GENERAL OBLIGATIONS

The license holder shall:

- 1. Comply with the Organic Law N° 04/2005 of 08/04/2005 determining the modalities of protection, conservation and promotion of environment in Rwanda;
- 2. Comply with the Law N° 85/2013 of 11/9/2013 regulating Petroleum and Petroleum Products Trade in Rwanda and any other subsidiary legislation regulations issued there under;
- 3. Comply with the Regulation N°. 04/R/GP-EWS/RURA/2019 of 15//11/2019 governing Aboveground Petroleum Storage Facilities and Importation of fuel in Rwanda;
- 4. Comply with the Regulation N° 07/R/GP-EWS/RURA/2021 of 25/02/2021 modifying and complementing the Regulation N° 04/R/GP-EWS/RURA/2019 of 15/11/2019 governing Aboveground Petroleum Storage Facilities and importation of fuel in Rwanda;
- 5. Abide by the adopted Rwandan Standards relating to downstream petroleum industry;
- 6. Exhibit this license at all times in his or her usual place of business as evidence that he/she is authorized to carry out the intended activity;
- 7. Comply with all monitoring, reporting requirements and enforcement actions imposed by RURA;
- 8. Not transfer the license to a third party unless such transfer is approved by RURA.

SPECIFIC OBLIGATIONS

The license holder shall:

- 1. Operate the fuel depot in accordance with applicable laws and relevant standards;
- 2. Ensure that the fuel depot's facilities and related equipment are calibrated by a competent authority;
- 3. Ensure that all employee assigned to undertake operation and maintenance at the fuel depot are qualified and obtained appropriate trainings from competent trainer or entity;
- 4. Ensure that all road tankers loading or offloading petroleum products have valid road tanker authorizations issued or recognized by the Regulatory Authority;
- 5. Ensure the safe disposal of any fuel and waste oil;
- 6. Keep record of stock reconciliation of petroleum products received to, released from and stored in the depots. Such records must be kept for not less than twelve (12) months and be available to the Regulatory Authority upon demand;
- 7. Ensure that all petroleum products stored have been tested and comply with relevant standards;
- 8. Report to the Regulatory Authority any incident occurred within the fuel depot compound not later than twenty-four (24) hours from the occurrence of the incident;
- 9. Record and keep all laboratory tests reports;
- 10. Possess a road tanker inspection checklist with minimum requirement as stipulated by regulation;
- 11. Ensure that any person who brings fuel to store in a depot for sale purpose has a fuel importation license issued by the Regulatory Authority;
- 12. Comply with all petroleum infrastructure sharing provisions;
- 13. For a fuel depot installed before the regulations in force, comply with all technical requirements regarding operations and maintenance within two (2) years from effective date of the regulation.