Pursuant to Articles 5 and 19 of the Republic of Lithuania Law on the State Stocks of Petroleum Products and Oil, I hereby,

Amendments to the Preamble:
No 1-59, 2015-03-06, published in the Register of Legal Acts (TAR) on 2015-03-13, ID No 2015-03732

THE PROCEDURE FOR THE SUBMISSION OF INFORMATION REQUIRED FOR THE IMPLEMENTATION OF PROVISIONS OF THE REPUBLIC OF LITHUANIA LAW ON THE STATE STOCKS OF PETROLEUM PRODUCTS AND OIL

SECTION I
GENERAL PROVISIONS

1. This Procedure for the Submission of Information Required for the Implementation of Provisions of the Republic of Lithuania Law on the State Stocks of Petroleum Products and Oil (the ‘Procedure’) shall establish the scope of and the procedure for the provision of information required for the implementation of provisions of the Republic of Lithuania Law on the State Stocks of Petroleum Products and Oil.

2. Requirements set out in this Procedure shall apply to the Statistics Lithuania, the State Tax Inspectorate under the Ministry of Finance of the Republic of Lithuania (the ‘State Tax Inspectorate’), the Customs Department under the Ministry of Finance of the Republic of Lithuania (the ‘Customs Department’), the central organisation that accumulates and maintains petroleum products and oil in the Republic of Lithuania (the ‘Agency’), and the delegated economic operators.

3. The terms used in this Procedure have the meanings defined in the Republic of Lithuania Law on the State Stocks of Petroleum Products and Oil and other legal acts.

SECTION II
INFORMATION SUBMISSION PROCEDURE

4. The Statistics Lithuania shall submit to the Ministry of Energy of the Republic of Lithuania (the ‘Ministry of Energy’) data for the past calendar year (reporting year) on an annual basis no later than by 1 April of current year:

4.1. data on the net imports of crude oil, NGL, refinery feedstocks and other hydrocarbons (as defined in Section 3.4 of Annex A to Regulation of the European Parliament and of the Council (EC) No 1099/2008 of 22 October 2008 on energy statistics), adjusted to take account of any stock changes;

4.2. data on the net imports of all other petroleum products except for naphtha, adjusted to take account of any stock changes;
4.3. data on actual gross inland deliveries of motor gasoline, aviation gasoline, gasoline-type jet fuel (naphtha-type jet fuel or JP4), kerosene-type jet fuel, other kerosene, gas/diesel oil (distillate fuel oil) and fuel oil (high sulphur content and low sulphur content);

4.4. data on the net imports of motor gasoline, diesel oil and fuel oil by economic operators whose net imports of petroleum product exceeded 100 tonnes of motor gasoline, diesel oil and fuel oil, provided that a written consent of such economic operators has been obtained. An economic operator that has not given such written consent to the Statistics Lithuania shall provide the data referred to in this paragraph to the Ministry of Energy;

4.5. refineries' data on the quantities of motor gasoline, diesel oil and fuel oil sold in the domestic market during the reporting year where these quantities exceed 100 tonnes of motor gasoline, diesel oil and fuel oil, provided that a written consent of such economic operators has been obtained. An economic operator that has not given such written consent to the Statistics Lithuania shall provide the data referred to in this paragraph to the Ministry of Energy.

Amendments to the paragraph:
No 1-289, 2017-11-16, published TAR 2017-11-17, ID. 2017-18229

5. The Ministry of Energy shall submit a list of delegated economic operators to the Statistics Lithuania and the Agency on an annual basis by 31 May.

Amendments to the paragraph:
No 1-289, 2017-11-16, published TAR 2017-11-17, ID. 2017-18229
No 1-354, 2018-12-18, published TAR 2018-12-22, ID. 2018-21310

6. The State Tax Inspectorate shall submit to the Ministry of Energy the available data on the deliveries of petroleum products from the EU Member States by recipients; placement of motor gasoline, diesel oil, gas oils for heating and liquefied petroleum gas on the domestic market (summarised data) and by tariff groups; sale of fuels in filling stations for the reporting year and reporting data for each quarter, within 20 calendar days after the end of the quarter;

7. The Customs Department shall submit to the Ministry of Energy the data on the release of oil and petroleum products into free circulation on a quarterly basis, within 20 calendar days after the end of the quarter. The data shall be submitted according to economic operators, specifying the names of product groups, units of measure and goods codes according to the Combined Nomenclature (approved by Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ Special Edition, Section 2, Volume 2, p. 382) as amended), positions 2709 – 2711. In case of amendments to the Combined Nomenclature, goods codes and/or descriptions thereof published in the current version of the Combined Nomenclature shall be specified.

8. The delegated economic operators shall submit to the Agency the data on the quantities, types and owners of the accumulated state stocks of petroleum products and oil as well as places of their storage, method of stocks accumulation (by ownership right or by right of claim) and information about the stocks storage by other economic operators, either in the Republic of Lithuania or in other EU Member States; the data shall be provided for each reporting month no later than by the last working day of next month.

Amendments to the paragraph:
No 1-354, 2018-12-18, published TAR 2018-12-22, ID. 2018-21310

9. In the cases where petroleum products have been included in the official statistics as imported products and/or products sold (supplied to) the domestic market, however, they have not been delivered for consumption in the market of the Republic of Lithuania, the delegated economic operators may provide documentary evidence to the Ministry of Energy, and the Ministry of Energy shall take a decision, upon evaluation of the evidence, on the setting of the stock accumulation tasks.
SECTION III
FINAL PROVISIONS

Amended title of the Section:
No 1-289, 2017-11-16, published TAR 2017-11-17, ID 2017-18229

10. Any disputes over violations of this Procedure shall be resolved by agreement of the parties.

Change in the paragraph numbering:
No 1-178, 2016-06-15, published TAR 2016-06-17, ID 2016-17203

11. In case of failure to reach an agreement the dispute shall be settled according to a procedure prescribed by law.

Change in the paragraph numbering:
No 1-178, 2016-06-15, published TAR 2016-06-17, ID 2016-17203

Amendments:

1. Minister of Energy of the Republic of Lithuania, Order
No 1-59, 2015-03-06, published TAR 2015-03-13, ID 2015-03732

2. Minister of Energy of the Republic of Lithuania, Order
No 1-178, 2016-06-15, published TAR 2016-06-17, ID 2016-17203

3. Minister of Energy of the Republic of Lithuania, Order
No 1-289, 2017-11-16, published TAR 2017-11-17, ID 2017-18229

4. Minister of Energy of the Republic of Lithuania, Order
No 1-354, 2018-12-18, published TAR 2018-12-22, ID 2018-21310

5. Minister of Energy of the Republic of Lithuania, Order