

Note: To expedite processing of your application, please attach photocopies of the following documents.





SDN BHD / BERHAD

- 1.Form 9, 24 & 49 or Latest Company Registration Form
- 2.Latest Audited Financial Statements*
- 3.Latest 3 months Bank Statements*
- 4.Any other required documents deemed necessary*

*If Applicable

PROPRIETOR / PARTNERSHIP

- 1.Business Registration Certificate (Form E, B & D)
 Trading Licence
- 2.Latest 2 years LHDN Submission if deemed appropriate*
- 3.Latest 3 Months Bank Statements*

*If Applicable

APPLICANT DETAIL														
Company Legal Name:														
Registered Office Address:														
Mailing Address (if seperat	e):													
	<u> </u>													
Company Name to be embossed on Fleet Card: (max of 26 characters)														
Contact Person : Position :														
Office No : Fax No :							H/P No :							
Email Address / Web Porta	1:				Туре	of Com	pany :	Sole	Proprietor Pa	artnership Sd	n Bhd 🔲 Berh	nad Other	s	
Date of Incorporation : Nature of Business : New Business Registration No :														
Fleet Card Type: Single Cards (cards will be issues for each vehicle) Both (kindly specify in the Vehicle Details Below) Dual Cards (cards will be issues for multiple vehicles with multiple drivers)														
Payment Method: Online Transfer/Virtual Account Direct Debit (please fill in Direct Debit Authorization Form)														
Tax Identification No : SST : SST :														
VEHICLE DETAILS (for additional vehicles and names, kindly submit with attachment)														
Vehicle No.	Card Type					Product				Fuel Limits (RM)***		VPR***		
venicie no.	(S/D) Postpaid Only	Model	Type	Blaze 95	Blaze	97	Bla	ze 100	Diesel Max	Diesel Turbo Euro 5	Daily	Monthly	(Y/N)	
Eg. ABC 1234		Proton	Card	1							30	300	Y	
						_								
*S - S	ingle Card or D - Dual	Card									**To be rounder to the	he nearest ten	***VPR - Vehicle Performance Report	
SITE RESTRIC	TION													
1.							4.							
2.							5.							
3.							6.							
DRIVER DETAI	LS (This secti	on is only appl	licable to Dual Car	d applicants only – p	lease fill in d	lriver's na	ame to l	be embos:	sed on the card, wit	th maximum of 16 ch	aracters inclusive	space)		
1.				4.										
2.				5.										
3.				6.										
I/We confirm that all information														
I/We hereby authorize Petron Sdn Bhd Fleet Card Terms an	d Conditions, wh	ich are attache	ed to this application	n form, and confirm	that I/We hav	e read a	nd unde	erstood the	e contents.	l <u> </u>				
I/We acknowledge that Petron	Fuel Internation	al Sdn Bhd wil	l not return any do	cuments submitted in	support of t	his applic	cation in	the event	the application is u	insuccessful.	Con	npany Stamp		
Account Holder to sign up for:														
Master PMiles Card														
Full Name :														
IC / PP No :				H/P No	:									
E-mail address for P Miles Registration :														
Authorized Signatory (Di	rooter Owner	or Portner\				Authori	e bori	ianatory	(Director Owne	r or Partner):				
							Authorized Signatory (Director,Owner, or Partner):							
-							Name:							
Designation: Designation:														
						(Note	: This	colum	n is NOT appl	icable to Propr	ietor applicai	nts)		
Credit Limit/Terms	R	Bank Account No:						sales Territory:						
Cash Security/BG:										•	:			
Company Banker:				Branch:						State:				
Entered by:	Approved by:													
Date:	Da	ate:												

POSTPAID FLEET CARD

TERMS AND CONDITIONS

DEFINITIONS

In addition to the terms defined in the Fleet Card overleaf, as used herein, the following terms shall have the following

"Account" means the Fleet Card Account described and established in this Agreement.

"Agreement" means an agreement between Petron and the Cardholder governing the Account established in the name of the Cardholder in respect of any purchase and/or charge to the Fleet Cards for fuels and the use of the Fleet Cards by the Cardholder and/or the Authorized Users subject to the terms and conditions herein.

"Authorized Reseller" means operators of participating Petron, Esso or Mobil branded service station accepting the Fleet Card for purchases of fuels.

"Authorized Signatory" means the person who is authorized to complete and sign the Fleet Card Application Form and the Fleet Card for and on behalf of the Cardholder.

"Authorized User" means a person designated in writing by the Cardholder in the Fleet Card

Application Form to have the authority to use the Fleet Card bearing the registration number of a Listed Vehicle.

"Billing Period" means the period for the billing of Charges as specified by the Cardholder on the Fleet Card Application Form and approved by Petron

"Business Day "means a day other than a Saturday, Sunday, Public Holiday or an off day declared by Petron

"Cardholder" means the entity whose name and address appear on the Fleet Card Application Form, being the party contracting with Petron hereunder

"Charges" means all amounts charged to each of the Fleet Card, any late payment charges or other amounts due and payable to Petron hereunder and all other costs, fees or expenses (including without limitation, legal fees on a full indemnity basis) incurred by Petron in the recovery of or in relation to or in connection with any of such amounts, charges, costs, fees or expenses payable hereunder.

"Credit Limit" means the maximum amount of credit which Petron will extend to the Cardholder for Fleet Card purchases.

"Credit Period" means the period for full settlement of the Charges by the Cardholder as established and endorsed by Petron on the Cardholder's Fleer Card Application Form, or such other period as Petron may from time to time established with the Cardholder, such period to commence from the date of invoices referred to in Clause 5.3 hereof.

"Driver Card" means a card issue to the Cardholder and to be used with a valid Vehicle Card in the Dual Card system. A PIN is allocated to the Driver Card .The Driver Card shall be embossed with the name of the Cardholder and Authorized User Driver, the Card number and the expiry date.

"Dual Card" system means a system of using the Vehicle Card and Driver Card together to complete a transaction to purchase fuels at the Authorized Reseller

"Petron Fleet Card Web Portal" means an electronic mode of managing the Cardholder's account via a secured web portal whereby selective account information will be displayed upon successful username and password login as well as communication via electronic means between Cardholder and Petron or its nominated 3rd party contractor.

"Electronic Data Capture at Point-of-Sale" ("EDC Pos") means any computerized electronic data capture terminal which is located at the Petron branded service stations to facilitate purchases made using the Fleet Card.

"Fleet Card" means a card issued by Petron pursuant to this Agreement bearing the registration number of a Fleet Card or a Master Card.A PIN will be allocated to the Fleet Card.

"Fleet Card Receipt" means a manual, machine print-out and/or electronically printed receipt issued by Petron or the Authorized Reseller at the time of purchase and charge of fuels to the Fleet Card.

"Fuels" means available Petron Blaze 95 (RON95), Petron Blaze 97 (RON97) and Petron Diesel Max, Synergy 5000 (RON 95), Synergy F-1 (RON97), Synergy Diesel (as Petron may advise from time to time) offered for sale by an Authorized Reseller, for which purchases

may be charged to the Fleet Card. "Fuel Limits" means the amount stipulated by the Cardholder on the Vehicle Details Attachment as being the maximum amount eable at any one time either daily limit or monthly limit or for any one transaction to the Fleet Card issued for a Listed Vehicle,

which amount shall be subject to Petron's approval. "Listed Vehicle" means a vehicle authorized by the Cardholder to which a Fleet Card has been designated and the vehicle registration number of which appears on the Fleet Card.

"Master Card" means a card with alphanumeric characters not exceeding 10 digits chosen by the Cardholder in his Vehicle Details Attachment and accepted by Petron and embossed on a Fleet Card in lieu of a vehicle registration number

"Notification of Loss" means a notice in writing by the Cardholder and/or Authorized User on company letterhead with company stamp and authorized signatory sent via fax or via electronic means such as email or Petron Fleet Card Web Portal by the Cardholder to Petron reporting the loss or theft of a FleetCard pursuant to Clause 6.4 below.

"PIN" means a Personal Identification Number allocated by Petron to the Cardholder to enable the Cardholder to make purchases of fuels from the Authorized Reseller without having to sign or endorse the Fleet Card Sales Voucher or receipt. However, in any case, Petron or Authorized Reseller reserves the right to request the Cardholder or Authorized User to signor endorse the Fleet Card Sales Voucher at any time deemed necessary.

"Replacement Fleet Card" means a Fleet Card specially issued in case of loss, theft or mutilation in accordance with Clause 6.4 eof or in the case of surrender of a Fleet Card in accordance with Clause 10.1 hereof, as applicable

"Security" refers to the collateral that Petron may require the Cardholder to provide as security for payment and includes but not limited to Bank Guarantee or Cash Deposit.

"Sales Voucher" means a voucher issued by Petron or by the Authorized Reseller at the time of the purchase and charge of the fuels to the Fleet Card.

"Vehicle Card" means a card issued to the Cardholder which is registered to a particular vehicle and to be used individually or together with a valid Driver Card in a Dual Card system to purchase fuels from the Authorized Reseller. The Vehicle Card shall be embossed with the name of the Cardholder, the vehicle registration number (except for Dual Card system), the Card number

"Vehicle Details Attachment" means the attachment to the Fleet Card Application Form completed by the Cardholder and containing the particulars of each of the Listed Vehicles to be issued with a Fleet Card pursuant to this Agre

"Written Notification "or any other "Notification" means notice in writing by the Cardholder on company

letterhead with company stamp and Authorized Signatory, sent to Petron via mail, courier, fax or electronic means to the attention of: Petron Retc Card Centre ("PFCC"). Post Office Box No. 225, Jalan Kelang Lama, 58700 Kusala Lumpur. Fax No: 03 2281 6699. Email: customer@petronfleetcard.com.my

The Customer hereby declares, undertakes, and agrees as follows:

- To comply with all applicable laws and regulations in Malaysia, including but not limited to the Malaysian Anti-Corruption Commission Act 2009 and any amendments thereto, as well as any other applicable laws and regulations of any other jurisdiction concerning bribery, corruption, and prohibited business practices.
- To comply with Petron's policies in relation to bribery and corruption, including but not limited to Petron's Standards of Business Conduct, as may be amended, varied, or supplemented from time to time.
- Not to engage in any acts of bribery or corruption in respect of any matter relating to this Agree other dealings between the Customer and Petron.
- In the event that the Customer is involved in any acts of bribery or corruption, Petron shall be entitled to treat such acts as a material breach of this Agreement, and Petron shall have the right to terminate this Agreement with immediate effect, without prejudice to any rights Petron may have against the Customer.
- The Customer expressly consents to and authorizes Petron to disclose and report any incidents or suspicions of bribery or corruption, as required by the relevant authorities or regulatory bodies

The Customer here by represents, warrants, and undertakes as follows:

- To comply with all applicable laws and regulations in Malaysia relating to money laundering and terrorism 1.1. financing, including but not limited to the Malaysian Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2001, any guidelines issued, administered, or enforced by any governmental agency or authority, and any amendments to such laws, regulations, and guidelines (collectively, the "Anti-Money agency or authority Laundering Laws").
- No action, suit, or proceeding by or before any court, governmental agency, authority, or any arbitrator involving the Customer with respect to the Anti-Money Laundering Laws is pending or threatened.
- To promptly do all such things as may be required by Petron at any time and from time to time (including, but not limited to, executing all necessary documents, providing all required information, and performing any other acts) for the purposes of compliance with and/or enabling Petron to carryout the necessary due diligence under the Anti- Money Laundering Laws.
- The Customer understands, acknowledges, and agrees that, to the extent permitted by the Anti-Money Laundering Laws, Petron may provide any information or documents, including confidential information, to the relevant governmental agency or authority, or as otherwise required by the Anti-Money Laundering Laws.

- To inform Petron if the Customer, or any of its immediate family members (including parents, spouses, or children) or close associates, is or becomes a Politically Exposed Person ("PEP")
- 1.6. The Customer expressly consents to and authorizes Petron to disclose. SACTIONS

The Customer represents and warrants that it is not a "Sanctioned Person," which includes any individual or entity:

- 1. Named on any governmental denied party or restricted list, including but not limited to the Office of Foreign Assets Control ("OFAC") list of Specially Designated Nationals and Blocked Persons ("SDN List"), the OFAC Sectoral Sanctions Identifications List ("SSI List"), sanctions imposed by the United Nations Security Council ("UNSC"), the Malaysian Ministry of Home Affairs ("MOHA"), and any other applicable sanctions laws ("Sanctions Laws"); and/or
- Organized under the laws of, ordinarily resident in, or physically located in a jurisdiction subject to comprehensive sanctions
 administered by OFAC or identified by the Financial Action Task Force ("FATF") as having inadequate anti-money laundering and
 counter-terrorism financing controls ("Sanctioned Jurisdictions").

The Customer hereby undertakes:

- 1. Not to, directly or indirectly, engage in any transaction or activity involving any sanctioned person, entity, or country, or otherwise facilitate transactions that would cause Petron to be in violation of any Sanctions Laws.
- 2. To immediately notify Petron in writing in the event it becomes a Sanctioned Person or is otherwise in breach or at risk of breaching this clause

The parties agree that any breach of this clause by the Customer shall constitute material breach of this Agreement, and Petron shall be entitled to suspend or terminate this Agreement with immediate effect, without prejudice to any rights. Petron may have against the Customer. The Customer shall indemnify and hold Petron harmless from any loss, damage, or cost arising from any such breach.

CARD ACCOUNT

- The Agreement shall commence on the date of Petron's approval and endorsement of the Cardholder's Fleet Card Application Form and shall continue until terminated or cancelled in accordance with the provisions of this Agreement as stipulated in Clause 12.1. 2.1
- be bound by the terms and conditions of this Agreement and shall be responsible for the Fleet Cards issued by Petron on the Cardholder's Account and shall ensure that the Authorized Users comply with the terms and conditions of this Agreement.
 - provide Petron with credit and other relevant information regarding the Cardholder and consent for Petron to obtain credit and other relevant information regarding the Cardholder from any bank or other financial institution, commercial or other entity
 - provide complete and reliable financial statements (audited if available) and related information in a timely manner
- The Cardholder or the Authorized Signatory shall sign (if available) the Fleet Cards immediately upon receipt thereof. If Petron allocates a PIN to the Fleet Card, the Cardholder shall destroy the slip advising the PIN immediately upon receipt and keep any records separate from the Fleet Card. The Cardholder shall check and verify all particulars stated there under. Any discrepancies must be reported to Petron within fourteen (14) days of receipt of the Fleet Card or PIN.
- If the Authorized User is a person who is in possession of the PIN, which is allocated to the Fleet Card, then he is not required to sign or endorse the Fleet Card Sales Voucher or receipt. However, in any case, Petron or Authorized Reseller reserves the right to request the Cardholder or Authorized User to sign or endorse the Fleet Card Sales Voucher or receipt at any time deemed necessary and/or to insist other documentation for identity verification purposes.
- The Fleet Card enables the Authorized Users to purchase fuels from any Authorized Reseller and to charge such purchases to the Fleet Card PROVIDED ALWAYS THAT Petron shall not, under any circumstances or in any way whatsoever, be bound to ensure the availability or provision of the fuels or be liable in the event of such non availability or non-provision thereof and PROVIDED FURTHER THAT any purchase tax, customs excise and/or other levies or duties imposed or levied by any governmental authority or body whether imposed before or after the date of any purchase tax.
- The Fleet Card can only be used to purchase fuel and cannot be used to purchase mart items including lubricants.
- The Authorized User shall be the only person with authority to use the Fleet Card and it bears the registration number of the Listed Vehicle, then for use only in relation to such Listed Vehicle. The Cardholder and Authorized User hereby acknowledge and agree that in the event the Card Reader at the Pump (CRIND) is not available for any reason whatsoever, then the Authorized Reseller shall be required to verify the limit and/or status of the Fleet Card prior to authorizing any purchase to be made. In this respect, Cardholder undertakes to cause the Authorized User to co-operate with the Authorized Reseller.
- The Fleet Card will be suspended from further use if an incorrect PIN is entered. It is the Cardholder's responsibility to ensure the correct PIN is used for the corresponding Fleet Card when making a transaction at an Authorized Reseller.
- The aggregate amount chargeable at any one time or in any one transaction to the Fleet Card in respect of a Listed Vehicle shall not exceed Fuel Limits applicable to the said Listed Vehicle. In the event the Fleet Card has reached and/or exceeded its Credit Limits, the system verject the said Fleet Card and payment will not be able to be affected, whether in full or partial and the transaction will not recorded as a Fleet Card transaction. Accordingly, the Cardholder shall have to settle the payment directly with the service station.

- 1.10 If Cardholder opts for the Dual Card system, the Cardholder or Authorized User must present both the Driver Card and the Vehicle Card to complete a transaction at an Authorized Reseller top /purchase fuel.
- 2.11 The Fleet Card and PIN shall be mailed or delivered to the Cardholder and is expected to take at least three (3) weeks to arrive.
- 2.12 Petron shall not, under any circumstances or in any way whatsoever, be liable or responsible for:
 - 22 any act or omission of any Authorized Reseller including the refusal by or failure of any Authorized Reseller to honor the Fleet Card or for any PIN refusal or rejection by EDC Pos terminal for any reasons whatsoever or for any loss or damage arising from the manner of acceptance of the Fleet Card, or for any defects or deficiency in or complaints relating to the fuels or for any other disputes or claims the Cardholder and/or Authorized User may have withor against an Authorized Reseller.
 - 202 any loss or damage suffered by the Cardholder in respect of any statement, communication or implication relating to or arising from any revocation, suspension or restriction of the use of the Fleet Card.
 - 2023 any special, incidental, consequential, exemplary or punitive damages.
 - 2D4 any dispute or claim that the Cardholders and/or Authorized User may have with or against the Authorized Reseller shall not affect the obligations of the Cardholder and the Authorized User under this Agreement.
 - any transactions for purchases of fuel (whether such transaction are disputed by the Cardholder for whatever reasons) unless Petron in its sole and absolute discretion agrees to waive payment.

In all circumstances, the Cardholder shall pay in full the amounts of all Charges stated in the monthly statements on or before the stated due date.

3. CARDHOLDER'S INFORMATION

- 3.1 In the event of any change of the Authorized Signatory of the Cardholder or any other material changes of the particulars of the Cardholder such as address or contact details, the Cardholder shall notify Petron via a Written Notification of such change.
- 32 The Authorized Reseller shall have the right, but shall not be required to verify the registration number of the Listed Vehicle appearing on any Fleet Card and/or that the purchases charged to the Postpaid Card relating to or are for the benefit of the Listed Vehicle which registration number appears on the said Fleet Card and/or the identity and/or the authority of a person purporting or holding himself out to be an Authorized User even if the Fleet Card tendered by such person appears to be in order and the Cardholder or the Authorized User as the case may be shall tender his full cooperation. In the event of refusal, the Authorized Reseller shall be entitled to reject the use of the said Fleet Card for any charge.
- 33 The Cardholder shall be responsible for and shall ensure that the Sales Voucher or the Fleet Card Receipt, as the case may be, accurately reflects any and all purchases charged to the Fleet Card. In the absence of manifest error, the Sales Voucher and the Fleet Card Receipt, as the case shall be deemed as conclusive and binding upon the Cardholder and the Authorized User for all purposes of this Agreement. In the event the Fleet Card Receipt and/or the Sales Voucher are misplaced, damaged and/or lost, the Cardholder shall be responsible for the same and no request to Petron for copies thereof shall be entertained.

I. LIABILITY OF CARDHOLDERS

- 4.1 Pending the receipt by Petron of the notification of changes in Clause 3.1, the Cardholder shall continue to be liable to pay for all charges incurred on use of the Fleet Cards.
- 4.2 Upon receipt of any Fleet Cards from Petron either by ordinary mail or by courier, the Cardholder may return the original mailing slip (if available) duly acknowledged to Petron. Notwithstanding that the mailing slip may have been returned or not, the Cardholder shall be liable for all charges to the said Fleet Card and no complaints or enquiries will be enetertained. The first use of the Fleet Card shall constitute conclusive evidence that the Cardholder agrees to be bound by the terms and conditions of this Agreement.
- 4.3 The Cardholder may, at any time and from time to time give Petron thirty (30) days prior notice in writing to amend the Fuel Limits, which amended amount, shall be subject to Petron's approval. The amended Fuel Limits shall take effect on the date immediately following the date of Petron's approval. The Cardholder shall be responsible for and shall ensure that the Credit Limits are appropriate. Petron reserves the right to request for Security as a precondition for amending the Fuel Limits.
- 4.4 The Cardholder represents and warrants the accuracy of the details furnished in the Fleet Card Application Form, notices and other information furnished or required to be furnished to Petron from time to time, including without limitation, the particulars of the Listed Vehicles in the Vehicle Details Attachment and of the Authorized Users in the Fleet Card Application Form. Any changes arising thereto must be reported to Petron in writing. The Cardholder hereby authorizes Petron to disclose, to any third party including its affiliates, any information furnished by the Cardholder to Petron at any time during the period of this Agreement and any information in respect of the use of the Fleet Card.
- 45 The Cardholder shall be responsible and shall pay in full for any and all purchases of fuels charged to the Fleet Cards notwithstanding that a vehicle is no longer a Listed Vehicle or an authorized User is no longer so authorized or that the Charges were incurred by a person who was not, at the time of the purchase and charge an authorized User that the purchase and charge was not incurred in respect of the fuels nominated for a particular Listed Vehicle or of any Listed Vehicle or any disputes or discrepancies related to the Vehicle Profiles function.
- 4.6 When Cardholder purchases fuel using the Fleet Card, the Cardholder is deemed to represent to Petron that the Cardholder is solvent and able to pay for such purchases.
- 4.7 The Cardholder shall indemnify and keep Petron at all times indemnified against any and all claims, losses, damages, actions, demands, penalties, fines, costs or expenses (including without limitation, legal fees on a full indemnity basis) of any nature whatsoever and howsoever arising, which Petron may incur, sustain or suffer arising out of or relating to or in connection with the issuance of the Fleet Card to the Cardholder or the use of the Fleet Card by the Cardholder and/or Authorized User for the purchase of fuels in the event of any fraud or non-compliance of any applicable laws and regulations of Malaysia by Cardholder or its Authorized User.

5. PAYMENT

- 5.1 If the amount outstanding in the Fleet Card account (including current month purchase) exceeds the Credit Limit, then the excess amount shall be immediately payable by the Cardholder to Petron upon demand. Petron may at its discretion withdraw credit limit or refuse to supply product to the Cardholder if the Cardholder exceeds its credit limit.
- 52 Payment of the Charges shall be made by means of Direct Cash Deposit, Cheque Deposit, GiRO / wire / telegraphic transfer or Direct Debit from Cardholder's bank account into Petron's Bank Account. The amount paid shall be in Ringgit Malaysia (RM) as stated in the statement. The Cardholder shall be responsible for any bank charges in clearing the payment in the event that such payments are remitted from outside Malaysia. Petron has the sole discretion to change the mode payment fromtimeto time without giving prior notice.
- 5.3 Invoices reflecting the Charges will be posted to the Cardholder in accordance with the Billing Period. All Charges are due for payment in full within the Credit Period unless prior written approval is obtained from Petron. Petron will also issue to the Cardholder on the last day of each month or as soon as may be practicable, statements of account recording the payments made and the invoices outstanding as of the date of statement.
- 5.4 The due date stated in the invoice / statement shall be the date whereby the payment / fund must have already been successfully credited / cleared / transferred to Petron's banking account. Therefore, remittance of payment should be done earlier depending on method of payment and fund clearing rules of the local bank at which the payment / fund originated from, to accommodate the due date.
- 5.5 Petron has the discretion to change the Credit Period or other payment terms from time to time without giving prior
- 5.6 The Cardholder shall give written notification to Petron (Attention: PFCC) of any questions, problems, disputes concerning any invoices and/or monthly statements immediately upon receipt of such invoices and/or monthly statements but in any case, not later than thirty (30) days from the date of the said invoices or monthly statements. Notwithstanding the above, the Cardholder shall pay in full the sum stated in the invoices on or before the due date. Upon completion of investigation into the claim alleged by the Cardholder, any account, if any, due to the Cardholder shall be credited to the Cardholder.
- 5.7 The Cardholder and/or Authorized User may from time-to-time request for a second copy of the statement of account The Cardholder and/or Authorized User making such request agrees to pay a service charge of RM10.00 or such other sum as Petron may determine in the event that the said statement of account is two months' old or more.
- 5.8 Questions, problems and disputes, if any, received by Petron after the said period as stipulated in Clause 5.6 above shall not be entertained and the Cardholder shall be deemed to have fully accepted the invoices and/or monthly statements in respect of which the Cardholder shall make full payment together with any accrued late payment charge.
- 59 A late payment charge of two percent (2%) per month shall be levied on any account due and unpaid and to be levied on a daily basis until full payment is made. Additionally, no P Miles Points will be credited for the relevant month in which the payment is delayed.
- 5.10 Any invoice, statement or notice referred to in this Agreement shall be deemed to have been received by the Cardholder on the date following the date of its posting by ordinary mail to the address set forth in the Fleet Card Application Form or to the last address notified in writing to Petron by the Cardholder.
- 5.11 Cardholder shall pay all costs including but not limited to, reasonable attorney's fees and collection agency fees incurred by Petron, to recover any amount due and owing to Petron arising from Cardholder's default in payment of such sum under this Agreement.
- 5.12 "No payment from third parties will be accepted for any transactions related to the Postpaid Card

6. LOSS OF CARD, DISCLOSURE OF PIN, FRAUD ANDPREVENTIVE MEASURES

- 6.1 The Cardholder undertakes and agrees with Petron that it shall always during the term of this Agreement observe and perform, and shall ensure that the Authorized Users shall at all times during the term of this Agreement observe and perform, all the terms and conditions set out in this Agreement, including without limitation, the following:
 - 611 to take all reasonable care and precaution to prevent the loss, theft and mutilation of any Fleetcard
 - 602 to comply with all requirements, directions, instructions and measures as may be issued by Petron from time to time in respect of the Fleet Card and/or PIN issued;
 - 633 not to reveal the PIN of the Fleet Card bearing the registration number of a Listed Vehicle to any person other than the Authorized User;
 - 614 to reimburse Petron all costs and expenses (including without limitation, legal fees) that Petron may pay, incur or sustain in relation to any action taken to enforce the terms and conditions of this Agreement.
 - 605 to immediately inform Petron if the Cardholder suspects that a Fleet Card is being used without its authorizations; and
 - 616 to promptly inform Petron of any changes of its address and that of its Authorized Users.
- 6.2 The Cardholder shall immediately notify Petron (Attention: PFCC) of the loss or theft of any Fleet Cards or the disclosure of the Cardholder's PIN to any unauthorized person and the Cardholder's liability for all purchases obtained through the use of and charged to the said Fleet Card shall be as follows:
 - 621 for all Fleet Card transactions incurred prior to the successful blocking of the said card upon the timely notification of the date of loss or theft, the Cardholder shall be fully liable for all Charges; and after receipt of notification by Petron of the loss or theft, the Cardholder's liability shall be limited to the Fuel Limits applicable to the Listed Vehicle in question.
 - For all Fleet Card transaction incurred after the date of Petron's receipt of written notification of such loss or theft and subject to the successful blocking of the card, the Cardholder shall have no liability PROVIDED ALWAYS THAT if the loss or theft of the Fleet Card is the result of any breach or default of the Agreement by the Cardholder and/or the Authorized User, the Cardholder shall be fully liable for all Charges incurred against the said Fleet Card.
- 6.3 In the event the PIN is lost and/or misplaced and/or compromised, the Cardholder shall notify Petron immediately via Writte Notification. Upon receipt of such notification, Petron shall re-issue another PIN number from such notification.
- 6.4 In the event the Fleet Card is lost or stolen, the Cardholder shall immediately give verbal notification to Petron upon the discovery of such loss or theft to be followed immediately by a Written Notification. If Cardholder falls to give the above Written Notification, the Cardholder shall be liable for all purchases obtained through the use of and charges to the Fleet Card. For the purpose of this Clause, proof of transmission or postage is not proof of receipt by or delivery to (as the case may be) Petron. Upon receipt of the Written Notification by Petron, it shall issue replacement Fleet Card and invalidate the lost or stolen Fleet Card. If any lost or stolen Fleet Card(s) is subsequently retrieved, the Cardholder shall destroy the invalidated Fleet Card.
- 5 The following security steps shall be adhered to by the Cardholder and/or Authorized User to prevent any fraudulent Fleet Card transactions.
 - 651 The PIN shall not be written, printed or indicated in any manner on the card.
 - The PIN shall be keyed in personally by the Authorized User at the Authorized Reseller and not by any other party.
 - 653 Adhering to such other security measures that Petron may issue from time to time.
 - Cardholder also has the sole responsibility to monitor the use of the Fleet Card and if they perceive any unusual transaction, to inform Petron immediately. Petron has the absolute discretion to consider any request for payment waivers which may include a total rejection. Petron is not responsible to monitor the account and to report to the Cardholder any unusual pattern of transactions.
- in granting the request from Cardholder for a replacement Fleet Card, either due to theft, loss or damage, Petron reserves the right to charge the Cardholder a replacement fee of RM10 per Fleet Card or any other amount deemed appropriate

PETRON FLEET CARD WEB PORTAL

- For those Cardholders that have signed up for Petron Fleetcard Web Portal
 - e-Invoices shall be displayed online at a designated website and Cardholder may view, download or print and accepts it as an official invoice from Petron, in addition to or in place of any other agreed means of invoice delivery. For Cardholders that have not opted for e-Invoicing, Petron shall have the discretion to impose a fee for any hardcopy issued by Petron.
 - e-Statement shall be delivered to Cardholder electronically to an email address as nominated in the Petron Fleet Card Web Portal application form
 - Petron has the discretion to discontinue issuance of hardcopy of statements.
- $Petron\ may\ archive\ the\ invoices\ electronically\ or\ have\ them\ archived\ electronically\ by\ its\ nominated\ third-party\ contractor.$
- The Cardholder is aware that advanced electronic signatures, in line with country legislation, are used to protect the integrity of all Fleet Card e-invoices.

GOVERNMENT FUEL SUBSIDY

- It is the Cardholder's sole responsibility to review the statements received from Petron to determine whether the subsidy they are entitled to have been correctly credited to the Cardholder's account, allocated or provided for. Claims for subsidies not correctly credited allocated or provided for must be made immediately but in any case, not later than 30 days from the date of the statements.
- In the event that Petron has over credited the Cardholder in subsidy entitlement, the Cardholder shall reimbu Petron the amount over credited upon request by Petron.
- 8.3 In the event of a restructure in the Government subsidy program, Petron reserves the right in its sole discretion to alter and
- 8.4 In the event of a late delivery of the Fleet Card and/or PIN, no claims shall be entertained for any loss of subsidy during the
- All applications for Fleet Card which are eligible for Government fuel subsidy are subject to the approval of the Government and it is the Cardholder's sole responsibility to resolve any issues between the Cardholder and the Government, in relation to the application being rejected or cancelled or the fuel quota being revised by the Government. 85
- Should the Government for any reason whatsoever rejects the reimbursement to Petron of any subsidy attributable to the Cardholder, the Cardholder shall indemnify and reimburse Petron the full amount of such rejected subsidy claims to the Cardholder, the Car upon request by Petron.
- In the event of Account termination, Petron reserves the right to withhold the subsidy quota letter of the Cardholder , if any, until such time where all outstanding payments due to Petron are fully settled.
- Petron reserves the right to pursue with Cardholder for subsidy entitlement lodged with Petron by the Cardholder that may belong to a separate legal entity in the event the subsidy daim is rejected by the Government.

GOODS AND SERVICES TAX

Where Goods and Services Tax ("GST") is introduced by the Government and is applicable to any supplies were made by Petron under this agreement, Petron is entitled to charge GST on the payment of the supply. The consideration for such supply will be increased by an amount calculated as follows: 9.1

AxR

A is the amount of consideration payable for the supply; and R is

the applicable rate of GST

- If Petron is liable for GST as contemplated by 9.1then:
 - a) Petron shall:
 - i. provide to Cardholder information that may be reasonably required to establish its liability for GST;
 - do such things and provide such information and documents as may reasonably be required by the Cardholder to enable the Cardholder to claim an input tax credit under the GST law; and
 - b) Where a taxable supply has been made and consideration charged but the applicable GST has not been charged, the increase in the consideration required by paragraph 9.2.1 shall be paid by the Cardholder upon the provision of a tax invoice by Petron in accordance with the GST law.
- 9.3 Malaysian Service Tax Where the CONTRACTOR performs Services for the Company subject to tax under the Service Tax Act 2018 ("Act") as may be amended from time to time ("taxable service") and, in respect of which taxable service the CONTRACTOR is required to levy the service tax pursuant to such Act, then the Company shall be responsible for and pay the service tax when involced by CONTRACTOR. Service tax shall be separately stated in the prices and rates in separately itemized on the invoice

TERMINATIONAND SUSPENSION

10.1 This Agreement or the Account or any Fleet Card(s) issued pursuant to this Agreement may be terminated or cancelled

10.1.1 by Petron.

- 1.1.1. immediately at any time without prior notice in the event of any breach of the provisions of
- himical decay a only interest without prior work in the event of any death of the possible of this. Agreement by the Cardholder and/or any Authorized User. by giving the Cardholder prior written notice of termination or cancellation without assigning any reasons; therefore, or 1.1.2.
- 1.1.3. in the event of inactivity of the Fleet Card account for a consecutive period of 6 months or more.
- 1.1.4 by the Cardholder: -
- by giving Petron fourteen (14) days prior written notice subject to Clause 10.2 below. 1.1.5.
- 10.2 The Cardholder shall remain liable for all Charges incurred on any Fleet Card after such termination or cancellation or request of cancellation of the Agreement and/or Account and/or Fleet Card(s). All charges incurred on the Fleet Cards up to and including the said effective date of termination or cancellation shall be settled in full.
- If this Agreement and/or Account and/or Fleet Card shall, for any reasons whatsoever, be terminated or cancelled in No termination or cancellation in accordance with this Agreement shall affect the Cardholder's obligation and liability to effect full payment for any purchases of fuels charged to any Fleet Card(s) or otherwise prescribed in this Agreement.
- The termination or cancellation in accordance with the provisions of this Agreement shall be without prejudice to Petron's rights in respect of any antecedent breach of the agreement and stipulation herein contained.
- In the event of termination or cancellation of this Agreement and/or Account, Petron has the right to withhold any security until such time that all outstanding amount has been settled in full.

TERM OF AGREEMENT 11

- The Cardholder acknowledges and agrees that each of the Fleet Card issued under this Agreement is and shall remain, throughout the term of this Agreement, the property of Petron.11.1
- The Cardholder may only use the Fleet Card issued under this Agreement up to and including the expiry date embossed on the Fleet Card. No purchases shall be made using a Fleet Card which has been cancelled, terminated or have expired. Any such purchases shall be the sole responsibility of the Cardholder.
- Petron may, at any time without prior notice and at its sole discretion, review or revoke the Cardholder's right to use Fleet Card in its entirety or in respect of a particular transaction or in respect of the Credit Period or any other material aspect of the Fleet Card.
- Petron may from time-to-time review Cardholder's financial position or Cardholder's compliance of the terms and conditions of the agreement and based on those findings, Petron may in its sole and absolute discretion. 11.4

take any or all (but not limited to) the following actions

- 11.4.1 Request further access to the Cardholder's financial positions.
- 11.4.2 Modify, deny or withdraw any credit limits extended to Cardholder.
- 11.4.3 Require Cardholder to provide Security for an amount and upon such format determined by Petron.
- 11.4.4 Revise the payment terms.
- 11.4.5 Revise the payment methods.
- 11.4.6 Suspend or terminate usage of the Fleet Cards.
- 11.4.7 Demanding that payments that are payable on or before the due date to be paid immediately.

- 11.5 The Cardholder acknowledges that credit is a privilege and not a right. Petron may, in its sole discretion
 - 1151
 - 1152 modify all terms and condition of credit limit and/or
 - 1153 require payment in advance
- 11.6 Petron may accomplish any or all the foregoing at any time, in its sole discretion, by giving notice to the Cardholder, which notice may be provided by mail, email or by any other means specified in this Agreement and which shall be effective from otherwise specified by Petron.
- 11.7 Petron, may, at any time and from time to time, amend any of the terms and conditions of this Agreement which shall take effect on a date to be determined by Petron. Petron shall give written notice to the Cardholder of the amendments and the Cardholder shall be determined by Petron. Petron shall give written notice to the Cardholder of the amendments and the Cardholder shall be deemed to have accepted and agreed to such amendments without reservation. If Cardholder disagrees with the amendments, the Cardholder shall give written notification to Petron to terminate the Fleet Card account produced that the Cardholder shall be bound by the amended terms and conditions in respect of any transactions effected by Cardholder prior to Cardholder shall be bound by the amended to the invalidation of the Fleet Card by Petron

12 ASSIGNMENT

12.1 The Cardholder shall not have the right to assign, transfer or delegate any or all its rights or obligations hereunder and any purported assignment transfer or delegation shall be null and void. Petron may freely assign any or all its right, titles, and interests (including without limitation any claims or right to receive payment of any monies hereunder) in or contemplated under this Agreement.

12 \A/A/\/EE

- 13.1 Petron may, at any time and from time to time, at its sole discretion, waive either unconditionally or on such terms and conditions as it may deem fit, any breach by the Cardholder and/or the Authorized User(s) of any terms and conditions herein contained and any modification thereof but without prejudice to its rights and remedies for enforcement thereof, PROVIDED ALWAYSTHAT:
 - 13.1.1 no neglect or forbearance of Petron to require and enforce payment of any monies hereunder or the performance and observance of any terms and conditions herein contained, nor any time which may be given to the Cardholder shall in any way prejudice or affect any of the rights, powers or remedies of Petron at any time thereafter to act strictly in accordance with the provisions thereof, and Petron at any time thereafter to act strictly in accordance with the provisions thereof, and
 - 13.12 no such waiver of any such breach as aforesaid shall prejudice the rights of Petron in respect of similar breach or any other or subsequent breach of any of the terms or conditions aforesaid.

14 DATAPROTECTION

- 14.1 For purposes of this Clause 14, the term "Personal Data" means any information relating to an identified or identifiable individual ("Data Subject") that is provided or made available to Petron or its duly authorized agent by Cardholder, or its employee, in connection with this Agreement. The term "Process" means all collection, storage, dissemination, retrieval, destruction or use of Personal Data by Petron or its duly authorized agent.
- 14.2 Cardholder acknowledges that Personal Data, if any, is provided or made available to Petron or its duly authorized agent for the purpose of enabling Petron to perform its obligations under this Agreement, and under no circumstances will Personal Data become the property of Petron.
- 14.3 Petron further agrees and undertakes:
 - 14.3.1 to comply with the requirements of all applicable data protection laws and regulations in Malaysia; and
 - 4.3.2 to maintain technical and organizational processes and procedures that ensure a level of security appropriate to the risks represented by the processing and the nature of the Personal Data to be protected, and
 - 14.3.3 to safeguard all Personal Data received from the Cardholder from and against any accidental or unlawful destruction or accidental loss, alteration, unauthorized disclosure or access.
- 14.4 Cardholder is required to access and read Petron's notice to its customers in compliance with the requirements of the Personal Data Protection Act 2010 which is made available at:

http://www.petron.com.my/web/Media/uploads/47e5c3fe71954d56569f08acd0b94c16.pdf

5 DISCLOSURE OF INFORMATION

15.1 The Cardholder hereby authorizes Petron to disclose, to any third party including its agents and affiliates, any information furnished by the Cardholder or its employee to Petron at any time during the period of this Agreement and any information in respect of the use of the Fleet Card, for the purpose of performing its oblibiations under this Agreement.

16 OTHER TERMS AND CONDITIONS

- 16.1 This Agreement shall constitute the entire rights and obligations of Petron, the Cardholder and the Authorized User(s) with respect to the subject matter hereof and shall super cede any prior negotiations, representations or agreements, either or all or written, related to the subject matter hereof.
- 16.2 In case any provision in this Agreement shall be, or at any time shall become invalid, illegal or enforceable in any respect under any law, such invalidity, illegality or unenforceability shall not in any way affect or impair any other provisions of this Agreement.
- 16.3 This Agreement and all matters arising out of the issuance and use of the Fleet Cards shall be governed by the laws of Malaysia and the parties shall also submit themselves to the jurisdiction of the Malaysian Courts.
- 16.4 In this Agreement, unless there is something in the subject or context inconsistent herewith, words importing the singular shall include the plural meaning and vice versa, words importing the masculine genders shall include the feminine and neuter genders and words importing persons include corporation, partnership and sole proprietorships.
- 16.5 This Agreement shall be binding upon the parties hereto, their respective heirs, personal representative, assigns and successors-in-title.
- 16.6 The Cardholder is requested to establish and maintain precaution to prevent the Authorized User, any employees, agents or representatives from making, receiving, providing or offering substantial monies, gifts, entertainment, payments, loans or other consideration to Petron's employees, Authorized Reseller, agents or representatives for the purpose of influencing those persons to act contrary to Petron's best interest. This obligation shall apply to the activities of any one or more of your employees and/or contractors in their relations with any one or more of Petron's employees and/or their families and/or third parties arising from this Fleet Card Acrount

17 PETRON MILES LOYALTY PROGRAMME

- 17.1 Petron operates a loyalty rewards programme known as the Petron Miles Card Programme ("Programme") for retail customers, including cash and credit card users. Under this Programme, a Petron Miles Card is issued to eligible customers who will earn points for every litre of fuel purchased at participating Petron service stations throughout Malaysia, subject to full payment within the applicable credit term. Accumulated points may be redeemed for rewards via the Programme website at www.petronmiles.com.my or as listed in the rewards guide. The benefits of this Programme may also be extended to fleet Card customers, subject to the Programme's prevailing terms and conditions (as amended from time to time), including Petron's Personal Data Processing Statement (ustomers may refer to the enclosed Petron Miles Card Application Form or the Programme website for full details.
- 17.2 In the event of any inconsistency between this Agreement and the Programme's terms and conditions, the terms of this Agreement shall prevail. However, this shall not restrict Petron's right to revise either set of terms from time to time.
- 17.3 Petron Miles points will be awarded for every purchase of fuel (either petrol or diesel) made at participating Petron service stations throughout Malaysia, provided that all related purchases and charges, including applicable taxes, are paid in full, on time and in accordance with the credit terms granted to the Cardholder. No points will be awarded if payment is overdue, partial, or not successfully cleared by the due date stated in the monthly Fleet Card statement, or if payment is made via a dishonored cheque or rejected direct debit. Points will also not be awarded for bulk fuel purchases delivered to the Cardholder's premises, such as via tank trucks, or for any other transactions not made through retail service station.
- 17.4 Points shall accrue only when the Fleet Card is presented and swiped at the point of purchase at participating Petron service stations. Points will not be issued for offline or unverified transaction.
- 17.5 Petron reserves the right, at its sole discretion, to cancel any or all accrued points in the event the Fleet Card account is suspended, hot-listed, or terminated. Petron may reinstate points following account reinstatement but is not obligated to do so.
- 17.6 Termination of the Fleet Card account for any reason shall automatically result in the termination of the corresponding Petron Miles Card. Petron reserves the right to cancel any or all unredeemed points upon such termination. Cardholder may redeem any remaining valid Petron Miles points within the period specified in the written notice issued by Petron. Petron shall not be liable for unredeemed points beyond that period.
- 17.7 Points have no cash value, are not transferable, and may not be used to offset outstanding balances under this Agreement. Points are provided as a non-contractual promotional benefit and may be revised, suspended, or withdrawn by Petron at its discretion.
- 17.8 Each Fleet Card account is eligible for up to two (2) Petron Miles Cards unless otherwise approved by Petron in writing.
- 17.9 For any Programme-related enquiries, Cardholders may contact their designated Petron Fleet Card sales executive or the Petron Fleet Card Centre at 1-800-88-298. Redemption options and Programme updates are available at www.petronniles.com.my.