THE ZANZIBAR UTILITIES REGULATORY AUTHORITY ACT NO. 7 OF 2013

THE PETROLEUM SUPPLY REGULATIONS, 2017

[Made under Section (48)]

IN EXERCISE of the powers conferred upon me under sections 48 of the Zanzibar Utilities Regulatory Authority No.7 of 2013, **I, SALAMA ABOUD TALIB**, Minister for Lands, Water, Energy and Environment do hereby make the following Regulations:

PART I PRELIMINARY PROVISIONS	
Short title and commencement.	1. These Regulations may be cited as the Petroleum Supply Regulations, 2017 and shall come into operation after being signed by the Minister and published in the official <i>Gazette</i> .
Application.	2. These Regulations shall apply to business supply activities on petroleum products in Zanzibar and related matters.
	3. In these Regulations unless the context otherwise requires:
	"Act" means the Zanzibar Utilities Regulatory Authority Act No. 7 of 2013;
	"Authority" means the Zanzibar Utilities Regulatory Authority;
	"authorized officer" means an officer authorized by the Director General to act on behalf in accordance with the provisions of these Regulations;
	"bunker" means the supply of fuel oil for consumption in a ship or marine vessel;
	"customs authority" means the Tanzania Revenue Authority;
	"Cost, Insurance and Freight" means the amount of Free On Board cost plus freight charges and insurance premium to be determined by the Authority pursuant to regulation 10;
	"filling station" means any petroleum filling station licensed to supply petroleum products to final consumers in accordance with these Regulations;
	"Free On Board cost" means a price of petroleum product at its source as determined in the pricing formula;

"pricing formula" means a formula developed by the Authority for the purpose of regulating a wholesale price or retail price under these Regulations;

"importation" means the bringing of petroleum products into, or within Zanzibar by sea or air from any port outside Zanzibar, and the term importer construe accordingly;

"oil installation" means a place or an area authorized by the responsible authorities for the purpose of the storage of petroleum products upon importation into Zanzibar;

"cap price or indicative price" means a process for establishing rates or prices that will be charged for a particular good or service;

"petroleum products" means mineral oil and all products of petroleum, and include any additives to a petroleum or petroleum product;

"minimum petroleum products reserve" means the minimum portion of import requirements, allocated for importation;

"license" means as prescribed in the Act;

"performance security" means a written guarantee from a third party guarantor usually a bank or an insurance company submitted to client or customer;

"special permit" means a permit granted by the Authority to a specific person who required more than 200 liters of the petroleum product;

"petroleum installation" means petroleum pipelines, refinery, processing plant, liquefied petroleum gas facilities, storage depot, industries that uses petroleum as feedstock and any such like;

"responsible authority" means a Government institution, department, commission or authority responsible for specific functions under these Regulations;

"oil companies" means the importation companies operated in Zanzibar;

"wholesale price" means the maximum price at which a wholesaler sales a petroleum product to a retail or bulk customer, as computed by the Authority using pricing formula;

"retail price" means the maximum price at which a retailer offer the petroleum product for sale to a customer at a retail outlet, computed by the Authority by using a pricing formula.

PART II IMPORTATION OF PETROLEUM PRODUCTS

Importation of petroleum products into Zanzibar.	4. (l) For the purposes of these Regulations, petroleum products brought to Zanzibar from any place outside Zanzibar shall be deemed to be imported.
	(2) A person shall not import petroleum products into Zanzibar unless the importation is conducted in accordance with the provisions of Petroleum Bulk Procurement Regulations.
Petroleum Product reserved.	5. (l) There is established a portion of the import requirements to be known as minimum petroleum products reserved.
	(2) A licensed Oil Marketing Company shall, at all times, ensure that it has a minimum petroleum product reserve of at least seven (7) days consumption of each product according to the Company daily sales' records.
	(3) The licensed Oil Marketing Company shall not be bounded by the default by supplier delaying.
Re-allocation of petroleum product.	6. (1) The licensed Oil Marketing Companies shall submit the three months requirement of the petroleum product to the Bulk Procurement Technical Committee.
	(2) The Bulk Procurement Technical Committee shall collect all the requirement of licensed Oil Marketing Companies and conduct an international competitive bidding for the procurement of petroleum product in bulk.
	(3) The awarded supplier shall comply with the requirement of licensed Oil Marketing Companies and, any failure, the supplier shall be responsible for any consequence and the provisions of the Petroleum Bulk Procurement Regulations shall apply.
	(4) In the event of licensed Oil Marketing Company fails to meet the minimum petroleum products reserved, shall inform the Authority and the Authority may require other Oil Marketing Companies to fulfill a gap of the petroleum product of the licensed Oil Marketing Company.
Dipping and pumping.	7. (1) The petroleum products imported before pumping, the Authority or its authorized agent shall conduct a dipping in the tank installation in order to obtain records on the quantity.
	(2) The dipping after pumping petroleum product in respective tanks shall be recorded.
Notice of back loading or transfer.	8. (1) An Oil Marketing Company who intends to transfer or back-load any petroleum product shall notify the intention to the Authority.
	(2) A transfer or back-loading shall not be carried out unless witnessed by an authorized officer.

PART III PRICE SETTINGS	
Pricing formula.	9. (1) For effective implementation of the sections 13 (d) and 14 (2) of the Act, the Authority shall determine appropriate wholesale price and retail price in accordance with the pricing formula as prescribed in the Schedule to these Regulations.
	(2) The pricing formula referred to in sub-regulation (1) of this regulation, shall be used in the period determined by the Authority.
	(3) The pricing formula shall contain the following information:
	(a) Cost, Insurance and Freight;
	(b) local charges and levies;
	(c) Government taxes;
	(d) distribution costs; and
	(e) distribution margins.
	(4) The pricing formula shall be subject to the Authority's procedures on tariff settings.
	(5) The Authority may amend the price formula:
	(a) upon request by a regulated public utility; or
	(b) on its own motion.
Indicative price.	10. The Authority shall, in one (1) month or as the Authority may determine after consultation with the Minister, prepare and publish in the Authority website and local newspapers an indicative price of all petroleum products.
Retail price of petroleum products.	11. (1) A retail price of petroleum products shall not exceed the price as prescribed in the indicative price.
	(2) A person who contravenes the provisions of this regulation commits an offence and is liable to a fine of not less than Tanzania Shillings equivalent to One Thousand (1000) US Dollars.
Performance security.	12. (l) An Oil Marketing Company shall provide a performance security within twenty one (21) days after the approval of his application in a sum equivalent to ten percent (10%) of petroleum products.
	(2) Performance security may be made with any bank operating in Zanzibar as the Authority may approve.

Conditions of performance Security.	13. (1) The Performance security provided by the applicant, shall be in the form specified in the license which shall be in banker's cheque, or bank guarantee.
	(2) A person who fails to submit performance security within stipulated time, the Authority shall suspend the license operation.
	(3) Performance security referred to in sub-regulation (1) of this regulation shall be enforceable in the United Republic of Tanzania.
Conditions to forfeit.	14. The Authority shall, if the applicant fails without sufficient grounds to meet the requirement as prescribed by the Authority, forfeit the performance security.
Interest rate.	15. (1) Where an amount of levy, penalty or fine imposed under these Regulations, remaining unpaid after the due date or if any levy, penalty or fine remaining unpaid after it is due, interest rate prescribed under this regulation shall be payable to the Authority.
	(2) The rate of interest to be charged under sub-regulation (1) of this regulation, shall be commercial bank lending rate together with a further two percent (2%) per annum.
	(3) The interest payable under this regulation shall while it remains unpaid at rate interest as if it forms part of unpaid levy, penalty or fine.
	PART III LICENCE FOR WHOLESALERS
Wholesaler's license.	16. A person shall not operate marketing services of petroleum products without valid wholesaler's license issued by the Authority.
Qualification of wholesaler.	17. (1) Notwithstanding the provisions of these Regulations, a person shall not be qualified to apply for a license as a wholesaler unless:
	(a) is a limited liability company incorporated in Zanzibar under the Companies Decree Chapter 153 with a minimum authorized share capital of One Hundred Million (100,000,000) Tanzania Shillings of which a minimum of fifty (50) percent of the capital is paid up in full; and
	(b) has storage facilities that meet the conditions set forth in Part IV of these Regulations.
	(2) A wholesaler's license issued under this regulation shall authorize the storage of petroleum products or at bonded warehouse and the operation of marketing services.

Condition to supply product.	18. (1) A licensed wholesaler shall be permitted to supply petroleum products to operators of petroleum filling stations.
	(2) Save as otherwise provided, petroleum products shall not be delivered to a petroleum filling station in any type of container other than a truck licensed by the Authority for such delivery.
	(3) A wholesaler supplying petroleum products to an operator of a petroleum filling station shall provide him with an invoice and delivery note containing accurate information about the type of petroleum products supplied, name of the supplier, quantity, time of supply and point offloading and destination of the petroleum products.
Validity of wholesaler's license.	19. A wholesaler's license issued under this Part of these Regulations shall be valid for a period of one (1) year from the date issued.
Maintenance of minimum physical stocks.	20. A wholesaler shall, at all-time depending on its respective minimum petroleum products reserve, maintain physical operational stocks in quantities as prescribed by the Authority.
Operational stocks level.	21. The minimum physical operational stocks level referred to in regulation 20 shall not include the following:
	(a) petroleum product in the petroleum strategic reserve;
	(b) transit stocks held by any petroleum company the minimum physical stocks of which is over and above any transit stock held;
	(c) petroleum and petroleum products in the high seas;
	(d) off-specification petroleum products;
	(e) petroleum product stocks in any company's retail network;
	(f) petroleum product in transit from one deport to another; and
	(g) re-export stock.
Conduct inspection.	22. (1) An authorized officer may, for the purpose of compliance with these Regulations, conduct unscheduled inspection at any time.
	(2) A petroleum company shall allow the authorized officer to access the premises and any facilities used for storage of petroleum.
	(3) Where an information or document is electronically stored or processed the Authority or any authorized officer shall have the power to:
	(a) view the information or document and copy or take extracts from it by electronic means;

	(b) require that to be produced in hard copy, or softcopy or reduced to some other portable form which is capable of reproducing the information or document for viewing.
	(4) For the purposes of carrying out inspection or other monitoring and enforcement action as specified under this regulation, the authorized officer wearing an authentic identity may at any time enter upon an area, premises or working place where construction work or petroleum supply operation are being performed by the licensee.
Sale of petroleum products without license or permit.	23. The wholesaler shall not be allowed to sale petroleum products to any person unless such person has a valid license or a permit issued by the Authority.
Offences and penalties.	24. A person contravenes the provision of regulation 22 and 23 commits an offence and is liable to a fine of not less Tanzania Shillings equivalent to Five Thousands (5000) US Dollars.
	PART IV STORAGE TANKS
Calibrated storage tanks.	25. (1) A wholesaler of petroleum products in Zanzibar shall be required to have calibrated storage tanks with approved sealed flow meters immediately before the fuel enters into the storage tanks and on the outlets as prescribed by these Regulations.
	(2) Calibration of the tanks shall be carried out at least once in every five years or as the Authority may require in writing.
	(3) Calibration of the storage tanks shall be carried out by a recognized authority as may be approved by the Authority.
	(4) The storage tanks required under sub-regulation (1) of this regulation shall be of at least capacity of:
	(a) 500,000 liters for Illuminating Kerosene; and
	(b) 700,000 liters for each other product.
Special permit.	26. Without prejudice regulation 25 of these Regulations, a person shall not store more than 200 liters of petroleum products except under a special permit issued by the Authority.
Particulars for permit application.	27. An application for a permit to store petroleum products shall contains:
	(a) name and address of the applicant;
	(b) description of the premises to be licensed;

	(c) description of the nature and quantity of the petroleum products to be stored;
	(d) a letter specifying reasons for the storage of petroleum products;
	(e) approval from the authorities responsible for lands and environment;
	(f) sufficient evidence that the applicant fulfils the conditions of the provisions of the Dangerous Goods Decree Chapter 160 and or any other law for the time being in force relating to safety; and
	(g) any other particulars required by the Authority.
Issue of permit.	28. (1) The Authority may issue the permit for the storage of petroleum products if satisfied that the applicant fulfilled the particulars stipulated under regulation 27 of these Regulations.
	(2) A permit to store petroleum products shall not be granted unless the site has been approved by the proper authority.
	(3) Permits issued under regulation 26 of these Regulations shall expire on the 31 st day of December in the year in which it was issued, but may be renewed in accordance with the provisions of these Regulations.
Termination of permit.	29. The Authority may terminate the permit if the applicant contravenes the provisions of these Regulations.
	PART V TRANSPORTATION OF PETROLEUM PRODUCTS
Transportation of petroleum products.	30. (1) A person shall not transport petroleum products unless has been granted a license by the Authority.
	(2) A person applies for transportation license shall pay the fee as prescribed by the Authority.
	(3) Such license shall expire on the 31 st day of December in the year in which it is issued but may be renewed in accordance with the provisions of these Regulations.
Description of vehicle.	31. (1) A vehicle carrying petroleum products to or from petroleum installation shall be strongly constructed in the manner and conditions as specified by the responsible authority and satisfied by the Authority
	(2) Such vehicle and its fittings shall be maintained in good condition to the satisfaction of the Authority and the responsible authorities.

	 (3) A person shall not cause a vehicle containing petroleum products to be parked on a road or any place other than at the point of destination as mentioned on the Delivery Note or invoice issued by Authority. (4) A vehicle while engaged in the transport of petroleum products by land shall be constantly attended to by at least one other responsible person apart from the driver. (5) A vehicle in which petroleum products are transported by land shall carry personal preventive equipment as prescribed by the responsible authority.
Restriction of passengers, goods on vehicle carrying petroleum product.	 32. (1) Vehicles on which petroleum products are transported shall not carry: (a) other goods; (b) goods of flammable nature; (c) other goods or items that are likely to cause combustion; or (d) passengers. (2) A driver of such a vehicle shall have: (a) a minimum of age of twenty five (25) years; (b) an authorized class of driving license; (c) a driving experience not less than five (5) years; and (d) not be in possession of any flammable material at the time that he is in charge of such vehicle. (3) The owner or person in possession and the driver of every vehicle used for the conveyance of petroleum products are responsible for carrying out the provisions of these Regulations and every such person shall take all reasonable measures to ensure that: (a) a person employed by him in condition with such conveyance is acquainted with the provisions of these Regulations; and (b) such provisions are carried out.
Seal of the truck.	33. (1) Oil trucks shall be sealed before leaving at an oil installation when transporting petroleum product from an oil installation to the point of destination.(2) The seal referred to in sub-regulation (1), shall only be removed by any person authorized officer of the Authority at the point of destination.

Compliance to transport specifications.	34. A transporter of petroleum products shall maintain and operate a transport unit that complies with specification as prescribed by the responsible authority.
Offences.	35. A person, who contravenes the provisions of Part V, commits an offense and is liable to a fine of not less than Tanzania Shillings equivalent to Five Thousand (5,000) US Dollars.
	PART VI PETROLEUM INSTALLATIONS APPROVAL
Application for constructing petroleum installation.	36. (1) A person intending to construct a petroleum installation or petroleum carriage facility shall apply to the Authority for approval.
	(2) An application under sub-regulation (1) shall:
	(a) state the name and address of the owner of the proposed pipeline, plant, depot, refinery, bulk liquefied petroleum facility;
	 (b) be accompanied by copies of plans, drawings and specification for the proposed pipeline or refinery facilities as prescribed by the Zanzibar Bureau of Standards;
	(c) be authorized by the institutions dealing with land use, survey and registration;
	(d) in the case of pipeline:
	(i) specify the points between which the proposed pipeline is intended to run and the full delineation of its right of way;
	(ii) state what is to be transported by the proposed pipeline;
	(e) in case of a refinery, petroleum storage depots or processing plants facility, specify the location, type, capacity and drawings; and
	(f) contain such other details as may be prescribed by the Authority.
	(3) If the Authority considers and satisfied to any application received under these Regulations shall issue a license.
	(4) If the Authority refuses to grant a license under these Regulations, shall inform the applicant in writing the reasons for such refusal.
	(5) The approval or refusal of application shall be made within forty five (45) days from the day of receipt of the application.
Approval of constructing petroleum installation.	37. The Authority shall after due evaluation of the application issue an approval which may be attached with conditions as may be necessary.

Conditions before granting approval.	38. The Authority before granting approval under regulation 37 of these Regulations shall consider:
	(a) the relevant Government policies;
	(b) technical and financial capability of the applicant;
	(c) public interest;
	(d) the name of the institution or person who authorized to execute the works, location; and
	(e) if the required conditions are met.
Expiring of petroleum constructing installation approval.	39. After the Authority issued an approval, the applicant shall execute its work within two (2) years from the date of approval, failure to do so the approval shall expire unless the applicant applies for the extension.
Compliance of law.	40. An applicant of a petroleum installations approval shall comply with all applicable laws and regulations, standards, technical specifications concerning land use, planning, construction and protection of occupational health, public safety, environment and financial procedures.
Leak detection.	41. (1) If there is any suspected leakage, the licensee shall conduct an ullage test using water or a pressure test and any defective storage and dispensing system shall be taken out of services.
	(2) If there is any leak or spill, the licensee shall take reasonable care to prevent it from escaping.
Spill or leakage management.	42. (1) The licensee shall report the occurrence of major petroleum spill immediately within twenty four (24) hours to the Authority and shall take all appropriate steps for cleaning and restoration of the facilities or premises.
	(2) If the licensee fails to comply with the satisfaction of the Authority, the Authority may cause such steps to be taken as may be necessary to clean up the petroleum spill or leakage and to restore the facilities or premises.
	(3) The licensee involved in the spill shall be liable to pay compensation for consequential damages to public or private property or resources which may be beyond the direct clean up and restoration cost.
	(4) The small leaks or spills shall be cleared up promptly by using dry sand or other absorbent material.
	(5) For the purpose of this regulation, major petroleum spill shall be more than 200 liters and small petroleum spill shall be less than that.

Decommissioning of the facilities.	43. (1) The licensed facility may be decommissioned subject to provisions of this regulation by either of the followings:
	(a) after receipt of written application for decommissioning;
	(b) by an order of the Authority where it is satisfied that such facility has been abandoned by the licensee for the period of not less than one (1) year; or
	(c) by an order of the Authority the same be decommissioned after the Authority is satisfied that the continued operation of such facility poses a danger to live and property.
	(2) The licensee seeking to decommission a licensed facility shall notify the Authority not less than thirty (30) days prior to such decommissioning in order to enable the Authority makes necessary inspection and to issue necessary approvals.
	(3) Notwithstanding any provision of this regulation, a licensee shall pay all cost associated with the decommissioning facilities, where such decommissioning has been done following the request of the licensee or by the order of the Authority.
Site restoration.	44. (1) The Authority shall after confirming the area where the license facility has been construed has restored to its original state by the license issue license of compliance.
	(2) For the purpose of sub-regulation (1), restore means to:
	(a) return the area in which licensed facility is located into its original and natural state as it was prior to installation of that facility;
	(b) render the area in which licensed facilities located or part thereof, compatible with its intended after use including:
	(i) removing building, structures, plant and debris;
	(ii) establishing compatible contours and drainage;
	(iii) replacing top soil, re-vegetation slope stabilization; and
	(iv) infilling excavations.
PART VII PENALTIES AND OFFENCES	
Notice of offence.	45. The Authority shall notify a person who contravenes the provisions of these Regulations.

General penalties.	46. A person who is guilty of an offence under these Regulations, whose punishment is not specifically provided, shall be liable to a fine of not less than Tanzania Shillings equivalent to Five Hundred (500) US Dollars or its equivalent in the case of second and subsequent conviction to a fine of not less than Tanzania Shillings equivalent to One Thousand (1000) US Dollars.
Business in unauthorized dispensing.	47. A person who sells petroleum or petroleum products in unauthorized dispensing unit shall be liable to a fine of not less than Tanzania Shillings equivalent to Three Thousands (3000) US Dollars.
Recovery of payment.	48. Payments under these Regulations are a debt due to the Government and shall be recovered in accordance with any relevant law.
Interest rate.	49. (1) Where an amount of levy, penalty or fine imposed under these Regulations, remaining unpaid after the due date or if any levy, penalty or fine remaining unpaid after it is due, interest rate prescribed under this regulation shall be payable to the Authority.
	(2) The rate of interest to be charged under sub-regulation (1) of this regulation, shall be commercial bank lending rate together with a further two percent (2%) per annum.
	(3) The interest payable under this regulation shall while it remains unpaid at rate interest as if it forms part of unpaid levy, penalty or fine.
Employer's liability.	50. An Oil Marketing Company who employs an agent, a clerk, servant or any other person shall be answerable and liable for any acts or omissions of such persons if that act or omission done on the course of conducting his duties an employee or agent.
Business without license.	51. A person who engages in the importation, storage or transportation of petroleum products without a proper license commits an offence and is liable to a fine of not less than Tanzania Shillings equivalent to Fifty Thousands (50,000) US Dollars or forfeiture of the products whichever is higher.
Non-conforming petroleum product.	52. A person found with non-conforming petroleum product shall be liable to a fine of Tanzania Shillings equivalent to Forty Thousands (40,000) US Dollars and the Authority may further order such operator to:
	(a) close or quarantine its licensed facility either in whole or in part;
	(b) dispose or blade the non-conforming petroleum product in accordance with Good Petroleum Industry Practices and environmental laws.

	(c) compensate any person who has lodged and proved a complaint for any damages caused by such non-conforming petroleum product; or		
	(d) license revocation.		
PART VIII MISCELLANEOUS PROVISIONS			
Re-issue of license.	53. The Authority may re-issue a license for lost ones after satisfied that the license report the incident to the nearest police station and shall pay half of the application fee or as the Authority may determine.		
Revocation of license.	54. The Authority may revoke a license of a person who contravenes the provisions of these Regulations.		
Obligation to pay regulatory fees.	55. (1) Licensed Oil Marketing Companies shall pay to the Authority regulatory fee as shall be prescribed by the Authority.		
	(2) The fee prescribed under sub-regulation (1) of this regulation, shall be paid on a date prescribed by the Authority.		
	(3) Such fee shall not exceed one percent of the gross operating revenue.		
Mode of payment.	56. The payment in regulation 55 shall be made by the Oil Marketing Companies upon receipt of an invoice or demand notice from the Authority within seven (7) days and such invoice shall be settled within thirty (30) days from the effective date.		
Penalty.	57. A person who contravenes regulations 55 and 56, commits an offence and is liable to a fine of not less than Tanzania Shillings or its equivalent to Five Thousands (5,000) US Dollars.		
Keeping records.	58. (1) An Oil Marketing Company shall keep records of their business transactions in a proper manner specifying quantity of petroleum products purchased, amount delivered and sold, quantity in stocks and daily stock summary.		
	(2) Notwithstanding any provision of these Regulations or any other law for the time being in force, all records shall only be made, kept, maintained or submitted in English or Swahili language.		
	(3) An Oil Marketing Company shall keep such records required under this regulation for a period of at least five (5) years or such longer period as the Authority may require in writing, in a particular case.		
	(4) An Oil Marketing Company who contravenes the provisions of this regulation commits an offence and is liable to a fine of not less than Tanzania Shilling equivalent to One Thousand (1000) US Dollars.		

Authority to supplement procedures.	59. Where procedures are not provided to in these Regulations, the Authority shall in consultation with the Minister endeavor to do whatever is necessary and permitted by applicable law in order to effectively and completely adjudicate on the matter.
Repeal of Legal Notice No. 10 of 2016 and other regulations.	60. (1) The Legal Notice No.10 of 2016 (The Petroleum Supply Regulations, 2016) is hereby repealed. (2) Anything done under the repealed Regulations, which is in force on the effective date, shall be deemed to have been made under the provisions of these Regulations.

SCHEDULE

(Made under Regulation 9)

PRICE BUILD-UP ZANZIBAR PETROLEUM PRODUCTS PRICE PRICE BUILD-UP

Density @ 20 Deg C				
	MPS	AGO	IK	BUNKER
	T.SHS/LTR	T.SHS/LTR	T.SHS/LTR	T.SHS/LTR
Conversion Factor Litre/MT				
Cost(Platts and Premium)				
Freight and Ordering Cost				
CIF Value Delivered				
Excise Duty				
Landed Value				
Wharfage				
Road License Fee				
Infrastructure Tax				
Importer Overheads/Margin				
Terminal Value				
Petroleum Levy				
Road Sector Development				
Fund				
Wholesalers Selling Price				
Delivery Charges				
Dealers Margin				
Retail Price				

ZANZIBAR	SALAMA ABOUD TALIB
, 2017	MINISTER OF LANDS, WATER,
	ENERGY AND ENVIRONMENT

SCHEDULE

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Density @ 20 Deg C				
	MPS	AGO	IK	BUNKER
	T.SHS/LTR	T.SHS/LTR	T.SHS/LTR	T.SHS/LTR
Conversion Factor Litre/MT				
Cost(Platts and Premium)				
Freight and Ordering Cost				
CIF Value Delivered				
Excise Duty				
Landed Value				
Wharfage				
Road License Fee				
Infrastructure Tax				
Importer Overheads/Margin				
Terminal Value				
Petroleum Levy				
Road Sector Development				
Fund				
Wholesalers Selling Price				
Delivery Charges				
Dealers Margin				
Retail Price				

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, 2017	MINISTER OF LANDS, WATER,
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