## (Translation)

(published in the Royal Government Gazette, Judiciary Version, Vol. 119, Part 42 Gor, dated May 3, 2002)

## (Garuda Emblem)

## Ministerial Regulations Determining Fees, Annual Fees and Criteria and Procedure governing Payment of Annual Fees by Fuel Oils Trader(s) and Fuel Oils Transporter(s) B.E. 2545'

By virtue of Section 6 and Section 15 para one of the Fuel Oils Trading Act, B.E. 2543, Ministerial Regulations are hereby issued by the Minister of Commerce as follows:

Clause 1. Fees for Application, Permit and Fuel Oils Trader License shall be as follows:

(1)	Application:	Baht	100 each
(2)	Permit:		Baht
(3)	Fuel Oils Trader License:	Baht 20	),000 each

Clause 2: Annual fees for fuel oils trader and fuel oils transporter shall be set as follows:

(1) Fees for fuel oils trading operations under Section 7:

(a)	for trader with a trading volume for each type of oil or an aggregate volume of all types from 2 million metric tons or more per annum:	Baht 100,000/year
(b)	for trader with a trading volume for each type of oil or an aggregate volume of all types from one hundred thousand metric tons or more per annum:	Baht 90,000/year
(c)	For trader of liquefied petroleum gas only with an annual volume from fifty thousand metric tons per annum or more:	Baht 80,000/year

(2) Fees for fuel oils trading operations under Section 10:Baht 30,000/year

**Remark**: Reference to Thai legislation in any jurisdiction shall be made only to the Thai version. This translation has been made so as to establish correct understanding about the law to the foreigners.

(3) Fees for fuel oils trading operations under Section 11:	(3)	Fees for fuel	oils trading	operations	under Section 11
---	-----	---------------	--------------	------------	------------------

	(a)	for traders with not more than 5 pumping distributing outlets:	Baht 1,000/year
	(b) ho	for traders with more than 5 pumping distributing outlets: an additional charge of Baht 100 each, per annum which, wever, shall not in aggregate, exceed:	Bt 5,000/year
(4)	Fees f	or fuel oils transportation under Section 12:	
	(b)	For oil transportation by truck, a fee will be charged at Baht 1,000/truck/annum which shall not in aggregate, exceed:	Baht 5,000/year
	(c)	For oil transporter(s) by other vehicles:	Baht 5,000/year
	(d)	For oil transporter(s) using both (a) and (b) vehicles:	Baht 5,000/year

Clause 3: Fuel oils traders under Section 7, Section 10 and 11 as well as fuel oils transporters under Section 12 shall make their payment of annual fees for the first year together with their payment of fees for the License or Permit or together with their receipt of notification to act as Fuel Oils Transporter, as applicable.

Payment of annual fees shall be made by fuel oils traders and transporters under paragraph one from the second year onwards within the month of February each year.

Clause 4. Fuel oils traders under Section 6 of the Fuel Oils Trading Act, B.E. 2521 duly licensed by virtue of Section 7 of the Fuel Oils Trading Act, B.E. 2543 shall make their payment of annual fee for the first year as prescribed by Clause 2 (1) (a), (b) or (c) within sixty days from the date of enforcement of these Ministerial Regulations and the provision of Clauses 3, para two shall be applicable mutatis mutandis.

Given on April 25<sup>th</sup>, 2002.

(sign) Adisai Potaramik (Mr. Adisai Potaramik) Minister of Commerce

## CERTIFIED CORRECT COPY

(signed) (Mrs. Poonsap Sakunee) Commercial Registration Analysis Official 7 <u>Note:</u> Reasons for issuance of these Ministerial Regulations are as follows: whereas it is stipulated by Sections 6 of the Fuel Oils Trading Act, B.E. 2543 that the Minister is empowered to issue Ministerial Regulations to set the rates of fees which shall not exceed those listed in the annexure of the Act such that fees will be determined differently on the basis of size and activities of fuel oils traders or transporters, and as Section 15 paragraph one of the said Act stipulates that payment of annual fees shall be made in accordance with criteria, method and rates set by the Ministerial Regulations, it is necessary, therefore, that these Ministerial Regulations be issued.