
GENERAL NOTICE

NOTICE 1229 OF 2013

SOUTH AFRICAN CIVIL AVIATION AUTHORITY

SOUTH AFRICAN CIVIL AVIATION AUTHORITY LEVIES ACT, 1998 (ACT NO 41 OF 1998)

TERMS AND CONDITIONS FOR PAYMENT OF AVIATION FUEL LEVY

NOTICE

1. DEFINITIONS

In this Notice –

“**aviation fuels**” means any fuel produced primary for the propulsion of aircraft including products JET A1 also known as AVTUR, Aviation Kerosene and Jet Fuel, as well as Aviation Gasoline also known as AVGAS and Aviation Spirit;

“**the Act**” means the South African Civil Aviation Authority Levies Act, 1998 (Act No 41 of 1998);

“**Undertaking**” means any wholesale distributor, agent or sub-agent which distributes and sells aviation fuels from South African refineries or importation which is intended for consumption within the Republic of South Africa which includes but is not limited to –

BP Southern Africa (Pty) Ltd

Chevron South Africa (Pty) Ltd

Engen Petroleum Ltd

Lanseria International Airport (Pty) Ltd

Shell SA (PTY) Limited

Sasol Ltd

Total South Africa (Pty) Ltd

The Petroleum Oil & Gas Corporation of SA (Pty) Ltd t/a PETROSA

South African Airways Cargo

“**Wholesale Distributor**” means any enterprise engaged in acquiring aviation fuel from local refineries or importation with the purpose of distributing these fuels on a wholesale basis including agents and sub-agents that sells aviation fuels.

2. LIABILITY FOR THE FUEL LEVY

2.1 The levies on aviation fuels is payable by any undertaking on the products which are manufactured, distributed, imported or sold by it at any point in the Republic of South Africa.

2.2 The said fuel levy is not payable –

- (a) on fuel exports to a foreign country or when sold to foreign aviation passenger operators of countries which have entered into air transport agreements with the Government of the Republic of South Africa in respect of which the levy is not payable; and

- (b) in respect of flights and parts of flights in terms of which the Passenger Safety Charge as required by regulation 187.02.1 of the Civil Aviation Regulations, 2011, is payable.
- 2.3 The fuel levy must be collected and paid over to the South African Civil Aviation Authority by the wholesale distributors who are acting on behalf of the South African Civil Aviation Authority in this regard.

3. PAYMENT OF THE FUEL LEVY

- 3.1 Subject to the provision of paragraphs 3.5 and 3.6, payment shall be made on all products invoiced up to the end of an undertaking's accounting month by electronic or telegraphic transfer as per Annexure 1.
- 3.2 The record of amounts to be paid by undertakings into the South African Civil Aviation Authority account shall be forwarded to SACAA by e-mail at least three days prior to the date of payment and each payment shall be substantiated by a monthly statement in the form specified in Annexure 1 submitted not later by the 21st of the month.
- 3.4 Monthly payment must be made into the South African Civil Aviation Authority' bank account:

Banker: Standard Bank South Africa,

Branch: Brooklyn, South Africa,

Branch Code: 011245,

Current Account Number: 0000013007971,

Customer Identification Number (CIN) with M65 forms: 085H

- 3.5 The aviation fuel levy on a specific product shall only be payable once.
- 3.6 Aviation fuel levies shall not be payable between Whole Sale Distributors (par 1.3).
- 3.7 All wholesale distributors which have incurred reasonable expenses in respect of bank transfer costs and additional audit fees, directly attributable to the payment of levies into the South African Civil Aviation Authority bank account may submit to the SACAA, an audited claim of such expenses. Claims for reimbursement in respect of such expenses should be submitted to the SACAA, on a half yearly basis within sixty (60) days after the end of the period which has been audited. No reimbursements will be made in cases where the audit certificates have not been received.
- 3.8 The Wholesale Distributors need to have their returns and payments audited by reputable external firms focusing on items listed in Annexure 2. Audit periods will run from 1 January to 30 June, and 1 July to 31 December of each calendar year.
- 3.9 The SACAA reserves the right to conduct its own audit on monthly returns and or audit periods submitted by the undertakings at the expense of the SACAA.

ANNEXURE 1

RETURN FOR PAYMENT: CIVIL AVIATION AUTHORITY FUEL LEVY

SOUTH AFRICAN CIVIL AVIATION AUTHORITY LEVIES ACT, 1998 (ACT 41 OF 1998)

WHOLESALE DISTRIBUTOR/AGENT/SUB-AGENT: _____

(A)	(B)	(C)	(D)	(E)			(F)	(G)
				ADJUSTMENTS				
Product Local Sales	Levy No VAT c/l	Volume litres	Amount paid (R)	Volume litres	Amount (R)	Month	Adjusted volumes litres	Payable adjusted amount (R)
Jet A1	12.2							
Avgas	12.2							
SUB TOTAL								
Adjustments per month (L)								
Amount of payment								
Products Foreign Sales	Levy No VAT c/l	Volume litres	Amount paid (R)	Volume litres	Amount (R)	Month	Adjusted volumes litres	Payable adjusted amount (R)
Jet A1	12.2							
Avgas	12.2							
SUB TOTAL								
Adjustments per month (H)								
Amount of payment								

TOTAL FOR THE MONTH (LOCAL AND FOREIGN SALES)						
(A)	(B)	(C)	(D)	(E)	(F)	(G)

NOTE: Volumes must be adjusted for own use prior

To inclusion in column (C) Columns (A) to (E) to be completed by company. Columns (F) to (G) for audit use only.

COMPANY SIGNATURE

CAPACITY

DATE

AUDITOR'S STAMP

AUDITOR'S SIGNATURE

DATE

ANNEXURE 2**TO THE SOUTH AFRICAN CIVIL AVIATION AUTHORITY AVIATION FUEL LEVY ACCOUNT****FOR THE HALF YEAR ENDED (DATE) BY (NAME OF WHOLESALE DISTRIBUTOR/AGENT/SUB-AGENT)**

The Directors of (names of wholesale distributor) have requested to issue a report in terms of the requirements of Determination and Notice in terms of section 2 of the South African Civil Aviation Authority Levies Act, 1998 (Act No. 41 of 1998), read in conjunction with section 74 of the Civil Aviation Act, 2009 (Act No 13 of 2009). In accordance with your request we have performed certain agreed procedures which are summarised below in connection levies payable by Wholesale Distributor to the South African Civil Aviation Authority in respect of the half year ended (date) (the period), as set out in the accompanying schedules. We have initiated the schedules for identification purposes. The information set out in the accompanying schedules is the responsibility of the directors of (the Wholesale Distributor). Our responsibility is to report on the results of the agreed procedures. This report is furnished solely for your information and should be used by your only for this purpose.

Our agreed procedures are summarised as follows:

- We compared the sales volumes of the various products listed in the accompanying schedules to the sales summaries prepared by the Wholesaler in respect of the period, and compared the sales summaries to the relevant sales listings prepared by the Wholesaler.
- We tested the completeness and accuracy of the sales listings by comparing the volumes reflected on copy sales invoices selected from the sequence of sales invoices issued during the period to the sales listings.
- We tested the additions of the volumes recorded on the sales listings.
- We checked the rates of the Levy payable of each product from the notifications made available to us by the Wholesaler.
- We checked the additions and calculations on the accompanying schedules.
- We tested the validity and accuracy of bad debts written off or recovered in the normal course of business.
- We tested the completeness and accuracy of the returns submitted to the SACAA by also reviewing the exempted fuel sales and established whether these meet the exemption criteria.

Our procedures disclosed no error in the compilation of the accompanying schedules or in the calculation of the amount R (amount) payable in respect of the (name of levy) levies for the period. Our procedures disclosed an error arising from (describe nature of error). The effect of this error is that the amount of R (amount) shown in the accompanying schedule over/understated by the amount of R (amount).

CHARTERED ACCOUNTANT (SA)
