

Notification of the Department of Internal Trade

Regarding Application Form for Permission and Letter of Permission to Bring, Transport,
Distribute, Possess, Use or Transform Glacial Acetic Acid¹

Whereas Section 4 of the Royal Decree on Commodity Control (No. 10), B.E. 2535 (1992) has prescribed that a person who has an intention to bring, transport, distribute, possess, use or transform Glacial Acetic Acid is required to receive a letter of permission granted by a provincial governor of a specified area, by submitting an application for permission at the Provincial Commercial Office of such an area. In this regard, the form of the letter of permission shall be in accordance with that as prescribed by the Director-General of the Department of Internal Trade.

By virtue of paragraph four of Section 4 of the Royal Decree on Commodity Control (No. 10), B.E. 2535 (1992), the Director-General of the Department of Internal Trade therefore issues this Notification, as follows.

Article 1. This Notification shall come into force as from the day following the date of its publication onwards.

Article 2. The application for permission or renewal of the letter of permission to bring, transport, distribute, possess, use or transform Glacial Acetic Acid shall be pursuant to the following forms:

(1) the application for permission to bring or transport Glacial Acetic Acid shall be pursuant to Form PhorCor 06 as attached to this Notification,

(2) the application for permission to distribute, possess, use or transform Glacial Acetic Acid shall be pursuant to Form PhorCor 07 as attached to this Notification,

(3) the application for renewal of the letter of permission to distribute, possess, use or transform Glacial Acetic Acid shall be pursuant to Form PhorCor 08 as attached to this Notification.

¹ Published in the Government Gazette, Volume 140, Special Part 298 d, Page 45, dated 27th November B.E. 2566 (2023).

Article 3. The letter of permission to bring, transport, distribute, possess, use or transform Glacial Acetic Acid shall be pursuant to the following forms:

(1) the letter of permission to bring or transport Glacial Acetic Acid shall be pursuant to Form PhorCor 09 as attached to this Notification,

(2) the letter of permission to distribute, possess, use or transform Glacial Acetic Acid shall be pursuant to Form PhorCor 10 as attached to this Notification.

The letter of permission under paragraph one shall be filled out information by writing or typing in a complete, clear and legible manner. The letter of permission shall also be stamped with the name of the government agency which has granted the aforesaid letter.

Article 4. All of the letters of permission to bring or transport Glacial Acetic Acid which have been granted under the Royal Decree on Commodity Control (No. 10), B.E. 2535 (1992) prior to the date of this Notification coming into force and a specified period of time in such letters of permission to bring or transport having not yet ended on the date of this Notification coming into force shall be deemed to be the letters of permission to bring or transport Glacial Acetic Acid under this Notification and shall be valid until a specified period of time under the aforesaid letters of permission to bring or transport shall come to an end.

Article 5. All of the letters of permission to distribute, possess, use or transform Glacial Acetic Acid which have been granted under the Royal Decree on Commodity Control (No. 10), B.E. 2535 (1992) prior to the date of this Notification coming into force and such letters of permission to distribute, possess, use or transform having not yet expired on the date of this Notification coming into force shall be deemed to be the letters of permission to distribute, possess, use or transform Glacial Acetic Acid under this Notification and shall be valid until the aforesaid letters of permission to distribute, possess, use or transform shall expire.

Article 6. All of the applications for permission to bring, transport, distribute, possess, use or transform Glacial Acetic Acid which have been submitted prior to the date of this Notification coming into force and still under the consideration shall be deemed to be the applications under this Notification, *mutatis mutandis*. And in the case where the aforesaid applications differ from those under this Notification, a competent official shall have the power to order the applicants to revise the applications as necessary in order to comply with this Notification.

Given on the 1st Day of November B.E. 2566 (2023)

Wattanasak Sur-iam

Director-General of the Department of Internal Trade