Marketing Discipline

Guidelines 2018

For LPG Distributorship

w.e.f. 1st November' 2018
MARKETING DISCIPLINE GUIDELINES – 2018
LPG Distributorship

INTRODUCTION -
Liquefied Petroleum Gas (LPG) marketing commenced in India during the year 1955 at (Bombay) Mumbai by then M/s Burma Shell. Since then LPG market in India has evolved over the last five decades or more from a miniscule level to the present position of around 28 crore customers on Industry basis. LPG marketing activities are expected to grow further because of the focus on expansion in rural areas.

There is a network of over 21,200 LPG distributors in the country to meet the requirement of LPG consumers. LPG marketing is unique. LPG consumers are tied to LPG distributor with very little freedom to choose their distributors. Such a vast and complex marketing activity requires proper discipline among the LPG distributors from whom the entire LPG customers are serviced.

LPG distributorships are appointed by Public Sector Oil Marketing Companies (OMCs) and are governed by the terms & conditions of agreement entered into between the OMCs & the Distributors. The various clauses of the distributorship agreement spell out the several responsibilities that have to be performed by the distributorships as well as by the OMCs. Besides the responsibilities spelled out in the distributorship agreement, there are operating policies, procedures and practices that are required to be followed by the distributors to serve the LPG consumers. Further there are prohibited activities that have to be avoided by the distributors. In order to ensure that distributors follow operating policies, procedures and practices, various actions to be taken against erring distributors are made which are called Marketing Discipline Guidelines (MDG). MDG form part & parcel of the instructions as issued from time to time under relevant clause on ‘Faithful Performance’ of the Distributorship/Dealership Agreement. These guidelines do not preclude any action under the Distributorship Agreement.

The MDG for LPG distributorships has been in existence for over 30 years. The 1st MDG for LPG distributorships was introduced in 1982. It was subsequently revised in 1988, 1994, 2001, 2014, 2015 and thereafter in 2017.

These guidelines need to be constantly updated to meet the requirement of new schemes, challenges of IT, the growing customer expectations, ensuring quality of product and services, enforcing discipline amongst the distributorship network and prevent malpractices in the sale of petroleum products. The guidelines are revised to include the requirements of the PMUY scheme.
CHAPTER - 1

1. PROCEDURE FOR HANDLING OF LPG CYLINDERS BY DISTRIBUTORS

It will be the responsibility of the Distributors to sell product of correct Quality & Quantity and provide excellent customer service.

1.1 RECEIPT OF PRODUCT

At the time of arrival of truck carrying filled LPG cylinders, the Distributor should match the details of the Invoice with the receipt of consignment in the following manner:

i) Truck No.
ii) Type of cylinders
iii) Number of cylinders
iv) The time when truck left Supply Point
v) The time when truck reported at godown

1.2 Unloading of Filled LPG Cylinders at LPG Storage Godown

The Distributor to carry out the following:

i) Separate area should be marked in the LPG storage godown for keeping filled, empty and defective cylinders for each type of cylinders.
ii) The platform type Digital Weighing Scale of least count +/-10 gms should be checked with standard weight for accuracy.
iii) While unloading filled LPG cylinders, weight of 10% cylinders taken randomly should be checked and records should be maintained in the prescribed format given by OMCs.
iv) Cylinders that have net weight beyond permissible limit should be returned in the same truck. Record of the same should be maintained.

1.3 STOCK / PRICE CONTROLS

i) Distributor to display opening stock and Retail Selling Prices of products / various categories of cylinders.

ii) Distributor to maintain a daily stock-register for filled, empty and defective cylinders for all types / categories of cylinders.
1.4 QUALITY / QUANTITY CONTROL MEASURES

a) Presently, for a ‘Household’ ['Household’ as defined in the Liquefied Petroleum Gas (Regulation of Supply and Distribution) Order, 2000 as amended on 10 September 2009 or as notified from time to time] domestic consumers would be provided at subsidized rate up to 11 cylinders of 14.2 Kg in 2013-14 and upto 12 cylinders of 14.2 Kg in 2014-15 or the number of cylinders as notified from time to time. Any cylinders beyond 11 in 2013-14 & 12 in 2014-15 or the number as notified from time to time will be given at non-subsidized domestic rate. Non-Domestic Exempted Category (NDEC) customers are also treated as domestic LPG customers and allowed the supply of LPG at subsidized rates till the cap as is applicable to domestic LPG customers.

b) 100% cylinders should be visually inspected for dents and cuts on the body of cylinders and such damaged cylinders should be segregated and returned to Bottling Plant. Similarly, the cylinders which are due for Statutory Testing should also be segregated and returned to the Bottling Plant.

c) All the cylinders taken out for delivery should be checked for correctness of net weight on the platform type digital weighing scale of least count +/- 10 gms prescribed in the Legal Metrology (Packaged Commodities) Rules, 2011 as amended from time to time. Cylinders that have net weight beyond permissible limit prescribed in the Legal Metrology (Packaged Commodities) Rules, 2011 as amended from time to time should be segregated and returned to concern Bottling Plant.

d) Cylinder with correct net weight only should be taken out for delivery to the customers.

e) Delivery boys engaged for effecting home delivery should be in uniform and having Identity Card issued by the distributor.

f) While delivering the filled LPG cylinder to the customer, distributor staff should verify the address of the customer. In each and every case, the delivery man of the distributor should carry weighing equipment and deliver the cylinder after demonstrating weight to the customer or his representative.

g) Distributor to ensure that in each and every case, the delivery man carries weighing equipment and the cylinder is delivered to the customer after demonstrating weight in his/her presence.

h) The delivery man should also show the seal on the cylinder and open the seal of the cylinder with permission of customer to check the valve leakage and ‘O’ ring leakage with Leak detectors which he should carry.

i) The delivery man should take permission of customer to demonstrate the soundness of cylinder by connecting it with the Gas stove.
j) The delivery man should ensure to make proper entries of all the relevant information in the Domestic Gas Consumer Card (DGCC) regarding the refill supplies made to the respective customers.

k) Cash Memos should carry the message “Get cylinder checked for weight and leakage at the time of delivery” and till such time the cash memos do not carry the above message, distributor to ensure that the above message is prominently stamped on the customer’s copy of cash memos.

l) Cylinder with any defect should be brought back to the godown. Only sound cylinders should be delivered to the customers.

m) Distributor to maintain record of defective cylinders returned from customer. Distributors should return these cylinders to concerned LPG Bottling Plants after certification by the respective OMC Officer.

n) Delivery boy should convey and deliver any message / instruction to the customer relating to LPG marketing as intimated from time to time.

o) Distributor’s trained staff to install new LPG connection at consumer’s premises and demonstrate its safe use.

p) At the time of inspection, stock of equipments recorded in the inspection report and signed by both the parties shall be firm and final. The Distributor later on showing some documents and making good the inventory will not be considered.

1.5 OBSERVANCE OF STATUTORY AND OTHER REGULATIONS

i) All statutory rules and regulations in connection with storage and sale of petroleum products must be followed and implemented.

ii) To observe rules and regulations of the Department of Explosives.

iii) Distributor will not buy, sell or exchange domestic Pressure Regulators / LPG Cylinders / petroleum products with any other Distributor or anybody other than the principal Oil Company unless authorized by the concerned Oil Company in writing.

iv) Distributor to maintain files wherein all Inspection Reports, correspondence received from Oil Company from time to time, copies of invoices etc., are available at the distributorship for ready reference.
1.6 CUSTOMER SERVICES AND GENERAL AMENITIES TO BE PROVIDED AT SHOWROOM / GODOWN

i. LPG Distributor should ensure availability of sufficient filled cylinders of correct quantity and quality for timely delivery of filled cylinders to the customers by placing timely and sufficient indents for filled cylinders at Bottling Plants of OMCs. Normally filled cylinders’ stock equivalent to two days of average daily off-take and turnaround time of the truck from the supply point must be available and an indent available at supply point should be the basis for placing the next indent by the distributor.

ii. The LPG distributor should provide adequate delivery infrastructure for making home delivery of LPG cylinders commensurate to the average daily refill sales and also to take care of breakdowns/absenteeism. In case of backlog situation, additional delivery infrastructure as per requirement is to be provided.

iii. LPG Distributor should ensure prompt service and courteous behaviour at all times.

iv. A suggestion/complaint book must be maintained and made readily available to customers on demand. A message indicating availability of this book must be prominently displayed.

v. The working hours of the LPG Distributorship should be prominently displayed. Holiday notices should be displayed well in time.

vi. The Distributor shall provide one telephone connection (land line) for refill sales up to 4000 cylinders in a month and minimum 2 telephone connections (land line) for having monthly refill sales of more than 4000 cylinders.

vii. Distributor must prominently display his Name/Telephone number(s) and also Name/Telephone number(s) of the Oil Company personnel who are to be contacted by the customer in case of complaints. In addition, the Distributor should display messages on the Customer Service Cell and posters on Customer Education as provided by the respective Oil Companies from time to time.

viii. First Aid Box should be available at the distributorship, with necessary medicinal aids.

ix. Distributor to ensure that their distributorship is kept in clean condition and have sufficient sitting space. All required facilities should be adequate.

x. Safety equipments at LPG storage go-down and showroom should be provided as per the statutory requirements and maintained in good working condition. The Distributor and staff should be fully trained in handling and operating these equipments.
CHAPTER - 2
TYPE OF IRREGULARITIES BY LPG DISTRIBUTORSHIPS

Marketing of Domestic LPG cylinders is unique in which customer and distributors have a lasting relationship that may continue for generation if the services of distributor are good and have satisfied customers. In order to ensure that the distributors provide good service to the customer a discipline has to be enforced and certain acts are not permitted and also not expected in course of operations. Further, certain efficiency in operation such as on time delivery is expected from distributors and if such norms are not met, then penalties are liable to be imposed. In the operation of distributorships, depending on their nature, irregularities have been classified into 3 different categories i.e. Extremely Critical/Critical, Major and Minor based on severity of the irregularity. Their aim is to provide a graded disincentive for acts of commission/omission.

2.0: Extremely Critical:

2.0.1 More than 25 and less than 200 cases of, proven violations detected of issuing connection under PMUY to any person not eligible under PMUY/Extended PMUY scheme in contravention to applicable guidelines issued by OMCs. (The cases due to failure of software which are beyond the control of distributor will be excluded)

2.0.2 More than 200 cases , proven violations detected of issuing connection under PMUY to any person not eligible under PMUY/Extended PMUY scheme in contravention to applicable guidelines issued by OMCs (The cases due to failure of software which are beyond the control of distributor will be excluded)

Cycle period (clause 3.5) will be 3 years in case of Extreme Critical irregularities.
For multiple irregularities/instances of counting purpose, extreme critical category shall be grouped with “critical irregularity”

2.1 Critical Irregularities:

Critical Irregularities are those irregularities that are committed on a large scale by the distributor or its staff or representatives (who would operate the distributorship in the absence of nominated distributor) for undue pecuniary (financial) gains. Such irregularities are listed below: -

2.1.1 Proprietor/Partner or his representative or his staff caught/found indulging in transfer of LPG from cylinder to another cylinder or container.

2.1.2 More than 25 % of Filled LPG cylinders loaded in a delivery vehicle for delivery to customers found under weight beyond permissible limit prescribed in the Legal Metrology (Packaged Commodities) Rules, 2011 as amended from time to time.

2.1.3 Detection of more than 10 spurious cylinders or domestic pressure regulators or both put together during the inspection or on the date of inspection.
2.1.4 Release of more than 10 Nos of Subsidized/non-subsidized domestic connections to ineligible persons/consumers/household/ detected during the inspection or on the date of inspection. Such connections will be treated as ‘ineligible connections’ ‘Ineligible connection’ means any of the followings:

- More than one domestic LPG connection provided to a person/consumer/’Household’ [‘Household’ as defined in Liquefied Petroleum Gas (Regulation of Supply and Distribution) Order, 2000 as amended on 10th September 2009 and any further amendments thereto notified by Government].
- Release/installation of connection at non existing addresses.
- LPG connection released in contravention of the Distributorship Agreement and/or any OMCs guideline in vogue.

2.1.5 Shortage of more than 5 domestic LPG cylinders or domestic pressure regulators or both put together detected during the inspection or on the date of inspection.

2.1.6 Unaccounted sale of more than 50 filled LPG cylinders in 14.2 Kg & 5 Kg (supplied by OMCs at subsidized and non-subsidized domestic LPG rates) detected during the inspection or on the date of inspection for a period of preceding 1 years. This will include supply of filled cylinders to ineligible customer including customer/s already transferred/terminated/fake/blocked. All refills supplied to such customers will be treated as unaccounted sale. It will also include filled cylinder sale accounted in the name of a genuine customer but not delivered to him and/or selling more than the permitted domestic subsidized 14.2 kg/5 Kg LPG cylinders as per entitlement to household/Non-Domestic Exempted category customers.

2.1.7 Tampering / Hacking of the OMCs authorized software used for maintaining the customer data/transactions.

2.1.8 Manipulation of mandatory records including waitlist register, Subscription Voucher (SV)/ Termination Voucher (TV) for pecuniary gains.

2.1.9 Sale of non BIS / Sub Standard equipments including Gas Stove/ LPG Hose (Rubber Tube).

2.1.10 More than 100 cases detected of incorrect recording of ‘Aadhaar’ number and/or Bank account number against consumer number resulting in advance subsidy/subsidy amount being transferred to wrong person’s bank account.

2.1.11 More than 50 cases detected of updating delivery of cylinder for a customer in the OMC software by distributor or his staff whereas cylinder has actually not been delivered to the customer leading to wrong transfer of advance/subsidy to customer’s bank account.

2.1.12 Misappropriation of OMC funds given to distributor towards the cost of Suraksha Hose, DGCC, installation and administrative charges etc. - more than 50 cases of LPG connections under the PMUY & such other special scheme wherein the funds have been claimed from the OMCs without providing the product /services to the
eligible customers /claimed from OMC as well as recovered from the customer.

2.2 **Major Irregularities:**

Major Irregularities are those irregularities that are committed by the distributor or its staff or its representative by taking extra money from the customers and/or denying services to the customer on his request. Such irregularities are listed below:

2.2.1 More than 10% and up to 25% of Filled LPG cylinders loaded in a delivery vehicle for delivery to customers found underweight beyond permissible limit prescribed in the Legal Metrology (Packaged Commodity) Rules, 2011 as amended from time to time.

2.2.2 Detection of up to 10 spurious cylinders or domestic pressure regulators or both put together during the inspection or on the date of inspection.

2.2.3 Subsidized/non-subsidized domestic connections up to 10 Nos detected to have been released to ineligible persons/consumers/household during the inspection or on the date of inspection. Such connections will be treated as ‘ineligible connections’

'**Ineligible connection**' means any of the followings:

- More than one domestic LPG connection provided to a person/consumer/’Household’ [('Household’ as defined in Liquefied Petroleum Gas (Regulation of Supply and Distribution) Order, 2000 as amended on 10th September 2009 and any further amendments thereto notified by Government].
- Release/installation of connection at non-existing addresses.
- LPG connection released in contravention of the Distributorship Agreement and/or any OMCs guideline in vogue.

2.2.4 Shortage of up to 5 domestic cylinders or domestic pressure regulators or both put together detected during the inspection or on the date of inspection.

2.2.5 Unaccounted sale of more than 10 and up to 50 filled LPG cylinders in 14.2 Kg & 5 Kg (supplied by OMCs at subsidized and non-subsidized domestic LPG rates) detected during the inspection or on the date of inspection for a period of preceding 1 year.

This will include supply of filled cylinders to ineligible customer including customer/s already transferred/terminated/fake/blocked. All refills supplied to such customers will be treated as unaccounted sale. It will also include filled cylinder sale accounted in the name of a genuine customer but not delivered to him and/or selling more than the permitted domestic subsidized 14.2 kg/5 Kg LPG cylinders as per entitlement to household/Non-Domestic Exempted category customers.

2.2.6 Overcharging on release of new connections/additional cylinders

2.2.7 Overcharging on refill delivery

2.2.8 Overcharging other services or charging for any activity for which charges are not
permissible.

2.2.9 Forced sale of hot plates/other accessories to both enrolled and wait listed customers.

2.2.10 Not giving rebate on non-home delivery.

2.2.11 Unapproved / unauthorized non home delivery of filled cylinder.

2.2.12 Deliberate Non-attendance of complaints of delay in refill supply / leakage of cylinders.

2.2.13 Supply of partially used / underweight cylinder beyond permissible limit prescribed in Legal Metrology (Packaged Commodities) Rules, 2011 as amended from time to time.

2.2.14 Storage of LPG in cylinders exceeding 100 Kg in premises not approved by Chief Controller of Explosives (CCOE), Petroleum and Explosives Safety Organization (PESO).

2.2.15 More than 50 and upto 100 cases detected of incorrect recording of ‘Aadhaar’ number and/or Bank account number against consumer number resulting in advance subsidy /subsidy amount being transferred to wrong person’s bank account.

2.2.16 Up to 50 cases detected of updating delivery of cylinder for a customer in the OMC software by distributor or his staff whereas cylinder has actually not been delivered to the customer leading to wrong transfer of advance/subsidy to customer’s bank account.

2.2.17 Misappropriation of OMC funds given to distributor towards the cost of Suraksha Hose, DGCC, installation and administrative charges etc. – up to 50 cases of LPG connections under the PMUY & such other special scheme, wherein the funds have been claimed from the OMCs without providing the product /services to the eligible customers /claimed from OMC as well as recovered from the customer.

2.3 Minor Irregularities:

Minor Irregularities are basically of the nature of procedural lapses and functional deficiencies. Such irregularities are listed below:

2.3.1 Upto 10 % of Filled LPG cylinders loaded in a delivery vehicle for delivery to customers found underweight beyond permissible limit prescribed in the Legal Metrology (Packaged Commodities) Rules, 2011 as amended from time to time.

2.3.2 Unaccounted sale of up to 10 filled LPG cylinders in 14.2 Kg & 5 Kg (supplied by OMCs at subsidized and non-subsidized domestic LPG rates) detected during the inspection or on the date of inspection for a period of preceding 1 year. This will include supply of filled cylinders to ineligible customer including customer/s already transferred/ terminated/ fake/blocked. All refills supplied to such customers will be treated as unaccounted sale. It will also include filled cylinder sale accounted in the name of a genuine customer but not delivered to him and/or selling more than the
permitted domestic subsidized 14.2 kg/5 Kg LPG cylinders as per entitlement to household/Non-Domestic Exempted category customers.

2.3.3 Unauthorized out of turn delivery of refill excluding normal bunching of refills or for backlog clearance as approved by Field Officer / Sales Officer of OMC.

2.3.4 Deliberate withholding of Corporation's payment collected from customer as Security Deposit.

2.3.5 Non-issuance of receipt or cash memo for amount collected from customer.

2.3.6 Rude/discourteous behavior of distributor/staff/deliveryman without any provocation by customer.

2.3.7 Showroom kept closed on working days / during working hours circumstances.

2.3.8 Refusal to register request for new connection / Double Bottle Connection (DBC).

2.3.9 Non-placement of timely and sufficient indents at Bottling Plants to cover demand for each type of filled cylinders.

2.3.10 Delay in refill supplies against refill booking.

2.3.11 Delay / inaccuracies in submitting reports / returns.

2.3.12 Unauthorized out of turn release of new connections/additional cylinders.

2.3.13 Not having adequate number of telephone lines for refill booking/customer services.

2.3.14 Non-compliance of pre-delivery checks for refills before delivery of refills by distributor’s staff/distributor.

2.3.15 Not complying of demonstrating weight thru digital scale of the cylinder and leak testing of cylinder by leak detector before its delivery.

2.3.16 Not recording the entries in the DGCC or recording the entries in an improper manner in the DGCC or not taking acknowledgement of the customer / customer’s representative in the DGCC and on the distributor’s copy of the refill cash memo.

2.3.17 Distributors not having adequate delivery infrastructure for home delivery and adequate manpower for Mechanic service.

2.3.18 Showroom Staff / Mechanic / Deliverymen found not in uniform / without identity card while on duty.

2.3.19 Not having functional internet connection for LPG distributorship operation.

2.3.20 Not regularly (at least once in a week) transferring computer data to the OMC server, i.e. deliberately not uploading computerized data.

2.3.21 NON-MAINTENANCE OF SPECIFIED RECORDS

Distributors are required to maintain the following records:

i. Inspection record for preceding three financial years.

ii. Sales Bills pertaining to enrollment of new connections/DBCs for the current and the preceding financial year.

iii. To retain the acknowledged copy of refill cash memos for a minimum period of
15 months or for a time period specifically advised in writing by Area Office / Territory Office / Regional Office of the concerned OMC.

iv. Selling license, Explosives License and such other licenses which are needed for continued operation of the LPG Distributorship.

v. Insurance policies as required for operation of LPG Distributorship.

vi. Complaint and suggestion Book.

vii. Any other record as specified by OMCs in writing.

2.3.22 Non-Display of updated Standard Notices as communicated from time to time.

2.3.23 Up to 50 cases detected of incorrect recording of ‘Aadhaar’ number and/or Bank account number against consumer number resulting in advance subsidy /subsidy amount being transferred to wrong person’s bank account.

2.3.24 Non installation of new LPG connection at the consumer’s premises and demonstration of its safe use.

2.3.25 Distribute connections / organize functions for PMUY & such special scheme without consultation /approval of the OMC District Nodal officer/field officer of OMCS

2.3.26 Refusing to accept payment from LPG consumers through cashless mode

2.3.27 Non availability of platform type digital weighing scale of least count +/-10 gms at Godown, in working condition and having valid certificate.

The above lists of irregularities though exhaustive, may have some omissions. In case any item is identified later the same will be added by the OMCs in consensus.
CHAPTER - 3

3 Action has been prescribed in proportion to the size of Distributorship which is as per refill sale of the distributor and also liable for recovery against quantum of irregularity detected and compensation to customer (if any). Following action is prescribed for different categories of irregularities:

3.0 Extremely Critical:

3.0.1 More than 25 and less than 200 cases of, proven violations detected of issuing connection under PMUY to any person not eligible under PMUY/Extended PMUY scheme in contravention to applicable guidelines issued by OMCs. (The cases due to failure of software which are beyond the control of distributor will be excluded)

1st instance:
- Fine equivalent to 50% of average monthly distributor’s commission, based on sale comprising of subsidized & non-subsidized domestic LPG in 14.2 kg & 5 kg cylinders including sale to Non-domestic exempted category customers for the preceding six months from the month of detection of irregularity, Plus Rs. 3000/- multiplied by number of such connections released, outstanding loan, and subsidy if any. Connection is to be terminated by preparation of TV along with forfeiting the security deposit and retrieval of equipment’s. In case the equipment’s are not retrieved than additional recovery is to be made at applicable penal rate. stocks to accounted in the books of the distributor and to be corrected accordingly.

2nd instance:
- Termination Plus Rs. 3000/- multiplied by number of such connections released, outstanding loan, and subsidy if any. Connection is to be terminated by preparation of TV along with forfeiting the security deposit and retrieval of equipment’s. In case the equipment’s are not retrieved than additional recovery is to be made at applicable penal rate. stocks to accounted in the books of the distributor and to be corrected accordingly.

3.0.2 More than 200 cases of proven violations detected of issuing connection under PMUY to any person not eligible under PMUY/Extended PMUY scheme in contravention to applicable guidelines issued by OMCs (The cases due to failure of software which are beyond the control of distributor will be excluded)
1st instance:

- Termination Plus Rs. 3000/- multiplied by number of such connections released, outstanding loan, and subsidy if any. Connection is to be terminated by preparation of TV along with forfeiting the security deposit and retrieval of equipment’s. In case the equipment’s are not retrieved than additional recovery is to be made at applicable penal rate. stocks to accounted in the books of the distributor and to be corrected accordingly.

Cycle period (clause 3.5) will be 3 years in case of Extreme Critical irregularities.
For multiple irregularities/instances of counting purpose, extreme critical category shall be grouped with “critical irregularity”

3.1 Critical Irregularities:

i. **1st instance:** Fine equivalent to 40% of average monthly distributor’s commission based on sale comprising of subsidized & non-subsidized domestic LPG in 14.2 kg & 5 kg cylinders including sale to Non-domestic exempted category customers for the preceding six months from the month of detection of irregularity plus quantum of irregularity

ii. **2nd instance:** Fine equivalent to 60% of average monthly distributor’s commission based on sale comprising of subsidized & non-subsidized domestic LPG in 14.2 kg & 5 kg cylinders including sale to Non-domestic exempted category customers for the preceding six months from the month of detection of irregularity plus quantum of irregularity

iii. **3rd instance:** Termination plus quantum of irregularity

**Quantum of irregularity** –

- Transfer/ pilferage of LPG from cylinder and / or detection of underweight cylinders loaded in a delivery vehicle for delivery to customers – recovery based on RSP of 19 kg NDNE cylinder prevailing at the time of detection of irregularity shall be made for the LPG pilfered/found short.

- Unaccounted sale of LPG in 14.2 kg & 5 kg cylinders (supplied by OMCs at subsidized & non-subsidized domestic LPG rates) - The pro-rated Retail Selling Price (RSP) of 19 kg NDNE (Non Domestic Non Essential) cylinder to be applied for the unaccounted category of cylinders. To arrive at the amount to be recovered, the difference between the pro-rated RSP as given above and RSP of the category of cylinder established as unaccounted is to be applied. In both the cases, the RSP as applicable at the time of detection of the irregularity should be considered. To arrive at the quantity, sale from the date of detection/inspection to preceding one year.

- Detection of spurious equipment- recovery at penal rate as applicable and
prevailing at the time of detection of irregularity would be levied for the spurious equipment along with confiscation of equipment.

- LPG connection releases to ineligible consumers – Rs. 3000/- multiplied by number of such connections released (including PMUY connections up to 25 Nos) plus outstanding loan /Permanent Advance and subsidy if any. Connection is to be terminated by preparation of TV along with forfeiting the security deposit and retrieval of equipment’s. In case the equipment’s are not retrieved than additional recovery is to be made at applicable penal rate. stocks to accounted in the books of the distributor and to be corrected accordingly.

- Shortage of equipment – penal rate as applicable at the time of detection of irregularity would be levied.

- Recording of incorrect Aadhaar number against consumer number – recovery of the amount transferred to wrong person’s bank account.

- Updating delivery of cylinder for a customer in the OMC software by distributor and his staff whereas cylinder has actually not been delivered to the customer – recovery of the amount transferred to wrong person’s bank account.

3.1 Major Irregularities:

i. **1st instance:** Fine of equivalent to 20% of average monthly distributor’s commission based on sale comprising of subsidized & non-subsidized domestic LPG in 14.2 kg & 5 kg cylinders including sale to Non-domestic exempted category customers for the preceding six months from the month of detection of irregularity plus due compensation to the customers and /or quantum of irregularity.

ii. **2nd instance** Fine of equivalent to 25% of average monthly distributor’s commission based on sale comprising of subsidized & non-subsidized domestic LPG in 14.2 kg & 5 kg cylinders including sale to Non-domestic exempted category customers for the preceding six months from the month of detection of irregularity plus due compensation to the customers and /or quantum of irregularity.

iii. **3rd instance:** Fine of equivalent to 35% of average monthly distributor’s commission based on sale comprising of subsidized & non-subsidized domestic LPG in 14.2 kg & 5 kg cylinders including sale to Non-domestic exempted category customers for the preceding six months from the month of detection of irregularity plus due compensation to the customers and /or quantum of irregularity.

iv. **4th instance:** Termination plus due compensation to the customers and / or quantum of irregularity.
Compensation to the Customers – refund of excess amount charged from the customer including applicable rebate on non-home delivery of refill / free replacement of underweight cylinder if supplied to the customer.

Quantum of irregularity –

- Detection of underweight cylinders loaded in a delivery vehicle for delivery to customers and / or supply of partially used cylinders - recovery based on RSP of 19 kg NDNE cylinder prevailing at the time of detection of irregularity shall be made for the LPG found short / supplied short.

- Unaccounted sale of LPG in 14.2 kg & 5 Kg cylinders (supplied by OMCs at subsidized & non-subsidized domestic LPG rates) - The pro-rated Retail Selling Price (RSP) of 19 kg NDNE cylinder to be applied for the unaccounted category of cylinders. To arrive at the amount to be recovered, the difference between the pro-rated RSP as given above and RSP of the category of cylinder established as unaccounted is to be applied. In both the cases, the RSP as applicable at the time of detection of the irregularity should be considered.

- Detection of spurious equipment - recovery at penal rate as applicable and prevailing at the time of detection of irregularity would be levied for the spurious equipment along with confiscation of equipment.

- LPG connection releases to ineligible consumers – Rs. 3000/- multiplied by number of such connections (including PMUY connections up to 25 Nos) plus outstanding loan/Permanent Advance and subsidy if any. Connection is to be terminated by preparation of TV along with forfeiting the security deposit and retrieval of equipment’s. In case the equipment’s are not retrieved than additional recovery is to be made at applicable penal rate. stocks to accounted in the books of the distributor and to be corrected accordingly.

- Shortage of equipment – penal rate as applicable at the time of detection of irregularity would be levied.

- Recording of incorrect Aadhaar number against consumer number – recovery of the amount transferred to wrong person’s bank account.

- Updating delivery of cylinder for a customer in the OMC software by distributor and his staff whereas cylinder has actually not been delivered to the customer – recovery of the amount transferred to wrong person’s bank account.
3.3 Minor Irregularities

i. **Ist instance:** Warning-cum-guidance letter.

ii. **2nd instance:** Fine of equivalent to 5% of average monthly distributor’s commission based on sale comprising of subsidized & non-subsidized domestic LPG in 14.2 kg & 5 kg cylinders including sale to Non-domestic exempted category customers for the preceding six months from the month of detection of irregularity plus quantum of irregularity.

iii. **3rd instance:** Fine of equivalent to 10% of average monthly distributor’s commission based on sale comprising of subsidized & non-subsidized domestic LPG in 14.2 kg & 5 kg cylinders including sale to Non-domestic exempted category customers for the preceding six months from the month of detection of irregularity plus quantum of irregularity.

iv. **4th instance or more:** Fine of equivalent to 15% of average monthly distributor’s commission based on sale comprising of subsidized & non-subsidized domestic LPG in 14.2 kg & 5 kg cylinders including sale to Non-domestic exempted category customers for the preceding six months from the month of detection of irregularity plus quantum of irregularity.

**Quantum of irregularity**

- Detection of underweight cylinders loaded in a delivery vehicle for delivery to customers - recovery based on RSP of 19 kg NDNE cylinder prevailing at the time of detection of irregularity shall be made for the LPG found short.

- Unaccounted sale of LPG in 14.2 kg & 5 Kg cylinders (supplied by OMCs at subsidized & non-subsidized domestic LPG rates) - The pro-rated Retail Selling Price (RSP) of 19 kg NDNE cylinder to be applied for the unaccounted category of cylinders. To arrive at the amount to be recovered, the difference between the pro-rated RSP as given above and RSP of the category of cylinder established as unaccounted is to be applied. In both the cases, the RSP as applicable at the time of detection of the irregularity should be considered. To arrive at the quantity, sale from the date of detection/inspection to preceding one year.

- Recording of incorrect Aadhaar number against consumer number – recovery of the amount transferred to wrong person’s bank account.

3.4 **Treatment in case of Multiple Irregularities:** In case of multiple category of irregularities detected during one instance of inspection/investigation, then the fine as applicable to the highest category of irregularity established will be levied upon the distributor i.e. the order of precedence for imposition of fine will be ’Extremely Critical’/’Critical’ over ‘Major’ and ‘Major’ over ‘Minor’. Accordingly, there will be only one penalty for all irregularities established in one instance.
However, in addition to the fine imposed, penalty as per the 'quantum of irregularity' would be levied as applicable for each established irregularity separately. (e.g. if 'Extremely Critical' (Not leading to termination), one critical, two major and two minor irregularities are observed in one instance, then the total fine levied will be 50% of AMDC, being the maximum fine applicable for the "Extremely Critical' irregularity established in that instance).

Cycle period will be three years in case of Extremely Critical Irregularities. For multiple Irregularities/instances of counting purpose, Extreme Critical irregularity shall be grouped with “Critical irregularities”

In case one of the irregularity is under "Extremely Critical as per clause 2.0.2 with any other irregularity will lead to termination and quantum of penalty will be as defined for each irregularity observed collectively will be imposed.

Further, the distributor will also have to pay compensation to the customer as applicable to each established case of irregularity.

3.5 The cycle for calculating instances of irregularities shall be four years from the date of the report of inspection / investigation. In other words, if an irregularity is established and recorded in an inspection report, based on the date of the said inspection report, the records of the preceding 4-year period from this date will be seen to determine whether the present irregularity is the first, second, third instance etc. of that category of irregularity (Extremely Critical/Critical, Major & Minor).

Irregularities of period prior to the inspection / investigation but detected subsequently will be treated as part of the same instance and penalty / quantum will be imposed /recovered as supplementary. In case the nature of irregularity undergoes change because of additional quantum of irregularity established (e.g. number of unaccounted cylinders sold detected in original inspection was 40 and subsequently unaccounted sale of another 15 cylinders in period before the original MDG action is detected, thus adding up to 55 cylinders, the nature of irregularity will change from 'Major' to Critical’). In such cases the instance will be converted accordingly to ‘Critical’ or ‘Major’ and difference of the fine as applicable will be recovered along-with additional quantum of penalty.

3.5.1 Instances of irregularity for each category (Extremely Critical/Critical, Major & Minor) established during inspections/investigations shall be counted separately.

3.5.2 If the instance of irregularity is only of one category, it will be counted as 1st instance of the said category provided there is no established irregularity of same category in the preceding 4 years.
3.5.3 In case multiple categories of irregularities are established during one instance of inspection/investigation, it will be counted as 1st instance of each established category of irregularity provided there is no established irregularity of same category in the preceding 4 years.

For example:

a) During the first instance all the 3 categories of irregularities i.e. Extremely Critical/Critical, Major & Minor are established, then in such case the instance shall be considered as 1st Extremely Critical/Critical, 1st Major and 1st Minor but the punishment will be levied as applicable for 1st Extremely Critical along with penalty as per the ‘quantum of irregularity’ and compensation to the customer as applicable to the irregularities detected. Next instance (within 4 years of 1st Instance) of established Major & Minor categories of irregularities shall be considered as 2nd Major and 2nd Minor but the punishment will be levied as applicable for 2nd instance of Major irregularity along with penalty as per the ‘quantum of irregularity’ and compensation to the customer as applicable to the irregularities detected.

Any subsequent instance (within 4 years of 1st Instance) of established minor category shall be considered as 3rd Minor and punishment will be levied as applicable for 3rd instance of minor irregularity along with penalty as per the ‘quantum of irregularity’.

b) During the first instance, major and minor categories of irregularity are established, then in such case the instance shall be considered as 1st Major and 1st Minor but the punishment will be levied as applicable for 1st instance of Major irregularity along with penalty as per the ‘quantum of irregularity’ and compensation to the customer as applicable to the irregularities detected.

Subsequently next instance (within 4 years of 1st Instance) of established Critical & Minor categories of irregularity shall be considered as 1st Critical and 2nd Minor but the punishment will be levied as applicable for 1st instance of critical irregularity along with penalty as per the ‘quantum of irregularity’ and compensation to the customer as applicable to the irregularities detected.

Subsequently next instance (within 4 years of 1st Instance) of only minor category of irregularities shall be treated as 3rd Minor and punishment will be levied as applicable for 3rd instance of minor irregularity along with penalty as per the ‘quantum of irregularity’.

3.5.4 In case the punishment in critical category of irregularity happens to be lower than punishment of next instance of irregularity in major category, then the established critical category of irregularity will attract punishment of next instance of Major category of irregularity.
For example:

If there are 3 established cases of major irregularities in 4 years and again another instance of irregularity is established which is of Extremely Critical/critical category then instead of punishment for 1st Extremely Critical/critical category of irregularity, the punishment of 4th major instance of irregularity should be levied i.e. the distributorship will be terminated.

Similarly, if within a span of 4 years, there are 2 established cases of critical irregularities and again there are two instances of major irregularities, then punishment in the various instances shall be as under:

<table>
<thead>
<tr>
<th>Instance</th>
<th>Category of irregularity</th>
<th>Punishment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st</td>
<td>Extremely Critical</td>
<td>As applicable for 1st instance of Extremely Critical</td>
</tr>
<tr>
<td>2nd</td>
<td>Extremely Critical</td>
<td>Termination As applicable for 2nd instance of Extremely Critical.</td>
</tr>
</tbody>
</table>

Cycle period will be three years in case of Extremely Critical Irregularities. For multiple Irregularities/instances of counting purpose, Extreme Critical irregularity shall be grouped with “Critical irregularities”

<table>
<thead>
<tr>
<th>Instance</th>
<th>Category of irregularity</th>
<th>Punishment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st</td>
<td>Critical</td>
<td>As applicable for 1st instance of Critical</td>
</tr>
<tr>
<td>2nd</td>
<td>Critical</td>
<td>As applicable for 2nd instance of Critical</td>
</tr>
<tr>
<td>3rd</td>
<td>Major</td>
<td>As applicable for 3rd instance of Major</td>
</tr>
<tr>
<td>4th</td>
<td>Major</td>
<td>Termination (as applicable for 4th Major)</td>
</tr>
</tbody>
</table>

In case of a vice versa situation, the treatment / punishment will be as follows:

<table>
<thead>
<tr>
<th>Instance</th>
<th>Category of irregularity</th>
<th>Punishment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st</td>
<td>Major</td>
<td>As applicable for 1st instance of Major</td>
</tr>
<tr>
<td>2nd</td>
<td>Major</td>
<td>As applicable for 2nd instance of Major</td>
</tr>
<tr>
<td>3rd</td>
<td>Critical</td>
<td>As applicable for 1st instance of Critical</td>
</tr>
<tr>
<td>4th</td>
<td>Critical/Major</td>
<td>Termination (as applicable for 4th Major)</td>
</tr>
</tbody>
</table>

Like-wise, in the following examples, the punishment is detailed below:

<table>
<thead>
<tr>
<th>Instance</th>
<th>Category of irregularity</th>
<th>Punishment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st</td>
<td>Critical</td>
<td>As applicable for 1st instance of Critical</td>
</tr>
<tr>
<td>2nd</td>
<td>Major</td>
<td>As applicable for 2nd instance of Major</td>
</tr>
<tr>
<td>3rd</td>
<td>Critical</td>
<td>As applicable for 2nd instance of Critical</td>
</tr>
<tr>
<td>4th</td>
<td>Major</td>
<td>Termination (as applicable for 4th Major)</td>
</tr>
<tr>
<td>Instance</td>
<td>Category of irregularity</td>
<td>Punishment</td>
</tr>
<tr>
<td>----------</td>
<td>--------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>1&lt;sup&gt;st&lt;/sup&gt;</td>
<td>Major</td>
<td>As applicable for 1&lt;sup&gt;st&lt;/sup&gt; instance of Major</td>
</tr>
<tr>
<td>2&lt;sup&gt;nd&lt;/sup&gt;</td>
<td>Minor</td>
<td>As applicable for 2&lt;sup&gt;nd&lt;/sup&gt; instance of Minor</td>
</tr>
<tr>
<td>3&lt;sup&gt;rd&lt;/sup&gt;</td>
<td>Major</td>
<td>As applicable for 2&lt;sup&gt;nd&lt;/sup&gt; instance of Major</td>
</tr>
<tr>
<td>4&lt;sup&gt;th&lt;/sup&gt;</td>
<td>Minor</td>
<td>As applicable for 4&lt;sup&gt;th&lt;/sup&gt; instance of Minor</td>
</tr>
</tbody>
</table>

<table>
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<tr>
<th>Instance</th>
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<th>Punishment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1&lt;sup&gt;st&lt;/sup&gt;</td>
<td>Critical</td>
<td>As applicable for 1&lt;sup&gt;st&lt;/sup&gt; instance of Critical</td>
</tr>
<tr>
<td>2&lt;sup&gt;nd&lt;/sup&gt;</td>
<td>Critical</td>
<td>As applicable for 2&lt;sup&gt;nd&lt;/sup&gt; instance of Critical</td>
</tr>
<tr>
<td>3&lt;sup&gt;rd&lt;/sup&gt;</td>
<td>Major</td>
<td>As applicable for 3&lt;sup&gt;rd&lt;/sup&gt; instance of Major</td>
</tr>
<tr>
<td>4&lt;sup&gt;th&lt;/sup&gt;</td>
<td>Minor</td>
<td>As applicable for 4&lt;sup&gt;th&lt;/sup&gt; instance of Minor</td>
</tr>
</tbody>
</table>

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<tr>
<th>Instance</th>
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<th>Punishment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1&lt;sup&gt;st&lt;/sup&gt;</td>
<td>Minor</td>
<td>As applicable for 1&lt;sup&gt;st&lt;/sup&gt; instance of Minor</td>
</tr>
<tr>
<td>2&lt;sup&gt;nd&lt;/sup&gt;</td>
<td>Critical</td>
<td>As applicable for 1&lt;sup&gt;st&lt;/sup&gt; instance of Critical</td>
</tr>
<tr>
<td>3&lt;sup&gt;rd&lt;/sup&gt;</td>
<td>Major</td>
<td>As applicable for 2&lt;sup&gt;nd&lt;/sup&gt; instance of Major</td>
</tr>
<tr>
<td>4&lt;sup&gt;th&lt;/sup&gt;</td>
<td>Minor</td>
<td>As applicable for 4&lt;sup&gt;th&lt;/sup&gt; instance of Minor</td>
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</tbody>
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<td>Critical/Major</td>
<td>As applicable for 1&lt;sup&gt;st&lt;/sup&gt; instance of Critical</td>
</tr>
<tr>
<td>2&lt;sup&gt;nd&lt;/sup&gt;</td>
<td>Minor</td>
<td>As applicable for 2&lt;sup&gt;nd&lt;/sup&gt; instance of Minor</td>
</tr>
<tr>
<td>3&lt;sup&gt;rd&lt;/sup&gt;</td>
<td>Major/Minor</td>
<td>As applicable for 2&lt;sup&gt;nd&lt;/sup&gt; instance of Major</td>
</tr>
<tr>
<td>4&lt;sup&gt;th&lt;/sup&gt;</td>
<td>Minor</td>
<td>As applicable for 4&lt;sup&gt;th&lt;/sup&gt; instance of Minor</td>
</tr>
</tbody>
</table>

3.5.5 Once these guidelines are made effective, the earlier cases of irregularities will remain in the same categories as applicable under preceding MDG(s) and shall be counted within the cycle period of 4 years under the current MDG.

3.6 **Process of imposition of action:**

In respect of all cases of irregularities, a show cause notice will be issued by the concerned Area Manager (AM)/Territory Manager (TM)/Regional Manager (RM) to the Distributor, within 30 days from the date of report of inspection/investigation, indicating all the irregularities. The show cause notice should be issued along with all reports and other documents, etc. which forms the basis of the notice.

However, in case of minor irregularities as mentioned under Clause No. 2.3.11, 2.3.13, 2.3.17, 2.3.18, 2.3.19 & 2.3.22, the concerned Area Manager (AM)/Territory Manager (TM)/Regional Manager (RM) will first advise the distributor in writing to take necessary corrective action for immediate rectification of the deficiencies observed thereof. While advising the distributor in this regard, the concerned Area Manager (AM)/Territory Manager (TM)/Regional Manager (RM) will provide reasonable time for removing the deficiency depending
on the nature of shortcoming. In case the distributor fails to rectify the shortcomings within the given time frame, then further actions will be initiated as mentioned in Clause No. 3.3 hereinabove.

3.7 The Distributor would be given a period of 15 days to reply from the date of receipt of show cause notice. Based on the request from the Distributor, the concerned Area Manager/Territory Manager/Regional Manager may allow additional time extension(s) upto a maximum period of 30 days beyond the period of 15 days from date of receipt of show cause notice for submitting the reply.

3.8 Upon receipt of the reply to the show cause notice, the concerned Area Manager/Territory Manager/Regional Manager will review the charges leveled in the Show cause notice and the reply received and then pass a speaking order within a period of 45 days from the date of receipt of the reply. The speaking order issued by AM/TM/RM shall indicate complete details of the irregularities committed, the reply of the Distributor, detailed reasons as to why the reply is not acceptable and the penal action attracted. The speaking order will also clearly specify a time period of 30 days for depositing the amount of fine/quantum of irregularity, if applicable to the concerned OMC. However, in cases where authority for imposition of action rests with higher offices (detailed below in Para 3.10(1)), the approval for taking action under MDG shall be taken prior to the issuance of above mentioned speaking order.

3.9 The concerned LPG Head of State office/Regional office/Zonal office, before recommending the termination of Distributorship other than SC/ST category, will provide a personal hearing to the signatories to the Distributorship Agreement. In case of SC/ST distributorships, the personal hearing will be given by the State Head in case of IOC & by ED (LPG) at HQ level in case of BPC/HPC. If all the signatories are not able to attend the personal hearing, the signatories attending the personal hearing should have the authority letter from other partners. Additionally, if the distributor, so desires, he can bring along a co-Distributor for the personal hearing. In case if the signatories to the Distributorship Agreement fail to attend the hearing on an appointed date, one more chance may be given and after that, case may be processed ex parte based on available facts.

3.10 **Authority for imposition of action to be taken:**

1. For all LPG distributorships other than SC/ST category, State Head/ Regional Head/Zonal Head of IOC, BPC and HPC respectively will approve the action of termination. In respect of SC/ST category Distributorships, termination will be approved by the Director Marketing of the OMC.
2. In all other cases of critical & major irregularities not leading to termination and minor irregularities, the approving authority would be the Head of Area/Territory/Regional office of IOC, BPC and HPC respectively.

3.11 **Appellate proceedings:**

1. In all cases of critical and major irregularities where orders are issued for taking action under MDG, the Distributor will have the right to appeal within a period of 30 days from the date of receipt of order to the appropriate authority who will be empowered to decide the matter. The appellate authority shall dispose off the appeal within 60 days from the date of filing of the appeal.

2. The appeal in case of regular LPG distributorship would be allowed only after the amount equivalent to 25% of fine/ quantum of irregularity as levied or Rs. 10 lacs, whichever is lower, has been deposited by the Distributor with the OMC. Appeal in case of Durgam Kshetriya Vitarak (DKV) shall be allowed only after 10% of fine/ quantum of irregularity as levied or Rs. 1 lac, whichever is lower, has been deposited by the distributor with the OMC. In case the verdict on the appeal goes in favour of the distributor, the OMC shall refund the amount as applicable without interest after the disposal of the appeal. However, in case the appeal is rejected, the distributor will have to deposit the balance amount of fine /quantum of irregularity as levied to the concerned OMC within 30 days from the date of disposal of the appeal.

*The above guidelines will also be applicable to all appeal cases under RMDG 2014 pending for disposal.*

3. In the case of termination of the LPG distributor other than SC/ST category, the appellate authority will be the ED (LPG) in the Head Office of the respective OMCs. In the case of termination of SC/ST category distributorship, the appellant authority will be Director (HR) of the OMC

4. For all appeals in case of critical and major irregularities not leading to termination, the appellate authority will be LPG Head of the State/Region/Zone of IOC, BPC & HPC respectively for both SC/ST and Non SC/ST category distributorships.

5. Prima Facie, if the appellate authority observes merit in the appeal, the said authority will have the power to stay further action under MDG only in the case of Termination till the appeal is finally disposed of.
CHAPTER - 4

DELIVERY CONTROL

4.1 Targeted Delivery Time Norms

i) The distributor will have to deliver the cylinder within the “Targeted Delivery Time” (TDT).

ii) Delivery time would be the time between the booking date and the delivery date.

iii) The TDT performance envisages rating of distributors based on its quarterly performance (Q1: Jan-Mar, Q2: Apr-Jun, Q3: Jul-Sep, Q4: Oct-Dec) with respect to delivery time as per the following categories:

- 5 Star = 85% delivery in <=2 day 'Excellent'
- 4 Star = 85% delivery in <=4 days 'Good'
- 3 Star = 85% delivery in <=6 days 'Average'
- 2 Star = 85% delivery in <=8 days 'Below Average'
- 1 Star = 15% delivery in > 8 days 'Poor'

iv) The distributor should ensure that the distributorship operation is not rated with ‘1’ Star, i.e. ‘Poor’ rating and ‘2’ Star, i.e. ‘Below Average’ rating in a quarter, failing which action shall be taken as defined in clause No. 4.2 below.

v) Relevant information regarding the TDT performance will be available on the Transparency Portal of the respective OMCs.

4.2 Action to be taken for not meeting TDT norms

i) The norms on TDT compliance shall become effective from the beginning of July-September’14 quarter, i.e from 01.07.2014. In case of new distributors commissioned, the TDT norms will become effective from the quarter following the quarter in which the distributorship is commissioned.

ii) The TDT performance available on the Transparency Portal of the respective OMCs will be taken into consideration for evaluating the TDT performance.

iii) The TDT compliance norms will not be applicable to the distributor in case the delivery of cylinder to customers is affected due to circumstances beyond control viz. natural calamities, strikes/ bandhs, law & order situation, Government directives, product availability/supply constraints with OMCs etc.

iv) The information regarding the TDT performance available on the Transparency Portal of the respective OMCs will be taken into consideration along with the actual situation with regard to the supplies of LPG.
v) **Action against Distributors performing at “Poor” rating:**

(a) In case it is established that the distributorship is at ‘Poor’ rating in 1\textsuperscript{st} or 2\textsuperscript{nd} quarter during the period of first six months from the implementation of MDG, a Warning-cum guidance letter shall be issued to the distributor.

(b) In all established cases wherein a distributor performs at “Poor” rating during any quarter subsequent to (a) above, a fine equivalent to 25% of one month’s distributor’s commission shall be imposed.

(c) In all established cases wherein a distributor performs at “Poor” rating during any quarter subsequent to (b) above, a fine equivalent to 50% of one month’s distributor’s commission shall be imposed on every instance of “Poor” performance rating in a quarter.

(d) In case it is established that the distributorship performance is rated as “Poor” in any four completed quarters during the preceding 2 years (i.e. 8 quarters), it would lead to Termination of the LPG distributorship.

(e) In order to arrive at the quantum of penalty, i.e. fine of 25% or 50% of one month’s distributor commission as given in (b) & (c) above, the cycle consisting of preceding 8 quarters (excluding the first 2 quarters from the implementation of MDG) will be considered.

v) **Action against Distributors performing at “Below Average” rating:**

(a) In case it is established that the distributorship is at ‘Below Average’ rating in 1\textsuperscript{st} or 2\textsuperscript{nd} quarter during the period of first six months from the implementation of MDG, a Warning-cum guidance letter shall be issued to the distributor.

(b) In all established cases wherein a distributor performs at “Below Average” rating during any quarter subsequent to (a) above, a fine equivalent to 10% of one month’s distributor’s commission shall be imposed.

(c) In all established cases wherein a distributor performs at “Below Average” rating during any quarter subsequent to (b) above, a fine equivalent to 25% of one month’s distributor’s commission shall be imposed on every instance of “Below Average” Performance rating in a quarter.

(d) In order to arrive at quantum of penalty, i.e. fine of 10% or 25% of one month’s distributor commission as given in (b) & (c) above, the cycle consisting of preceding 8 quarters (excluding the first 2 quarters from the implementation of MDG) will be considered.

One month’s distributor commission as mentioned in clause No. 4.2(v)(b)& (c) & 4.2 (vi)(b) & (c) shall be calculated based on average monthly sale of subsidized & non-subsidized domestic LPG including sale to Non-domestic exempted
category customers in 14.2 kg & 5 kg cylinders for the quarter during which TDT performance is rated at ‘Poor’ and ‘Below Average’ as applicable.

vii) Action for not meeting the TDT norms as given above shall be taken independent of the actions as stated in Chapter 3 which are applicable for different type of irregularities (described in Chapter 2).

viii) In respect of all established cases of not meeting the TDT norms as mentioned above at clause No. 4.2- (v) & (vi), a show cause notice will be issued by the concerned Area Manager (AM) /Territory Manager (TM)/ Regional Manager (RM) to the Distributor, within 30 days from the completion of preceding quarter. The show cause notice should be issued along with the relevant report(s) from the transparency portal which forms the basis of the notice.

ix) The Distributor would be given a period of 15 days to reply from the date of receipt of show cause notice. Based on the request from the Distributor, the concerned Area Manager/Territory Manager/Regional Manager may allow additional time extension(s) upto a maximum period of 30 days beyond the period of 15 days from date of receipt of show cause notice for submitting the reply.

x) Upon receipt of the reply to the show cause notice, the concerned Area Manager/Territory Manager/Regional Manager will review the charges leveled in the Show cause notice and the reply received and then pass a speaking order within a period of 45 days from the date of receipt of the reply. The speaking order issued by AM/TM/RM shall indicate complete details of the non-compliance to the TDT norms, the reply of the Distributor, detailed reasons as to why the reply is not acceptable and the penal action attracted. The speaking order will also clearly specify a time period of 30 days for depositing the amount of fine/quantum of irregularity, if applicable to the concerned OMC. However, in cases where authority for imposition of action rests with higher offices {detailed below in Para 4.3 (i)}, the approval for taking action under MDG shall be taken prior to the issuance of above mentioned speaking order.

xi) The concerned LPG Head of State office/Regional office/Zonal office, before recommending the termination of Distributorship other than SC/ST category, will provide a personal hearing to the signatories to the Distributorship Agreement. In case of SC/ST distributorships, the personal hearing will be given by the State Head in case of IOC & by ED(LPG) at HQ level in case of BPC/HPC. If all the signatories are not able to attend the personal hearing, the signatories attending the personal hearing should have the authority letter from other partners. Additionally, if the distributor, so desires, he can bring along a co-Distributor for the personal hearing. In case if the signatories to the Distributorship Agreement fail to attend the hearing on an appointed date, one more chance may be given and after that, case may be processed ex parte based on available facts.
4.3 **Authority for imposition of action to be taken for not meeting TDT norms:**

i. For all LPG distributorships other than SC/ST category, State Head/ Regional Head/Zonal Head of IOC, BPC and HPC respectively will approve the action of termination. In respect of SC/ST category Distributorships, termination will be approved by the Director Marketing of the OMC.

ii. In all other cases where the penalty is imposed in the form of fine, not leading to termination, the Head of Area /Territory / Regional office of IOC, BPC and HPC respectively will approve the action.

iii. In respect of issuance of Warning cum guidance letter, the approving authority would be the head of Area /Territory / Regional office of IOC, BPC and HPC respectively.

iv. In case it is evident that the Distributors are not meeting the TDT performance owing to circumstances beyond control viz. natural calamities, strikes/bandhs, law & order situation, Government directives, product availability/supply constraints with OMCs etc, action to be taken as under:

   (a) The Field officer should recommend in writing the reasons/events due to which action is not warranted against such distributors. While giving the recommendations, the Field Officer must also ensure to verify the facts related to supply issues, if any from the Bottling Plant.

   (b) The Head of Area /Territory / Regional office of IOC, BPC and HPC respectively should accord approval on the recommendations of the Field officer as to why the action is not warranted. Such records to be maintained in the Distributors file.

4.4 **Appellate proceedings:**

1. In all cases of orders of termination of the LPG distributorship, the Distributor will have the right to appeal within a period of 30 days from the date of receipt of order to the appropriate authority who will be empowered to decide the matter. The appellate authority shall dispose off the appeal within 60 days from the date of filing of the appeal.

2. In the case of termination of the LPG distributor other than SC/ST category, the appellate authority will be the ED (LPG) in the Head Office of the respective OMCs. In the case of termination of SC/ST category distributorship, the appellant authority will be Director (HR) of the OMC.

3. Prima Facie, if the appellate authority observes merit in the appeal, the said authority will have the power to stay further action under MDG till the appeal is finally disposed of.
CHAPTER - 5

General Guidelines

i) The above are general guidelines. The competent Authority of the concerned Oil Company can however take appropriate higher action against the erring Distributor, if deemed necessary including termination in the first or any instance in line with the provisions of the Distributorship Agreement.

ii) All cases of irregularities need to be established before any action is taken against a Distributor. While carrying out inspection/investigation, the investigating officer will collect documentary evidence, circumstantial evidence including written statements/feedback and other material which will help in establishing the irregularity. Every action would be taken only after a show cause notice is issued and giving the Distributor the minimum prescribed time to submit his explanation.

iii) Counseling of the distributor to be done by the Officer(s) must be communicated through a warning cum guidance letter.

iv) In case the exact date from which the irregularity has commenced could not be ascertained the same shall be limited to maximum period of 4 years preceding the date of report of the inspection / investigation.

v) Under existing laws, Control Orders of various authorities of Central Government/State Government – in addition to Oil Company Officers – are empowered to carry out checks of the Distributorship for determining and securing compliance with such laws/Control Order. If any “malpractice or irregularity” is established by such authorities after checking, the same would also be taken as a “malpractice or irregularity” under these guidelines and prescribed punitive action would be taken by the Oil Company, on receipt of advice from such authority. In the meantime, if the oil company on its own detects a malpractice / irregularity of the same nature; action is to be taken under MDG independent of the case pending with the Government Authority for the purpose of counting of the number of irregularities under the particular category.

vi) Wherever fine including quantum of irregularity is not paid within specified period, it will be recovered from the distributors account with the OMCs under intimation to the distributor.
CHAPTER - 6

Definition of various Terms:

(a) **Spurious LPG cylinder** (2.1.3 & 2.2.2):

Cylinders which are not conforming to the specifications laid down in IS 3196 and not meeting the norms as given in LP Gas Manual applicable to OMCs.

(b) **Spurious Pressure Regulator** (2.1.3 & 2.2.2):

Pressure Regulators which are not conforming to the specifications laid down in IS 9798 and not meeting the norms as given in LP Gas Manual applicable to OMCs.

(c) **Ineligible LPG Connection** (2.1.4 & 2.2.3):

Ineligible means any of the followings:
- More than one domestic LPG connection provided to a person/consumer/‘Household’ ['‘Household’ as defined in Liquefied Petroleum Gas (Regulation of Supply and Distribution) Order, 2000 as amended on 10th September 2009 and any further amendments thereto notified by Government].
- Release/installation of connection at non existing addresses.
- LPG connection released in contravention of the Distributorship Agreement and/or any OMCs guideline in vogue.

(d) **Delivery Vehicle** (2.1.2, 2.2.1 & 2.3.1): Any vehicle, as specified in the Gas Cylinder Rules, 2004, which is put into service by the Distributor for transporting and distributing/delivering LPG cylinders to the registered customers.

(e) **Unapproved / unauthorized non-home delivery of Refill supplies** (2.2.11):

Ex-Godown /Point Delivery of LPG cylinders made without written authorization by the OMCs excluding to those ‘cash and carry’ customers residing outside the area of operation of the distributor and have furnished an undertaking for taking ex-Godown refill deliveries.

(f) **Penal Rate** (3.1 & 3.2): means the rate fixed by OMCs from time to time for recovery against shortage of cylinders / domestic Pressure Regulators loaned to the LPG distributors