

(33)

बिहार सरकार,
खाद्य, आपूर्ति एवं वाणिज्य विभाग।
:::

पत्रांक 462 / आठवाठ, पटना- 15, दिनांक- 5-2-07
प्र06-क0आठ- 14/07

प्रेषक,

सुरेश कुमार वर्मा,
सरकार के संयुक्त सचिव।

सेवा में,

परिवहन आयुक्त, बिहार।

सभी प्रमण्डलीय आयुक्त।

सभी जिला पदाधिकारी।

विश्रेष्ठ अनुभाजन पदाधिकारी, पटना।

विषय:- किरासन तेल का अन्य पेट्रोलियम उत्पादों में मिलावट हेतु विप्लवन की रोक-थाम हेतु मार्कर टेस्ट के सम्बन्ध में।

महोदय,

निदेशानुसार, उपर्युक्त विषयक महा-प्रबन्धक-सह-राज्य स्तरीय संयोजक, भारतीय तेल निगम लि०, बिहार, पटना के पत्रांक-बी०एस०ओ०/आर०एस०/मार्कर, दिनांक-31-1-2007 की छाया प्रति संलग्न करते हुए कहना है कि किरासन तेल अन्य पेट्रोलियम उत्पादों में मिलावट की रोकथाम हेतु मार्कर टेस्ट का प्रावधान पेट्रोलियम एवं प्राकृतिक गैस मंत्रालय द्वारा किया गया है।

अतः अनुरोध है कि पेट्रोलियम उत्पादों में किरासन तेल की मिलावट की रोकथाम हेतु आवश्यक कार्रवाई किया जाय एवं मार्कर युक्त किरासन तेल का ससमय शीघ्र प्रतिशत उठाव एवं वितरण सुनिश्चित किया जाय।

विश्रेष्ठ अनुभाजन,
सरकार के संयुक्त सचिव।
1-2-07

ज्ञापक 462 / आठवाठ, पटना- 15, दिनांक- 5-2-07

प्रतिलिपि:- सभी उप-निदेशक, खाद्य औद्योगिक आपूर्ति प्रमण्डल/ सभी जिला आपूर्ति पदाधिकारी/ अपर जिला दण्डाधिकारी {आपूर्ति}, पटना को सूचनार्थ एवं आवश्यक कार्रवाई हेतु प्रेषित।

मदन: 1-8

सरकार के संयुक्त सचिव।
1-8

देवाशीष सेन

महाप्रबंधक, बिहार झारखंड
सह
स्टेट लेवल को-ऑर्डिनेटर, बिहार

Debasis Sen

General Manager, Bihar-Jharkhand
Cum
State Level Coordinator, Bihar

31.1.07
उपसचिव

इंडियन ऑयल कॉर्पोरेशन लिमिटेड

(विपणन प्रभाग)

बिहार राज्य कार्यालय

लोकनायक जयप्रकाश भवन (5 वाँ तल्ला)

डाकबंगला चौक, पटना-800 001 (बिहार)

दूरभाष : 0612-2234754 (का०)

फैक्स : 0612-2233154

Indian Oil Corporation Limited
(Marketing Division)

Bihar State Office

Loknayaak Jaiprakash Bhawan (5th Floor)

Dak Bunglow Chowk, Patna-800 001

Tel. : 0612-2234754 (O), Fax : 0612-2233154

email : dsen@indianoil.co.in

322



IndianOil

✓ The Secretary,
Food Civil Supply & Commerce Department,
Govt. of Bihar, Patna

Ref. : BSO/RS/Marker

Date : 31/01/2007

Sub : Prevention of adulteration – Introduction of Marker test.

In order to prevent the diversion of SKO as a potential of adulterant into MS & HSD, the Ministry of Petroleum and Natural Gas has advised Oil Companies to introduce a Marker in Kerosene.

Under this system, the Marker which is a chemical substance, is blended with Kerosene at the supply points. The blended kerosene, if it is adulterated with MS & HSD can be detected by a Test. All Field Officers of the Oil Companies have been provided with Test-kits and a private agency viz. M/s SGS has also been authorized to conduct Marker test at all ROs. The blended SKO with Marker has been implemented in the State of Bihar along with rest of the country with effect from 01/10/06 by all Oil Companies.

A Gazette notification has also been issued by Govt. of India amending the MS&HSD control order(a copy of the same is enclosed- Annex A).

In addition, the Marketing Discipline Guidelines followed by the Oil Companies has also been amended by the Ministry of Petroleum & Natural Gas(Annex – B) so that suitable punitive action can be taken wherever the presence of Marker is established, either in the Retail Outlets or in the transportation enroute.

We would like to request you to kindly advise all the District Administration on the above development as it is a very important means of detecting the presence of SKO in MS & HSD when used as a adulterant.

We look forward in receiving continued support in endeavor of Oil Industry in curbing probable diversion of Kerosene/adulteration.

Thanking You,

Yours faithfully,
For Indian Oil Corporation Ltd(MD).

(Debasis Sen)
GM-CUM-SLC

Encl : as above.

CC : Chief Secretary, Govt. of Bihar, Patna
CC : Commissioner – cum- Secretary, Transport Dept, Govt. of Bihar.

KEROSENE

(RESTRICTION ON USE AND FIXATION OF CEILING PRICE) ORDER, 1993.

G.S.R. 584 (E), dated the 2nd September, 1993 - in exercise of the powers conferred by section 3 of the Essential commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following order, namely :-

1. Short title and commencement:-

- (1) This order may be called the Kerosene (Restriction on use and Fixation of Ceiling Price) Order, 1993.
- (2) It extends to the whole of India,
- (3) It shall come into force on the date its publication in the Official Gazette.

2. Definitions :- In this Order, unless the context otherwise requires,

- (a) "Chief Controller of Explosives" shall have the same meaning as assigned to it in the Indian Explosives Act, 1884 (4 of 1884).
- (b) "Consumer" means a person, firm, company institution, association of persons, co-operative society of organisation who is authorised by the Central or State Government to use kerosene for cooking and illumination;
- (c) "Dealer" means a person, firm, association of persons, company, institution, organisation or a co-operative society approved by Government Oil Company or Central or State Government or a parallel marketeer and engaged in the business of buying and selling kerosene;
- (d) "Declared Price" in relation to kerosene sold under the public distribution system means the maximum selling price declared by the Central Government, from time to time with reference to an area and shall include such other charges, rates, duties and taxes, prescribed;
 - (i) By the State Government or District Collector in the case of an area in a State, or,
 - (ii) By the Administrator of the Union Territory, in the case of an area in a Union Territory;

- (e) "Kerosene" means a middle distillate mixture of hydrocarbons meeting BIS specification No. IS-1459 of 1974 with important characteristics of flash point at a minimum of 35°C and smoke point at a minimum of 18 mm.
- (f) "Government Oil Company" means :-
 - (i) The Indian Oil Corporation Limited.
 - (ii) The Bharat Petroleum Corporation Limited,
 - (iii) The Hindustan Petroleum Corporation Limited,
 - (iv) The IBP Co. Limited.
 - (v) The Oil and Natural Gas Commission,
 - (vi) The Gas Authority of India Limited
 - (vii) The Oil India Limited, or
 - (viii) Any other Government Company or a Statutory body declared by notification to be a Government Oil Company by the Central Government for the purpose of this Order;
- (g) "Indian Standard" shall have the same meaning as assigned to it in clause (g) of section 2 of the Bureau of Indian Standards Act, 1986 (63 of 1986);
- (h) "Parallel marketeer" means any person, firm, company institution, association of persons, co-operative society or organisation carrying on the business of importing, refining, producing, packing, marketing, distributing and selling kerosene under the parallel marketing system;
- (i) "Parallel Marketing system" means the system other than the public distribution system, under which a person imports, transports, packs, distributes or sells kerosene under his own arrangement;
- (j) "Public distribution system" means the system of distribution, marketing or selling of kerosene at declared price through a distribution system approved by the Central or State Government;
- (k) "Storage point" means the premises approved or licenced by the Chief Controller of Explosives;

