



Cookright Services Agreement

Dated: _____

Full legal name of customer: _____

Site Trading name: _____

Authorised person: _____

To: Cookright Filtering Services Limited:

I/We hereby confirm our credit requirements for services provided by Cookright on the terms detailed below;

Services	Description	Frequency	Price

I/We acknowledge:

- a. Each invoice shall be paid on the 20th of the month following date of purchase. I/We shall make no deduction in payment of the invoice amount for whatever reason unless that deduction has first been agreed in writing with Cookright.
- b. Title to goods sold or certifications shall not pass to the customer until payment in full has been made to Cookright. Until payment is made, the customer acknowledges that they hold the goods as bailee for Cookright until payment in full is made to Cookright.
- c. The account holder must examine each account invoice and must notify Cookright within 7 days of the date of such invoice of any alleged error(s). After such period, the invoice will be deemed for all purposes to be correct and no claim to the contrary by the account holder shall be admissible against Cookright.
- d. Call out fees will be charged in instances where the Customer fails to make the appropriate arrangements for workers to enter the Customer site and complete the contracted work.
- e. The Customer hereby releases Cookright, its employees, agents, and subcontractors from any claims, liabilities, damages, or costs that may arise from the services provided, except in cases of gross negligence or intentional misconduct.
- f. If payment is not made in accordance with the Credit Terms approved by Cookright the following charges may be imposed.
 - I. Penalty interest, of 15% per annum, may be imposed on any account not paid in accordance with the Credit Terms. Penalty Interest is calculated from the due date of each invoice until full payment has been received by Cookright.
 - II. Costs, including solicitor/client costs, incurred in collecting this debt from the date of default onwards until payment is made.
- g. Continuation. This agreement continues indefinitely until the Customer or Cookright provides 4 weeks' notice as per clause i. or the contract is renegotiated and a new contract issued.
- h. ISCC Self-Declaration. By signing, the self-declaration as published on the website www.cookright.co.nz applies and is a valid part of this agreement. If no objection is made by the customer, the self-declaration continues in conjunction with this contract.
- i. I/We acknowledge that we will provide Cookright with 4 weeks' notice if we wish to cancel, reschedule or modify the services provided by Cookright.

I/, We hereby warrant that the information given in the Agreement is true and correct.

Dated this _____ day of _____ year _____

Signed by an Authorised Signatory of the Customer: _____

Full Name of Person Signing for the Customer: _____

Designation of Person Signing: _____

. Suppliers of...

Long Life and Multi-purpose Canola Oils.

Providers of Vat filtering & cleaning, Hood, Flue, Kitchen & Overhead filter cleaning services & collectors of used cooking oil.





ISCC Self Declaration

To ensure that the waste oil we collect is a recyclable it needs to be certified as such by the customers we collect from.

By completing this form, we all make the most of this resource and do our bit to reduce carbon emissions, we also ensure that producers of Bio fuels are using only recycled oils.

By signing this agreement, the signatory for the Client Company (Point of Origin) confirms the following

The client company agrees to ISCC Self Declaration as the Point of Origin Producing Used Cooking Oil (UCO).

1. UCO refers to oil and fat of vegetable or animal origin which has been used to cook food for human consumption. Deliveries of UCO covered under this self-declaration consist entirely of UCO and are not mixed with any other oil or fat that doesn't comply with the definition of UCO.
2. UCO covered under this self-declaration meets the definition of a waste. This means the UCO is a material that the Point of Origin discards or intends or is required to discard and that the UCO was not intentionally modified to meet this definition.
3. Documentation of UCO quantities delivered is available.
4. Applicable national legislation regarding waste prevention and management (e.g. for transport, supervision etc.) are complied with.
5. Auditors from certification bodies or from ISCC (may be accompanied by a representative of the Collecting Point) can examine on-site or by contacting the signatory (e.g. via telephone) whether the statements made in this self-declaration are correct.
6. The information on this self-declaration can be forwarded to and reviewed by the certification body of the Collecting Point and by ISCC. Note: The certification body and ISCC keep all data provided on this self-declaration confidential.
7. That Cookright is authorised to collect UCO from our point of origin until the client notifies Cookright otherwise.
8. This self-declaration or a signed self-declaration as published on the website <https://www.cookright.co.nz> applies and is a valid part of this contract for the contractual period. If no objection is made by you the client up to twelve days before the expiry of each calendar year of this contract, the self-declaration is confirmed for the following year.

The amount of UCO produced by the Point of Origin is (5) or more metric tons per month (1) Yes: ☐ No: ☒

(1) 5 (five) metric tons of UCO equal to approx. 5.54 (five point fifty-four) cubic metre / 5,435 (five thousand four hundred and thirty-five) litres / 1,436 (one thousand four hundred and thirty-six) gallons.

The UCO produced by the Point of Origin is entirely or partly of animal origin (2) Yes: ☐ No: ☒

(2) If this field is marked, it is assumed that the UCO produced by the Point of Origin is (at least partly) from animal origin (e.g. from using lard, butter, tallow, etc) and that the Collecting Point cannot sell UCO from this Point of Origin as being entirely of vegetable origin". If this field is not marked, this means that the Point of Origin exclusively uses vegetable oil (e.g. rapeseed, sunflower oil etc) and no oil or fat of animal origin for cooking or frying. NOTE: Vegetable oil which has been used for cooking or frying meat and which therefore contains an unavoidable part of animal origin can still be considered as "UCO entirely of vegetable origin".

Collection point: Cookright Filtering Services Limited

Signed on behalf of client – Point of Origin:

Site Name: _____

Site Address: _____

Signature _____ Place _____ Date _____

Full Name and Function of Signatory _____

Suppliers of...

Long Life and Multi-purpose Canola Oils.

Providers of Vat filtering & cleaning, Hood, Flue, Kitchen & Overhead filter cleaning services & collectors of used cooking oil.

