(TO BE PUBLISHED IN PART IV OF THE DELHI GAZETTE EXTRAORDINARY)

DELHI ADMINISTRATION, DELHI

NOTIFICATION

Dated the 5th Dec. 1962

No.F.15(6)/62-F&CS:- In exercise of the powers conferred
sub-clause (2) of section 3 of the Essential Commodities
Act, 1955 (10 of 1954 read with Government of India, Ministry of
Mines & Fuels S.No.3524, dated the 13th November, 1962 and the
prior approval of the Govt. of India, Ministry of Mines & Fuels
the Administrator of the Union Territory of Delhi is pleased to
make the following Order.

ORDER

1. Short title and commencement:— (1) This order may be called
the Delhi Kerosene Oil (Export & Price) Control Order, 1962.

(2) It extends to the whole of the Union Territory of Delhi.

(3) It shall come into force at once.

2. DEFINITION:— In this order unless the context otherwise
requires,

Substituted(a) vide order
No.8(4)/72 (b) F&S(P) Dat.
14th July, 1972

"Administrator" means the Administrator of the
Union Territory of Delhi.

"Agent" means selling agent or distributor
appointed as such for selling kerosene oil by any
of the Oil companies, and holds and agents
license issues under this Order.

(Substituted(c)) vide Order No.
12(1)/78/F&S
(P&C) Dated.
15/02/1980.

"Utility pump" means the premises of dealer where
kerosene oil is stored in an underground or
overground tank and the kerosene oil is delivered
to the customer through a mechanical apparatus in
measured quantities.

Added vide (d) Order No.F
3(10)85/F&S
(P&C) Dated.
04/04/1988.

"Commissioner" means the Commissioner, Food and
Consumer Affairs, Delhi and includes the Deputy
Commissioner Food & Supplies, Food & Supplies
Officer, Delhi and any other officer authorised
by Administrator to exercise the power and to
perform all or any of the functions of the
Commissioner under this Order.

"Consumer Card" means a house-hold food card
issued under the provisions of the Delhi
Specified Food Articles (Regulation of
Distribution) Order, 1968;

Addedvide(dd) Order No.12(1)
/78-F&S(P)Dat.
15/02/1980.

"Dealer" means a person who deals in the sale
storage for sale of kerosene oil whether
wholesale or retail and Oil company, an agent, a
bulk dealer, a retailer and hawker;

Substituted(e) vide Order No.
8(4)/72/F&S(P)
Dat.14/07/72.
Substituted (f) "Export" means to take or cause to be taken out vide Order No. 8(4)/72/F&S(P) of the Union Territory of Delhi; Dat. 01/09/72.

Substituted (h) "Hawker" means a dealer who holds hawker's licence vide Order No. 8(4)/72/F&S(P) issued under this order and sells kerosene oil in retail by carrying kerosene oil from door to door.

(i) "Oil Company" means any of the following companies:

(ii) Indian Oil Corporation Ltd

(ii) Burman Shell Oil storage and Distribution Company of India Ltd.

(iii) Esso Standard Eastern Incorporated

(iv) Calte (India) Ltd.

(v) Indo-Burman Petroleum Company.

Added vide (j) "Quota Card" means a permit or other document issued by the Commissioner for obtaining supplies of kerosene oil on regular basis; Order Dated 15/02/1980.

Substituted (k) "Sale" in relation to kerosene oil includes supply or distribution of kerosene oil in any manner whatsoever and the word "sell" with all its grammatical variations and cognate expressions shall be construed accordingly.

(1) "Schedule" omitted vide Order No.F.12(2)/82-F&S (P&C) dated the 2nd December, 1982.

Added vide (m) "Special permit," means a permit issued for obtaining kerosene oil for specific purpose not being of regular nature.

Order dat. 15/02/1980.

3. Restriction on export of kerosene oil:

No person shall export or attempt to export or abet in the export of kerosene oil except under and in accordance with a permit issued by the Commissioner.

Provided that nothing contained herein shall apply to the export of kerosene oil.

(a) On Government account; or

(b) under and in accordance with Military Credit Notes:—
3.A **Restriction on sale of kerosene oil**:

(i) No person shall sell or attempt to sell or abet the sale of kerosene oil to any person at a price in excess of the price fixed by the Commissioner from time to time under the Delhi Essential Articles (Price control) order, 1977.

(ii) No agent shall sell or offer to sell kerosene oil to:

(a) any other agent

(b) a person other than a valid license or permit holder issued under this order or to a bonafied consumer.

(iii) No bulk dealer shall sell kerosene oil to a person other than a licensed retailer or a hawker or a bonafied consumer.

(iv) No retailer or hawker shall sell kerosene oil to a person other than a bonafied consumer.

3-B **Licence**

(1) After such date as may be specified by the Commissioner by Notification published in the Delhi, Gazette, no person shall obtain, attempt to obtain, or store for sale or distribution or sell kerosene oil except under and in accordance with conditions of licence granted by the Commissioner.

(2) Every application for the grant/renewal of licence by Oil Company, Agent, Bulk Dealer, Retailer and Hawker referred to in clause 3A (1) shall be made to the Commissioner in form “A”.

(3) Every licence granted/renewed under this order shall be in form “B” in case of Oil Company and Agent and in form “C” in case of Bulk Dealer, Retailer or Hawker and subject to the terms and conditions specified therein.

3.C **Procedure for obtaining licence, its duplications and Fee chargeable**

(1) An application for renewal of licence shall be so made as to reach the Commissioner not less than thirty days before the date which the licence expires.

Provides that the Commissioner may entertain an application after the expiry of the said period of thirty days if he is satisfied that the applicant was prevented by sufficient cause from filling the application in time.
(2) If a licence granted under this order is defaced, lost or destroyed, the licence shall forthwith inform the Commissioner who may on application by the licence, issue a duplicate licence.

(3) A separate licence shall be obtained by a dealer for each place of business.

(4) Every licence granted under this order shall be valid for a period of three years from the date of issue. The fees specified below shall be chargeable in respect of each licence namely:

(a) For issue of licence:
   (i) Oil Company Agent or Rs. 2,500/-
   (ii) Bulk Dealer Rs. 1,500/-
   (iii) Retailer Rs. 1,000/-
   (iv) Hawker Rs. 250/-

(b) For renewal of licence
   (i) Oil Company or Rs. 1,000/-
       Agent
   (ii) Bulk Dealer Rs. 750/-
   (iii) Retailer Rs. 500/-
   (iv) Hawker Rs. 100/-

(c) For issue of duplicate licence
   (i) Oil Company or Rs. 250/-
       Agent
   (ii) Bulk Dealer Rs. 150/-
   (iii) Retailer Rs. 100/-
   (iv) Hawker Rs. 25/-

3-b Regulation of Distribution:

(1) The Commissioner may be general or special order in writing require any person holding stocks of kerosene oil to sell such stocks to such person and in such manner as may be specified in the order.

(2) The Commissioner may regulate distribution of kerosene oil through consumer cards, quota cards and special permits and may issue or cause to be issued quota cards and special permits in this behalf.
(3) Every application for the issue of a quota card shall be made in such form as may be prescribed by the Commissioner and shall be accompanied by crossed postal order of the value of rupees ten which shall be non-refundable.

(4) The Commissioner may, after such enquiries as he deems fit, and for reasons to be recorded in writing, issue or refuse to issue a quota card, having regard to the requirements of applicant, availability of kerosene oil and any other relevant factor.

(5) Every quota card to be issued under this order shall be in Form-D

(6) Every person holding quota card on the date of commencement of this order shall apply for the issue of a fresh quota card within thirty days of such commencement. Every such application shall be accompanied by fee prescribed under sub-clause (3) and shall be considered under sub-clause (4) issue of quota cards for the quantity deemed sufficient for the purpose applied for. Upon deposits of amount of security and fee prescribed under this Order, a quota card may be in lieu of the quota card already held by the applicant.

(7) (a) The security as specified below shall be deposited by applicant in such form and manner as may be specified by the Commissioner for due performance of the conditions subject which a quota card is issued:

(i) For supplies upto 100 lts per month NIL
(ii) For supplies exceeding 100 lts and upto 500 lts per month Rs. 100/-
(iii) For supplies exceeding 500 lts and upto 1000 lts per month Rs. 200/-
(iv) For supplies exceeding 1000 lts and upto 2500 lts per month Rs. 500/-
(v) For supplies exceeding 2500 lts. per month Rs. 1,000/-
Provided that Commissioner, Food & Supplies, Delhi, may for reasons to be recorded in writing exempt any person or class of persons from the depositing of security in whole or in part. (b) The fee specified below shall be charged for issue of a quota card:

(i) For supplies not exceeding 500 liters Rs. 5/- per month
(ii) For supplies exceeding 500 liters but Rs. 10/- not exceeding 2000 liters per month
(iii) For supplies exceeding 2000 liters Rs. 20/- but not exceeding 5000 liters per month
(iv) For supplies exceeding 5000 liters/ Rs. 50/- month
(v) For issue of a duplicate quota card Rs. 5/-

(8) The Commissioner may whether on the request of the person to whom a quota card is issued or on his contravention of the provisions of this Order and the conditions subject to which the quota card was issued, after making such enquiry as may be deemed necessary, without prejudice to any other action that may be taken against such person add to, amend, very suspend or rescind the quota card and/or forfeit whole or of the security deposited by him.

Provided that before passing any order otherwise than on the request of the holder of the quota card, the Commissioner shall give a reasonable opportunity of being heard to the person concerned.

Provided further in contemplation of the proceedings under this sub-clause, the Commissioner, may, if it is necessary or expedient so to do, suspend the quota card before giving an opportunity of being heard to the person concerned subject to the condition that such opportunity is afforded to such person within three months of such suspension.

(9) The provisions regarding appeal specified in clause 8 of this Order shall mutatis-mutandis apply to the appeal arising from this clause.

3.E Stock and Sale Return:— Every dealer shall submit Commissioner true monthly returns showing stocks of received and sold during the month within three days the close of the month of which they related.
3. F. Prohibition of unauthorised purchase, sale and possession of kerosene Oil
No. F.12(2)BS-
F&S(P&C)Dat.

No person shall acquire or have in his possession, or purchase kerosene oil except from a dealer, holding a licence under the provisions of this order or direct from the agents of the kerosene oil on the basis of allotment made and release order issued by competent authority or otherwise than on the permission granted in this behalf by the Commissioner.

EXPLANATION :- For the purpose of this clause, any person who is found in possession of kerosene oil exceeding 22 liters shall be deemed to have stored kerosene oil for the purpose of sale unless the contrary is proved the burden of which shall be upon him.

Deposit of Security :- (1) Every dealer who applies for licence under this Order, shall before a licence is issued him, deposit with the Commissioner a security of the value as specified below and in such form as the Commissioner may specify for the due performance of the provisions of this Order and the conditions subject to which the licence is granted to him.

Class of Dealer | Value of Security
---|---
(i) Oil Company | Rs. 25,000/-
(ii) Agent | Rs. 10,000/-
(iii) Bulk Dealer | Rs. 5,000/-
(iv) Retailer | Rs. 5,000/-
(v) Hawker | Rs. 5,000/-

(2) Every dealer who is already holding a licence under this order of 1962 shall also deposit security specified under this clause within 45 days of the commencement of this Order.

5. Power to refuse to issue or renew a licence:--
(1) On receipt of an application for licence under this Order, the Commissioner may after making such investigation as it may deem fit, issue, renew of refuse to renew a licence having due or regard to:-

(a) the suitability of the premises for which licence has been applied for; and/or

(b) the need for licence in a particular area/locality and/or

(c) any other relevant factor.
(2) Where the Commissioner refuse to issue or renew a licence he shall record the reason therefore and communicate the to the applicant in writing.

Contravention of the terms and conditions of licence:

(1) If any licence or his agent or servant of any other person acting on his behalf contravenes any of the terms & condition or directions or any provisions of this order then without prejudice to any other action that may be taken against licensee according to law, his licence can be suspended by order in writing by the Commissioner.

Proviso to clause 8(1) ordered vide Dt.15.2.80.

(2) Without prejudice to the provisions of sub-clause 1 if the Commissioner is satisfied that the licensee has contravened any of the terms and conditions of a licence or the directions issued under clause 3-0 or any provision of this order and cancellation of his licence is called for, may after giving the licence a reasonable opportunity of stating his case against the proposed cancellation by order in writing cancel his licence and shall forward a copy thereof to the licensee.

(3) Notwithstanding anything contains in this clause, where a licence is convicted by a Court of Law for breach of the terms and conditions of the licence or contravention of the provision of this order the licensing authority may be order in writing, cancel his licence.

Provided that no such order shall be passed until the appeal, if any, filled against such conviction is dismissed and where no such appeal is filed until the period of limitation for filling an appeal expires.

7. Forfeiture of Security Deposit:

Without prejudice to the provisions of clause 5, if the Commissioner is satisfied that the licensee has contravened any of the terms and conditions of the licence or the directions, and forfeiture of his security deposit is called for, he may after giving the licensee a reasonable opportunity stating his case against the forfeiture by order forfeit the whole or a part of the security deposited by him and shall forward a copy of the order to the licensee.
(2) The licensee shall, if the amount of security at any time falls short of the amount specified in clause 4, forthwith deposit further security to make up the deficiency on being required by the Commissioner as to do.

(3) Upon compliance by the licensee with all obligations under the licence, the amount of security or such part thereof as is not forfeited as aforesaid, shall be returned to the licensee after the termination of cancellation of the licence.

8. Appeal:-

Any person aggrieved by order of an officer below the rank of Commissioner, Food and Supplies, Delhi refusing to grant or renew a licence, suspending or canceling a licence or forfeiting the security deposited by him, may prefer an appeal in writing before the Commissioner, Food & Supplies, Delhi within 30 days of the receipt of such order.

Provided that the Commissioner, Food & Supplies Delhi, may entertain an appeal after the said period of thirty days if he is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

Provided further that the amount of security forfeited, if any, shall be deposited before filing the appeal.

(2) Every appeal filed under sub-clause (1) shall be in the form of a memorandum signed by the appellant and shall be accompanied by an attested copy of the order appealed against.

(3) If the appeal is admitted, it shall be fixed for hearing on a date to be communicated to the appellant. Pending disposal of appeal the Commissioner, Food & Supplies, Delhi may stay the operation of the order appealed from.

(4) The Commissioner, Food & Supplies, Delhi, may after giving the parties to the appeal an opportunity of being heard, confirm, vary or set aside the order appealed from or pass such other order as he may deem fit.

(5) The Commissioner, Food & Supplies, Delhi, may upon application or of his own motion revise any order passed by the officer subordinate to him or review his own order or that of his predecessor.
Provided that no order which is likely to affect any person adversely shall be passed unless such a person has been given an opportunity of being heard.

Provided further that the provision relating to appeals contained in sub-clause (1) to (3) shall mutatis apply to the application for review.

(6) Any person aggrieved by the order of the Commissioner Food & Supplies, Delhi passed by him either in his capacity as Commissioner under this order or suo moto revising the order of an Officer subordinate to him under sub-clause (5) may prefer an appeal in writing before the Financial Commissioner, Delhi Administration, Delhi. The procedure laid down in regard to submission of appeal and disposal thereof as specified under sub-clause (1) to (4) shall mutatis mutandis apply to the appeals before the Financial Commissioner under this sub-clause.

Added Vide Order F.12(3)/76-F&S(P&C) Dat. 03.05.1979.

Clause 4 re-numbered as clause 3 Vide amendment Order No.F.8(4)/72 F&S (P&C) Dat. 14.7.72.

Power of entry, search, seizure etc:-
The Commissioner or any other officer authorised any other officer authorised by him in writing in this behalf may with a view to secure compliance with this order or satisfying himself that this order has complied with:

(a) require any person to give any information in his possession in respect of any business of k.oil carried on by him or on his behalf and such person shall give the information required of him;

(b) inspect or cause to be inspected any book or document or any stock of kerosene oil belonging to or under control or any person or take such book a document or stock in his possession.
enter and search any premises or place or
vehicle and seize any article in respect of
which the Commissioner or the authorised officer
has reason to believe that any provision of
this order has been or is about to be
contravened.

The following officer has been authorised by the
Commissioner of Food & Supplies, Delhi vide
Order No.F.15(2)/67-DCP(P)ii Dt. 09.08.1968.

1. All Food & Supplies Officer, Delhi
2. Chief/Inspector, Food & Supplies, Delhi
3. All Inspector, Food & Supplies, Delhi
4. All Police Officer not below the rank of
A.S.I.

"Exemptions": The Administrator may exempt any
person or a class or persons from the operation
of all or any of the provisions of this order
and may at any time suspend or rescind such
exemptions.

By Order

Sd/-

( SUNDER LAL )
ASSISTANT DIRECTOR: CIVIL
SUPPLIES: DELHI ADMN: DELHI:
FORM 'A'  
(See Sub-clause 3 B)  
( Form of Application for the Kerosene Oil licence )

To The Commissioner of Food Supplies & Consumer Affairs, Delhi.

1. Name of the Applicant  
   (in BLOCK LETTERS)

2. Address of the applicant

3. If the application is made on behalf of a firm or incorporated society, state the trading name:

4. Exact address of the shop or the place of business (in case of hawker the area in which the business is to be carried out):

5. Exact address of the places where Kerosene Oil to be stored:

6. State the period the applicant has been in Kerosene Oil business whether he is still engaged in Kerosene Oil business:

7. State the quantity purchases during the last six months (quantity for each month should be shown separately):

8. State the name and full address of the dealer  
   (Whether wholesaler or retailer and including the name of the agent) from whom the supplies where being drawn during the last six months.

I/We have read the provisions of the Delhi Kerosene Oil (Export & Price) Control Order, 1962, and understand that licence issued to me/us will be subject to the provisions of the said order that any breach of the conditions of the licence will amount to breach of the order.

I/We solemnly declare that the above particulars are correct to the best of my/our knowledge.

Dated:  
Signature of the Applicant

FORM 'B'

OFFICE OF THE COMMISSIONER, FOOD SUPPLIES & CONSUMER AFFAIRS
DELHI LICENCE UNDER CLAUSE 3-B OF THE KEROSENE OIL
(EXPORT AND PRICE) CONTROL ORDER, 1962

Kerosene Oil Licence No. ____________________________

1. Name of the Licensee ______________________________

2. If the licensee is a firm or (an incorporated) Company its trading name ____________________________

3. Address of the Office if it is different from the address of the shop or the price of business. ____________________________

4. Address of the shop or place where the business in Kerosene Oil conducted ____________________________

5. Address of the shop or place for storage of Kerosene Oil ____________________________

6. Date upto which the Licence Invalid ____________________________

This licence is subject to the provisions of the Delhi Kerosene Oil (Export & Price) Control Order, 1962 & the conditions specified on the reverse.

SIGNATURE OF THE ISSUING AUTHORITY

RENEWAL ENDORSEMENT

Date of renewal ____________________________ Date of Expiry ____________________________ Signature of the Issuing Authority ____________________________

Inserted vide Order Date 14-07-1972.
CONDITION OF THE LICENCE

1. The Licensee shall display the licence permanently at the place of business.

2. The Licensee shall carry on business of Kerosene Oil at a place approved by the Commissioner.

3. (a) The Licensee shall except when specially exempted by the Commissioner, maintain a register of daily accounts of Kerosene Oil showing correctly:
   (i) The Opening Stock of each day.
   (b) The quantities received in each day.
   (c) The total of 'A' & 'B'.
   (d) The quantity sold on each day.
   (e) The closing balance of each day.

(ii) The licensee shall complete this accounts of each on the day to which it related unless prevented by a reasonable cause the burden of proving which shall be upon him.

(iii) The Licensee shall except when specially exempted by the Commissioner maintain a register in the following form in respect of all sales by them:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name &amp; Address of dealer</th>
<th>L.No.</th>
<th>Oil supplied</th>
<th>Rate charged</th>
<th>Amount charged</th>
<th>Sign of the dealer</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

Date

4. The Licence shall except when specially exempted by the Commissioner submit to the Commissioner the true statement showing his receipts and sales of Kerosene Oil during the month in the proforma below:

(a) The opening stock on the 1st of the each month
(b) The quantities received during the month
(c) The total of (a) and (b)
(d) The closing balance of the month.

5. The Licensee shall give all facilities at all reasonable time to the Commissioner or any other officer authorised by him and State Government, for the inspection of the stocks and accounts at any shop, godown other place used by him for the storage sale or purchases of Kerosene Oil and for the taking of samples of Kerosene Oil for the Examination.

6. The Licensee shall comply with any instructions that may be issued to him by the Commissioner or from time to time.

7. The Licensee shall display at conspicuous place in the business premises a sign board showing:
(i) The name of Licensee
(ii) The number of Licence
(iii) The place of godown if the same is/are separate from the authorised business premises:
(iv) The days opening balance of Kerosene Oil held by him and
(v) The price of Kerosene Oil as fixed in the control order.
FORM 'C'

OFFICE OF THE COMMISSIONER: FOOD & SUPPLIES
DELHI LICENSING UNDER CLAUSE I OF THE DELHI
KEROSENE OIL (EXPORT & PRICE CONTROL) ORDER, 1962

Kerosene Oil Licence No. __________________________

1. Name of the Licensee

2. If the licensee is a firm or (an incorporated) Company its trading name __________________________

3. Address of the Office if it is different from the address of the shop or the place of business __________________________

4. Address of the shop or place where the business in Kerosene Oil conducted __________________________

5. Address of the shop or place for storage of Kerosene Oil __________________________

6. Date upto which the Licence Invalid __________________________

This licence is subject to the provisions of the Delhi Kerosene Oil (Export & Price) Control Order, 1962 & the conditions specified on the reverse.

SIGNATURE OF THE ISSUING AUTHORITY

<table>
<thead>
<tr>
<th>Date of renewal</th>
<th>Date of Expiry</th>
<th>Signature of the Issuing Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>__________________________</td>
<td>__________________________</td>
<td>__________________________</td>
</tr>
<tr>
<td>__________________________</td>
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<td>__________________________</td>
<td>__________________________</td>
<td>__________________________</td>
</tr>
</tbody>
</table>

1. The Licensee shall display the licence permanently at the place of business.

2. The Licensee shall carry an business of Kerosene Oil at a place approved by the Commissioner.

3. (a) The Licensee shall except when specially exempted by the Commissioner, maintain a register of daily accounts of Kerosene Oil showing correctly:

   (i) The Opening Stock of each day.
   (b) The quantities received in each day.
   (c) The total of 'A' & 'B'.
   (d) The quantity sold one each day.
   (e) The closing balance of each day.

(ii) The licensees shall complete this accounts of each on the day to which it related, unless prevented by a reasonable cause the burden of proving which shall be upon him.

(iii) The Licensee shall except when specially exempted by the Commissioner maintain a register in the following form in respect of all sales by them:

<table>
<thead>
<tr>
<th>No. of the dealer</th>
<th>L.No. supplied</th>
<th>Rate charged</th>
<th>Amount charged</th>
<th>Sign of the dealer</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
</tbody>
</table>

Date ________

4. The Licensee shall except when specially exempted by the Commissioner submit to the Commissioner the true of the statement showing his receipts and sales of Kerosene Oil during the month in the proforma below:

   (a) The opening stock on the 1st of the each month
   (b) The quantities received during the month
   (c) The total of (a) and (b)
   (d) The closing balance of the month.

5. The Licensee shall give all facilities at all reasonable time to the Commissioner or any other officer authorised by him and State Government, for the inspection of the stocks and accounts at any shop, godown other place used by him for the storage sale or purchases of Kerosene Oil and for the taking of samples of Kerosene Oil for the Examination.

6. The Licensee shall comply with any instructions that may be issued to him by the Commissioner or from time to time.

7. The Licensee shall display at conspicuous place in the business premises a sign board showing:-
(i) The name of Licensee
(ii) The number of Licence
(iii) The place of godown if the same is/are separate from the authorised business premises.
(iv) The days opening balance of Kerosene Oil held by him and
(v) The price of Kerosene Oil as fixed in the control order.
FORM 'D'  
(See Clause 48 (5))

DELHI KEROSENE OIL (EXPORT & PRICE) CONTROL ORDER, 1962

QUOTA CARD

Subject to the provisions of the Delhi Kerosene Oil (Export & Price) Control Order, 1962 and terms and conditions specified below M/s

<table>
<thead>
<tr>
<th>Having office at</th>
<th>and</th>
</tr>
</thead>
<tbody>
<tr>
<td>Factory/establishment</td>
<td>are</td>
</tr>
<tr>
<td>hereby authorised to obtain</td>
<td>liters (in words)</td>
</tr>
</tbody>
</table>

of Kerosene oil per month from M/s

TERMS & CONDITIONS

1. This quota card is not transferable and available for lawful use only for the firm to whom it is issued and for the purpose for which application had been made.

2. The Kerosene oil obtained against this quota card shall not be sold/transferred to any other person and shall not be used for any purpose other than the purpose for which it is obtained.

3. A daily account of consumption/stock of kerosene oil shall be maintained showing correctly:
   (a) Opening balance of the day
   (b) Quantity received during the day and source of supply
   (c) Total of (a) and (b)
   (d) Quantity consumed during the day and manner of consumption
   (e) Closing balance of the day

4. Stock of kerosene oil shall be kept only at the factory/establishment specified above.

5. The holder of the quota card shall furnish such information and produce such records for inspection as may be required by commissioner or an officer authorised under clause 9 of the Delhi kerosene oil (Export and Price) Control Order, 1962.

6. The quota card holder shall comply with any directions or instructions given to him in writing by the Commissioner or an Officer authorised under the said Control Order.

Date of Issue

ISSUING AUTHORITY STAMP

Details of Supplies Obtained

<table>
<thead>
<tr>
<th>Date of supply</th>
<th>Quantity</th>
<th>Bill/Cash Memo</th>
<th>No. with Date</th>
<th>Initials of Dealer Making the supply</th>
</tr>
</thead>
</table>

Inserted vide Order No. 12(1)/70-F&S(P&S) Dated 15/02/1980.
ORDER

Dated the 29th August, 1968

No.F.15(2)/67-DCS(P) (ii)— in pursuance of clause 4 of the Delhi Kerosene Oil (Export & Price) Control Order, 1952, and in supersession of all previous orders in this behalf, I O.K. Das, Commissioner of Food & Supplies, Delhi, hereby authorise each of the Officers specified below for purposes of the said clause:

1. All Food & Supply Officers, Delhi
2. Chief/Inspectors, Food & Supplies, Delhi
3. All Inspectors, Food & Supplies, Delhi
4. All Police Officers not below the rank of A.S.I.

By Order,

Sd/-

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No.F.15(2)/67-DCS3(P) (ii) Dated the 29th August, 1968

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