

[Date]

[Counterparty name] [Counterparty address]

Attention: [Counterparty contact]

Re: Commodity Option/Cash Settlement Agreement – Deal # [internal reference number]

Royal Bank of Canada ("Party A")/ [counterparty name] ("Party B")

Dear Sirs:

The purpose of this letter agreement (this "Confirmation") is to confirm the terms and conditions of the transaction entered into between us on the Trade Date specified below (the "Transaction"). This Confirmation constitutes a "Confirmation" as referred to in the Agreement specified below.

The definitions and provisions contained in the 2005 ISDA Commodity Definitions (as published by the International Swaps and Derivatives Association, Inc.) are incorporated into this Confirmation. In the event of any inconsistency between those definitions and the provisions of this Confirmation, this Confirmation shall govern.

- 1. This Confirmation supplements, forms part of and is subject to, the ISDA Master Agreement dated [date of agreement] as amended and supplemented from time to time (the "Agreement"), between you and us. All provisions contained in the Agreement shall govern this Confirmation except as expressly modified below.
- 2. The terms of the particular Transaction to which this Confirmation relates are as follows:

General Terms

Commodity: [commodity type]
Trade Date: [transaction trade date]
Effective Date: [transaction effective date]
Termination Date: [transaction termination date]
Seller: [Party A / Party B]
Buyer: [Party A / Party B]

Buyer: [Party A / Party B]
Total Notional Quantity: [amount/volume]
Notional Quantity per Calculation Period: See Schedule A

Notional Quantity per Calculation Period:

Calculation Periods:

See Schedule A

See Schedule A

Cation Styles

(American / Furner)

Option Style: [American / European / Bermuda / Asian]
Option Type: [Put / Call]

Business Day(s): [cities for determining valid business days]

Commodity Reference Price: [reference price as selected from ISDA Commodity

Definitions or otherwise agreed]

Floating Price: [price]

Pricing Date(s): [scheduled pricing dates]

Strike Price per Unit: [option exercise price] per [unit]

Premium:

Premium per Unit: [premium payable] per [unit]

Total Premium: [total premium to be paid]

Premium Payment Date: [payment date for premium]

Premium Payer: [Party A / Party B]

Schedule A

Calculation Period No.	Calculation Period (inclusive)	Notional Quantity per Calculation Period	Settlement Date for each Calculation Period
[•]	[number of calculation periods]	[amount/volume]	[settlement date in respect of calculation period]

Procedure for Exercise:

Exercise period: From [time/date] to [time/date] [if applicable to type of option].

Expiration Date: The Last Pricing Date for each Calculation Period.

Cash Settlement Amount: Notional Quantity per Calculation Period X Strike Price Differential.

In the case of a Call option, an amount equal to the greater of: Strike Price Differential:

(i) the excess of the Floating Price over the Strike Price per Unit, and (ii) zero

In the case of a Put option, an amount equal to the greater of: (i) the excess of the Strike Price per Unit over the Floating Price, and (ii) zero

Market Disruption Events & Disruption

Fallbacks:

[list any applicable Market Disruption Events from ISDA

Commodity Definitions or define others]

[maximum number of days of disruption before next applicable Maximum Days of Disruption:

Market Disruption Event may apply]

Cash Settlement Terms:

Cash Settlement: Applicable.

Settlement Date(s): [scheduled settlement dates]

Last Pricing Date The Pricing Date or where there are two or more Pricing Dates for

each of the relevant Calculation Period, the later Pricing Date to

occur.

Business Day Convention: [business day convention for dates falling on days that are not

Business Days], which shall apply any date referred to in the Confirmation that falls on a day that is not a Business Day other than the dates referred to in regard to the Pricing Dates which

need not be Business Days.

Calculation Agent:

Calculation Agent: [Party A], whose determinations and calculations shall be binding on

the parties hereto in absence of manifest error.

Additional Provision:

If confirmations are exchanged only matched terms, and the terms

of any applicable master agreement, are binding

Account Details:		
Payments to Party A:	[payment delivery information]	
Payments to Party B: Offices	[payment delivery information]	
The Office of Party A for the Transaction is:	Royal Bank of Canada [contact details]	
The Office of Party B for the Transaction is:	[counterparty contact details]	
created by an exchange of telexes or by a	uted and delivered in counterparts (including by facsimile transmission) or be n exchange of electronic messages on an electronic messaging system, which e manner prescribed hereunder, will be deemed for all purposes to be a legally	
below and returning same to us by facsimitransmission or telex or electronic mess	g correctly sets forth the terms of our agreement by signing in the space provided ile transmission, or send to us within two (2) Business Days a letter by facsimile aging system similar to this letter which sets forth the material terms of the mation relates and which indicates your agreement to those terms.	
Yours sincerely, ROYAL BANK OF CANADA	Confirmed as of the date first written by: [counterparty name]	
[SIGNATURE1]		
[name] [title of authorized signatory]	Authorized Signing Officer	

Authorized Signing Officer