



Application for a Licence to Mark Diesel Fuel

Submit by Fax To: 306-787-0241

Pursuant to Section 19 of The Fuel Tax Act, 1987, 2000 no person shall mark diesel fuel without holding a licence or obtaining the written authority from the Minister of Finance.

APPLICANT INFORMATION

Business Name		Fuel Tax # (if available)	
Contact Name		Phone Number () - _____	
Mailing Address	Include Postal Code	Fax Number () - _____	
		E-mail Address	_____

CURRENT MARKING LOCATIONS AND EQUIPMENT

Please provide information on locations where diesel fuel will be marked and the type of injector equipment used to mark the diesel fuel. (attach list if insufficient space provided).	Location (town or city)	Injector Equipment (make & model)
	1	_____
2	_____	_____
3	_____	_____
4	_____	_____
5	_____	_____
6	_____	_____
7	_____	_____
8	_____	_____
9	_____	_____
10	_____	_____
11	_____	_____
12	_____	_____
13	_____	_____
14	_____	_____

DYE SUPPLIER

Who is your current or proposed dye supplier and what is the dye product name? (attach list if insufficient space provided).	Name of Supplier _____
	Address _____ _____
Commercial Name of Product: _____	

CERTIFICATION

I CERTIFY that the information provided above is TRUE in substance and in fact and that I am authorized to complete this application on behalf of the business named. I understand that it is an offence to submit an application that is false in any material way.

Signature _____

Title _____

Phone Number () _____

Date _____

LICENCE INFORMATION

- 1) It is illegal to sell unmarked diesel fuel as marked diesel fuel.
- 2) Every licensed marker is required to:
 - a) use a dye and a chemical marker mixture that has been approved by the Minister of Finance (you may contact Saskatchewan Finance for a copy of the Dye Concentrate - Technical Requirements sheet.);
 - b) use a metered mechanical injector system approved by Saskatchewan Finance to apply the dye and chemical marker mixture;
 - c) apply the dye and chemical marker mixture so that the resulting proportion of dye and chemical marker mixture to diesel fuel is 14 parts per million, plus or minus one part per million;
 - d) maintain the mechanical injector system in good working condition to ensure the accurate injection of the dye and chemical marker;
 - e) maintain the mechanical injector system in a secure fashion and use seals authorized by the minister to ensure that only authorized persons have access to any controls that could be used to alter the dyeing and marking process; and
 - f) maintain records that can be used to account for all fuel dyed, dye used and all marked diesel sold or dispensed.
- 3) Every licensed marker shall make a report within two days of:
 - a) breaking a seal affixed under the minister's authority to a mechanical injector system; or
 - b) servicing a mechanical injector system or replenishing a supply of dye or chemical marker, whether or not a seal has been broken.
- 4) Every recipient licensed to mark or colour diesel fuel pursuant to the Act shall, within 14 days after being requested to do so by the minister, provide to the minister:
 - a) a report showing the quantity of diesel fuel marked;
 - b) a certificate issued by the Alberta Research Council indicating that the dye and chemical marker being used have been approved as required by section 20.
- 5) Every recipient licensed to mark or colour diesel fuel shall file a report with the minister with respect to the sale of all marked diesel fuel and shall:
 - a) ensure that the minister receives the report on or before the 20th of each month for the previous month's sales; and
 - b) include in the report the following information:
 - c) name and address of each purchaser;
 - d) the date of each sale;
 - e) the quantity of marked diesel fuel sold;
 - f) the exemption permit number of the purchaser, where applicable;
 - g) the invoice reference number;
 - h) the destination to which the fuel is to be delivered.
- 6) The minister may pay an allowance to a licensed marker to obtain the dye mixture required pursuant to section 20 of the Act and to mark or colour diesel fuel pursuant to subsection 20(1) of the Act in an amount not exceeding \$0.30 per 1,000 litres of diesel fuel marked or coloured for sale and subsequently sold in Saskatchewan as marked diesel fuel.