



PETROLEUM LOGISTICS

Fuel solutions | Aviation fuel | Lubricants

APPLICATION FORM ■

Dear Customer

Thank you for choosing Petroleum Logistics Limited to help manage your fuel requirements. To ensure your application for a PLL account is processed as quickly as possible, please observe the following requirements:

NB: Please complete all relevant details

- Do not use a pencil
- Use a permanent ink pen
- Do not use corrective fluid
- If a mistake is made, simply:
 - strike out the mistake
 - rewrite the correct response
 - initial the correction

If you do not have an account with PLL complete all sections in full.

If you already have a major buyer account with PLL and require a Aviation Carnet Card, complete the following sections only:

Section one: Account Details – Part One

Section Two: Signature

Section Three: Fleet Information

For assistance in completing this application please contact PLL on 0800 4 AV FUEL(428383)

Return completed form to:

Petroleum Logistics Limited

P.O BOX 45-180 Waterloo

Lower Hutt 5042

WELLINGTON

■ SECTION ONE: ACCOUNT DETAILS

■ Part One

Company/Trader Name: _____

Existing Account No (if applicable) _____

Legal name (in full) Name: _____

Street Address: _____

Postal Address: _____

City: _____

■ Part Two

Contact name: _____

Work telephone: _____ Home telephone: _____

Mobile: _____ Facsimile: _____

Email address: _____

Do you wish invoices to be emailed to you? Yes No

Company Registration number: _____

Years trading _____

Type of business _____

Average monthly purchases of Aviation Product (litres or \$): _____

Please request a monthly credit limit for the purchase of Products using your Carnet Card/s:

Requested credit limited – NZ\$ per month

(Please note that at its sole discretion, PLL may change this credit limit at any time. PLL will promptly notify you of any such change.)

Three Credit references (please include contact address, account numbers, phone numbers and other relevant information).

1. _____ Phone: _____

2. _____ Phone: _____

3. _____ Phone: _____

PERSONAL GUARANTEE (REQUIRED FOR COMPANY APPLICATIONS)

The Guarantor(s) named below ("Guarantor") acknowledge that they:

- a) Are advised to seek independent legal advice before signing this Agreement;
- b) Have either first obtained independent legal advice or have decide to waive the right to do so;
- c) Have read the provisions of the personal guarantee set out below and understand the nature and effect of the guarantee; and
- d) Agree that they are bound by the guarantee

Guarantee

In consideration of PPL entering into this Agreement with the Customer at the request of the Guarantor, the Guarantor guarantees to PPL the due and punctual payment by the Customer of all moneys payable, and the due and punctual performance of all obligations, duties, liabilities and undertakings of the customer, under this agreement.

- a) Although as between the guarantor and the customer the liability of the guarantor may be that of a surety only, as between the Guarantors and PPL the Guarantor will be deemed to be a principal debtor;
- b) the Guarantor will not be released from liability under this Agreement despite;
 - (i) the bankruptcy or liquidation of the Customer or the guarantor;
 - (ii) the giving of time or any indulgence by PPL to the Customer of the Guarantor;
 - (iii) the exercise or non-exercise by PPL of any of it's powers under this Agreement;
 - (iv) the release of partial release or variation of this Agreement of any collateral Agreement of other security at any time held by PPL;
 - (v) any other dealing whatsoever by PPL with the customer or Guarantor;
 - (vi) any other act, omission, matter or thing whatever whereby the Guarantor would have been released if they were merely a surety.
- c) This guarantee is a continuous guarantee until all of the obligations of the Customer under this Agreement have been fully discharged;
- d) The Guarantor agrees to indemnify PPL from and against liability, loss or damage which PPL might incur by reason of any breach by the Customer of the Customers obligation under this Agreement of by reason of this Agreement being or becoming void or unenforceable.
- e) If there are two or more Guarantors the obligation and agreement on their part contained or implied in this agreement shall bind them jointly and each of them severally.

Guarantor(s) Full Name(s):

Signature of Guarantor

Date / /

Address of Guarantor:

Witness name:

Signature:

Address:

Guarantor(s) Full Name(s):

Signature of Guarantor

Date / /

Address of Guarantor:

Witness name:

Signature:

Address:

■ Interested Parties

Full names and residential addresses of:

1. Sole Trader; or
2. All Partners if applicant is a Partnership, or
3. Principal Shareholder and Directors if applicant is a Limited Liability Company

Full name	Residential address	Interest/Position
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1 _____

2 _____

3 _____

■ SECTION TWO: SIGNATURE

I/We the undersigned warrant the information provided in this application is true and correct.

I/We understand that PLL reserves the right to decline any application.

I/We agree by signing the application that we have read the PLL Carnet Card Terms and Conditions of Use, and agree to be bound by those said terms and conditions.

If I/We do not make the payment by the due date, I/We will be liable for all the cost incurred by PLL in recovering the amount owed.

I/We authorize you to provide details of this application and any additional information acquired in the course of my business relationship with PLL, to the provider of credit and credit reference and reporting agencies, in accordance with the Privacy Policy set out in clause 23 of the Carnet Terms and Conditions.

I am/We are entitled to rights of access to, and correction of, credit information being held by PLL.

I am/ We are a duly authorised agent of the applicant.

Full name _____

Signature _____ Date _____

Position _____ Date of Birth _____

Full name _____

Signature _____ Date _____

Position _____ Date of Birth _____

Full name _____

Signature _____ Date _____

Position _____ Date of Birth _____

■ SECTION THREE: FLEET INFORMATION

Please select a four digit Personal Identification Number (PIN). If no PIN is selected an automatically generated PIN will be provided.

Aircraft Registration NO.	Type of Aircraft	Type of Fuel (Avgas or Jet A1)	PIN
1			
2			
3			
4			
5			
6			
7			
8			
9			

If a card is misplaced or if one is stolen, please advise us immediately, any time day or night so that we can have the card locked out of our system. Our contact number is:

0800 4 AV FUEL(42 8383). Please also confirm the loss in writing to:

Petroleum Logistics Limited

PO BOX 45-180, Waterloo, Lower Hutt 5042

Or

By Fax to

Petroleum Logistics Limited

04 565 0738

■ SECTION FOUR: DECLARATION OF USE

'Avgas' AND 'Racegas'

I _____ of _____

(Full name)

(Address)

(Phone Number)

DECLARE that the fuel (as described in the Schedule) that I intend to purchase shall only be used **by me** for one of the following purposes (delete which doesn't apply)

1. As an Aviation fuel;
2. For motor car racing: or
3. For jetboat and power racing: or
4. For motorcycle racing

I UNDERSTAND THE FUEL IS NOT TO BE USED IN A VEHICLE FOR ROAD USE.

SIGNED _____

IN THE PRESENCE OF _____ DATE _____

(Witness signature and address) _____

ORDER _____

CUSTOMER NUMBER _____

PRODUCT _____ SIZE _____

DELIVERY INSTRUCTIONS _____

■ SECTION FIVE: PETROLEUM LOGISTICS

CARNET CARD DIRECT DEBIT

In this section, we answer the most commonly asked questions about the Carnet Card Direct Debit System.

WHAT IS DIRECT DEBIT?

Direct Debit is a widely used method of account payment, using an electronic banking system.

HOW DOES IT WORK?

You authorise your bank to pay PLL, on request, the balance due on your Carnet Card account on the agreed date.

DOES PLL GET CONTROL OVER MY BANK ACCOUNT?

PLL does NOT have control over your account. You can, at any time, cancel the arrangement by advising your bank and PLL in writing.

DO I STILL GET A PLL STATEMENT EACH MONTH?

Yes. The Direct Debit system merely minimises the time needed to process your PLL Carnet Card account. It eliminates the need to write and mail cheques.

WHAT IF I HAVE AN ACCOUNT QUERY?

You will receive a statement at the start of each month. You have approximately 10 days to revise the statement and contact PLL with any queries. Any unresolved queries can be held out from that month's Direct Debit.

WHAT ARE THE BENEFITS OF THE DIRECT DEBIT SYSTEM?

COSTS

No costs are incurred by you. It eliminates the costs in time and materials associated with raising and posting cheques other than statutory charges made by the bank.

TIMELESS

Your account will always be paid on time. The possibility of cheques going astray in the mail, or the uncertainty of when cheques will be presented, is eliminated.

GOODWILL

All suppliers place a higher value on customer who settle their account within agreed trading terms on a consistent basis.

■ TERMS AND CONDITIONS OF USE

Please retain for your records

1. ACCEPTANCE OF CONDITIONS

Unless the Carnet Holder has otherwise agreed in writing to the Carnet Terms and Conditions, the Carnet Holder indicates acceptance of the Terms and Conditions set out below upon first use of a Carnet issued to the Carnet Holder. All sales of Aviation fuel are made subject to the current PLL General Terms and Conditions where applicable (a copy of which can be provided on request). This agreement takes precedence over any elements which may differ from the PLL General Terms and Conditions.

2. DEFINITIONS AND INTERPRETATION

In these Terms and Conditions unless the context otherwise requires:

“Aircraft registration”: is the legally recorded aircraft registration issued by the Civil Aviation Authority.

“Airfield” means any location where aviation fuels and/ or lubricants are available.

“Aviation Release Note”: means the pre-printed Shell Aviation product delivery receipt voucher.

“Carnet” means the card issued to the Carnet Holder for domestic use, subject to these terms and conditions and or such other card as PLL may at time use to replace the aforementioned card.

“Carnet holder” means the person or company at whose request PLL agrees to make a Carnet Card and or a PLL account facility available.

“Carnet Terms and Conditions” means these terms and conditions of use and any amendment or addition notified to the Carnet Holder pursuant to these terms and condition

“GST” means Goods and Service Tax

“Posted Airfield Price” (PAP) means the price of fuel at a particular airfield or airport which is the price of the product plus the delivery differential to transport the product to that location.

“Product(s)” means Jet A1, Avgas, Racegas, oils, fluids, greases and compounds.

“PLL” means Petroleum Logistics Limited

“Vehicle” means fueller of mobile trailer that meets aviation standards and regulations.

3. CARNET

PLL shall issue a Carnet to the Carnet Holder for each aircraft or vehicle nominated from time to time by the Carnet Holder.

Each Carnet shall be embossed with the name of the Carnet Holder and a unique number identifying the Carnet Holder for the purposes and the use by the Carnet Holder of the Carnet account facility.

Each Carnet shall be embossed with the registration number of a nominated aircraft or vehicle registration number and shall be valid only for that aircraft or vehicle.

The Carnet Holder may nominate any aircraft or vehicle for which a Carnet is to be issued whether or not the aircraft or vehicle is owned by the Carnet Holder or registered in the Carnet holder’s name.

Products uplifted against the Carnet must be used by the Carnet Holder and shall not be sold or disposed of to any third party.

Any alteration to a Carnet shall render it invalid

The Account holder is liable for all purchases made on the cards.

4. PROPERTY

Each Carnet issued to the Carnet Holder remains the property of PLL and shall be returned to PLL by the Carnet Holder within 15 days of its termination (for example, by aircraft disposal) or the termination of the Carnet Holder’s Carnet account.

5. SUSPENSION AND TERMINATION

PLL may suspend or terminate the Carnet Holder's Carnet account or any Carnet issued to the Carnet Holder's Carnet account at any time with or without notice and with or without ascribing a reason for the suspension or termination.

Where PLL gives notice of termination of the Carnet Holders Carnet account the Carnet Holder shall return to PLL every Carnet issued to the Carnet Holder within 15 days of the time that notice is given and where PLL gives more notice of the termination of a particular Carnet the Carnet Holder shall return to PLL the terminated Carnet within 15 days of the time that notice is given.

The Carnet Holder may terminate the Carnet Holder's Carnet account or suspend or terminate any Carnet Holder at any time by giving notice to PLL in writing. When the Carnet Holder terminates the Carnet Holder's Carnet account the Carnet Holder shall return to PLL every card issued to the Carnet Holder within 15 days of the time that notice is given and where the Carnet Holder terminates a particular Carnet the Carnet Holder shall return to PLL the Terminated Carnet within 15 days of the time that the notice was given.

The Carnet Holder's liability for use of each Carnet issued to the Carnet Holder shall continue after the giving of the required notice until the Carnet has been returned to PLL. Upon termination of the Carnet account either by PLL or the Carnet Holder, money owing to PLL on the Carnet Holder's Carnet account shall be advised to the Carnet Holder.

Final Settlement of the Carnet account shall be charged at the Posted Airfield Price (PAP)

Ruling for the products at each Airfield at the time a delivery is made. Final settlement of the Carnet account shall be payable within 20 days of the date of invoice/statement

6. SECURITY AND LOSS OF CARNET

The carnet Holder is responsible for the safe custody and authorised use of each Carnet issued to the Carnet Holder and the Carnet Holder shall notify PLL immediately the Carnet holder becomes aware of the loss, theft or possibility of the unauthorised use of any Carnet issued to the Carnet Holder.

Until PLL is notified by the Carnet Holder by facsimile to the facsimile address set out in clause 21 of the loss of the Carnet, the Carnet holder's liability for the use of the Carnet(s) issued to the Carnet Holder shall continue.

7. PURCHASE

The Carnet Holder may purchase on Carnet its product requirements at any Airfield at which the Carnet is Valid, where such grade as requested is available for use in the aircraft or vehicle whose registration number is shown on the Carnet. Refer to clause 3.

The Products shall, unless otherwise stated, be delivered into the Carnet Holder's, Aircraft, vehicles and containers.

8. AUTHORITY TO PLL

Unless PLL has received the Carnet Holder's notice in writing of the loss, theft or possible unauthorized use of a Carnet or of the suspension or termination of a Carnet and, in the cast of a termination of a Carnet the Carnet Holder has returned the Carnet to PLL, the Carnet holder authorises PLL to debit the Carnet Holder's account with every purchase of PLL Products made using the Carnet card or by a person presenting a Carnet to the PLL representatives showing the registration number of the aircraft or vehicle in possession of the person to whom the products were supplied.

The PLL representatives will take all reasonable care to compare the registration number of the aircraft of vehicle in the possession of the person to whom the Products were supplied to that of the Carnet presented for processing provided that subject to clause 6, PLL and the PLL aviation representatives accept no liability for the unauthorised use of a Carnet.

9. EFFECTING A PURCHASE OF PRODUCTS

The person presenting a Carnet to the PLL Aviation representatives in connection with the purchase of a Product may be given a copy supplier's Aviation release Note, detailing the Carnet Holder's account number, the aircraft or vehicle registration number, the type of product purchased, and the name of the Airfield. The date of the transaction and the quantity purchased will also be included. The Carnet Holder or person presenting a Carnet to PLL Aviation representative may be required to sign an Aviation Release Note. The Aviation Release Note, where applicable, shall be the only receipt issued to the Carnet Holder or person in possession of the Carnet purchasing products.

The PLL representatives will take all reasonable care to ensure that the Carnet is only used to purchase Aviation Products. However, The Carnet Holder remains liable for purchased of all Products made using their account.

10. CARNET CARD PRODUCTION

The Carnet Holder shall ensure that the Carnet Card is presented at the time of purchase of Products where purchase is through a PLL Aviation Representative. Unless otherwise agreed to by PLL, in the event of a failure to produce the Carnet Card neither PLL nor its Aviation representative shall be under any obligation to deliver Products to the person requesting same. In addition the Carnet Card should only be used to purchase Products.

11. SERVICES NOT AVAILABLE ON CARNET

PLL representatives are not authorised to render services normally performed by other organizations, e.g cleaning and handling of aircraft, handling of freight etc. PLL representatives cannot undertake to make any cash outlay on behalf of Carnet Holders, e.g for landing of hanger fees, local taxi fares or dispatch of cables. All cash advances are thus prohibited.

12. CARNET HOLDER RECORD

Where applicable it shall be the responsibility of the Carnet Holder, or the person presenting the Carnet to the PLL representatives, to check that the detail of the transaction have been accurately recorded on the Aviation Release note, and the Carnet Holder shall retain the Aviation Release Note for the purposes of the Carnet Holder's own record keeping and accounting practices.

13. CARNET PRICE

The Carnet price for the purchase of Products on the Carnet credit shall be PLL's Posted Airfield Price (PAP) or product price current on the date of the purchase, less any allowance agreed from time to time by PLL and the Carnet Holder plus G.S.T. PLL reserves the right to charge a service fee for the purchase of Products.

14. CARNET STATEMENT

PLL shall issue statements/invoices for the Carnet purchased in the manner agrees from time to time between PLL and the Carnet Holder. Each statement/invoice shall detail the purchased made on the Carnet Holder's Carnet calculated at the Carnet prices as set out in clause 13, plus G.S.T and any applicable transaction fees. Unless earlier or other payment terms are agreed between PLL and the Carnet holder, the Carnet holder shall pay the amount shown on the monthly statement no later than the **20th day** of the month after the month of delivery (the "due date") by means of an automatic direct bank debit by PLL of the Carnet Holder bank account, (the Due Date may be varied in exceptional circumstances by agreement between PLL and the Account holder).

For this purpose, the Carnet Holder shall sign and deliver to PLL an automatic debit to the Carnet Holders bank on the form provided by PLL. The Carnet Holder shall not revoke such authority without first advising PLL of it intention to do so, PLL reserves the right to charge interest on any amount outstanding after the Due Date which shall be calculated at a margin of (2%) per annum above the National Bank reference rate then charged by the Australia and New Zealand Banking group limited from the Due Date to the date of actual payment. The Carnet Holder acknowledges that such interest is a genuine pre-estimate of PLL's costs of funding such outstanding amounts and is not a penalty.

15. ACCOUNT ENQUIRES

If the Carnet Holder wishes to question or dispute any details of any transaction recorded on a Carnet statement or invoice the Carnet holder shall contact PLL within 10 days of receiving the statement or invoice and shall produce to PLL on request a copy of the Aviation Release Note, where applicable, in respect of the transaction.

PLL shall not be required to consider any question or dispute on the Carnet Holder's account notified more than 10 days after the receipt by the Carnet Holder of the relevant Carnet statement or invoice.

PLL reserves the right, where applicable, to refer any dispute or issue relating to the quality or nature of the products purchased on the Carnet to the PLL Distributor from whom the Products were purchased. Unless agreed to by PLL the Carnet Holder agrees to pay all amounts due and payable on the Carnet Holders Carnet account without deduction in relation to the dispute of issue.

In the event of a pricing dispute relating to a PLL Product purchase which has been recorded manually, the dispute shall be resolved by reference to the copy of the Aviation Release Note, where applicable, retained by PLL setting out the volume of the Product associated with the purchase.

16. ISSUING CARD FEE

PLL reserves the right to introduce a standard charge for the issue of or re-issue of a Carnet to the Carnet Holder and to vary that charge from time to time. The charge may be different for different types of Carnet Cards.

17. INABILITY TO SUPPLY PRODUCTS

PLL shall not be responsible for any damage, loss or inconvenience which may be caused by PLL's inability or any PLL representative's or employee's inability or refusal to supply the Carnet Holders requirements for Products at any particular time or place.

Carnet Holders should ascertain before commencing a flight or when planning to purchase Product that the Carnet is valid at all airfields which they plan to visit. The Carnet Holder understands that a number of airfields PPL Carnets may not be valid.

Carnet Holders should ascertain before commencing a flight, or when planning to purchase Product that the required volumes and grades of Products are available.

18. CHANGE IN CONDITIONS

PLL reserves the right to vary, delete or supplement the Carnet Terms and Condition upon written notice to Carnet Holder.

19. CHANGE IN ADDRESS

The Carnet Holder shall notify PLL of any change in the Carnet holder's name, registered office, or principal place of business and directorship in the case of a company Carnet Holder immediately upon change being affected.

20. NOTICE TO CARNET HOLDER

Where PLL is required to give notice to the Carnet Holder under the Carnet Terms and Conditions, the notice shall be in writing and PLL shall cause the notice to be posted or faxed to the Carnet Holder's latest address or facsimile number recorded with or notified to PLL or to any registered address of the Carnet Holder. The first use of a Carnet issued in the Carnet holder's name after notice is given indicates the Carnet Holder's acceptance of the condition/s or change in conditions notified. Any notice sent by facsimile shall be deemed to have been given on the day of transmission if sent to arrive during normal business hours on a working day of the Carnet Holder and otherwise on the working day next following the day of sending. Any notice sent by post shall be deemed to have been given at the expiration of three days after the day of posting.

21. NOTICE TO PLL

Where the Carnet Holder is required to give notice to PLL under the Carnet Terms and Condition of Use, the notice shall be in writing and the Carnet Holder shall give notice either by post or facsimile and the notice shall not be effective until receipt by PLL at:

Petroleum Logistics Ltd, PO Box 45-180, Waterloo, Lower Hutt 5042

Attn: Manager

Fax: 04 5650738

Phone: 0800 4 AV FUEL

22. TAXES, DUTIES AND CHARGES

Unless precluded by legislation, PLL reserves the right to charge the Carnet Holder's Carnet account with rate, taxes, GST or charges which now are or which in the future may be imposed or charged upon the Carnet Holder's Carnet transaction whether or not the Carnet Holder is primarily liable for the impost or charge.

23. PRIVACY POLICY

You acknowledge for, when we process your application for the Carnet and in the cause of subsequent business relationship, we may collect 'personal information' about you. 'Personal information' is defined in the Privacy Act 1993 as 'information about an identifiable individual', i.e. information about a natural person as opposed to a legal entity.

We collect, store and use such information for the following purposes:

- To administer your Account;
- Do develop and market products or services that may meet the needs of your business
- To enable us to comply with any relevant laws and regulations

We do not sell, trade, or rent any personal information you provide to us to any third part. However we may from time to time offer related products and services in conjunction with a third party. However, in developing and marketing such offers, your personal information will not be disclosed to the third party concerned. You may notify us at any time if you do not wish to receive information about related products and services.

You acknowledge and agree that we may disclose personal information to the following parties:

- Other providers of credit and credit reference and reporting agencies

You have the right to request access to any personal information we hold about you and request that it be corrected in accordance with the Privacy Act 1993

24. MISFUELLING

The Carnet Holder indemnifies PLL, its agents, employees and subcontractors against all damages, claims, losses, liabilities, costs and expenses were caused of any kind that are incurred by them as a direct or indirect result of:

- (a) the misfueling of an aircraft with Products; or
- (b) the incorrect use of Products

except to the extent that those damages, claims, losses, costs and expenses were caused by the gross negligence or wilful default of PLL, its agents, employees and subcontractors.

25. GOVERNING LAW

These Terms and Conditions and any agreement entered into under them shall be governed by and construed in accordance with the laws of New Zealand where the Product is delivered and the parties submit to the exclusive jurisdiction of the courts of New Zealand. These terms and conditions govern domestic Carnet Cards only.



BANK INSTRUCTIONS
NAME:
(Of Bank Account)

AUTHORITY TO ACCEPT DIRECT DEBITS (Not to operate as an assignment or agreement)

BANK ACCOUNT FROM WHICH PAYMENTS TO BE MADE:			
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
Bank	Branch	Account Number	Suffix

AUTHORISATION CODE
0 6 1 8 6 9 8

(Please attach an encoded deposit slip to ensure your number is loaded correctly)
To: The Bank Manager,

BANK:
BRANCH:
TOWN/CITY:

I/We authorise you until further notice, to debit my/our account with all amounts which
PETROLEUM LOGISTICS LIMITED
(hereinafter referred to as the Initiator)

the registered Initiator of the above Authorisation Code, may initiate by Direct Debit.

I/We acknowledge and accept that the bank accepts this authority only upon the conditions listed below.

INFORMATION TO APPEAR ON MY/OUR BANK STATEMENT:

PAYER PARTICULARS	PAYER CODE	PAYER REFERENCE
<input type="text"/>	<input type="text"/>	<input type="text"/>

YOUR SIGNATURE(S)

DATE: / /

Approved
1869
12 2006

For Bank Use Only		
Original - Retain at Branch		
Date Received:	Recorded by:	Checked by:
<input type="text"/>	<input type="text"/>	<input type="text"/>

BANK STAMP

CONDITIONS OF THIS AUTHORITY

- The Initiator:
 - Has agreed to give advance notice of the net amount of each Direct Debit and the due date of the debiting at least 10 calendar days before (but not more than 2 calendar months) the date when the Direct Debit will be initiated. This notice will be provided either: (i) in writing; or (ii) by electronic mail where the Customer has provided prior written consent to the initiator. The advance notice will include the following message: Unless advice to the contrary is received from you by (date*), the amount of \$..... will be directly debited to your Bank account on (initiating date). *This date will be at least two (2) days prior to the initiating date to allow for amendment of Direct Debits.
 - May, upon the relationship which gave rise to this Authority being terminated, give notice to the Bank that no further Direct Debits are to be initiated under the Authority. Upon receipt of such notice the Bank may terminate this Authority as to future payments by notice in writing to me/us.
- The Customer may:
 - At any time, terminate this Authority as to future payments by giving written notice of termination to the Bank and to the Initiator.
 - Stop payment of any Direct Debit to be initiated under this Authority by the Initiator by giving written notice to the Bank prior to the Direct Debit being paid by the Bank
- The Customer acknowledges that:
 - This Authority will remain in full force and effect in respect of all Direct Debits passed to my/our account in good faith notwithstanding my/our death, bankruptcy or other revocation of this Authority until actual notice of such event is received by the Bank.
 - In any event this Authority is subject to any arrangement now or hereafter existing between me/us and the Bank in relation to my/our account.
 - Any dispute as to the correctness or validity of an amount debited to my/our account shall not be the concern of the Bank except in so far as the Direct Debit has not been paid in accordance with this Authority. Any other disputes lies between me/us and the Initiator.
 - Where the Bank has used reasonable care and skill in acting in accordance with this authority, the Bank accepts no responsibility or liability in respect of:
 - the accuracy of information about Direct Debits on Bank statements.
 - any variations between notices given by the Initiator and the amounts of Direct Debits.
 - The Bank is not responsible for, or under any liability in respect of the Initiators failure to give notice in accordance with 1(a) nor for the non-receipt or late receipt of notice by me/us for any reason whatsoever. In any such situation the dispute lies between me/us and the Initiator.
- The Bank may:
 - In its absolute discretion conclusively determine the order of priority of payment by it of any monies pursuant to this or any other Authority, cheque or draft properly executed by me/us and given to or drawn on the Bank.
 - At any time terminate this Authority as to future payments by notice in writing to me/us.
 - Charge its current fees for this service in force from time-to-time



PETROLEUM LOGISTICS

Fuel solutions | Aviation fuel | Lubricants