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Notifications or Orders of specific character or of particular interest to the public
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NOTIFICATIONS BY GOVERNMENT

CO-OPERATION, FOOD AND CONSUMER PROTECTION DEPARTMENT

Sugar (Control) Order, 1966

[G.O. (3D) No. 17, Co-operation, Food and Consumer Protection (D1), 24th August 2009,
ஆவணி 8, திருவள்ளூர் ஆண்டு-2040.]

No. II(1)/CFCP/31/2009.—The following Order of Ministry of Consumer Affairs, Food and Public Distribution (Department of Food and Public Distribution), New Delhi, the 16th July, 2009 is republished:—

G.S.R. 531(E).—In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with the Clause 5 of the Sugar (Control) Order, 1966, the Central Government hereby directs that no recognized dealer of sugar shall hold any stock of vacuum pan sugar or Khandsari (open pan sugar) for a period exceeding thirty days from the date of receipt by him of such stock and shall not keep in stock at any time vacuum pan sugar, in the places mentioned below, in excess of the quantities mentioned against each—

(1) (i) In Kolkata and extended area—

(a) recognized dealers who import sugar from outside West Bengal—10,000 quintals;

(b) other recognized dealers—2,000 quintals;

(ii) in other places—2,000 quintals;

(2) Khandsari (open pan sugar)-2,000 quintals:

Provided that nothing in this order shall apply to the holding or keeping of stock of sugar—

(i) on Government account; or

(ii) by the recognized dealers nominated by a State Government or an officer authorized by it to hold stock for distribution through fair price shops; or

(iii) by the Food Corporation of India.

Provided further that the aforesaid stockholding limit or turnover period of stocks will not apply to sugar importers under Open General License.

Further, in exercise of powers conferred by Clause 15 of the said Order, the Central Government authorizes the State Governments or Union Territory Administrations to fix the stockholding and turnover limits in their respective States or Union Territories subject to the following conditions—

(i) the stockholding limit and/or the turnover period shall not be less than the limit or period as being specified above by the Central Government; and

(ii) The stockholding limit of a recognized dealer dealing in retail trade shall be at a level less than that specified for a wholesaler.

Explanation: For the purpose of this Notification—

(i) "Kolkata and extended area" means the area specified in the schedule to the notification of the Government of West Bengal No. 7752/FS/F.5/14R 92/61, dated the 16th December, 1964; and

(ii) For counting the period of holding of the stock, the date on which any stock is received by the recognized dealer shall be included.

(iii) When a wholesaler or a retailer of sugar purchases or procures or acquires imported white or refined sugar directly from an importer or importers of sugar, the said wholesaler or retailer shall not be subjected to stockholding limit in respect of such imported stocks of sugar but turnover limit of 30 days shall be applicable. The exemption contained herein shall not be available to the wholesaler or retailer of sugar on second and subsequent sale of such imported stocks of sugar.

(iv) For removal of doubt, it is clarified that when a wholesaler or retailer of sugar purchases or procures or acquires white or refined sugar processed out of imported raw sugar, the said wholesaler or retailer shall be subjected to stockholding limit and turnover limit.

2. This Order shall come into force immediately in respect of sugar (vacuum pan process) and with regard to Khandsari (open pan sugar) after fifteen days of its publication in the Official Gazette and shall remain in force for a period of six months thereafter.

[Letter No. 1(17) 98-SPYD.II (Vol.IV),
dated 24-7-2009 and 28-7-2009.]

N. SANYAL,

Joint Secretary to Government of India.

K. SHANMUGAM,

Principal Secretary to Government.

PUBLIC DEPARTMENT

(S.C.)

Notifications under the Official Secrets Act.

Declaration of the Tirunelveli Inland Relay Depot of Hindustan Petroleum Corporation Limited, Thatchanallur Village, Tirunelveli Taluk, Tirunelveli District as "Prohibited Place" under the Act.

[G.O. No. SS. II/123-23/2007, Public (S.C.), 1st September 2009.]

No. II(1)/PUSC/32/2009.—WHEREAS in the opinion of the Government of Tamil Nadu, it is necessary to declare the Tirunelveli Inland Relay Depot of Hindustan Petroleum Corporation Limited, Thatchanallur Village, Tirunelveli Taluk, Tirunelveli District, specified in the Schedule below, to be a "Prohibited Place" under sub-clause (d) of clause (8) of Section 2 of the Official Secrets Act, 1923 (Central Act XIX of 1923), on the ground that information with respect thereto, or the destruction or obstruction thereof, or interference therewith, would be useful to an enemy;

AND WHEREAS in pursuance of clause (1) of Article 258 of the Constitution of India, the Government of India, Ministry of Home Affairs, have, in their Notification No. S.O. 1285, dated the 4th May 1963, published in the *Gazette of India*, dated the 11th May 1963, entrusted to the Government of Tamil Nadu, the functions of the Central Government in relation to any matter specified in sub-clauses (c) and (d) of clause (8) of Section 2 of the Official Secrets Act, 1923 (Central Act XIX of 1923);

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (d) of clause (8) of Section 2 of the Official Secrets Act, 1923 (Central Act XIX of 1923), the Governor of Tamil Nadu hereby declares, with effect on and from the date of publication of this Notification in the *Tamil Nadu Government Gazette*, the IRD of Hindustan Petroleum Corporation Limited, Thatchanallur Village, Tirunelveli Taluk, Tirunelveli District, specified in the Schedule below to be a "Prohibited Place" for the purposes of the said Act:—

THE SCHEDULE

<i>Name of the Place.</i>	<i>Area with description.</i>	<i>Boundary Particulars.</i>
(1)	(2)	(3)
Hindustan Petroleum Corporation Limited, Thatchanallur Village, Tirunelveli Taluk, Tirunelveli District.	Survey Numbers: Town Survey No. 1 (part) Town Survey No. 4 (part) Name of the Village: Thatchanallur Name of the Taluk: Tirunelveli Name of the District: Tirunelveli Total Area: 1.46.59 Hectares (TS No. 1 (part) 1.44.86 hectares and TS No. 4 (part) 0.01.73 hectares) (Total Extent: 1.46.59 Hectares)	North: Survey Number Thatchanallur Town Survey No. 1 (part)- Railway Land South: Survey Number Thatchanallur Town Survey No. 1 (part)- Railway Land East: Survey Number Thatchanallur Town Survey No. 1 (part)- Railway Land West: Survey Number Thatchanallur Town Survey No. 1 (part)- Railway Land and Town Survey No. 4 (part) Railway Land

Declaration of the Premises of Indian Oil Corporation Limited, Repeater-cum- Cathodic Protection Station at Kilapuliyur, Kunnam Taluk, Perambalur District as "Prohibited Place" under the Act.

[G.O. No. SS. II/576-12/2008, Public (S.C.), 1st September 2009.]

No. II(1)/PUSC/33/2009.—WHEREAS in the opinion of the Government of Tamil Nadu, it is necessary to declare the premises of Indian Oil Corporation Limited, Repeater-cum-Cathodic Protection Station at Kilapuliyur, Kunnam Taluk, Perambalur District, specified in the Schedule below, to be a "Prohibited Place" under sub-clause (d) of clause (8) of Section 2 of the Official Secrets Act, 1923 (Central Act XIX of 1923), on the ground that information with respect thereto, or the destruction or obstruction thereof, or interference therewith, would be useful to an enemy;

AND WHEREAS in pursuance of clause (1) of Article 258 of the Constitution of India, the Government of India, Ministry of Home Affairs, have, in their Notification No. S.O. 1285, dated the 4th May 1963, published in the *Gazette of India*, dated the 11th May 1963, entrusted to the Government of Tamil Nadu, the functions of the Central Government in relation to any matter specified in sub-clauses (c) and (d) of clause (8) of Section 2 of the Official Secrets Act, 1923 (Central Act XIX of 1923);

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (d) of clause (8) of Section 2 of the Official Secrets Act, 1923 (Central Act XIX of 1923), the Governor of Tamil Nadu hereby declares, with effect on and from the date of publication of this Notification in the *Tamil Nadu Government Gazette*, the premises of Indian Oil Corporation Limited, Repeater-cum-Catholic Protection Station at Kilapuliyur, Kunnam Taluk, Perambalur District, specified in the Schedule below to be a "Prohibited Place" for the purposes of the said Act:—

THE SCHEDULE

<i>Name of the Place.</i>	<i>Area with description.</i>	<i>Boundary Particulars.</i>
(1)	(2)	(3)
Indian Oil Corporation Limited, Repeater-cum-Catholic Protection Station at Kilapuliyur, Kunnam Taluk, Perambalur District.	Survey Number: 336/1 Name of the Village: Kilapuliyur Name of the Taluk: Kunnam Name of the District: Perambalur Total Area: 0.25.0 Hectares (Total Extent: 0.25.0 Hectares)	North: Survey Number 325 South: Survey Number 336/1 East: Survey Number 336/2 West: Survey Number 336/1B

K.S. SRIPATHI,
Chief Secretary.