DECISION
OF THE GOVERNMENT OF THE RUSSIAN FEDERATION
NO. 1292 OF NOVEMBER 3, 1998
ON THE APPROVAL OF THE RULES FOR THE ISSUANCE OF THE QUOTAS
FOR THE MANUFACTURE OF ETHYL ALCOHOL FROM ALL TYPES OF RAW MATERIALS
AND OF THE SPECIAL PERMITS FOR ITS DELIVERY

In execution of the Decree of the President of the Russian Federation No. 1199 of October 6, 1998 on the Strengthening of the State Regulation in the Sphere of the Manufacture and Turnover of Ethyl Alcohol and Alcoholic Products (Sobraniye zakonodatelstva Rossiyskoy Federatsii, 1998, No. 41, item 5005), the Government of the Russian Federation resolves:

1. To approve the annexed:
   - Rules for the Issuance of Quotas for the Manufacture of Ethyl Alcohol from All Types of Raw Materials, Denatured Alcohol and Spirituous Solutions;
   - Decision of the Supreme Court of the Russian Federation No. GKPI 2001-783 of May 16, 2001 recognised Rules for the Issue of Quotas for the Output of Ethyl Alcohol from all Kinds of Raw Materials, of Denatured Alcohol and of Alcohol-Containing Solutions, approved by Decision of the Government of the Russian Federation No. 1292 of November 3, 1998, as illegal and as not subject to application
   - Rules for the Issuance of Special Permits for the Delivery (Release) of Ethyl Alcohol manufactured from All Types of Raw Materials, Denatured Alcohol and Spirituous Solutions.

2. The Ministry of Economics of the Russian Federation shall within a month submit to the Government of the Russian Federation a draft of the regulations on the purchase and delivery of ethyl alcoholic from non-edible raw materials on the territory of the Russian Federation.


4. To amend the Regulations on the Purchase and Delivery of Ethyl Alcohol from Edible Raw materials on the Territory of the Russian Federation, approved by the Decision of the Government of the Russian Federation No. 237 of march 1, 1997 (Sobraniye zakonodatelstva Rossiyskoy Federatsii, 1997, No. 10, item 1178; No. 32, item 3784) as follows:
   a) in Item 5:
      in paragraph one the words: "shall register" shall be replaced with the words: "shall issue special permits";
      in paragraph three the words: "of the registration of the volumes of delivery" shall be replaced
with the words: “of special permits for delivery issued”;

b) in paragraph one of Item 6 the words: “of the registration of the volumes of deliver” shall be replaced with the words: “issuance of a special permit for delivery”.

Chairman of the Government
of the Russian Federation
Yevgeny Primakov

Decision of the Supreme Court of the Russian Federation No. GKPI 2001-783 of May 16, 2001
recognised these Rules as illegal and as not subject to application

Rules
for the Issuance of Quotas for the Manufacture of Ethyl Alcohol
from All Types of Raw Materials, Denatured Alcohol
and Spirituous Solutions
(Approved by the Decision of the Government of the Russian Federation
No. 1292 of November 3, 1998)

1. These Rules shall determine the procedure for the issuance of quotas for the manufacture of ethyl alcohol from all types of raw materials, denatured alcohol and spirituous solutions (hereinafter referred to as the products) and shall apply to all the organisations included in the list and having the right to manufacture the products.

2. The quota shall determine the volume of the manufacture of the products by a juridical person in accordance with the balances of the manufacture and consumption of ethyl alcohol from all types of raw materials.

3. The quoting of the manufacture of the products shall be carried out on the basis of the proposals of juridical persons for the volumes, planned in the following year, of the manufacture of the products with the necessary substantiations, submitted not later than two months before the beginning of the planned period to the Ministry of Agriculture and Foodstuffs of the Russian Federation (for ethyl alcohol from edible raw materials, denatured alcohol and spiritous solutions manufactured on its basis) and to the Ministry of Economics of the Russian Federation (for ethyl alcohol from non-edible raw materials, denatured alcohol and spiritous solutions manufactured on its basis).

4. The Ministry of Agriculture and Foodstuffs of the Russian Federation and the Ministry of Economics of the Russian Federation, proceeding from the balances of the manufacture and consumption of ethyl alcohol from all types of raw materials with regard to the needs of the entities of the Russian Federation, the presence of the capacities and their use shall establish and bring to the notice of the juridical persons the annual quota for the manufacture of the products with a quarterly breakdown.

The adjustment of the quotas for the manufacture of the products shall be carried out within the limits of the total volume of the manufacture in accordance with the balances of the manufacture and consumption of ethyl alcohol from all types of raw materials.

5. The information about the established quotas for the manufacture of the products shall be sent to the State Tax Service of the Russian Federation and other interested federal bodies of the executive power in accordance with their requests.

6. It shall be prohibited to manufacture the products without relevant quotas.

Decision of the Supreme Court of the Russian Federation No. GKPI 00-1251 of November 23, 2000
declared these Rules as unlawful and not subject to application

Rules for the Issuance of Special Permits for the Delivery (Release)
of Ethyl Alcohol manufactured from All Types of Raw Materials,
Denatured Alcohol and Spiritous Solutions

The text is being translated