## STATUTORY INSTRUMENTS

# 2002 No. 1773

# The Hydrocarbon Oil (Marking) Regulations 2002

## PART V

### STORAGE, LABELLING ETC

#### **Storage of markers**

10.—(1) The occupier of any premises where marking occurs must keep any marker—

- (a) separately from all other substances; and
- (b) except when removed for immediate use, in containers bearing a description of their contents.
- (2) At the end of each month, the occupier of any premises where marking occurs must-
  - (a) take stock of the markers that he stores for use or that are in use at those premises;
  - (b) make a written record of that stocktake;
  - (c) preserve that written record for not less than 6 years.

#### Storage of marked oil

11. Marked oil must be stored separately from unmarked oil.

### Labelling of delivery points for marked oil

**12.** Any drum, storage tank or other container or any delivery pump or pipe must bear an indelible notice to the effect that—

- (a) where it contains, or is an outlet for, any gas oil or kerosene marked under regulation 4 (marking required for rebate), such oil is not to be used as road fuel;
- (b) where it contains, or is an outlet for, any light oil marked under regulation 4 (marking required for rebate), such oil is to be used only as furnace fuel;
- (c) where it contains, or is an outlet for, any oil marked under regulation 5 (marking required for delivery without payment of duty), such oil is not to be used as fuel for any engine, motor or other machinery or as heating fuel.

#### Particulars to be recorded on delivery notes

13.—(1) Any person who supplies—

- (a) gas oil marked under regulation 4 (marking required for rebate); or
- (b) a quantity not exceeding two hundred and fifty litres of kerosene, marked under regulation 4 (marking required for rebate);

must provide to the recipient a delivery note bearing a statement to the effect that such oil is not to be used as road fuel.

(2) Any person who supplies light oil marked under regulation 4 (marking required for rebate) must provide to the recipient a delivery note bearing a statement to the effect that such oil is only to be used as furnace fuel.

(3) Any person who supplies oil marked under regulation 5 (marking required for delivery for home use without payment of duty) must supply to the recipient a delivery note bearing a statement to the effect that such oil is not to be used as fuel for any engine, motor or other machinery or as heating fuel.

# Status:

Point in time view as at 01/08/2002.

## Changes to legislation:

There are currently no known outstanding effects for the The Hydrocarbon Oil (Marking) Regulations 2002, PART V.