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GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF MINERAL RESOURCES AND ENERGY

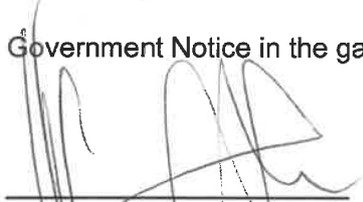
NO. R. 784

31 August 2021

PETROLEUM PRODUCTS ACT, 1977**REGULATIONS REGARDING PETROLEUM PRODUCTS SPECIFICATIONS AND STANDARDS FOR IMPLEMENTATION**

I, **SAMSON GWEDE MANTASHE, MP**, under sections 2(1)(a) and 12C(1)(a)(vi), (e) and (f) of the Petroleum Products Act, 1977 (Act 120 of 1977), hereby repeal the Regulations Regarding Petroleum Products and Specifications and Standards published under Government Notice No. R. 627 in of 23 June 2006 and make the Regulations, as arranged in the attached Schedule.

These Regulations will come into effect **01 September 2023** following publication of this Government Notice in the gazette.


_____**MR S G MANTASHE, MP****MINISTER OF MINERAL RESOURCES AND ENERGY**

DATE: 25/08/2021

SCHEDULE

Definitions

1. In these Regulations any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned and, unless the context indicates otherwise-

“additive” means a substance intentionally added to a petroleum product in trace or small quantities in order to improve one or more of the petroleum product’s performance or storage stability, its performance in an engine, or a reduction of the emissions from an engine powered by that petroleum product;

“aromatics” means a group of hydrocarbons that contain a benzene ring in their molecular structure;

“bio-ethanol” means ethanol derived from plant material (including crops, agricultural and forestry residues), animal residues, industrial and domestic/municipal waste as well as other organic and/or renewable resources. The ethanol must conform to the applicable South African National Standard;

“biodiesel” means a renewable fuel or fuel component derived from plant material (including crops, agricultural and forestry residues), animal residues, industrial and domestic/municipal waste as well as other organic and/or renewable resources. This renewable fuel or fuel component must conform to the applicable South African National Standard;

“blend” means a mixture of two or more compatible petroleum products having different properties, where one of the petroleum products is a biofuel and the other is petroleum diesel or a petroleum petrol, in order to produce a final petroleum product with desired attributes;

“bowser” means an apparatus erected on a site for the purposes of dispensing petrol or diesel into a motor vehicle;

“Controller” means the Controller of Petroleum Products as contemplated in section 3(1) of the Act;

“end-consumer” means a person acquiring a petroleum product for own consumption;

“grade” means the classification of a petroleum product according to its chemical composition and characteristics such as its RON, sulphur content, additive content and the quantity or proportion thereof;

“label” means a marking displayed on a bowser at a site that specifies the grade of petrol or diesel dispensed from that bowser;

“licensee” means a person to whom the Controller has issued a manufacturing, wholesale or retail licence in accordance with the provisions of the Act;

“low-sulphur grade diesel” means diesel with a sulphur content of not more than 10₂ppm or parts per million;

“metal-containing unleaded petrol” means petrol containing metal-based additives, other than lead with a RON of 93 or 95;

“metal-free unleaded petrol” means petrol that does not contain any metal-based additives, with a RON of 93 or 95;

“petroleum products” means, for the purpose of these Regulations, petrol, diesel and biofuel;

“RON” means research octane number which is a measure indicating the capacity of petrol to prevent engine knocking at low speed;

“SANS” means the South African National Standard approved by the South African Bureau of Standards, in terms of the Standards Act, 2008 (Act No. 8 of 2008);

“the Act” means the Petroleum Products Act, 1977 (Act 120 of 1977);

“unleaded petrol” or “ULP” means petrol that does not contain lead based additives with a RON of 93 or 95; and

“v/v” means volume by volume.

Scope of regulations

2. These Regulations set out specifications and standards for petroleum products that may be sold for consumption in the Republic.

Permitted petrol grades

3. (1) Only permitted grades of petrol may be sold to an end-consumer in the Republic, which grades are-
 - (a) metal-free unleaded petrol with a minimum RON of 93;
 - (b) metal-free unleaded petrol with a minimum RON of 95;
 - (c) metal-containing unleaded petrol with a minimum RON of 93;
 - (d) metal-containing unleaded petrol with a minimum RON of 95;
 - (e) petrol grades with a RON of more than 95: Provided that-

- (i) only licensed wholesalers may sell or provide such petrol grades;
 - (ii) such petrol grades are only sold to-
 - (aa) persons holding racing licences issued or recognised by Motorsport South Africa; or
 - (bb) manufacturers of motor vehicles or engines where such petrol grades are used for testing or for first-fill purposes; and
 - (iii) such petrol grades are not stored on, sold or provided from a site;
- and
- (f) petrol with lead additives for use in aeroplanes with internal combustion engines: Provided that-

- (i) only licensed wholesalers may sell or provide such petrol;
 - (ii) such petrol is only sold to licensed owners or operators of aeroplanes with internal combustion engines for their own consumption;
- and
- (iii) such petrol is not stored on, sold or provided from a site.

(2) Permitted metal-free unleaded petrol grades must conform to the applicable SANS, and-

- (a) the minimum RON rating must be 93 or 95, as the case may be;
- (b) the maximum permitted traces of lead as contamination must not exceed 5

milligrams per litre;

- (c) the maximum permitted content of aromatics is 35% v/v;
- (d) the maximum permitted benzene content is 1% v/v;
- (e) the maximum permitted olefins content is 18% v/v; and
- (f) the maximum permitted sulphur content is 10 ppm.

(3) Metal-based additives, must only be used in metal-containing unleaded petrol.

(4) Permitted metal-containing unleaded petrol must conform to the applicable SANS, and-

- (a) the minimum RON rating must be 93 or 95, as the case may be;
- (b) the maximum permitted traces of lead as contamination must not exceed 5 milligrams per litre;
- (c) manganese-based additives must not exceed 18 milligrams per litre;
- (d) potassium-based additives must not exceed 10 milligrams per litre;
- (e) phosphorous-based additives must not exceed 14 milligrams per litre;
- (f) only one of the additives referred to in paragraphs (c), (d) and (e) may be added to such petrol;
- (g) the maximum permitted content of aromatics is 35% v/v;
- (h) the maximum permitted benzene content is 1% v/v;
- (i) the maximum permitted olefins content is 18% v/v; and
- (j) the maximum permitted sulphur content is 10 ppm.

Sale of petrol

- 4. Permitted petrol grades that may be sold for consumption throughout the Republic.

Permitted diesel grades

- 5. (1) Diesel grades that may be sold to an end consumer in the Republic must-
 - (a) be low-sulphur grade diesel which must conform to the applicable SANS, and must conform with the following standards: -
 - (i) the sulphur content of such diesel may not exceed 10 ppm; and
 - (ii) not more than 5% v/v biodiesel is blended;
 - (b) be low-sulphur grade B10 diesel, which must conform to the applicable SANS, except in respect of maximum biodiesel content, and must conform to the following standards:-
 - (i) the sulphur content of such diesel may not exceed 10 ppm; and
 - (ii) such diesel may be blended with not more than 5% v/v but not more than 15% v/v biodiesel;

(c) be low-sulphur grade B20 diesel, which must conform to the applicable SANS, except in respect of maximum biodiesel content, and must conform to the following standards:-

(i) the sulphur content of such diesel may not exceed 10 ppm; and

(ii) such diesel may be blended with more than 15% v/v but not more than 25% v/v biodiesel;

(d) be low-sulphur grade B30 diesel, which must conform to the applicable SANS, except in respect of maximum biodiesel content, and must conform to the following standards:-

(i) the sulphur content of such diesel may not exceed 10 ppm; and

(ii) such diesel may be blended with more than 25% v/v but not more than 35% v/v biodiesel;

(e) be low-sulphur grade B40 diesel, which must conform to the applicable SANS, except in respect of maximum biodiesel content, and must conform with the following standards:

(i) The sulphur content of such diesel may not exceed 10 ppm; and

(ii) Such diesel may be blended with more than 35% v/v/ but not more than 45% v/v biodiesel;

(f) be low-sulphur grade B50 diesel, which must conform to the applicable SANS, except in respect of maximum biodiesel content, and must conform to the following standards:-

(i) the sulphur content of such diesel may not exceed 10 ppm; and

(ii) such diesel may be blended with more than 45% v/v but not more than 55% v/v biodiesel; and

(g) be biodiesel B100 which must be 100% biodiesel.

(2)(a) Subject to paragraph (b), diesel referred to in subregulation (1) must conform to the applicable SANS ;

(b) In the case where the maximum biodiesel content specified in the applicable SANS differs from that specified in subregulation (1), the maximum biodiesel content specified in subregulation (1) must apply.

Prohibition of certain activities

6. (1) The sale of petroleum products for use in the Republic that do not comply with the provisions of these Regulations is prohibited.

(2) A licensed manufacturer may not manufacture, for consumption in the Republic,-

(a) any petrol grade that does not comply with these Regulations; and

(b) any diesel grade that does not comply with these Regulations.

(3) Offering for sale, selling or providing one grade of petrol or diesel as another grade of petrol or diesel, as the case may be, is prohibited.

(4) Offering for sale, selling or providing –

(a) any blend or mixture of different petroleum products; or

(b) any blend or mixture of different petroleum products with other substances that results in the non-payment of any tax, duty or levy due is prohibited.

(5) Offering for sale, selling or providing metal-free unleaded petrol or metal-containing unleaded petrol which contains lead additives, is prohibited.

(6) A licensed manufacturer or wholesaler may not import petroleum products, for consumption in the Republic, that do not comply with these Regulations.

Inspection and testing of petroleum products

7. An inspector may, in respect of an offence under the Act,-

(a) enter and search without a warrant any premises, any vehicle, vessel or aircraft and any receptacle of whatever nature;

- (b) seize, without a warrant, a whole batch or a sample of any petroleum product for purposes of monitoring or verifying compliance with the provisions of these Regulations;
- (c) from time to time, for purposes of monitoring compliance with these Regulations, sample and test petroleum products in accordance with the methods specified in the applicable SANS, as appropriate;
- (d) appoint suitably qualified experts to test petroleum products;
- (e) demand of any person who owns, offers for sale, sells or supplies petroleum products governed by these Regulations, any relevant documentation in respect of such petroleum products and such person must, if so instructed, provide the inspector with such documentation; and
- (f) demand of any person who imports petroleum products governed by these Regulations, any relevant documentation associated with the importation and such person must, if so instructed, provide the inspector with such documentation.

Labelling specification for petroleum products

8. (1) A label setting out the fuel specifications of the petroleum product concerned must be displayed on a bowser at a site.

- (2) A label contemplated in subregulation (1) must –
 - (a) have lettering and numbering in a standard and solid font type Arial of a size not smaller than size 55 point reading from left to right, when horizontal, regardless of the orientation of the label; and
 - (b) be alongside the nozzle and on the same side of the bowser as the information indicating the price of the petroleum product displayed on that bowser.

(3) The petrol or diesel grade dispensed from a bowser must be the petrol or diesel grade specified in the label displayed on that bowser.

(4) The label on the bowser dispensing-

(a) metal-free unleaded petrol grade must be labelled with white lettering and numbering on a green background and must, as appropriate for the grade of petrol dispensed on that bowser, only contain the words and numbers-

(i) "95 Metal-Free ULP" for petrol grade RON 95; or

(ii) "93 Metal-Free ULP for petrol grade RON 93;

as the case may be;

(b) metal-containing unleaded petrol grade must be labelled with white lettering and numbering on an orange background, and must, as appropriate for the grade of petrol dispensed from that bowser, only contain the words and numbers-

(i) "95 Metal-Containing ULP" for petrol grade with an RON 95; or

(ii) "93 Metal-Containing ULP" for petrol grade with a RON of 93;

as the case may be;

and

(c) diesel must be labelled with white lettering and numbering on a black background, and must, as appropriate for the grade of diesel dispensed from that bowser, except in the case of diesel blended with more than 5% biodiesel contemplated in subregulation (5), contain only the words

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(i) "Low-Sulphur diesel 10ppm" for low sulphur grade diesel; or

(ii) "Biodiesel B100" for 100% biodiesel

as the case may be.

(5) Diesel blended with more than 5% but less than 100% biodiesel must be labelled with white lettering and numbering on a black background and, as appropriate for the grade of diesel dispensed from that bowser, must contain the additional words and numbers "BX", where "X" will be 10, 20, 30, 40 or 50, as the case may be.

Records

9. (1) A licensee must keep records of purchase and sale transactions of petroleum products including-

- (a) grades of petroleum product purchased or sold, as the case may be;
- (b) quantities of petroleum product purchased or sold, as the case may be;
- (c) documentation by which the physical receipt of a petroleum product can be linked to the order, purchase and payment for that batch of petroleum product;
- (e) results of any tests performed on a batch of a petroleum product, including the details of that batch and the date of each test;
- (f) records by which the petroleum product tested can be traced back to its delivery docket; and
- (g) port of entry, in the case of a batch of imported petroleum product.

(2) The records referred to in subregulation (1) must be-

- (a) retained for a period of 5 years;
- (b) kept at the address registered with the Controller; and
- (c) disclosed to an inspector on request.

Repeal

10. The Regulations Regarding Petroleum Products and Specifications and Standards published under Government Notice No. R. 627 in of 23 June 2006 are hereby repealed.

Commencement

11. These Regulations shall come into effect on **01 September 2023** following publication of this Government Notice in the Gazette for implementation.