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FOOD SUPPLIES & CONSUMER WELFARE DEPARTMENT
NOTIFICATION

The 15th March 2007


MINISTRY OF PETROLEUM & NATURAL GAS
ORDER
New Delhi, the 12th January 2007

G.S.R. 18(E)—In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1950), the Central Government hereby makes the following order to amend the Motor Spirit and High Speed Diesel (Regulation of Supply, Distribution and Prevention of Malpractices) Order, 2005, namely:

1. (1) This order may be called the Motor Spirit and High Speed Diesel (Regulation of Supply, Distribution and Prevention of Malpractices) Amendment Order, 2007.

(2) It shall come into force on the date of its publication in the official Gazette.

2. (1) In the Motor Spirit and High Speed Diesel (Regulation of Supply, Distribution and Prevention of Malpractices) Amendment Order, 2005. (hereinafter referred to as the said order in clause 2,—

(a) in item (a), after the words ‘EANS’, the following shall be inserted, namely:

“presence of marker in motor spirit and high speed diesel and/or ”

(b) in item (e) after the letter and figures ‘IS 1460’, the following words shall be inserted, namely:

“and also does not contain as traces of marker”.

(c) after item (f), the following shall be inserted, namely:

‘(f1) “marker” means a chemical substance approved by the Central Government from time to time for blending in Kerosene and other petroleum products with the objective of preventing their diversion or adulteration of motor spirit or high speed diesel;
(d) in item (g), after the letter and figures ‘IS 2796’, the following words shall be inserted, namely :

“and also does not contain any traces of marker”,

(e) after item (m), the following shall be inserted namely :

(m1) “test kit” means a set of equipment used to determine the presence of marker in kerosene, motor spirit, high speed diesel & other petroleum products;

(f) in item (t), after the words ‘dealer of’ the words “having” traces of marker and/or shall be inserted.

(2) in the said order, in Clause 8 —

(a) for the heading “sampling of product”, the heading “sampling of product and testing” shall be substituted.

(b) after the heading and before the sub-clause (1), the following sub-clause shall be inserted, namely:—

“(1A) The authorized officer under Clause 7 shall draw the sample from the tank, nozzle, vehicle or receptacle, as the case may be, in the test kit and test the product with the aid of test kit, to check whether the product contains any traces of marker. If such traces are found in the product, the authorized officer shall record the same in triplicate which shall be jointly signed by him and the dealer or transporter or concerned person or his representative, as the case may be, and given one copy of such recording to the dealer or transporter or concerned person or his representative and another copy to the oil company concerned, as the case may be”.

(c) in sub-clause (1), for the words, “The authorized”, the following shall be substituted, namely :

“Where the product does not contain marker under sub-clause (1A), the authorized officer”.

(File No. P—11013-5/2006-Dist.)

B.N. NARASIMHA RAJU,

Joint. Secretary.

By order of the Governor

S. N. PANIGRAHI

Additional Secretary to Government

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