Petroleum Logistics Ltd – Terms and Conditions

Definitions **1.** 1.1

- 1.2
- Definitions "Seller" means Petroleum Logistics Ltd, its successors and assigns or any person acting on behaf of, and with the authority of, Petroleum Logistics Ltd. "Customer" means the person's name in the Application, and if there is more than one Customer, is a reference to each Customer jointy and severally. "Application" means the credit account application or other form (as approved by the Seller) that the Customer must complete in order to have an Account with the Seller for the supply of Products on credit and/or the provision of a Fuelcant to the Customer by the Seller. 1.3
- Account "means an account opened by the Customer with the Seller pursuant to an Application. Upon termination of the Customer's Account, all moneys owed to the Seller on that Account are due and payable to the Seller and interest will account and account are customer of the seller on the seller until the total amount and the function of the seller until the total amount activation in the original function. 1.4
- outstanding is settled in full. "Products" means all goods and services purchased by the Customer (either by use of a . Tocome intervise). "Credit Limit" means the maximum amount of credit (as set by the Seller) that the Customer is allowed to remain outstanding on its Account, to be paid in accordance with clause 4. "Price" means the Direct of the formation of the second of the 1.5 1.6
- Price" means the Price payable for the Products, as specified on any quotation, order, invoice, sales voucher or EFTPOS receipt.

Acceptance

- The Customer acknowledges that all Products purchased by the Customer using a Fuelcard or otherwise, are for the purpose of a business, as defined in the Consumer Guarantees Act 1993, and that this Act does not apply to the supply of Products to the Customer to the extent permitted by the Act. 2.1
- Customer to the extern permitted by the Acc. The Customer's taken to have exclusively accepted and is immediately bound, jointly and severally, by these terms and conditions if the Customer submits a duly completed Application to the Seller for the provision of an Acccunt. The Seller may, at its sole discretion, accept or decline the Customer's Application by written notice to the Customer. These terms and conditioners 2.2 23 These terms and conditions:
- see terms and conditions: will apply to the supply of Products by the Seller to the Customer and/or the use of the Fuelcard, and will, subject to sub-clause (d), prevail to the extent of any inconsistency with any other document or agreement between the Customer and the (a) Seller: and
 - (b)
 - Seller; and may only be amended with the Seller's consent in writing; and subject to sub-clause (d), supersede and replace any previous or existing negotiations, letters, offers; representations (either verbal or in writing) between the Seller and the Customer in relation to the supply of Products and/or the use of the (c) Fuelcard: and
- (d) in the event these terms and conditions are inconsistent with the terms of any written (c) In the event uses terms and containers are inclusionable with the event of any written supply agreement for the supply of specific Products to the Customer, and of which the Seller has accepted, the terms of the supply agreement will prevail.
 Electronic signatures shall be deemed to be accepted by either party providing that the
- 24 parties have complied with Section 22 of the Electronic Transactions Act 2002 or any other applicable provisions of that Act or any Regulations referred to in that Act

з. 3.1

Change in Control The Customer shall give the Seller not less than fourteen (14) days prior written notice of any proposed change of ownership of the Customer and/or any other change in the Customer's details (including but not limited to, changes in the Customer's name, address, contact phone or fax number's, or business practice). The Customer shall be liable for any loss incurred by the Seller as a result of the Customer's failure to comply with this clause.

4.2

- Price and Payment At the Seller's sole discretion the Price of Products purchased by the Customer shall be (a) as indicated on any invoice and/or statement provided by the Seller to the Customer:
- (b) the Seller's quoted Price (subject to clause 4.2), which will be valid for the period stated in the quotation or otherwise for a period of thirty (30) days.
- stated in the quotation or otherwise for a period of thirty (30) days. The Customer acknowledges: (a) that the Price charged for Products may vary, as they are based on changes in wholesale orude oil prices, ournery or exchange rates, the oil market generally, or the volume of Products purchased by the Customer; and (b) that the Seller reserves the right to change the Price if a variation to the Seller's quotation is requested; and
- (c)
- quotativin is requested, and and agrees that it must not exceed its Credit Limit. The Seller may, at its sole discretion, increase or decrease the Customer's Credit Limit from time to time by providing written notice of such to the Customer, the Customer may decline any increase to its Credit Limit.
- Increase to its Creat Limit. Time for payment for the Products being of the essence, the Price will be payable by the Customer on the date's determined by the Seller, which may be: (a) where the Customer has a valid Account with the Seller, twenty (20) days following the 4.3 end of the month in which a statement is posted to the Customer's address or address for notices: or
 - the date specified on any invoice or other form as being the date for payment; or (b)
- (b) the date specified on any invoice or other form as being the date for payment; or (c) failing any notice to the contrary, the date which is fourthen (14) days following the date of any invoice given to the Customer by the Seller. Payment may be made by cash, cheque, bank cheque, electronic/on-line banking, debit from the Customer's nominated credit card or bank account (plus a surcharge of up to two percent (2%) of the payment amount), or by any other method as agreed to between the Customer and the Seller. 44
- 4.5
- Customer and the Seller. Unless otherwise stated the Proice includes GST, an amount the Customer must pay to the Seller which is equal to any GST the Seller must pay for any supply of Products by the Seller under this contract, or any other agreement. The Customer must pay GST, without deduction or set off of any other amounts, at the same time and on the same basis as the Customer pays the Price. Unless expressly included in the Price, the Customer must pay in addition to the Price:

 - in addition to the Price: (a) any other taxes and rules that may be applicable; and (b) an annual Fuelcard fee, and transaction fee for each Fuelcard transaction; and (c) any minimum order charge the Seller may levy from time to time, depending on the quantity of Products ordered by the Customer, and (d) for any delivery of Products, which may be levied by the Seller depending on the quantity of Products ordered. Manace travelled to effect such delivery to the Customer and the date of such delivery. To the extert permitted by law, all money received by the Seller from the Customer will be applied in the manner and order determined by the Seller.

4.6

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- applied in the manner and order determined by the Seller. Supply of Bulk Products The terms and conditions set out in this clause 5 apply where the Customer is supplied with Products by the Seller (via bulk delivery or otherwise), excluding the purchase of Products using the Fuelcard. The Seller warrants that the Products supplied will be of a merchantable quality. No other warranty, expressed or implied, is given by the Seller. The Seller warrants that the Products supplied valit be of a merchantable quality. No other warranty, expressed or implied, is given by the Seller. The Seller wall be relieved of all liability in respect of any claims relating to the quality of the Products if such claims are not made by the Customer within seven (7) days of the delivery of those Products by the Seller to the Customer. To the extent permitted by law, the Seller Units is liability to the replacement, or the replacement cost, of the relevant Products. Delivery ('Delivery') of the Products is taken to occur at the time that the Seller (or the Seller's nominated carrier) delivers: the Products to the address nominated by the Customer on the Application ('Site'), even if the Customer's not present at the Site. The Customer must provide the Seller with ased and unrestricted access for Delivery at the Site or otherwise as agreed by the Seller, and provide not less than three (3) working days prior notice of its required for Delivery. Whils the Seller will use reasonable endeavours to deliver the Products ordered to the Site order was received), this timeframe is an estimate only. The Customer must still accept Delivery versit flate and the Seller will able for any loss or damage incurred by the Customer as a result of Delivery being late. Risk of damage to or loss of the Products passes to the Customer on Delivery, and the Customer must insure the Products on, orderore, Delivery. Title 5.6
- 5.7

Title **6.** 6.1

- The Seller and the Customer agree ownership of the Products shall not pass until: (a) the Customer has paid the Seller all amounts owing to the Seller; and (a) (b)
- the Customer has met all of its other obligations to the Seller Receipt by the Seller of any form of payment other than cash shall not be deemed to be 6.2
- payment until that form of payment has been honoured, cleared or recognised, and until then the Seller's rights and ownership in relation to the Products, and this contract, shall continue. The Customer will keep the Products clearly identifiable as the property of the Seller until 6.3
- such time as they may be used in the ordinary course of business. This provision is inserted solely for the benefit of the Seller and does not entitle the Customer to return or
- require the return of any Products that have not been paid for. It is further agreed that, until ownership of the Products passes to the Customer in accordance with clause 6.1: 6.4

- (b)
- the Customer shall not charge or grant an encumbrance or security interest over the Products, nor grant, nor otherwise give away, any interest in the Products while they remain the property of the Seller; and the Seller may commence proceedings to recover the Price notwithstanding that ownership of the Products has not passed to the Customer; and the Seller may, in the event of any breach of these terms and conditions by the Customer, for the purpose of recovery of the Products, enter any site where the Products are stored (or where the Seller reasonably believes they are stored) and take possession of them, and the Customer shall co-operate with the Seller to provide or procure such access as the Seller requires; and and in the event the Products have been on-sold by the Customer, the Customer shall (at the request of the Seller) assign to the Seller within seven (7) days, all rights against the person's to whom the Products have been sold. (c)
- (d)

7. 7.1

- rsonal Property Securities Act 1999 ("PPSA") on assenting to these terms and conditions in writing the Customer acknowledges and s that the terms and conditions constitute a security agreement for the purposes of the
- PPSA and (b) a security interest is taken in all Products that have previously been supplied, and that will be supplied in the future, by the Seller to the Customer.
- will be supplied in the future, by the Selier to the Customer.
 The Customer undertakes to:
 (a) sign any further documents and/or provide any further information (such information to be complete, accurate and up-to-date in all respects) which the Selier may reasonably require to register a financing statement or financing change statement on the Personal Property Securities Register;
 (b) indemnify, and upon demand reimburse, the Selier for all expenses incurred in
- Indemnity, and upon demand reminuse, the Seller on an expenses incurso an registering a financing statement or financing change statement on the Personal Property Securities Register or releasing any registration made thereby; or register, or permit to be registered, a financing statement or a financing change statement in relation to the Products in favour of a third party without the prior written (c) consent of the Seller: and
- consent to the sener, and immediately advise the Seller of any material change in its business practices of selling the Products which would result in a change in the nature of proceeds derived (d)
- from such sales. The Seller and the Customer agree that nothing in sections 114(1)(a), 133 and 134 of the 7.3
- PPSA shall apply to these terms and conditions. The Customer waives its rights as a debtor under sections 116, 120(2), 121, 125, 126, 127, 129, 131 and 132 of the PPSA. 7.4 7.5
- 129, 131 and 120 to the PFSA. Unless otherwise agreed to in writing by the Seller, the Customer waives its right to receive a verification statement in accordance with section 148 of the PPSA. The Customer shall unconditionally ratify any actions taken by the Seller under clauses 7.1 **** 7.6 to 7.5

7.2

- Security and Charge In consideration of the Seller agreeing to supply Products, the Customer charges all of its rights, title and interest (whether joint or several) in any land, really or other assets capable of being charged, owned by the Customer either now or in the future, to secure the performance by the Customer of its obligations under these terms and conditions (including, but not limited to, the payment of any money). The Customer indemnifies the Seller from and against all the Seller's costs and disbursements including legal costs on a solicitor and own client basis incurred in exercising the Seller's rights under this dause. The Customer intervocably appoints the Seller and each director of the Seller as the Customer's threa and lawful attorney's to perform all necessary acts to give effect to the provisions of this clause 8 including, but not limited to, signing any document on the Customer's behalf.
- 8.2
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Default and Consequences of Default

- **9.** 9.1 Interest on overdue invoices shall accrue daily from the date when payment becomes due until the date of payment, at a rate of two and a half percent (2.5%) per calendar month (and at the Seller's sole discretion such interest shall compound monthly at such a rate)
- 9.2 9.3
- Until the date of payment, at a rate of two and a rate preterin (2.5 %) per calendar incluin (and at the Seller's sole discretion such interest shall compound monthly at such a rate) after as well as before any judgment. If the Customer owes the Seller any money, the Customer shall indemnify the Seller from and against all costs and disbursements incurred by the Seller in recovering the debt (including but not limited to internal administration fees, legal costs on a solicitor and own client basis, the Seller's collection agency costs, and bank disbonour fees). Further to any other rights or remedies the Seller may have under this contract, if the Customer has made payment to the Seller by credit card (or direct debit from a credit card or bank account), and the transaction is subsequently reversed, the Customer shall be illegal, fraudulent or in contravention to the Customer's obligations under this contract. Without prejudice to any other remedies the Seller may have, if at any time the customer is in breach of any obligation (including those relating to payment) under these terms and conditions the Seller may subset or terminate the supply of Products to the Customers, and/or the Customer's Account, with (or without) notice. The Seller will not be liable to the any oligation (including those relating to payment) under these terms and conditions the Seller may usage the Customer suffers because the Seller has exercised its rights under this clause. 9.4 its rights under this clause. Without prejudice to the Seller's other remedies at law, the Seller shall be entitled to cancel
- 9.5 Without prejudice to the Seller's other remedies at law, the Seller snall be entitled to cancer all, or any part of the Customer, which remains unfilled, and/or terminate the Customer's Account (with or without notice), and all amounts owing to the Seller shall, whether or not due for payment, become immediately payable if: (a) any money payable to the Seller becomes overdue, or in the Seller's opinion the Customer will be unable to make a payment when it falls due; (b) the Customer becomes insolvent, convenes a meeting with his creditors or proposes or enters into an arrangement with creditors, or makes an assignment for the benefit of its conditioner; or

 - its creditors; or (c)
 - a receiver, manager, liquidator (provisional or otherwise) or similar person is appointed in respect of the Customer or any asset of the Customer.

- Termination In addition to the Seller's rights to terminate under dause 9, the Seller may, by providing the Customer two (2) days' written notice, terminate the Customer's ability to purchase Products on credit terms, or suspend or terminate the Customer's Account, and all amounts owing to the Seller shall, whether or not due for payment, become immediately payable. The Seller shall not be liable for any loss or damage whatsoever arising from such termination. **10.** 10.1
- Such reminimation. The Customer may close its Account by providing the Seller thirty (30) days writt to the Seller. For the avoidance of doubt, this termination right is in substitution for of cancellation under the Contractual Remedies Act 1979. 10.2

Privacy Act 1993

- Privacy Act 1993
 The Customer authorises the Seller or the Seller's agent to:
 (a) access, colled, retain and use any information about the Customer;
 (i) (including any overdue fines balance information held by the Ministry of Justice)
 for the purpose of marketing goods and services to the Customer.
 (b) disclose information about the Customer, whether collected by the Seller from the
 Customer directly or obtained by the Seller from any other source, to any other credit
 consider or any confit mercing anoance in the numerics of considered by the Seller from the
 Customer directly or obtained by the Seller from any other source, to any other credit
- 11.2
- Customer directly or obtained by the Seller from any other source, to any other credit provider or any credit reporting agency for the purposes of providing or obtaining a credit reference, debt collection or notifying a default by the Customer. Where the Customer is an individual the authorities under clause 11.1 are authorities or consents for the purposes of the Privacy Act 1993. The Customer shall have the right to request the Seller for a copy of the information about the Customer relained by the Seller and the right to request the Seller to correct any incorrect information about the Customer held by the Seller. 11.3

12. 12.1

- Notices Subject to clause 12.4, a notice or other communication will be deemed to have been duly

- Subject to date 12-4, a house to one communication will be deelined to have been dury received: (a) if delivered by hand, at the time of delivery; or (b) if sent by pre-paid post, two (2) Business Days after posting; or (c) if sent by pre-paid post, two communication is delivered by hand, or received by mail or facsimile on a day which is not a day being Monday to Friday, inclusive, (**'Business Day**), or after 5.00pm on a Business Day, then the notices or other communication will be deemed to have been received on the next Business Day. For the avoidance of doubt, the notice provisions in this clause 12 replace sections 185-189 of the PFSA. This clauses 12 does not apply to a notice given under clause 14.11 of these terms and conditions, which shall been given when the Selfer actually received notice. All communications directed to the Selfer should be made *c'* the Office Manager, Petroleum Logistics Ltd, Private Bag 2039, New Plymouth 4342.
- 12.3 12.4
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13. 13.1

Please note that a larger print version of these terms and conditions is available from the Seller on request.

General The failure by the Seller to enforce any provision of these terms and conditions shall not be treated as a waiver of that provision, nor shall it affect the Seller's right to subsequently

- enforce that provision. If any provision of these terms and conditions shall be invalid, void, illegal or unenforceable the validity, existence, legality and enforceability of the remaining provisions shall not be affected, prejudiced or impaired. These terms and conditions, and any contract to which they apply, shall be governed by the laws of New Zealand, and are subject to the jurisdiction of the courts of New Zealand. The Seller shall be under no liability whatsbeever to the Customer for any indirect and/or consequential loss and/or expense (including loss of profit) suffered by the Customer arising out of a breach by the Seller of these terms and conditions (alternatively the Seller's liability shall be limited to damages which under no circumstances shall exceed the Price). The Customer 13.2 13.3
- 13.4 The Customer: (a) hereby disclaims any right to rescind, or cancel any contract with the Seller, or to sue (a)
- The Customer:
 (a) charles/ disclams any right to rescind, or cancel any contract with the Seller, or the result of any indivertent misrepresentation mode to the Customer by the Seller, and the Customer acknowledges that the Products are purchased relying solely upon the Customer acknowledges that the Products are purchased relying solely upon the Customer acknowledges that the Products of the Customer by the Seller, and the Customer acknowledges that the Products of the Customer by the Seller, and the Customer acknowledges that the Products of the The Seller's negligence).
 The Customer shall not be entited to set off against, or deduct form the Price, or counter-owthick of games to any acknowledges that the Seller's negligence).
 The Customer's rights and obligations under these terms and conditions are personal not be entited to set off against, or deduct of conditions are personal not be entited to set off against, or deduct acknowledges the Seller within thirty (30) days of receipt, any invoice.
 The Customer's rights and obligations under these terms and conditions are personal not be entited to the out against, and customer's consent.
 The Customer agrees that the Seller may make and conditions are personal not be entities the Seller not makes and conditions than the fare any entities the Seller not these terms and conditions there under a develow the customer of any invoice.
 (a) each neerby to consult the Seller's velste requely for any changes and fusct the seller not the seller solution for a dura dura doublish and the seller notifies the Customer makes a further requesite the seller not the seller solution and value to acknowledge.
 (a) each neerby to consult the Seller's velste requesite for any change any other agrees that the seller notifies the Customer makes a further seller of the seller to the seller and the se 13.5

Terms and Conditions Applicable to the Fuelcard

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 $\ensuremath{\textbf{Credits}}$ The purchase of Products on Fuelcard is between the Customer and the participating

The purchase of Products on Fuelcard is between the Customer and the participating retailer. The Customer acknowledges that the Selfer has no liability to the extent parmitted by law, directly or indirectly, in respect of the Products purchased by the Customer using the Fuelcard. In the event the Customer purchases defective Products: (a) it is up to the Customer torsolve this with the participating retailer from which the Products were purchased. If the return of the defective Products is accepted by the entitientic patient the Customer the define acceur of the configuration using

participating retailer, the Customer should obtain a copy of the credit voucher, which will be processed by the Seller as a credit against the Customer's Account; or

wim use processed by the selere as a credit against the Customer's Account; or from an automatic facility, the Customer must give the Seller written notice of such purchase writhin forty-eight (48) hours of the purchase. The Seller will, in good faith, investigate the quality of the Products purchased and may, at the Seller's sole discretion, replace the Products purchased or credit the Customer's Account with the cost of the Products.

Liability
Without limiting any other provision of these terms and conditions, the Seller is not liable to
the Customer, whether directly or indirectly, for:
(a) the actions of any participating retailer; or
(b) any Products purchased on the Fuelcard, in accordance with clause 14 (unless
otherwise stated in these terms and conditions); or
(c) any fault with the Fuelcard (including the Fin) itself; or
(d) any fault with the Fuelcard (including the Fin) itself; or
(e) any fault with the electronic system which process the Fuelcard transaction; or
(f) any nativities of the fuelcard in calculation from the Customer in accordance
with either clause 10.2 or 14.11 (and the relumed Fuelcard from the Customer in
accordance with clause 17.1); or
(g) any loss or damaged suffered by the Customer arising out of the supply of Products or
the performance, or non-performance by the Seller of any obligation under these
terms and conditions (unless otherwise stated herein).

The Customer may cancel a Fuelcard where it is no longer required by returning it to the Seller. The Customer must return any cancelled Fuelcard (unless it is lost or stolen), cut in half, to the Seller. The Customer shall remain liable for all transaction recorded against the cancelled Fuelcard until such time as the cancelled Fuelcard is actually received by the

Seller (except where the Fuelcard is cancelled pursuant to clause 14.11). For the avoidance of doubt, the Fuelcard Account will remain active for any other Fuelcards issued

to the Customer (if any). In addition to any rights the Seller may have under clause 9, the Seller reserves the right to

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asspend or cancel the Customer's Fuelcard in the event that:
 (a) the Customer's account reaches or exceeds its credit limit; or
 (b) payment is not received from the Customer on the due date.

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Liability

Cancellation

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