N					D					
		N					D				
			N					D			
				N					D		
					N					D	
						N					D

5. **DELIVERY DOCUMENTATION SUMMARY**

<i>Sellers and Buyers should ensure that relevant Delivery Documentation is completed in full</i>		
Name of Delivery Document	Explanation	Timing
ICE Murban Crude Oil Futures: Delivery Confirmation Form	This form must be completed in full for all Contracts subject to delivery. Delivery Confirmation Form must include: (i) name(s) of underlying client(s) or whether Seller/Buyer is acting for its own account; (ii) the volume going to delivery; (iii) any other relevant information.	By 13:30 LPT on the Last Trading Day
ICE Murban Crude Oil Futures: Delivery Range Nomination Form	This notice is submitted by the Buyer to the Seller, with a copy to the Clearing House, confirming: (i) Buyer's name (and Clearing Member if different from the Buyer);	By 14:00 LPT on the 25th Calendar Day prior to first Calendar Day of delivery month

Sellers and Buyers should ensure that relevant Delivery Documentation is completed in full

Name of Delivery Document	Explanation	Timing
	<p>(ii) the tender(s) against which it is given;</p> <p>(iii) the Buyer's preferred consecutive three day delivery range(s);</p> <p>(iv) the volume;</p> <p>(v) Buyer's unique reference;</p> <p>(vi) any relevant co-loading information;</p> <p>(vii) customary documentation reasonably requested by Buyer to be provided by Seller in addition to documents otherwise required under the Contract Procedures (including under L.6(c)) and the (Clearing House) Rules;</p> <p>(viii) any additional information that may be required by the Clearing House.</p> <p>The Seller shall arrange for the Terminal Operator to also receive a copy of the Delivery Range Nomination Form.</p>	
<p>ICE Murban Crude Oil Futures: Vessel Nomination Form</p>	<p>This notice is submitted by the Buyer to the Seller, with a copy to the Clearing House, confirming:</p> <ul style="list-style-type: none"> (i) the name of the Seller; (ii) tender number; (iii) name and IMO registration number of proposed Vessel, Vessel's Q88 and the approximate size of the Vessel; (iv) the Delivery Range; (v) the nominated Delivery Day (estimated time of arrival) and approximate time for initiating delivery; (vi) the volume; (vii) documentary instructions (e.g. bill of lading mark-up); 	<p>No later than the 5th Calendar Day prior to the first day of the Delivery Range by 14:00 LPT</p>

<i>Sellers and Buyers should ensure that relevant Delivery Documentation is completed in full</i>		
Name of Delivery Document	Explanation	Timing
	(viii) any additional information that may be required by the Clearing House. The Seller must acknowledge and return to the Buyer, with a copy to the Clearing House and the Terminal Operator, confirming the Seller's acceptance or rejection of the nomination.	
ICE Murban Crude Oil Futures: Document Receipt Confirmation Form	The form submitted by the Buyer to the Clearing House confirming the Buyer's receipt and acceptance of the full set of documents, or its acceptance of a Letter of Indemnity from the Seller in relation to any unavailable document(s).	Document Receipt Day + 3 Clearing Days (if received before 12:00 LPT)
ICE Murban Crude Oil Futures: Confirmation of Agreed ADP Form	This form is submitted by both Buyers and Sellers to the Clearing House confirming their agreement to the ADP and the number of lots.	Any time before the Buyers and Sellers are invoiced by the Clearing House

The Clearing House reserves the right to request any documentation, whether in non-original electronic format or, where necessary, in original, at its sole discretion.

6. **INVOICE**

In all the examples set out in this section, the EDSP is \$60 per barrel.

Invoice Calculation

ICE Murban Crude Oil Futures are traded and delivered in volume, 1,000 barrels per lot.

The amount due to the Seller and payable by the Buyer in respect of deliveries of Murban Crude Oil is calculated as follows:

Contract Volume x Exchange Delivery Settlement Price ("EDSP") x Contract Size (Barrels)

$$10 \text{ lots} \times 60.00 \times 1,000 = \text{USD } 600,000.00$$

Delivery Loading Volume Tolerance

A delivery loading volume tolerance of plus or minus 0.2% of the contract volume in barrels permitted. Notwithstanding, the delivery loading tolerance permitted under the Contract, the Clearing House will invoice the parties on a full lot basis.

One invoice is produced per nominated Vessel. A final invoice, per tender, is produced to reflect the adjustment for actual delivered volume. The final invoice is produced once all individual Vessel invoices have been generated.

Based on a 1000 lot delivery:

Maximum tolerance = 1,000 x 1,000 barrels plus 0.2% = 1,002,000 barrels

Minimum tolerance = 1,000 x 1,000 barrels minus 0.2% = 998,000 barrels

Adjustments for Actual Delivered Volumes

- (a) Delivery must be for whole lots. If the total amount of Murban Crude Oil delivered falls below the number of lots tendered (taking into account the delivery tolerance), the delivery will be deemed to be for the nearest full lot below number of lots actually delivered. Clearing Members may agree to an ADP for the under-delivered number of lots.
- (b) If the total amount of Murban Crude Oil subject to a delivery obligation falls below the number of lots tendered and there has been no notice of agreed ADP submitted by the parties to the Clearing House, the Clearing House may treat such shortfall in delivery as an Event of Default on the part of the party concerned in accordance with Part 9 of the Clearing House Rules.
- (c) If the actual amount delivered is above the tendered lots (taking into account the delivery tolerance) the surplus will be ignored by the Clearing House for invoice purposes. Any payment for the excess must be settled between the Buyer and Seller without the involvement of the Clearing House.

Examples of Invoice Calculations

Basics:

1 lot = 1,000 barrels

EDSP is quoted per barrel, so price of a lot is EDSP x 1,000 barrels

One invoice is produced per vessel. A final invoice is produced to reflect the adjustment for actual delivered volume.

All invoice examples below show a tender for 1,000 lots in 3 nominated vessel loadings of 500, 300 and 200 lots respectively.

Tolerance permitted on 1,000 lots = 1,000,000 barrels x 0.2% = 2,000 barrels

Upper Tolerance = 1,002,000 barrels

Lower Tolerance = 998,000 barrels

Final Invoice is generated when the last vessel in the tender is invoiced.

- (a) Invoice Calculation - Where Delivered Volume is within the Tolerance for the anticipated number of lots.

Invoices reflecting individual Loadings	
1st Vessel loads	500,500 barrels
2nd Vessel loads	300,300 barrels

3rd Vessel loads		200,200 barrels
Total loaded		1,001,000 barrels
1st Vessel invoice	500 lots @ 60.00	\$30,000,000.00
2nd Vessel invoice	300 lots @ 60.00	\$18,000,000.00
3rd Vessel invoice	200 lots @ 60.00	\$12,000,000.00
Total invoiced via the Vessel Loading Invoices	1,000 lots	\$60,000,000.00
Final Invoice		
Based on total loaded quantity delivered, the number of barrels delivered (within tolerance) is 1,001,000		
Total invoiced already in barrels =		1,000,000
Total delivered in barrels		1,001,000
Total excess in barrels		1,000
Total chargeable excess		1,000
Excess is equivalent to 1,000 barrels @ EDSP of 60.00		\$60,000.00
1,001,000 barrels is within the permitted tolerance of +/- 2,000 barrels allowable on 1,000 lots, so the invoice amount for this excess is 1,000 barrels * 60.00		
Final invoice amount		\$60,000.00

(b) Invoice Calculation – Where Delivered Volume is outside the Tolerance - Over-Delivered.

Invoices reflecting individual Loadings		
1st Vessel loads		500,900 barrels
2nd Vessel loads		300,900 barrels
3rd Vessel loads		200,900 barrels
Total loaded		1,002,700 barrels
1st Vessel invoice	500 lots @ 60.00	\$30,000,000.00
2nd Vessel invoice	300 lots @ 60.00	\$18,000,000.00

3rd Vessel invoice	200 lots @ 60.00	\$12,000,000.00
Total invoiced via the Vessel Loading Invoices	1,000 lots	\$60,000,000.00
Final Invoice		
Based on total loaded quantity delivered, the number of barrels delivered (within tolerance) is 1,002,000		
Total invoiced already in barrels =		1,000,000
Total delivered in barrels		1,002,700
Total excess in barrels		2,700
Total chargeable excess		2,000
Excess is equivalent to 2,000 barrels @ EDSP of 60.00		\$120,000.00
1,002,700 barrels is not within the permitted tolerance of +/- 2,000 barrels allowable on 1,000 lots, so the invoice amount for this excess is 2,000 barrels * 60.00		
Final invoice amount		\$120,000.00

- (c) Invoice Calculation – Where Delivered Volume is outside the Tolerance - Under-Delivered and thus resulting in an ADP.

Invoices reflecting individual Loadings		
1st Vessel loads		500,500 barrels
2nd Vessel loads		300,300 barrels
3rd Vessel loads		197,100 barrels
Total loaded		997,900 barrels
1st Vessel invoice	500 lots @ 60.00	\$30,000,000.00
2nd Vessel invoice	300 lots @ 60.00	\$18,000,000.00
3rd Vessel invoice	197 lots @ 60.00	\$11,820,000.00
Total invoiced via the Vessel Loading Invoices	997 lots	\$59,820,000.00
Final Invoice		
This example is treated, for the purposes of the final invoice, as an over-delivered 997 lot tender. However due to the total delivered lots falling outside the lower tolerance of 998 the balance of 1 lot is settled between the Buyer and Seller under ADP.		
Total invoiced already in barrels =		997,000
Total delivered in barrels		997,900
Total excess in barrels		900
Total chargeable excess		900
Excess is equivalent to 900 barrels @ EDSP of 60.00		\$54,000.00
997,900 barrels is outside the permitted tolerance of +/- 2,000 barrels allowable on 1,000 lots, so the invoice amount for this excess is 900 barrels * 60.00.		\$54,000.00
Final invoice amount		\$54,000.00