A report on the independent inspection of fuel quality at the fuel dispensing stations, oil depots and tank lorries

Adulteration is like corruption. It exists but we do not want to catch it

Samples collected from December 20, 2001 to January 18, 2002 in the National Capital Territory (NCT) and National Capital Region (NCR)

Submitted to the Environmental Pollution (Prevention and Control) Authority
February 5, 2002

Centre for Science and Environment
New Delhi
CSE Report to EPCA on Adulteration

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1. Introduction

1.1. Why CSE has undertaken this study?

The Supreme Court of India while hearing I.A. No. 151 of the Writ Petition {C} No 13029/85 filed by Delhi Petrol Dealers Association regarding adulteration of fuel gave the following direction vide its order dated November 22, 2001:

"Copy of this application be also sent to Shri Bhure Lal who should constitute an agency which would independently carry out random inspection at the petrol pumps, oil depots, and tank lorries in Delhi and give a report with regard to the quality of petrol and diesel available there. It will not be necessary for such an agency to give advance notice before lifting samples as it will be helpful if there is an element of surprise."

The Environmental Pollution (Prevention and Control) Authority of the National Capital Region (EPCA) held meeting with all the concerned agencies including the Society for Petroleum Laboratory (SFPL), Society for Indian Automobile Manufacturers, anti-adulteration cell of the Ministry of Petroleum and Natural Gas and Department of Food and Civil Supplies under the Government of Delhi to discuss the existing procedures being adopted by them for checking adulteration. After the deliberation it was decided that EPCA through the state level coordination committees, would carry out surprise checks of the retail outlets by associating the Centre for Science and Environment, a non-governmental organisation in Delhi. The collected samples would be analysed in the SFPL at NOIDA set up under directions of the Supreme Court (Order of July 28, 1998).

Following this decision the EPCA on December 26, 2001 directed the Centre for Science and Environment to undertake this operation as an independent agency.

1.2 Our Terms of Reference

EPCA authorised CSE to collect representative fuel samples from the petrol pumps, oil depots, and tank lorries (not exceeding 200 samples) and give the same to Society for Petroleum Laboratory (SFPL) at NOIDA on behalf of the EPCA “for analysis of parameters as per BIS specification number 1460 of 2000. CSE was further directed to collect and analyse the results from the SFPL and interpret the data.”

The terms of reference were subsequently extended via communiqué dated January 15, 2002 when the Centre for Science and Environment requested for additional tests on gas chromatography in the pollution monitoring laboratory of the Indian Institute of Technology Delhi, and in the laboratory of the Centre for Science and Environment. This request was made on the basis of the discussions in the EPCA and CSE’s own deliberation with the representatives of the oil companies, Society for Petroleum laboratory (SFPL) and the IOC R&D Centre held on December 26, 2001. In these deliberations it had emerged that it was possible to meet the broad range of BIS specifications of fuel quality with an intelligent mix of adulterants to the extent of 5 to 10 per cent. It is difficult to detect adulteration in fuels unless there is gross violation to make a distinct variation from the specifications. The discussions indicated that checking for compliance with fuel quality standards does not
necessarily imply testing for adulteration. It is important to differentiate between
detection of adulteration and monitoring of non-compliance with fuel quality
standards. This means that it is possible to adulterate without violating the standards
or in other words compliance with fuel quality standards does not necessarily mean
that fuels are not adulterated. This poses a serious challenge to designing of testing
methods and protocol for fuel quality monitoring to address this problem.

The EPCA also observed in its interim report to the Supreme Court on Checking of
Adulteration of Fuels in December 2001, that submitted “besides testing of fuel, fuel
samples in regard to compliance of BIS specifications, possibilities for prescribing
testing procedures to check the presence of specific categories of adulterants will also
need to be examined.” This means that it is possible to adulterate without violating the
fuel quality standards. This would still have adverse impact on emissions and on the
vehicles.

In the meeting held at the Centre for Science and Environment on December 26, 2001
it emerged that even the SFPL that has been set up under the Supreme Court order of
July 28, 1998, for monitoring fuel quality in the market of the National Capital
Region does not recognize this underlying difference. The secretary of SFPL said that
the lab did not see their job as detecting adulteration, but to monitor for non-
compliance with BIS standards. The SFPL’s terms of reference does not mention
adulteration but states its objective as "to undertake and perform qualitative,
analytical, specification and physical tests of petroleum fuel products." This mandate
is interpreted to say that this does not cover detection of adulteration *per se*. It is
another matter that the purpose of the Supreme Court direction for setting up this lab
was to check adulteration. As we will explain in this report, monitoring for non-
compliance with BIS standards is able to detect adulteration to some extent but there
are possibilities that others would go undetected. SFPL therefore, needs to design
more precise and additional methods for such detection and surveillance.

In view of this CSE felt that there is a need for more precision tests that can detect
adulteration with greater accuracy. CSE therefore wanted to investigate the possibility
of undertaking additional instrumental analysis for estimation of parameters of fuel
samples other than the conventional BIS petroleum testing methods to cross check
SFPL results. Samples were tested using gas chromatography with flame ionisation
detector in the pollution monitoring laboratory of the Centre for Science and
Environment. The testing that was to be done at the laboratory of the Indian Institute
of Technology, Delhi had to be abandoned due to technical problems and our severe
constraints of time.

1.3. Issues discussed in the report

- Analysis of the results of samples collected during this drive and assessment
  of the testing procedures for fuel quality monitoring

- Assessment of the sampling procedures

- Assessment of the storage, transportation and distribution of fuels

- Assessment of the current technical approaches to control adulteration
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- Assessment of current market based approaches to control adulteration
- Assessment of the current penalty system in preventing adulteration
- Responsibility of oil companies for the quality of fuels at the retail end.
- Recommendations

Though there are a wide range of distortions in the fuel market like tax evasion, mislabelling of products, short-selling, over charging, lack of quality assurance of lube oils sold at the retail outlet, manipulation of stock inventory at the retail outlet, we have restricted this report to factors that are related to physical adulteration of fuels and related issues. We however believe that it is essential that the related issues be taken up urgently.
1.4. Possible adulterants

We are listing below the possible adulterants. Though there are over 300-400 fuels and solvents as potential adulterants in the markets, the commonly known adulterants are as follow:

Table 1: Possible Adulterants

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Solvents</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Transportation fuels</strong></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Diesel</td>
<td>Rs 17.90 per litre</td>
</tr>
<tr>
<td>2</td>
<td>Petrol</td>
<td>Rs 28.00 per litre</td>
</tr>
<tr>
<td></td>
<td><strong>Industrial Solvents</strong></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>SBP spirit / SBP solvents</td>
<td>Rs 21.00 per kg</td>
</tr>
<tr>
<td>2</td>
<td>C-9 Solvent / Raffinates</td>
<td>NA</td>
</tr>
<tr>
<td>3</td>
<td>C-6 Raffinates</td>
<td>NA</td>
</tr>
<tr>
<td>4</td>
<td>Pentane</td>
<td>Rs 42.06 per kg</td>
</tr>
<tr>
<td>5</td>
<td>Cixon</td>
<td>NA</td>
</tr>
<tr>
<td>6</td>
<td>Solvent 90</td>
<td>Rs 26.40 per kg</td>
</tr>
<tr>
<td>7</td>
<td>Hexane</td>
<td>Rs 17.12 per litre</td>
</tr>
<tr>
<td>8</td>
<td>Heptane</td>
<td>NA</td>
</tr>
<tr>
<td>9</td>
<td>Resol</td>
<td>NA</td>
</tr>
<tr>
<td>10</td>
<td>NGL (Non fertilizer Neptha)</td>
<td>Rs 12.95 per kg</td>
</tr>
<tr>
<td>11</td>
<td>Mineral Turpentine Oil</td>
<td>Rs 14.26 per litre</td>
</tr>
<tr>
<td>12</td>
<td>Aromex</td>
<td>Rs 18.26 per kg</td>
</tr>
<tr>
<td>13</td>
<td>Iomex</td>
<td>NA</td>
</tr>
<tr>
<td>14</td>
<td>Furnace Oil (Fuel Oil) (Not available in NCT)</td>
<td>Rs 8.93 per litre</td>
</tr>
<tr>
<td>15</td>
<td>Light Diesel Oil</td>
<td>Rs 12.95 per litre</td>
</tr>
<tr>
<td>16</td>
<td>Kerosene</td>
<td>Rs 15.00 per litre</td>
</tr>
</tbody>
</table>

Note 1: Prices are indicative. May not be exact market price.
Source: Compiled from the following:
Solvent, Raffinate and Slop order (Acquisition, sale, Storage and Prevention of Use in Automobiles) 2000
Naphtha control order (GSR 518)
The list of solvents that are produced and marketed by Indian Oil Corporation
2. Sampling of fuels

Our investigation revealed that for a credible testing system, it is important to pay attention to the integrity of the sample itself. On the other hand we found that an utter lack of quality control in the field is compromising the quality of the samples. The flaw lies both with the procedures laid down for sampling equipment and instrument being used for collection of samples.

2.1. Details of samples collected

<table>
<thead>
<tr>
<th>Number of retail outlets covered in NCT Delhi*</th>
<th>15</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total samples collected from NCT</td>
<td>66</td>
</tr>
<tr>
<td>Total petrol samples collected from NCT</td>
<td>38</td>
</tr>
<tr>
<td>Total diesel samples collected from NCT</td>
<td>28</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Number of retail outlets covered in NCR Delhi</th>
<th>30</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total samples collected from NCR</td>
<td>84</td>
</tr>
<tr>
<td>Total petrol samples collected from NCR</td>
<td>29</td>
</tr>
<tr>
<td>Total diesel samples collected from NCR</td>
<td>55</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Number of tank lorries</th>
<th>13</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total number of samples collected</td>
<td>13</td>
</tr>
<tr>
<td>Total petrol samples collected from tankers</td>
<td>3</td>
</tr>
<tr>
<td>Total diesel samples collected from tankers</td>
<td>10</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Number of depots covered</th>
<th>6</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total number of samples collected</td>
<td>29</td>
</tr>
<tr>
<td>Total petrol samples collected from depots</td>
<td>16</td>
</tr>
<tr>
<td>Total diesel samples collected from depots</td>
<td>13</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total number of sample collection points</th>
<th>64</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total number of samples collected</td>
<td>192</td>
</tr>
<tr>
<td>Total number of petrol samples collected</td>
<td>86</td>
</tr>
<tr>
<td>Total number of diesel samples collected</td>
<td>106</td>
</tr>
</tbody>
</table>

Note: Total number of NCT samples are representative of five zones (North, East, West, South, Central). Except for the Central zone, all others are constitute about 20-22 per cent of the total NCT samples.

CSE began sample collection for this project in the National Capital Territory (NCT) as well as the National Capital region (NCR) region on December 20, 2001 and continued till January 18, 2002. The operation began with surprise sample collection from the retail outlets, tank lorries and the depots. We utilised the existing infrastructure and established procedures for sample collection. Three member inspection teams were constituted with one representative from CSE and two from oil companies. All the four oil companies – Indian Oil Corporation (IOC), Bharat
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Petroleum Corporation Ltd (BPCL), Hindustan Petroleum Corporation (HPCL) and IBP (formerly known as Indo Burma Petroleum) were involved in the process.

During the course of this operation, one case of adulteration was reported in the media from Meerut. CSE therefore, made special efforts to collect samples from all the tankers that were seized by the Meerut police.

CSE worked hard to maintain a surprise element. The location of the retail outlets, tankers and depots listed for surprise checks were handed out to the inspection teams only when they congregated to leave the CSE office in the India Habitat Centre. The teams would collect the required material from the office and then proceed to the sampling sites. All teams were equipped with containers to collect samples, seals with numbers, wires for sealing the containers.

To maintain secrecy, CSE took the precaution of holding back seal numbers of the containers to be given to the SFPL and that of those duplicate samples retained by CSE. SFPL has not been informed about the seal numbers of the containers, of those retained with CSE or those left behind with the retailers. CSE has complete record of all 3 types of seal numbers.

Thereafter, samples were sent as blind samples to the SFPL for testing. CSE coded the samples to maintain secrecy.

2.2. Weaknesses in current sampling procedures

2.2.1 Receiving samples at the lab

We have observed that though directives on sampling procedures exist in actual practice there is no uniformity in its application in the field. This leads to a lot of confusion as we found from our experience. Three different documents have been brought to our notice with respect to quality assurance in sampling.

1) Order from the Ministry of the Petroleum and Natural Gas that was passed under the Essential Commodities Act 1955, on December 28, 1998. This is the only legal guideline in this matter.

2) Industry quality control manual designed by the petroleum companies

3) Sampling guidelines defined by the SFPL that was set up in 2000 under the Supreme Court order under the management of the Indian Institute of Petroleum, Dehradun.

The specifications are not at all comprehensive and in some cases are grossly inadequate with regard to a number of parameters like desired frequency of sample collection, appropriate number of samples to be collected region-wise and season-wise or according to the market share of the fuel grades in a region. These are the basic fuel monitoring systems in European countries (see box: Best practices in sampling: Some examples of the norms in Europe).
2.2.2. Definition of a sample

The most glaring anomaly that has come to our notice is that there is no uniform legal definition for the quantity of the sample to be collected, and where and how to draw samples. Here are some instances:

i. It is not clearly defined where the samples should be drawn from for best results either in the MoPNG order or in the SFPL sampling procedures: Only the industry quality manual describes this in some length only bulk storage for which it states that the samples should be drawn from the different depths of the station tank and the tankers. According to the oil industry there is no provision for taking samples from different depths of tanker lorries and the tanks at the retail outlet. At retail outlets samples are always taken from the nozzles of the dispensers and never from the tanks. At bulk storage tanks at the terminal CSE found that samples were drawn by the dip method in which a container tied with a long chain is let loose in the tank and taken out when it is full. It is difficult for CSE to assess how adequate this method is in drawing representative fractions from different depths of the tank or to draw the bottom sample.

ii. There are no clear guidelines with respect to preparing composite samples: CSE observed that in the case of tank lorries, samples were drawn from different compartments and then mixed in a bucket to make a composite sample to represent all the compartments. One of the glaring instances, is that of the sampling that was done in workshed in Meerut where carriers were caught with adulterated fuel. CSE made special efforts to collect samples from these tankers. At the time of the sampling the lids on the tankers were found open. Since the team was not prepared with a sampler they used ad hoc containers to draw samples from the tank and that too only from the surface.

Table 2: Comparison of the guidelines and legal provisions on sampling in different official documents

<table>
<thead>
<tr>
<th>MoPNG order of 1998</th>
<th>Industry quality control manual</th>
<th>SFPL guidelines</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 5 (1)</td>
<td>For bulk storage:</td>
<td>SFPL guidelines do not mention which is the best way to draw samples.</td>
<td>Though the industry quality manual mentions clearly that the samples should be drawn from different layers in tanks and trucks, it is not practiced.</td>
</tr>
<tr>
<td>The officer authorised shall draw the sample from tank, nozzle, vehicle and receptacles.</td>
<td>Section 7.4: Top sample: drawn not more than 15 cms (6 inches) below the top surface in a tank or sample collected from the sampling cock at the top of the pipeline.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Upper sample: taken at a level of 1/6 of the depth of product below the top surface in a tank.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

…cont
**Middle sample:** taken at a level of ½ of the depth below the surface in a tank

**Lower sample:** taken at a level of 5/6 of the depth of product below the top surface in a tank.

**Composite sample:**
**In a vertical tank:** The composition sample shall be a mixture of an equal quantity of upper, middle and lower samples.

**In a horizontal tank:** Composite sample shall be an all level sample.

**For tanker tanks** composite samples an all level sample from each tanker tank shall be withdrawn and mixed in amounts proportional to the quantity of the product, in each of the tank sampled.

**Bottom samples:** Sample from the lowest part of the tank to check the presence of any extraneous matter such as water, sediments etc.

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**Sources:**


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**iii. It is also clear that the decisions on the number of samples to be collected and tested are ad hoc and have no established rational.**

**iv. As a normal practice while collecting samples from one retail outlet, samples are not always drawn from all the tanks.** This implies that there are chances that some tanks can get selectively filtered. Nor is there any effort to make composite samples to cover all tanks in the retail outlet to overcome this problem.
Best practices in sampling: Some examples of the norms in Europe

According to the *Automotive fuels – Unleaded petrol – Requirements and test methods*, European Standard EN 228, of the European Committee for Standardization, 1999:

Each country shall define a set of appropriate regions based on either geographic or administrative criteria such as amount of fuel dispensed, number of dispensing sites, population distribution, vehicle distribution. Each region may be further sub divided based on marketing and distribution patterns.

For fuel grades with market shares of 10 per cent and above, the minimum number of fuel dispensing sites to be sampled and tested season-wise (summer and winter) are fixed. This could vary from 50 to 200 depending on the size of the country.

Moreover, for each fuel grade with a market share of less than 10 per cent, taking petrol and diesel separately, the minimum number of fuel dispensing sites is to be calculated proportionally from the number of samples determined for the corresponding parent grade.

Any region will have to first list all the principal supply points of petrol and diesel fuel (that is refineries, in-land terminals, coastal terminals). Then they apply variability factor to account for the number of different fuel types, which are distributed within the region, as well as the number of refineries, supply terminals, in that region. If a certain region has only one refinery which supplies two terminals and if those three are the only supply points in that region then the variability factor is 1 as all fuel types come from one production site. But if one or two terminals is supplied by another refinery then variability is 2.

This system has worked out to ensure that the sampling is proportional to fuel volumes and also captures the fuel variability.

2.2.3. Quantity of samples needed

There is inconsistency on the quantity of samples between the MoPNG order and the SFPL guidelines with respect to diesel samples.

- According to the MoPNG order the authorised officer should take six samples of 1 litre each or three samples of 2 litre each of motor gasoline and 3 samples of 1 litre each of high-speed diesel.

- The SFPL guidelines state that all the sample of motor gasoline, kerosene, and diesel fuel to be tested should be 3 samples of 2 litre each. Thus, SFPL specifies 3 samples of 2 litre each for diesel as well.
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Oil companies claim that they follow the MoPNG directive and not the SFPL guidelines. The MoPNG order has not been amended in light of the new guidelines from the SFPL that came up in 2000.

The implication of this discrepancy is that the quantity of diesel samples being collected as per the MoPNG order is not sufficient to do all the tests specified under the BIS specifications. According to the SFPL two-litre sample of diesel is essential to do all the BIS tests and to include cetane index and cetane number tests.

This confusion affected CSE’s operation initially. Three samples of two litre each petrol samples were collected from the first day itself, but for diesel three samples of only one litre were collected in the first few days. The oil company representatives present at the time of the sampling were following the MoPNG order and not the SFPL guidelines though the samples were to be tested at SFPL. After about three days of sample collection when CSE organised a meeting with the representatives of the oil companies and IOC R&D centre it was brought to its notice that for diesel two litre samples would be needed to do the full tests at SFPL. Therefore, all the one-litre samples had to be discarded.

CSE has been informed that normally the vigilance officials collect one-litre samples of diesel. This means important tests like cetane are not carried out for these samples. Even the SFPL despite their own stated guidelines, has been accepting one litre diesel samples. In fact, the SFPL guidelines mentions that “currently SFPL is also accepting even one litre sample of diesel in line with MOPN&G Gazette notification…” All the containers provided by the various oil companies for the anti fuel adulteration drive of the EPCA were one litre.

2.2.4. Quality of container

Serious compromises were noticed in the quality of the instrument and equipment used for sampling. This was also largely because of the inconsistencies in the guidelines and norms, and was particularly glaring in the case of containers used for sampling.

Table 3: Comparison of the guidelines and legal provisions on containers used for sampling

<table>
<thead>
<tr>
<th>MoPNG order</th>
<th>Industry quality control manual</th>
<th>SFPL guidelines</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Samples shall be taken in clean glass or aluminium containers. Plastic containers shall not be used for drawing samples.</td>
<td>Stainless steel/aluminium/ glass containers of one litre capacity may be used for all white oils.</td>
<td>Rectangular type of container of 2.2 litre capacity with screw type cap, handle on top, made of 16 SWG aluminium sheet, 30 mm dia hole, HDP/ Neoprene gasket.</td>
<td>Almost all containers given to us were 1 litre capacity. Only 40 containers provided by SFPL on January 14 2002 were of 2.2 litre capacity. Most containers were of cylindrical shapes. Cont…</td>
</tr>
</tbody>
</table>
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<table>
<thead>
<tr>
<th>…Cont</th>
<th>In many retail outlets jars provided to test density were made of plastic.</th>
</tr>
</thead>
<tbody>
<tr>
<td>No guidelines for spot test of density of samples.</td>
<td>No one informed us about this requirement. Some wooden boxes arrived when sampling was almost over.</td>
</tr>
<tr>
<td>It is necessary to use aluminium containers meeting IS – 733 1956 specifications for Aluminium alloy with an approved, lined wooded box, to ensure that the samples reaches safely.</td>
<td>Wooden box fitted with felt lining, locking and lifting arrangement may be used for sale transportation of the sample containers.</td>
</tr>
</tbody>
</table>

Sources:


Since for most part of the sampling one litre containers were used, one sample consisted of two containers to make a two-litre sample of both petrol and diesel. SFPL was in possession of two litre containers, which were handed over to CSE only on January 14, 2002 when sampling was almost over. Before this neither the SFPL nor the members of the oil industry informed CSE that two litre containers were available for collection of fuel samples.

Moreover, different oil companies provided different type of containers. The first are rectangular one-litre containers with a handle. Holes have been provided in the cap of the container and the handle to pass the wire for sealing. This seems to be the type mentioned by the SFPL but they are one litre ones. The second type is a cylindrical one-litre container with holes in the cap as well as the neck of the container to pass the sealing wire. Some of the cylindrical containers were defective as the holes in the neck of the containers were missing. In such a situation, some teams have wound the sealing wire along the groove to screw the cap on while others have wound the sealing wire around bottom of the container. This is called cage type sealing. While handing over such containers, the SFPL advised us against this type of sealing as it can be easily tampered with. These containers were subsequently discarded.

There is scope for human error while using two different containers to make one sample and especially if all the containers have the same seal numbers. On one occasion there was confusion at one of the retail outlets and the label meant for the diesel sample was pasted on a petrol sample of a different tank as both had the same
2.2.5. Sealing of containers

Guidelines and norms for sealing of containers and of testing containers for leaks are extremely vague and confusing. The ‘Industry Quality Control Manual’ or the gazette notification from the Ministry of Petroleum and Natural Gas does not contain precise instructions on this matter or about the use of seal numbers.

Table 4: Comparison of guidelines and norms for sealing of containers

<table>
<thead>
<tr>
<th>MoPNG order</th>
<th>Industry quality control manual</th>
<th>FTL guidelines</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Does not mention anything about sealing.</td>
<td>Sample container shall be properly closed and it shall be ensured that there are no leaks. Glass containers may be used, under specific conditions, as required by specific test, with new cork (the cork is to be used only once), or good quality metal screw caps.</td>
<td>Container should be with screw type cap, handle on top, made of 16 SWG aluminium sheet, 30 mm dia hole, HDP/ Neoprene gasket. Rectangular containers with a handle have to be used for sampling with an oil resistant neoprene gasket. One end of the sealing wire should pass through the two holes in the cap and one hole in the handle of the container. Both ends of the wire should be tightly fastened with a plastic seal.</td>
<td>There was divergence of views over seals first. SFPL suggests that seals with similar numbers should not be used on containers for the same tank of a particular retail outlet or even from different tanks of the same retail outlet. But IOC feels one batch of similar seal numbers should be used up at one go otherwise it would be easy to duplicate the numbers and used illegally. But there is no provision in any of the guidelines or norms.</td>
</tr>
</tbody>
</table>

Sources:

2.2.6. Leaking containers

This is a very serious problem noticed by CSE during the sampling stage. During sample collection the visiting teams checked for leak from below. But when CSE went to deliver sample batches to the SFPL each and every container was turned upside down to check if any of these were dripping. It is explained that such checks are needed to ensure that the high-end volatile fraction of fuel does not evaporate from the containers. If the lighter hydrocarbons evaporate, the sample may fail for certain parameters. But nowhere is it mentioned that sample containers will be overturned and checked for leakage. It was clear from our field experience that no agency monitors this as this requirement is not mentioned in sampling procedures. SFPL procedures only mention that a neoprene gasket should be fitted on the container. But CSE found that even some of those with gasket were leaking. Even among the 40 containers that the SFPL provided some were leaking.

The total number of samples that could not be given to SFPL due to leakage are 53 and these had to be discarded. This led a to waste of 106 litres of fuel. These do not include the number of leaking containers among the retained or duplicate containers that are retained with CSE. If even one container of the two containers that make one sample leaks, both have to be rejected. This led to enormous waste in resources and staff time invested and deployed for this operation.

When this problem of leakage was brought to its notice, CSE instructed all field staff to check the containers in the similar manner after sealing and to carry extra containers to replace the leaking containers. CSE also instructed SFPL not to accept or test the samples in the containers that were found leaking.

Clearly, the requirements of the testing lab have not been built into the standard code of practice for sampling. However, oil industry officials including the state level coordinator informed CSE that in the past no containers received by the SFPL were overturned and checked for leakage in the past.

Table 5: Guidelines on sealing, leakage and handling of containers is not explicit

<table>
<thead>
<tr>
<th>MoPNG order</th>
<th>Industry quality control manual</th>
<th>SFPL guidelines</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The MPNG gazette notification has no mention of sealing of containers.</td>
<td>Sample container shall be properly closed and it shall be ensured that there are no leaks. Glass containers may be used, under specific conditions, as required by specific test, with new cork (the cork is to be used only</td>
<td>Never fill the sample more than 95 per cent of the container capacity and should be periodically checked for leakage.</td>
<td>None of the documents on sampling procedures define what will be considered as a leaking container.</td>
</tr>
</tbody>
</table>
2.2.7. Other discrepancies observed in the field

1. In several retail outlets the owner of the pump insisted that some of the underground storage tanks are empty. The oil company representatives on several occasions desisted from sharing the information that an oil dip measure is to be used to check every so-called empty tanks. This will show if any liquid is present in the tank or not. Also, the density of the liquid, if any should be checked and noted irrespective of the quantity of fuel.

2. Similarly, many CSE representatives noticed that a particular pump was using all the nozzles to dispense fuel into vehicles. But when the team started collecting samples, suddenly one or more than one nozzles was “out of order”.

3. No standard is being maintained for the quality of filter paper used for spot test at retail outlets. For the density test, several outlets had provided plastic jars.

4. Some of the retail outlets do not maintain records regarding density on a daily basis. The Market Discipline Guidelines issued by the Ministry of Petroleum and Natural Gas state that non-availability of reference density at the time of inspection is an offence and the retailer can be penalised. In this case, sales and supplies are suspended immediately. But none of the oil industry representatives took cognisance of this offence. At one of the depots our representative was not allowed to see the log book in which density is noted by an oil company.
3. Testing facilities

Testing of fuel samples for fuel quality monitoring is done at three levels in the National Capital Territory and in the National Capital Region (NCR).

i. Spot checks at the retail outlet and at depots at the time of sample collection

ii. Spot checks with the help of a mobile lab conducted by the oil companies

iii. Tests done at the accredited testing laboratories

**Spot checks at the retail outlet and at depots at the time of sample collection**

Two types of tests are done at the retail outlet, tankers and at the depot at the time of taking samples:

i. Density measurement

ii. Filter paper test

**3.1. Issues in spot testing of fuel**

CSE’s field experience show that these tests are ineffective in catching adulteration as evident from the test results already available. While some samples from different retail outlets have failed (even on the density measurement) these have not shown up in the routine density measurement at the site.

It is possible that the archaic hydrometers that are being used commonly for these tests are not at all precise in their reading. There is still no practice of using more advanced digital density meters, which is a normal practice in other countries.

Even filter paper tests have not shown any residues. In most cases, it was found that the filter papers provided for the ink-blot test were worn and old.

The problem of the technical limitations are further complicated by extremely poor practices in recording the information on these basic parameters at the retail outlet. At some retail outlets records of density measurements were not maintained properly.

During sampling the vigilance team did not carry testing kits. They relied mostly on the retailers themselves for the basics – filter paper, jars and hydrometer for density measurements, and so on. In most places plastic jars were provided for density measurement. There is no practice of using digital density meter for precise readings.

Even more glaring is the information brought to CSE’s notice by the Petrol Dealers Association of Delhi. According to them sometime tankers deliver fuels not meeting the density specifications. They have provided documentary evidence from Gujarat that show how products were received with density less than the minimum permissible limit. The petrol dealers association of Delhi point out that there is considerable ad hocism in the system. If at the time of the delivery, the density does not match the specification, the transporter who is usually the driver of the vehicle...
calls up the depot to check and changes are made on paper by the driver himself. The depot dismisses the anomaly as clerical error.

Another problem that has been raised by the petrol dealers is that the invoice does not mention the actual temperature at which the fuel was loaded in the tanker. This has implications for short selling of fuel i.e. selling less than the stated quantity of fuel. This happens as the high volatility fuels are loaded in tank lorries from depots tanks which have a higher temperature than the underground tanks of retail outlets. The volume of fuels shrinks at lower temperature so they get lower amount of fuel. The dealers allege that the excess stocks, which accrue to the oil companies due to this, find their way into the parallel markets and are used for adulteration.

It is the natural property of substances to expand with heat – this increases the volume and decreases the density, keeping the mass constant. The rate of expansion increases with volatility of a substance. According to dealers, when tank lorries are filled at depot terminals, the fuel being stored in high tanks is heated and increases in volume.

According to the Petrol Dealer Association of Delhi the rate of expansion of petrol is 1.2 litres per 1000 litres per each degree celsius. The calculation has been done taking into account the highest median value for petrol, 748. Thus, if the temperature is 25°C during filling the tank lorry at the depot and is 20°C while delivering to the retail outlet, a 12,000 litre tank lorry will contain 720 litres less petrol. This estimate seems to be plausible, as even with the decrease in density, it still remains within the acceptable variability range of 0.0030.

Petrol dealers associations complained that while at the time of the delivery of the product they are only given the density of the product as a quality assurance. But when they are tested for surveillance they are tested against a large number of parameters. They demand that at the time of the delivery they should be given the full refinery or the terminal specs. But the only problem with this is that such specs are not verifiable on the spot and therefore will not serve any purpose for cross checking at a later date.

To address this concern however, it is important to make on the spot fuel testing more sophisticated for more accurate verification. For instance, Infrared-based field octane-tests are used extensively in the West though this requires repeated re-calibration against engine tests, and requires sophisticated capability. According to Motor Testing Centre, Sweden, it is possible to use portable gasoline analysers that can provide complete information about gasoline like octane, distillation points, oxygenates, benzene, aromatics, olefins, saturates quickly. In these instruments on site calibration is also possible.

### 3.2 Issues in tests conducted by mobile labs

Oil companies also conduct tests in mobile labs. Tests conducted in mobile labs include density, boiling point, viscosity, flash point, and sometimes furfural tests. To cross-check some samples are sent to the laboratory for limited tests. According to the anti-adulteration cell set up under the MoPNG they do manage to detect some anomalies but have been unable to state the exact per cent of failure rate. They confirmed that they send samples for more detailed tests to the SFPL. But even then
they do not ask for full BIS specs tests but only a few parameters. They explain this on the ground that given the small staff strength of the SFPL doing tests for all parameters takes a lot of time. CSE has not been able to get the reports of the earlier tests conducted at SFPL.
4. Transportation of fuels

The organisation of transportation of fuel leaves considerable scope for malpractice, as oil companies do not take responsibility for the quality of the fuels during transportation.

There are two oil depots in Delhi that receive petroleum products from refineries – Bijwasan and Shakurbasti. While the Bijwasan depot is connected with pipeline to the Mathura refinery and receives products almost entirely from that refinery, Shakurbasti receives products from refineries at Panipat, Koyali, and from Reliance Petroleum Ltd. Jamnagar. Shakurbasti receives the entire stock in tankers. From the two depots tank lorries carry products to the respective retail outlets. Maintaining discipline during transit of fuels is very critical for quality control.

According to the estimates available from the state level coordinator, around 10 per cent of the tankers of the total fleet are owned by the oil companies for fuel transportation directly. The rest are all contracted out to transporters. Among these, dealers own nearly 50 per cent. The industry guidelines on transport discipline, governs the contractual agreement with the transporters.

The key issues in transportation of fuels:

i. The Industry Quality Control Manual (IQCM) absolves the oil companies from taking any direct responsibility of the quality of the product being delivered to the retail outlet. The responsibility of the oil companies for its products ends as soon as the loading in the tanker is completed. According to the IQCM “transporters shall be responsible for providing tank lorry fit in all respects to carry petroleum products and transporting/delivering the same in good condition, as per specifications, to the Dealers/Consumers/Receiving Locations and shall be held accountable for any malpractice/adulteration enroute. The transporters are held responsible for any malpractice enroute.”

While the design and fittings of the tank lorry is approved by the Department of Explosives, the calibration certificate is issued by the Department of Weights and Measures. The onus of inducting trained crew to carry fuels also lies with the transporters as per the stipulations of the Motor Vehicles Act, and the driving licence of the driver is endorsed by the road traffic authorities.

The discretion of taking any action against a particular tank lorry or a fleet owner lies solely with the quality control department of the oil company. The IQCM states “Tank lorry caught for having indulged in malpractices shall be immediately suspended by the location-in-charge. However an investigation shall be conducted as per the procedure of the company, and approval of the appropriate authority obtained before the tank lorry is blacklisted”.

The manual further states that the period of the ban shall be two years. The decision for lifting the ban again lies with the oil company imposing the ban. A list of all such blacklisted/banned tank lorries showing their registration numbers along with their engine and chassis numbers shall be prepared and circulated to other regions and
other oil companies so that tank lorries banned by one location/oil company are not engaged by other locations/Oil companies. The locations are supposed to maintain all records of all such blacklisted/banned tank lorries with all relevant details in a register and exchange this information with their counterparts in other oil companies periodically.

Box 2: Pilferage to adulteration?
A first hand account of fuel pilferage taking place near Bijwasan depot, Delhi

On the morning of January 19, 2002, a team from CSE went near Bijwasan depot of Indian Oil Corporation Limited. The vehicle in which they went was parked about 15 meters away from an enclosed area on whose gate was marked ‘Lotus Nursery’ with white paint. ‘Lotus nursery’ is located about 50 meters from the depot of the Indian oil Corporation Limited.

Within a few minutes of the team parking their vehicle, a truck with the number DL 1GA8370, came near the gate of the nursery and parked itself at the side of the road. Within seconds about three to four people/labours came out of the nursery with 50 litre capacity cans and started drawing out fuel from the hoses attached to the tanker. The team could not make out if the locks (of the new locking system), which were used were actually opened or some other mechanism was used to siphon off fuel. But it was clear that inspite of the tanker being locked, fuel was being pilfered. Soon a Tata Indica with the number plate HR 26N 4551 came and parked itself near the truck. Some people started filling the Tata Indica from the cans which had been filled with fuel drawn from the tank lorry. The team could not see whether the driver of the Indica paid any amount for the fuel he got filled in his car.

In the meanwhile other tank lorries coming out of the depot with numbers DL16 2498 (belonging to Dalip Service Station), HR 474848 and HR 387081 also came and stood outside the nursery gate and the same operation of fuel being drawn out from the hoses of the lorries was carried out. About 15 minutes after this another lorry with number HR 81G41715 came out from inside the nursery which had a number of cans, similar to those in which fuel was being filled from the fuel tankers. These cans were covered with a blue plastic sheet. The entire chain of events took place within a span of just 25 to 30 minutes. While returning from the site, the team spotted a policeman under whose nose this illegal activity was taking place. He seemed to be monitoring the whole process.

We only saw pilferage, but if this is possible, then adulteration should be possible as well.

ii. The Oil industry does not even take responsibility for loading and unloading of tankers. The ‘Bulk Transport Contract Agreement of the Indian Oil Corporation Limited’ states that “the loading of tank trucks at the installation or depot or any other storage points or the unloading thereof will be the sole responsibility of the contractor even though the same is done with the help of the personnel of the Corporation…”

iii. When a tanker is caught having committed adulteration, the companies do not pick up samples to check its quality. The responsibility lies with the district administration. An illustrative case is the recently reported case that CSE investigated
in Meerut. The company Vishal Road-lines that was caught with adulterated stock, is an authorised transporter of petrol and diesel. This agency had the authority to transport both petrol and diesel to retail outlets and solvents for industrial use. He was supposedly using his workplace to adulterate diesel with kerosene. (see box: Adulteration in action: observation on the Meerut adulteration case) BPCL officials informed the CSE inspection team that though the tanker was authorised to transport fuel by the company, it was not the responsibility of the company to check adulteration case by conducting their own tests.

Serious lapses were noted in the vigilance system. While the visiting team in Meerut observed five tankers at the site that were seized from the accused, the police records showed only two. In fact, local police officials requested the CSE representative not to collect samples from more than two tankers so that it would not create problems later on. The team took samples from three and found the other two empty.

From field investigation CSE has found that fragmentation of responsibility and penalty makes the system more vulnerable to malpractices as there is no clear pressure from within the system to keep the operation clean across the entire supply chain.

If all parties across the supply chain are held liable then there would be counter checks on different parties.

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**Box 3: Adulteration in action: observation on the Meerut adulteration case**

On January 6, 2002 Amar Ujala, a Hindi daily in Uttar Pradesh reported that police has caught a transporters crew, which is authorised to transport BPCL’s products to ex-marketing installation, that is, carrying petroleum products to customers like industries other than transport retail outlets and also to the to the retail outlets. CSE decided to get this matter investigated and draw samples for testing.

On January 17, 2002 a team comprising of a representative of CSE and three members of different oil companies went to Meerut to get samples from these tankers as part of the ongoing operation.

At the time of the visit it was found that the local police had seized five tank lorries, of adulterated diesel. The team first met with the district magistrate (DM) who refused to give team to take samples as the case was with the police. He informed the team that the case was being heard in the district court and the samples had already been sent to state level laboratory at Agra. He felt that if the results of the samples drawn for EPCA differed from what the UP state fuel testing laboratory had found then there would be an attempt on the part of the offender to take benefit of doubt to absolve himself of the crime. Only after the EPCA chairperson intervened, did the DM allow the team to collect samples.

The DM then insisted that the seals of the tankers could only be broken in the presence of district supply officer, additional district magistrate and the territory manager of BPCL. This could be organised only at about 7 pm in the evening. **Cont...**
Samples were drawn in the presence of a police force for security reasons during 8pm to 11pm. While the process was on, a shootout took place less than two kilometre from where the tankers were parked. The police forces then rushed to tackle with the shootout and the team was left with no protection and only one torch.

It was already very dark when sampling began from the tankers parked in a go-down of the transporter. No electricity was provided to carry out the operation. The team found that the lid of all the tankers were open. The oil company representatives were ill equipped to do sampling from the tankers. They neither carried hydrometers or proper samplers for drawing sample from the tankers. So the team drew samples with the help of water bottles and measuring milk jars. The team could not even use the two litre container that they were carrying for sample collection as it was too big to go through the opening of the tank.

A composite sample was made by mixing samples drawn from each of the round vents provided on the top of the tanker, which leads to a different chamber of the tanker. Under normal circumstances, the density measured of the fuel drawn from each of the vents is similar as it is supposed to be the same fuel but in this case density of the substance drawn from each of these vents was different. This could either mean that the transporter has stored different types of fuels in each of the compartments in the tanker or the adulterant which was mixed, did not form a homogeneous mixture and gave different density readings. The density readings from the other two tankers were even more interesting. The readings were outside the range of the hydrometer, which had a maximum of 850 range. All three samples drawn were then coded and sent to the SFPL to be tested along with other samples drawn from retail outlets.

### Variation in density of fuels drawn from different chambers of one tank seized in Meerut

<table>
<thead>
<tr>
<th>Tank lorry registration number of the tank lorry: UP 15 F 2258</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Chamber 1</td>
<td>0.8377</td>
</tr>
<tr>
<td>Chamber 2</td>
<td>0.8427</td>
</tr>
<tr>
<td>Chamber 3</td>
<td>0.8397</td>
</tr>
<tr>
<td>Chamber 4</td>
<td>0.8377</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Tank lorry registration number: UP 15 J 0099</th>
<th>Density is greater than 0.850 therefore not in the range of hydrometer</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Tank lorry registration number: UP 15 B 3521</th>
<th>Density not in the range of hydrometer more than 0.850</th>
</tr>
</thead>
</table>

Note: Density has been converted according to ASTM table at 15 degrees centigrade
Source: As reported by the inspection team
CSE Report to EPCA on Adulteration

5. Analysis of test results from SFPL-Noida

5.1 Key observations on the SFPL tests results:

- So far 72 samples have been tested in the Society for Petroleum Laboratory at (SFPL) NOIDA for all the BIS specifications.

- Out of these samples SFPL has been able to detect 8 adulterated samples, which include 5 petrol and 3 diesel samples. But out of these 8 samples, 2 are dummy petrol samples sent by CSE. This effectively reduces the actual failed samples to 6. **But even then the failure rate is about 8.6 per cent. In contrast, over the past year of its operation, SFPL has reported a failure rate of roughly 1-2 per cent.**

- This is particularly important as the checks – though carried out as independently as possible – were done at a time when the oil industry and its affiliates were aware of the Supreme Court order to EPCA to monitor adulteration.

- One of the reasons for a higher percentage of failure is that SFPL have done the full BIS tests including tests on key parameters like cetane and sulphur in diesel and benzene in petrol, which CSE has told, are not normally done for routine testing.

- A serious discrepancy that CSE noted is that the BIS specifications have not been updated on the basis of the Supreme Court order of May 10, 2000 to take into account the mandated 1 per cent benzene in petrol for the NCR. This means SFPL is still testing fuel against the old specification of 3 per cent benzene in petrol.

- As a result 12 samples that have violated 1 per cent specification mandated by the Supreme Court have been cleared by SFPL because these are still within 3 per cent limit. According to the SFPL analysis only one petrol sample has failed on the benzene parameter which has recorded an extremely high benzene content of 11.3 per cent.

- When CSE reassessed the test results of the petrol samples on the basis of 1 per cent the number of failed samples went up to 15 (excluding the two dummies). **This means about 26 per cent of the total samples tested have failed and over 30 per cent of the petrol samples were found adulterated.**

- The sulphur content of the fuel tested was found to vary greatly and was found progressively reduced between the refinery specifications, the depot and then the retail outlet. It was found that some retail outlets had sulphur content, as less as 110 ppm sulphur in fuel, as against the standard of 500 ppm sulphur. No clear explanation was forthcoming. One possible explanation is that this fuel is being diluted by some contaminant (a non-sulphur solvent, for instance), which is reducing its total sulphur content.
CSE Report to EPCA on Adulteration

- CSE’s analysis confirms that the broad range of specs for different parameters allowed under the BIS keeps sufficient margin for adulteration. In addition, the fact that some key components, like aromatics and olefins in fuels are not even regulated makes it difficult to detect adulteration.

5.2 Analysis on different parameters

5.2.1. Benzene results

Our analysis shows that about 42 per cent of the samples have benzene levels below 1 per cent, which is the norm mandated by the Supreme Court order for the NCR. As much as 34 per cent of the samples have benzene levels higher than 1 per cent and 24 per cent with one per cent benzene.

![Benzene content of petrol sold in Delhi](chart)

Note: Maximum permissible limit for benzene content in petrol 1 per cent

5.2.2 Sulphur results

Notably, nearly 51 per cent of diesel and 33 per cent petrol samples show sulphur content less than 350 ppm at the retail outlets. In fact, nearly 20 per cent of diesel samples recorded levels in the range of 200-300 ppm while at the refinery the levels were in the range of 350-450 ppm.
CSE Report to EPCA on Adulteration

Note: Permissible limit for sulphur content in diesel and petrol 500 ppm

Just not the analysis of the SFPL data but also the fuel specs we got from the Mathura refinery and IOC terminal at Bijwasan show serious anomaly. CSE compared the fuel specs from the Mathura refinery, Bijwasan terminal in Delhi and retail outlets to track quality of fuel across the fuel supply chain. This exposed even more glaring discrepancies. For this comparison CSE obtained the fuel specs in the following manner:

- Diesel specs for 8 days at the Mathura refinery
- Petrol specs for 7 days at the Mathura refinery
- Diesel specs for 11 days at the Bijwasan terminal
- Petrol specs for 7 days at the Bijwasan terminal

CSE found that from the refinery level to the retail outlet sulphur content in both petrol and diesel on an average was progressively getting lower. While the sulphur content at the Mathura refinery level was mostly around 400 ppm, at the Bijwasan terminal level it was almost consistently 200 ppm and even going down to 110 ppm and at the retail end the range is 200 to 349 ppm.

Variation in sulphur content at the refinery and at the terminals in Delhi

Fuel specs reported at the Mathura refinery and the IOC terminal at Bijwasan in Delhi for the period December 3, 2001 to January 6, 2000:
When CSE tried to check this out with the IOC R&D Centre, there was no clear answer. CSE was told that this could be due to different test methods applied at the retail and at the refinery end. But CSE checked and found that after the introduction of the 500 ppm sulphur content fuels test method called IP 336 for diesel (supposedly appropriate for testing of low sulphur fuels) is being applied at both refineries and at the depots and also at SFPL.

The oil industry should be asked to explain this. If refineries are producing fuel with certain sulphur content this sulphur content cannot be reduced in the fuel at the depot.

The oil industry attributed this to the margin of reproducibility of the test methods that are allowed when tests are conducted in different labs under the current test methods. They add, it could be due to instrumentation confusion and calibration problem. They even dismissed the problem as very common and of no serious consequence as long as the standards were met.

But any test method with reproducibility variation of as much as 75 per cent as the case appears to be, is clearly not acceptable. There are internationally accepted testing methods like ASTM D5453-01 Standard Test Method for Determination of total sulphur in light hydrocarbons, motor fuels and oils by ultraviolet fluorescence, and ASTM D2622-98 Standard test method for sulphur in petroleum products by wavelength dispersive X-ray fluorescence spectrometry, which operate within the reproducibility variability of 10-12 per cent or upto 50 ppm maximum. But oil companies here are reporting an absurd variation as much as 300 ppm. Does this mean 400 ppm sulphur in fuel recorded at the refinery is equal to 100 ppm recorded at retail outlet?

In addition it is important to note that it is not only when samples exceed standards indicates adulteration. It could even be the case that drastically lower levels than the
legally defined fuel specs can indicate adulteration. Dilution of the fuel with low sulphur adulterant, for instance, hexane, which is almost sulphur less can lower sulphur content in petrol drastically. But as these samples meet the stipulated sulphur level of 500 ppm these are not considered suspect. If test methods are therefore, not precise how would one even take action when such discrepancies are detected?

CSE is therefore forced to ask the reason for this discrepancy:
- Is it dilution or adulteration leading to lowering of sulphur concentration across the chain?

5.2.3. Density results

Petrol density
In the case of petrol samples nearly 81 percent of samples are in the range of 746-749.9. But the range of BIS specification is 710-770. This can clearly cushion some amount of adulteration with low volatility lighter components such as pentane (626) and hexane (659).

![Range of density of petrol sold in Delhi](image)

*Note: Permissible range under BIS specifications 710-770 (15°C, kg/cum)*

Diesel density
In the case of diesel nearly 50 per cent of the samples tested fall in the range of 822-829 and 55 per cent in the range of 820-830. But the density specification is 820-860. This observed median range is quite close to Swedish Class I diesel density range of is 800-820, or Worldwide fuel charter demands a density range of 820-845 and so on.

It is interesting to note that in the case of diesel density we find a larger number of samples close to the margin. Wide range of the specs can also cushion adulterants like xylene (864) or toluene (867).
5.2.4. Octane rating

Nearly 80 per cent of the samples come within the range of research octane number 88-90.9. The minimum specification is 88. The samples at the high end and at the low end indicate problem and would require more precision tests to detect the problem. Octane is supposed to be a very important give away for adulteration. In fact small proportion of samples with both high octane and those close to the lower end can be an effective indicator of things going wrong. In fact for an intelligent mix it is possible to calculate the amount of naphtha that can be mixed and still meet the standards. For example:

If a refinery is producing 92 RON petrol, then how much of naphtha can be mixed to it and still meet the minimum petrol specification of 88 RON which is prescribed in the BIS can be worked out.

Low aromatic naphtha has octane in the range of 72 – 74. Suppose the quantity of petrol is ‘x’, so in 100 per cent volume mixture of naphtha and petrol, naphtha requirement will be ‘100 – x’. The formula to find out ‘x’ will be:

\[(\text{Petrol quantity} \times \text{Refinery produced petrol RON}) + (\text{Naphtha quantity} \times \text{Naphtha RON}) = (\text{Total naphtha and petrol mixture} \times \text{BIS RON requirement for Petrol})\]

\[(x) \times (92) + (100 – x) \times 72 = (100 \times 88)\]

\[(92x) + (100 \times 72) – (72x) = (100 \times 88)\]

\[(92x) – (72x) = (100 \times 88) – (100 \times 72)\]

\[20x = 100 \times (88 - 72)\]

\[x = 100 \times 16 = 80\]
CSE Report to EPCA on Adulteration

Quantity of Petrol required $x = 80\%$
Naphtha required for diluting 92 RON petrol to get 88 RON petrol = $(100 - 80) = 20\%$

Now, applying the value of ‘x’ in the formula gives:

$(80 X 92) + (100 - 80) X 72 = (100 x 88)$
$(7360) + (20 X 72) = 7360 + 1440 = 8800$
$8800 = 8800$

This shows that petrol with 92 RON can be adulterated with as much as 20 per cent of naphtha and still meet BIS spec of 88 RON. Similarly, 95 octane petrol can be adulterate with more than 30 per cent naphtha and 89 octane petrol can be adulterated with 6 per cent naphtha.

Note: research Octane number 88

5.2.5. Cetane rating

Nearly 87 per cent of the samples have cetane number in the range of 50-54.9 against the minimum number of 48. Cetane is considered one of the important detection points for adulteration. But it is evident that this test is not done on a routine basis. In fact, according to SFPL testing procedures minimum 2 litre sample is needed to do the full test including cetane number and cetane index. But as a norm as we found out oil companies and other vigilance agencies only collect 1 litre diesel sample for testing at the SFPL. It is important to note all the three diesel samples that have failed in the SFPL have failed on cetane test.
CSE Report to EPCA on Adulteration

Note: Cetane Number Minimum 48

In addition to the parameters mentioned above it is very important to focus on some key components of the fuels like sulphur and benzene content for fuel quality monitoring.

5.3 Details of samples drawn and test results

Table 6: Number of samples at a glance

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total number of samples handed over to SFPL</td>
<td>145</td>
</tr>
<tr>
<td>Petrol samples handed over to SFPL</td>
<td>76</td>
</tr>
<tr>
<td>Diesel Samples handed over to SFPL</td>
<td>69</td>
</tr>
<tr>
<td>Total number of samples that could not be handed over to SFPL due to faulty containers provided by oil companies</td>
<td>53</td>
</tr>
<tr>
<td>Total number of leaking samples with CSE</td>
<td>99</td>
</tr>
</tbody>
</table>

Table 7: Failed diesel samples as per BIS specification.

<table>
<thead>
<tr>
<th>Total no. of Diesel samples</th>
<th>No. of samples that failed to meet the BIS standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>22</td>
<td>3</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Requirement as per BIS specs</th>
<th>Sample 1</th>
<th>Sample 2</th>
<th>Sample 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cetane index (calculated) or</td>
<td>46 Min.</td>
<td>35.2</td>
<td>34.2</td>
<td>42.0</td>
</tr>
<tr>
<td>Cetane number</td>
<td>48 Min.</td>
<td>39.2</td>
<td>33.2</td>
<td>43.7</td>
</tr>
<tr>
<td>Density at 15°C, kg/m³</td>
<td>820-860</td>
<td>841</td>
<td>898</td>
<td>798</td>
</tr>
<tr>
<td>Kinematic viscosity, cSt, at 40°C</td>
<td>2.0-5.0</td>
<td>1.67</td>
<td>3.38</td>
<td>1.05</td>
</tr>
<tr>
<td>Total sulphur, % wt.</td>
<td>0.05 Max</td>
<td>0.26</td>
<td>0.30</td>
<td>0.06</td>
</tr>
</tbody>
</table>
Table 8: Failed petrol samples as per BIS specification.

<table>
<thead>
<tr>
<th>Total no. of petrol samples</th>
<th>No. of samples failed and reasons for failure</th>
</tr>
</thead>
<tbody>
<tr>
<td>50</td>
<td>3</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Requirement as per BIS specs</th>
<th>Sample 1</th>
<th>Sample 2</th>
<th>Sample 3</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>FTL/MS/02/01/11</td>
<td>FTL/MS/02/01/12</td>
<td>FTL/MS/02/01/07</td>
</tr>
<tr>
<td>RON Octane</td>
<td>88°/93° min.</td>
<td>A3URKDXWWP1</td>
<td>B3URKDXWWP1</td>
<td>A4VKDGULWP1</td>
</tr>
<tr>
<td>Anti-knock index, (RON+MON)/2</td>
<td>84°/88° min.</td>
<td>80.1</td>
<td>78.4</td>
<td>89.9</td>
</tr>
<tr>
<td>Benzene, % Vol.</td>
<td>3.0 max.</td>
<td>1.3</td>
<td>1.1</td>
<td>11.3</td>
</tr>
<tr>
<td>Density at 15°C, kg/m³</td>
<td>710-770</td>
<td>747</td>
<td>746</td>
<td>749</td>
</tr>
<tr>
<td>Existent gum, g/m³</td>
<td>40 max.</td>
<td>9.0</td>
<td>12.0</td>
<td>118</td>
</tr>
<tr>
<td>RVP at 38°C, kPa</td>
<td>35-60</td>
<td>46.9</td>
<td>46.5</td>
<td>58.8</td>
</tr>
</tbody>
</table>

1 for unleaded regular
2 AKI for unleaded premium

Note:
1: failed parameters are bold.
2. These test results are being reported by SFPL’s as per 3% benzene cap.

Table 9: Failed petrol samples according to Supreme Courts direction of 1% Benzene cap

<table>
<thead>
<tr>
<th>Total no. of petrol samples</th>
<th>No. of samples failed and reasons for failure</th>
</tr>
</thead>
<tbody>
<tr>
<td>50</td>
<td>12</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Requirement as per BIS specs</th>
<th>Sample 1</th>
<th>Sample 2</th>
<th>Sample 3</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>FTL/MS/02/01/10</td>
<td>FTL/MS/02/01/50</td>
<td>FTL/MS/02/01/82</td>
</tr>
<tr>
<td>RON octane</td>
<td>88°/93° min.</td>
<td>B3QDQEDQYP1, B3QDQEDQYP2</td>
<td>C6PHHSWZWP</td>
<td>C6PHHSWZWP</td>
</tr>
<tr>
<td>Anti-knock index, (RON+MON)/2</td>
<td>84°/88° min.</td>
<td>86.5</td>
<td>85.5</td>
<td>86.0</td>
</tr>
<tr>
<td>Benzene, % Vol.</td>
<td>1.0 max.</td>
<td>1.2</td>
<td>1.2</td>
<td>1.8</td>
</tr>
<tr>
<td>Density at 15°C, kg/m³</td>
<td>710-770</td>
<td>748</td>
<td>748</td>
<td>747</td>
</tr>
<tr>
<td>Existent gum, g/m³</td>
<td>40 max.</td>
<td>10.0</td>
<td>13</td>
<td>24</td>
</tr>
<tr>
<td>RVP at 38°C, kPa</td>
<td>35-60</td>
<td>49.0</td>
<td>48.2</td>
<td>49.5</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Requirement as per BIS specs</th>
<th>Sample 4</th>
<th>Sample 5</th>
<th>Sample 6</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>FTL/MS/02/01/25</td>
<td>FTL/MS/02/01/48</td>
<td>FTL/MS/02/01/48</td>
</tr>
<tr>
<td>RON Octane</td>
<td>88°/93° min.</td>
<td>A2ORQNXQYP1, A2ORQNXQYP2</td>
<td>A1JWNRPVVYP1, A1JWNRPVVYP2</td>
<td>A5UDMPDQXP1, A5UDMPDQXP2</td>
</tr>
<tr>
<td>Anti-knock index, (RON+MON)/2</td>
<td>84°/88° min.</td>
<td>86.7</td>
<td>85.9</td>
<td>85.5</td>
</tr>
<tr>
<td>Benzene, % Vol.</td>
<td>1.0 max.</td>
<td>1.2</td>
<td>1.1</td>
<td>1.3</td>
</tr>
<tr>
<td>Density at 15°C, kg/m³</td>
<td>710-770</td>
<td>749</td>
<td>747</td>
<td>750</td>
</tr>
<tr>
<td>Existent gum, g/m³</td>
<td>40 max.</td>
<td>8.0</td>
<td>14</td>
<td>15</td>
</tr>
<tr>
<td>RVP at 38°C, kPa</td>
<td>35-60</td>
<td>52.3</td>
<td>41.5</td>
<td>46.0</td>
</tr>
</tbody>
</table>
CSE Report to EPCA on Adulteration

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Requirement as per BIS specs</th>
<th>Sample 7 FT/MS/02/01/51</th>
<th>Sample 8 FT/MS/02/01/52</th>
<th>Sample 9 FT/MS/02/01/62</th>
</tr>
</thead>
<tbody>
<tr>
<td>RON Octane</td>
<td>88/° 93 min.</td>
<td>89.7</td>
<td>89.5</td>
<td>89.6</td>
</tr>
<tr>
<td>Anti-knock index, (RON+MON)/2</td>
<td>84/° 88 min.</td>
<td>85.5</td>
<td>85.6</td>
<td>85.7</td>
</tr>
<tr>
<td>Benzene, % Vol.</td>
<td>1.0 max.</td>
<td>1.1</td>
<td>1.2</td>
<td>1.3</td>
</tr>
<tr>
<td>Density at 15°C, kg/m³</td>
<td>710-770</td>
<td>749</td>
<td>749</td>
<td>749</td>
</tr>
<tr>
<td>Existent gum, g/m</td>
<td>40 max.</td>
<td>20</td>
<td>17</td>
<td>21</td>
</tr>
<tr>
<td>RVP at 38°C, kPa</td>
<td>35-60</td>
<td>47.5</td>
<td>47.0</td>
<td>50</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Requirement as per BIS specs</th>
<th>Sample 10 FT/MS/02/01/63</th>
<th>Sample 11 FT/MS/02/01/64</th>
<th>Sample 12 FT/MS/02/01/65</th>
</tr>
</thead>
<tbody>
<tr>
<td>RON Octane</td>
<td>88/° 93 min.</td>
<td>89.5</td>
<td>89.7</td>
<td>89.1</td>
</tr>
<tr>
<td>Anti-knock index, (RON+MON)/2</td>
<td>84/° 88 min.</td>
<td>85.6</td>
<td>85.7</td>
<td>85.3</td>
</tr>
<tr>
<td>Benzene, % Vol.</td>
<td>1.0 max.</td>
<td>1.3</td>
<td>1.3</td>
<td>3.0</td>
</tr>
<tr>
<td>Density at 15°C, kg/m³</td>
<td>710-770</td>
<td>750</td>
<td>750</td>
<td>749</td>
</tr>
<tr>
<td>Existent gum, g/m</td>
<td>40 max.</td>
<td>16</td>
<td>17</td>
<td>19</td>
</tr>
<tr>
<td>RVP at 38°C, kPa</td>
<td>35-60</td>
<td>49.0</td>
<td>50.0</td>
<td>42.0</td>
</tr>
</tbody>
</table>

Note:
1. For unleaded regular
2. AKI for unleaded premium

5.4. Adequacy of BIS testing procedures

CSE’s analysis of the test results available from SFPL show that the current test procedures and the fuel specs are not adequate to detect adulteration.

- The analysis confirms that the broad range of specs for different parameters allowed under the BIS keeps sufficient margin for adulteration.
- Lax standards combined with the fact that some key components in the fuels are not even regulated makes fuel quality monitoring even more difficult.
- The analysis of the SFPL test results confirms the need for alternative test methods and procedures for more accurate results and easy detection of adulteration.

5.4.1. Problems with broad range of fuel specifications

The question may be asked that if SFPL tests based on BIS specs have detected adulteration then what is the problem? Why does CSE feel that some amount of adulteration gets cushioned in the broad range allowed for various parameters?

The Indian oil company representatives argue that such broad ranges are needed to account for variation in the hydrocarbon composition of different crudes that are processed and the blending of different streams in the refineries. That this is a normal
practice worldwide. It is true that worldwide a certain range is allowed for variation but comparison of the permissible range for certain parameters with those in Europe and the US shows that our specifications are lax and we allow greater margin for impurities.

The problem is that since adulterants belong to similar hydrocarbon families though of varying composition, some amount of mixing is possible without changing the broad parameters of the fuel. Automotive fuels are derived from crude petroleum by refining, and are composed of hundreds of hydrocarbons. These hydrocarbons vary by class – paraffins, olefins, naphthenes and aromatics – and within each class by molecular weight and molecular structure. Different mixtures of these hydrocarbons give petroleum products like petrol, diesel and kerosene and determine their distinct characteristic properties. It is important to note therefore, that other petroleum products like naphtha, light diesel oil and solvents, derived from crude too may have the same class of hydrocarbon compounds as constituents that makes the adulteration of automotive fuels easy. The more similar the hydrocarbon components, easier the adulteration becomes. For example, while the density of petrol is regulated at 710-770 grams per cubic meter, that of naphtha is in the range of 750-820 grams per cubic meter. Similarly, while the distillation range of petrol is 35-215°C, that of naphtha is between 30-215°C.

CSE’s analysis of the tests that are available from the SFPL has brought out some important points. First of all, for most parts the actual observed range for different parameters fall within a much narrower median than the broader prescribed BIS range and is also fairly consistent over time. It is only a small proportion of samples that are in the margin – either lower or upper end of the range.

Therefore, for monitoring purpose it is very important to focus on these samples that fall within the permissible range but possibly with an intelligent mix of adulterants still meet the specs.

However, fuel quality monitoring could become more rigorous if other key components are also brought within the purview of regulations. As of now India does not regulate olefins and aromatics in petrol and total aromatics and polycyclic aromatic hydrocarbons in diesel.

On the basis of what we have found out so far it is important to note that testing of some parameters like sulphur and benzene content, cetane and octane tests are essential for routine monitoring. But we have noted that for regular surveillance the oil companies do not test for all these crucial parameters specified under BIS. In a situation where we are working with extremely lax fuel standards missing out even some of them can make quality monitoring weak.

It is also very clear from the above analysis that if we are already able to maintain consistency in our production in terms of the median range we should be able to tighten the specs range for better quality control. Also it is important to regulate some key fuel parameters that are not yet touched. These include aromatics, olefins etc in petrol and PAH etc in diesel. Tighter the standards lesser the chances of wider margin for adulteration.
The issue for us is that even if 5-10 per cent adulteration may seem small it still gives considerable economic advantage to the culprit. A preliminary estimate shows that if a diesel tanker with capacity of 12,000 litre is contaminated with 5 per cent kerosene, the profit would still be as attractive as Rs 6000 per tanker at the current prices of diesel and kerosene. If the total numbers of tankers are added up this would be a very large sum. This is also of policy concern as such practices lead to misuse of government subsidy and diversion of subsidised fuels like kerosene to the transportation sector that impacts upon the poor people apart from increasing emissions, impairing engine performance and durability.

The key recommendation in the case of testing on the basis of BIS specifications would be to immediately set an expert committee with representatives from the petroleum industry, petroleum R&D organizations in the country, experts from the independent testing laboratories, and advisors from the international standards setting organizations like ASTM, IP etc to assess the current methods and procedures and upgrade the testing methods at the refineries, depots and at the fuel quality monitoring lab in our cities and upgrade them.
Analysis of test results from CSE pollution monitoring lab

Pollution Monitoring Laboratory of Center for Science and Environment conducted an analysis of petrol and diesel samples collected from some retail outlets and terminals of IOCL, BPCL and HPCL. The samples were analysed for the presence of individual hydrocarbons by gas chromatograph (Trace GC) with flame ionization detector (FID). The capillary column used was HP-1.

Out of six samples from the retail outlet which were analysed, two samples (SPA and SPB) showed 1.720 per cent and 1.514 per cent of benzene respectively in comparison to depot samples, which had less than one per cent benzene content. These indicate towards possible contamination. Similarly, levels of other hydrocarbons, both aliphatic and aromatic, were found to be higher in the retail outlet samples. The aliphatic hydrocarbons found to be relatively higher in the retail outlet samples were pentane, hexane, heptane and octane. The aromatic hydrocarbons that were found to be higher were toluene and xylene, apart from benzene.

One of the retail outlet samples (coded SPA) showed 3.558 per cent hexane, 9.488 per cent toluene, 3.006 per cent octane and 41.562 per cent xylene content. Another sample (coded SPB) contained 10.631 per cent pentane, 5.701 per cent hexane, 6.150 per cent toluene and 15.532 per cent xylene. This clearly shows that out of six retail outlet samples tested, two samples failed on account of some of the aliphatic and aromatic hydrocarbons content when compared to the depot samples, indicating the presence of contaminants or adulterants.

The tests show that some adulteration has definitely occurred between the refinery and the retail outlet. Yet, the test results definitely raise some queries, which needs serious attention.

BIS test methods are often ineffective to detect critical parameters like total aromatics and contamination by low boiling point fractions. These can only be normally detected by taking the average chromatograms of refinery samples and retail outlet samples, by using modern and sophisticated instruments like GC with FID or GC with AED.

The detailed report on the analysis of composition of hydrocarbons present in petrol and diesel is given at the end as an annexure.

Table 10: Analysis of petrol samples from depots and retail outlets

<table>
<thead>
<tr>
<th>Components</th>
<th>Depot:IOCL</th>
<th>Depot:BPCL</th>
<th>Depot:HPCL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Per cent</td>
<td>MSA</td>
<td>MSB</td>
<td>MSC</td>
</tr>
<tr>
<td>Pentane</td>
<td>1.14%</td>
<td>2.109</td>
<td>2.276</td>
</tr>
<tr>
<td>Hexane</td>
<td>1.125</td>
<td>2.746</td>
<td>2.538</td>
</tr>
<tr>
<td>Benzene</td>
<td>0.215</td>
<td>0.629</td>
<td>0.585</td>
</tr>
<tr>
<td>Toluene</td>
<td>1.676</td>
<td>5.601</td>
<td>7.273</td>
</tr>
<tr>
<td>Heptane</td>
<td>0.808</td>
<td>0.358</td>
<td>0.474</td>
</tr>
<tr>
<td>Octane</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## CSE Report to EPCA on Adulteration

<table>
<thead>
<tr>
<th>Components</th>
<th>Retail Outlet Samples</th>
<th>Adulterant</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>SPA*</td>
<td>SPB*</td>
</tr>
<tr>
<td>Decane</td>
<td></td>
<td></td>
</tr>
<tr>
<td>m-Xylene</td>
<td>0.215</td>
<td>0.848</td>
</tr>
<tr>
<td>p-Xylene</td>
<td>1.187</td>
<td>4.53</td>
</tr>
<tr>
<td>Dodecane</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tetradecane</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hexadecane</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pentane</td>
<td>2.954</td>
<td>10.631</td>
</tr>
<tr>
<td>Hexane</td>
<td>3.558</td>
<td>5.701</td>
</tr>
<tr>
<td>Benzene</td>
<td>1.72</td>
<td>1.514</td>
</tr>
<tr>
<td>Toluene</td>
<td>9.488</td>
<td>6.154</td>
</tr>
<tr>
<td>Heptane</td>
<td>4.661</td>
<td>3.711</td>
</tr>
<tr>
<td>Octane</td>
<td>3.006</td>
<td>1.238</td>
</tr>
<tr>
<td>Decane</td>
<td>2.377</td>
<td></td>
</tr>
<tr>
<td>m-Xylene</td>
<td>3.5039</td>
<td>1.764</td>
</tr>
<tr>
<td>p-Xylene</td>
<td>19.173</td>
<td>6.49</td>
</tr>
<tr>
<td>o-Xylene</td>
<td>18.886</td>
<td>7.278</td>
</tr>
<tr>
<td>Dodecane</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tetradecane</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hexadecane</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Source: Data Provided by CSE Pollution Monitoring Laboratory, New Delhi
7. Need for alternative testing methods

Analysis of the SFPL test results show that even if the fuel quality parameters are not static they are still fairly steady and within a narrow range. But there are a few which are within the specs but very close to the margin. Anything is possible in these cases. It could be variability within the product streams but it could also be a case of adulteration. But today these samples get away as these meet standards and there are no supplementary and precision tests to confirm doubts.

There are alternative and supplementary tests methods that are possible for more precise detection of any range of adulteration. These tests go beyond the testing of routine and regulated parameters like density, distillation, octane/cetane tests and focus on finger printing of the composition of the fuel itself. These include analysis and comparing of the hydrocarbon families or hydrocarbon analysis of the fuels. Gas chromatography-mass spectroscopy or atomic element detection tests are done for more precise detection.

We are not the first to recommend the need for alternative methods. Expert committees set up by the government of India have made similar recommendations in the past but no action has been taken. A sub committee that was set up by the Central Pollution Control Board (CPCB) under the chairmanship of P K Mukhopadhyay noted in its report that no system is completely suitable for all possible variants of adulteration. The committee suggested developing alternative testing methods along with the conventional BIS methods. It recommended the use of instrumental analysis for simulation or estimation of parameters of fuel samples, for instance, gas chromatogram and simulated distillation. It cites a number of instrumental methods developed to establish the parameters of fuels. The report states the need for further improvement, “For mid-range FT-IR (Fourier Transform Infra red Spectroscopy) is emerging as a useful potential tool for the prediction of density, research and motor octane number, aromatics, olefins, benzene, and oxygenate content in gasoline. Similarly, for diesel fuel cetane number, cetane index, density, total aromatics, and polycyclic aromatics can be estimated with adequate precision.”

So far even these recommendations have not been built into any policy on fuel quality monitoring. It is important to initiate research programme to develop testing protocol for alternative methods like gas chromatography with atomic emissions detection and so on for more accurate fingerprinting of samples to detect anomaly. Required instrumentation for such tests should be reviewed and adopted.

It is possible to create a library of different refinery samples of automotive fuels and possible adulterants. With the help of the standard library chromatogram it will be much easier to detect fuel adulteration.

These methods are in use in other countries for surveillance purpose. According to information available from California Air Resources Board GC methods are used for detection of samples adulterated with non taxed fuels. For instance, diesel is a highly regulated and taxed commodity in California. Identification of the source refinery or refineries of field samples and detection of the presence of other petroleum products are important steps in enforcing tax and environmental regulations. Gas
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chromatography with atomic emissions has proven to be a useful tool for determining the origin of market place diesel fuels. The chromatographic distribution of sulphur, nitrogen and carbon, taken as a group are unique for diesel fuel produced by each refinery in California. The chromatogram of diesel obtained from retail outlets and tankers are qualitatively compared with a library of chromatograms of known samples of California diesel, 49 state diesel, jet fuel, kerosene and gas oil. The library is derived from samples obtained directly from all of California’s refineries as well as ships bringing imported diesel fuels to California. Samples that cannot be linked to known library sample or a combination of known sample are identified as abnormal. Samples that appear to be blended with an untaxed component (example jet fuel) are identified as adulterated.\(^{vi}\)

7.1 The reservations of oil industry about alternative test methods

Testing for adulteration by the gas chromatography method requires a reference fuel against which the collected fuel samples can be tested. The chief objection raised against this method is that it is not possible to provide such a reference fuel. According to the oil industry, the characteristics of a final product at the refinery depend to a large extent on the type of crude oil from which it has been processed.

According to the MoPNG, the major crude oil markets are the Middle East and Far East regions. The other markets for crude oils like Venezuela, Mexico, North Sea are not normally competitive for import of crude oil mainly due to freight economy. Therefore, most of the crude oil imports are of Middle East origin, namely, from UAE, Saudi Arabia, Kuwait, Iran and Iraq. However, a part of the total requirement, in particular sweet crude oils, are met from far-east (Malaysia) and West African region.

So the industry argues that refining the crude to manufacture a product involves complex processes at different phases, starting with distillation of the crude. Automotive fuels are composed of hundreds of hydrocarbons of different classes at different proportions. Moreover, different byproducts of different processes are mixed (blending). According to the oil industry, no two batches of products manufactured at the same refinery are of same composition, even if they are manufactured from the same crude.

The broad range of properties allowed in the BIS specifications for automotive fuels allow a lot of streams to be mixed. When byproducts are mixed with diesel and petrol at the refinery it is called blending and it is done in a way so that the end product meets the specifications. This also serves the dual purpose of using the byproducts in an economically productive way and to get rid of the problem of disposal of these streams had they not been useful.

Since gas chromatography is a sensitive method, it will show variations among samples as aberrations if fuels collected at the retail outlet, oil tanker or at the depot are of a different batch than the one from which they received the supply. Moreover, fuel stocks get mixed when a new supply is mixed with the existing stock at the tanks.

It is true that product composition change depending on crude slate mix, blending operations, how various units is run (including the cut points for products which in
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turn determine the volumes of different products made). It is also true that if pipe lines are used for transporting of fuels as is being done from Mathura refinery to Bijwasan terminal in Delhi, there can be considerable scope for cross contamination depending on how products are batched, and how refineries deal with the interface between gasoline and kerosene, kerosene and the diesel coming through the pipe line.

But in view of the wide variety of alternative methods that have been developed worldwide for precision tests it is possible to compare and track quality across the entire supply chain (See annexure for the list of tests that have been brought to our notice by various experts). According to scientists gas chromatography can give a picture of the hydrocarbons and hydrocarbon families present in a sample. Thus if specifications are set for hydrocarbon families like olefins and aromatics, the task of comparison will become much easier. This is all the more reason why these parameters should be regulated right away.

No information is available from the petroleum industry or the IOC R&D Centre if they have seriously studied this method or not. The only instance of application of such test for checking adulteration in India done in the public domain and brought to our notice is the one done by the Indian Institute of Technology, Chennai based public charitable trust, CONCERT. CONCERT, has examined the possibility of other tests which can be effective. According to them the only reliable test is to X-ray the signature of various molecules in an ad mixture through a Gas Chromatograph Test (GC). CONCERT, has obtained reference samples from the Madras Refineries Limited (MRL) and also samples from retail outlets. It was found that one can obtain unique and individual fingerprints of each and every molecule and also its proportion to the total.

It is important that the petroleum industry instead of clouding the solution further only by citing scientific uncertainties should focus on developing and replicating methods along the lines that have already been developed by American Standard Test Method (ASTM) or the Institute of Petroleum (UK) or South West Research Institute, USA, etc for such tests.

It is very important to note that unlike the West where abuses in the fuel market are very limited and involve only a few adulterants, in India we are talking about at least 16 commonly known hydrocarbons. Most of these have overlapping physical and chemical composition. For instance, super LDO that Reliance Petroleum Ltd markets in Delhi as an industrial fuel or for generator sets, is supposed to be 95 per cent similar in composition to that of diesel but it is a much cheaper fuel. This has higher chances of going undetected except for the fact that it has very low cetane of 30. According to market observation this LDO is more widely used to adulterate diesel than kerosene. But certainly monitoring of a wide variety of combination of adulteration would require tests that can detect the anomaly with greater accuracy.
8. Preventing adulteration

We will need to design an effective framework for preventing adulteration. The framework will need to include different elements from testing methods to designing an enforceable penalty and liability system. We are detailing some issues below.

8.1. Technical methods: Marker system

The oil industry has tried to develop a marker system for detection of adulteration. But this has not been effective at all. The Mukhopadhyay committee report states that earlier kerosene was used as a major adulterant in petrol and diesel. IOC R&D Centre investigated this. At the instance of the Oil Coordination Committee blue dye and furfural were added to kerosene for detection. But estimation of blue dye and furfural in transport fuels is not being carried out. Thus this marker system is not being utilised adequately. However, some test results available from oil companies show that furfural tests are being conducted. But it has also been brought to our notice that the antidote to blue dye is already in the market. Either this dye is chemically neutralised or is filtered through a clay like substance that absorbs the dye. Lot of doubts have also been raised with respect to the stability in furfural in the fuel for reliable detection.

Colour or chemical coding of only kerosene will not help as there are too many adulterants in the market now. The solvent and naphtha control order that was recently passed by the MoPNG lists as many as 16 commonly known adulterants.

Now it is proposed that chemical markers be added in ppm level into the fuel and not the adulterant. Monitoring of the concentration and dilution of these markers at the retail end can be useful in detecting adulteration. But there are doubts over the effectiveness of the tracer method. There are doubts about maintaining constant dosage at low concentration, problem of leaching and laundering of marker and even its depletion in the fuel because of its interaction with trace impurities in the fuel itself. However, IOC R&D Centre is working on this method.

But there are now doubts if this kind of marker system can be implemented at all. In Delhi for instance fuels come from different refineries and no one is sure how doping of fuels with different markers and dosage will behave and can be reliably traced once different refinery streams flow into the same tanks. But clearly, this is an area that the government will have to look into seriously.

8.2. Regulatory measures

Licensing of fuel supply to regulate the end use

The main incentive for adulteration is the skewed taxation policies of the government on petroleum products and availability of a wide variety of low priced hydrocarbons in the market. High taxes on petrol make it vulnerable to adulteration with cheap solvents and naphtha. Diesel on the other hand is vulnerable to mixing of subsidised kerosene and cheaper LDO that are very similar to its chemical structure.
The government has taken the initiative recently to issue a control order to license the use and supply of some commonly known adulterants in the market. Comparison of the current prices of the solvents with diesel and petrol shows the cheapness of these fuels. (see table: Possible Adulterants)

Table 11: Possible Adulterants

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Solvents</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Diesel</td>
<td>Rs 17.90 per litre</td>
</tr>
<tr>
<td>2</td>
<td>Petrol</td>
<td>Rs 28.00 per litre</td>
</tr>
<tr>
<td></td>
<td><strong>Transportation fuels</strong></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>SBP spirit / SBP solvents</td>
<td>Rs 21.00 per kg</td>
</tr>
<tr>
<td>2</td>
<td>C- 9 Solvent / Raffinates</td>
<td>NA</td>
</tr>
<tr>
<td>3</td>
<td>C-6 Raffinates</td>
<td>NA</td>
</tr>
<tr>
<td>4</td>
<td>Pentane</td>
<td>Rs 42.06 per kg</td>
</tr>
<tr>
<td>5</td>
<td>Cixon</td>
<td>NA</td>
</tr>
<tr>
<td>6</td>
<td>Solvent 90</td>
<td>Rs 26.40 per kg</td>
</tr>
<tr>
<td>7</td>
<td>Hexane</td>
<td>Rs 17.12 per litre</td>
</tr>
<tr>
<td>8</td>
<td>Heptane</td>
<td>NA</td>
</tr>
<tr>
<td>9</td>
<td>Resol</td>
<td>NA</td>
</tr>
<tr>
<td>10</td>
<td>NGL (Non fertilizer Neptha)</td>
<td>Rs 12.95 per kg</td>
</tr>
<tr>
<td>11</td>
<td>Mineral Turpentine Oil</td>
<td>Rs 14.26 per litre</td>
</tr>
<tr>
<td>12</td>
<td>Aromex</td>
<td>Rs 18.26 per kg</td>
</tr>
<tr>
<td>13</td>
<td>Iomex</td>
<td>NA</td>
</tr>
<tr>
<td>14</td>
<td>Furnace Oil (Fuel Oil) (Not available in NCT)</td>
<td>Rs 8.93 per litre</td>
</tr>
<tr>
<td>15</td>
<td>Light Diesel Oil</td>
<td>Rs 12.95 per litre</td>
</tr>
<tr>
<td>16</td>
<td>Kerosene</td>
<td>Rs 15.00 per litre</td>
</tr>
</tbody>
</table>

Note 1: Prices are indicative May not be exact market price
Source: Compiled from the following:
Solvent, Raffinate and Slop order (Acquisition, sale, Storage and Prevention of Use in Automobiles) 2000
Naphtha control order (GSR 518)

The control order from the Ministry of Petroleum and Natural Gas on the use of naphtha and solvents came into effect from 2000. These orders essentially state that no person shall either acquire store and/or sell Naphtha and solvents in the schedule without a licence issued by the State Government or the District Magistrate or any other Officer authorized by the Central or the State Government. The solvent order was subsequently amended to make an exemption for small scale users by stating that “no such licence shall be required for consumption of 50 KLS per month or less and storage of 20 KLS or less of solvents listed in the schedule combined.”

These orders further stipulate that every person engaged in the sale or trading of these products either imported or indigenous for any purpose whatsoever shall file end-use
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certificates from consumers to whom he sells and furnish customer-wise sales to the District Magistrate or to the State Civil Supplies Authorities on a quarterly basis.

The solvents listed in schedule are:

1. SBP spirits/SBP solvents
2. C-9 solvents/raffinates
3. C-6 raffinates
4. Pentane
5. Cixon
6. Solvent 90
7. Hexane (Food Grade), IS 3470
8. Heptane
9. Resol
10. NGL
11. MTO, Mineral Turpentine Oil, Petroleum Hydrocarbon solvents IS 1745 (version 1991)
12. Aromex
13. Iomex
15. LDO Light diesel oil, (IS 1460)

The actual implementation of this order rests with the state government. But the Delhi government has not yet worked out the detail of licensing the use of these products and to keep an official record of their supply and end use.

On the contrary, there is concern over the exemption granted to the 50 litre of solvents for small scale users. CSE’s investigation near the Bijwasan depot showed that products from tankers were being removed in 50 litres cans. This needs investigation to see to what extent this provision in the law is being used as a loophole to bypass the legal order.

The government must design an effective system of inventory and accounting system for petroleum products.

Box 4: Discarding or adding: problem in disposing off rejected fuels

According to the representations from the petrol dealers association there is considerable scope of diverting different fuels that have gone off specs for whatever reason for adulteration. The normal procedure for their disposal is to downgrade the fuel and use it for other uses. For example, when LDO is rejected, it is downgraded to fuel oil. Similarly, when Aviation Turbine Fuel is rejected it is downgraded to Superior Kerosene Oil. In case of rejection of diesel and petrol, they are sent back to the refinery where these are treated as crude and then re-refined. But it is suspected that this may not happen all the time. No record has been provided to show what is the magnitude of rejects every year. It was suspected that the aviation fuel which is cheaper and is a superior fuel may even be intentionally declared off specs to diverted to be mixed with higher value fuels.

…cont
According to another oil company official the rectification/liquidation/downgradation process is decided on the basis that at what level of adulteration the petroleum product specification the rejected product meets. This is tested in the laboratory and then it is decided at what ratio of adulterant and product it will be liquidated. In terms of percentage if diesel has been mixed with 16 per cent kerosene it will be liquidated in the ratio of 1:160 and its quality will be tested to check if it meets the specifications for diesel again, if it does then it is marketed. It is not clear how tests are conducted to detect the proportion of adulteration.

The Industry Quality Control Manual mentions that the “disposal of a contaminated product shall be as per advice from quality control department”. According to the ‘Bulk Transport Contract Agreement of the Indian Oil Corporation Limited “the contractor agrees to ensure that the products entrusted to him by the Corporation in terms of his agreement do not get adulterated/contaminated by any act or omission on the part of his crew. In the event of a failure of the product in quality control checks at the premises of the dealers/consumers/storage point of the corporation or enroute, the location from which the product was despatched will be immediately informed.

It further states, “In such cases of adulteration/contamination, the Corporation at its discretion may treat the product downgraded and unload the same at any of the storage points. In such cases, the difference in cost arising out of downgradation of the product will be recovered from the contractor at prices to be determined by the Corporation along with other incidental expenses that may be incurred”. We do not know how effectively this system works in practice.

**Box 5: Parallel marketing**

The system of petty fuel dealers is a special problem that CSE observed in the NCR region of Uttar Pradesh. This is a government licensing system to give marketing rights of only diesel in areas where retail outlets have not been set up. The governments’ intention to provide these licenses is to ensure supply of diesel for agricultural purposes. But distribution of licenses is again in the hands of the district administration and the quality assurance system is entirely with district administration. It is suspected that petty dealers supply adulterated fuel even to vehicles at cheap rates. According to the sources of district supply office in Meerut many of these petty dealers are involved in malpractices. The petty dealers are not supposed to operate within a periphery of five kilometers of any retail outlet and they can store diesel in drums of four kilolitres capacity and can only sell diesel to customers who require 15-20 litre of diesel and not more than that. Petty dealers can buy diesel from any oil company retail outlets and so there is no accountability of any oil company involved in the system. There is no check on the quality of the fuel marketed by these dealers.

**8.3. Fiscal measures**

**8.3.1. Distortions in pricing**
Though it is universally recognised that pricing is the most effective method of controlling adulteration, there is no clear answer as to how the prices would behave once the administrative price mechanism gets dismantled in April this year. Even then subsidy on kerosene and LPG will probably continue.

It is also not clear how the prices of a wide variety of fuels will behave in the market. It will be very difficult to eliminate differences among such a wide variety of fuels and solvents meant for different usages.

But the government should immediately look into this issue and come up with fiscal policy to eliminate price differences.

CSE has noticed that pricing policy is working at cross-purpose with the intended environmental benefits of fuel quality regulations. The most important example is the introduction of 500 ppm sulphur diesel in the NCR under the Supreme Court order. The unimaginative policy of the government to price this quality diesel higher than the 2500 ppm diesel that is available outside the NCR has pushed demand beyond the NCR region. Currently, 500 ppm sulphur diesel in the NCR costs Rs 17.18 per litre as against Rs 16.40 for 2500 ppm sulphur diesel available outside NCR. Petrol Dealers Association in Delhi estimate a drop in sale of diesel of nearly 30 per cent and allege that transporters are now moving out of NCR. Even during our sampling operation along the highways near Delhi CSE noted empty diesel tanks in retail outlets which was explained as slump in demand in this region. The estimates have been given to CSE by the Haryana Petrol Dealers Association on the trend in sales in diesel in Panipat and Karnal after the introduction of 500 ppm sulphur diesel corroborate this fact:

**Table 12: Comparison of trend in diesel sales after introduction of 500 ppm sulphur in two districts of Haryana in the NCR**

<table>
<thead>
<tr>
<th>Year</th>
<th>Panipat (kilolitre)</th>
<th>Karnal (kilolitre)</th>
</tr>
</thead>
<tbody>
<tr>
<td>April – December 2000</td>
<td>1,00,773</td>
<td>1,09,480</td>
</tr>
<tr>
<td>April-December 2001</td>
<td>77,692</td>
<td>1,30,501</td>
</tr>
</tbody>
</table>


This anomaly must be corrected immediately to remove incentive for using poorer quality of fuel and also adulterate costlier fuels with cheaper fuels.
8.3.2 The profitable business of adulteration

Due to skewed prices, the incentive to adulterate is very high. An indicative estimate shows that if a retail outlet adulterates petrol with 15 per cent naphtha it can earn a profit of Rs 31,590 per day. This estimate is based on the average volume of sales in pumps.

Table 13: An estimate of likely profit from 15 per cent naphtha

<table>
<thead>
<tr>
<th>Item</th>
<th>Estimate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pump owners commission</td>
<td>Rs 0.613 per litre of petrol sold</td>
</tr>
<tr>
<td>Average quantity of petrol sold at a petrol pump per day*</td>
<td>10,000 litre per day</td>
</tr>
<tr>
<td>Stipulated commission received by pump owners</td>
<td>0.613 * 10,000 = Rs 6,130</td>
</tr>
<tr>
<td>After adding 15 per cent naphtha</td>
<td></td>
</tr>
<tr>
<td>Price of naphtha</td>
<td>Rs 12.13 per litre</td>
</tr>
<tr>
<td>Price of petrol</td>
<td>Rs 28.94 per litre</td>
</tr>
<tr>
<td>Price of petrol after adulteration, which is marketed in the same price</td>
<td>Rs 25.781 per litre</td>
</tr>
<tr>
<td>Profit made per litre of petrol by adulterating it</td>
<td>Savings made per litre Rs 3.159</td>
</tr>
<tr>
<td>Price of adulterant for adulterating 10,000 litres of petrol</td>
<td>Rs 18, 195</td>
</tr>
<tr>
<td>Price of petrol if pump would have sold pure petrol:</td>
<td>Rs 2,89,400</td>
</tr>
<tr>
<td>Price of adulterated petrol sold</td>
<td>Rs 2,57,810</td>
</tr>
<tr>
<td><strong>Profit per day on estimated total sales of 10,000 litres of adulterated petrol</strong></td>
<td><strong>Rs 31,590</strong></td>
</tr>
</tbody>
</table>

Source: Computed by Centre for Science and Environment based on the current market prices.

Note: 1. The estimate of petrol sales in a retail outlet is an average of observed sales in high selling retail outlets in NCT Delhi.
2. The figure of petrol sale in a petrol pump, are average figures observed in the market.
3. Price of naphtha is in kg based on the market price provided by IOC.

8.4. Enforcement measures

8.4.1. Penalty system

It is extremely serious that the current penalty system that has been described in the Marketing Discipline Guidelines issued by the MoPNG are not legally binding. According to the officials of the anti-adulteration Cell of the MoPNG these are not legally binding and the respective oil companies can modify the guidelines.

Even more serious is the fact that the recent modifications made in the guidelines by the MoPNG has actually reduced the severity of the penalty and lowered penalty fees. The modifications proposed in the penalty system for different types of offences for 1999-2001 are more lax. (See table) The existing penalty that includes penalty fees of Rs 1,00,000, and suspension of sales and supplies of all products for 45 days for the
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first offence of adulteration has been lowered to Rs 20,000 and suspension of supplies for 30 days.

Table 14: Comparative statement of penal actions in marketing discipline guidelines (MDG) 1998 and proposed MDG 2001 for retail outlets of oil industry

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1st action</td>
<td>2nd action</td>
</tr>
<tr>
<td>1</td>
<td>Adulteration of MS/HSD</td>
<td>Fine of Rs 1,00,000 &amp; suspension of sales and supplies of all products for 45 days. If fine not paid within 45 days, extension of suspension of sales and supplies of all products for another 30 days. If the fine is not paid even within the extended period of 30 days, the dealership will terminated.</td>
<td>Termination</td>
</tr>
<tr>
<td>2</td>
<td>Short delivery of products (weights &amp; measures seals tampered)</td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 30 days.</td>
<td>Termination</td>
</tr>
<tr>
<td>3</td>
<td>Unauthorized storage facility</td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 15 days.</td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 30 days.</td>
</tr>
<tr>
<td>4</td>
<td>Not providing inspection stock/sales</td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 15 days.</td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 30 days.</td>
</tr>
<tr>
<td>5</td>
<td>Unauthorized purchase/sales/exchange of MS/HSD</td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 30 days.</td>
<td>Termination</td>
</tr>
</tbody>
</table>
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<table>
<thead>
<tr>
<th></th>
<th>Established case of selling off-spec lubes</th>
<th>Unauthorized purchases/sales/exchange of lubes</th>
<th>Non-availability of reference density at the time of inspection:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 15 days.</td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 30 days.</td>
<td>Suspension of sales and supplies of all products immediately. Samples to be drawn and sent for testing within 24 hours. If the product meets specification, sales &amp; supplies of all products to be resumed after warning letter.</td>
</tr>
<tr>
<td></td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 15 days.</td>
<td>Termination.</td>
<td>Fine of Rs 20,000 &amp; suspension sales and supplies of all products for 30 days.</td>
</tr>
<tr>
<td></td>
<td>Termination</td>
<td>Fine of Rs 5,000</td>
<td>Fine of Rs 20,000 &amp; suspension of sales and supplies of all products for 15 days.</td>
</tr>
<tr>
<td></td>
<td>Fine of Rs 25,000 &amp; suspension of sales and supplies of all products for 30 days.</td>
<td></td>
<td>Fine of Rs 25,000 &amp; suspension of sales and supplies of all products for 30 days.</td>
</tr>
</tbody>
</table>

Source: Marketing Discipline Guidelines of the Oil Industry

The existing penalty system is too weak to act as an effective deterrent. Penalty is imposed on the retail outlets according to the number of offences recorded against the same outlet. Penalty is supposed to get stricter with each passing offence and dealership is terminated after the third offence.

The information that is available on the nature of action taken for offences show how meaningless this exercise is. The list of action taken on retail outlets between January 1, 2001 and December 12, 2001 by the Indian Oil Company (IOC) shows that out of the 18 penal cases 3 dealerships were terminated and the rest are still operative after completing suspension period of 15 to 30 days. Even out of the three outlets that were terminated two are operating under different names. ix

#### 8.4.2 Liability system

Policies will have to be designed to make the oil companies accountable and liable for the quality of products at the retail end. Only if vertical accountability and liability is established along the entire supply chain will it be possible to ensure more effective checks and balances to prevent malpractices. It is important to note that the Mukhopadhyay Committee in its report states, “In Europe currently National Standard Bodies, such as British Standards Institute etc, carry out quality checks. The failure
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cases led to penalties of filling station owner and the fuel supply company.” The report cites the example of Belgium where few years ago 30 per cent of fuel samples frequently failed. But recently with the threat that the offending companies would be named in case of any malpractice and heavily fined the situation has improved.\(^x\)

In the US, if the Environmental Protection Agency (EPA) finds off-specification petrol or diesel fuels, under the Clean Air Act, every party upstream of the violation can be held liable. Fines can be issued up to US$ 25,000 per day per parameter. These fines can be mitigated only by demonstrating that the violation was not intentional and by the presence of a well-designed oversight programme.\(^xi\)

In India, retail outlets are known by the name of the oil companies. But these retail outlets are not necessarily vertically integrated with refineries of the same oil companies. In India the companies buy from each other and share the market. As a result, the retail outlets though they are known by the name of the oil company are not necessarily from the refineries of the same company – which essentially means only the service at the retail outlet can be branded and not the product. Only recently, some oil companies have taken the initiative to protect their brand image by evolving some public strategy of certifying quality of services and products at selected retail outlets. The Pure for Sure programme of the Bharat Petroleum Ltd. is such an example. This company has started a process of certifying their retail outlets on the basis of quality checks.

**Box 6: Pure for Sure: The Bharat Petroleum Ltd campaign**

This programme has been launched by Bharat Petroleum Ltd (BPCL) to certify its brand quality in Delhi. Out the 87 retail outlets of BPCL in the NCT region of Delhi 44 have so far got certificates for ‘Pure for Sure’. By the end of February 2002, BPCL officials expect the number of ‘Pure for Sure’ outlets to go up to 60 in the NCT region. There are pure for sure retail outlets in the NCR region.

This is done on the basis of certification of quality and quantity for supply point (depot), distribution (lorry tankers) and dispensing point (retail outlets) by an audit check by Germany based TUV. It is also possible to de-certify any retail outlet at any point of time.

At the retail outlet level the following criteria are taken into account to certify a dealer/retail outlet as pure for sure:

1. Dealer enrolment: Seminars and workshops are held with dealers to make them aware of the need for assuring quality to the customer.

2. Special meetings are held with the dealers to discuss the inefficiencies at the retail outlets and how they can be removed. For example: traffic jams in front of pump or problems with dispensing units and so on.

3. Delivery salesmen at the outlet are trained by the BPCL officials and later surveys are carried out to find out if they are following the rules and regulations prescribed.
4. Inspection of stocks for non-Pure for Sure outlets are carried out once every quarter but in case of ‘Pure for Sure’ outlets, it is carried out in every 45 days.

5. Samples are collected every month from the outlet and they are tested for every specification in the BIS including octane rating.

6. Delivery accuracy meters are fixed at the outlet which are checked every fortnight by officials.

7. Mystery audits are conducted by mystery customers who are asked to go and visit the outlet and give their feedback to BPCL about the particular outlet.

**Monitoring of the supply chain**

At the depot itself while filling the tankers, it is not done through the conventional overhead manhole type filling covers but the process of bottom loading is resorted to which minimises evaporative losses as well as losses due to leakage. Apart from this BPCL is in the process of installing a complete vapour recovery system at the Bijwasan depot and also one of the retail outlets as a pilot project to minimise evaporative losses.

All lorry tankers carrying fuel to these retail outlets are specially designed to integrate devices to minimise chances of pilferage as well as adulteration on the way. For example, they employ a six point sealing system and an abbloy locking system. Apart from this all the important joints from where pilferage may occur are welded so that, if anyone tampers with them, they will immediately break, for example the flag joint and discharge line.

All locks are physically handled by specially designated people from the company who also carry out surprise checks along the way. Every time that a lorry tanker decants in a ‘Pure for Sure’ retail outlet, two samples are drawn for testing. The frequency at which samples are drawn from retail outlets are also increased and a strict check is kept on them. All samples are drawn and tested by officials from an independent laboratory – TUV.

At present therefore, accountability and responsibility and even penalty gets fragmented along the supply chain. Since the companies see their responsibility ending at the terminal point, the onus shifts to the transporters and the retailers when malpractices occur. If companies are not held responsible for the quality of their product, their surveillance will always remain slack and will perpetuate adulteration. It is appalling to see how the corrupt system has beaten all methods devised so far to detect adulteration with such ingenuity.

In the US and Europe after years of adverse publicity, oil companies have become more concerned about their public image, and are averse to having their products associated with anything illegal. They are very active in identifying adulteration and protecting their brand name.
8.5. Independent testing for adulteration

For public accountability of the oil industry there is a need for independent fuel quality monitoring system in the city, which currently is absent. In fact, the formation of the Society for Petroleum Laboratory as it is formally called is an outcome of the Supreme Court order of July 28, 1998. According to the order “two independent fuel testing labs to be set established by June 1, 1999”. This order was based on the recommendations of the EPCA to check adulteration.

The first progress report of the EPCA, March-June, 1998, states, “the EPCA requested the chief secretary of Delhi, secretary excise and the additional secretary, Ministry of Petroleum and Natural Gas to take necessary steps to check adulteration of fuels which was contributing significantly to air pollution. Ministry of Petroleum is being requested to set up two independent fuel testing labs. AIAM (now called SIAM) and other non-profit making organisations have agreed in principle to manage and operate these labs. These were discussed in the EPCA as early as March 1998 and then recommended in their first report to the Supreme Court”. The EPCA wanted the laboratory to be an autonomous agency thus a society was formed to make it completely unbiased and impartial.

But this laboratory is not in the public domain nor are its test results ever made public. The SFPL has given the contract to run the lab to the Indian Institute of Petroleum (IIP). IIP operates under instruction from SFPL. All samples are received by SFPL and then handed over to the lab and all the reports are given to SFPL for onward transmission to the agencies who requested testing. The results are confidential and only a few agencies can ask for tests to be conducted. In Delhi the agencies include Food and Civil Supply department of the Delhi government, State Coordinator Office, Oil Coordination Committee, and the Ministry of Petroleum and Natural Gas. When EPCA asked for the results of the past tests, only the summary results were given and not full test results for analysis.

During its formation in order to maintain the independent nature of the laboratory a representative governing council was created with representation from the automobile industry, concerned ministries of the government and civil society groups. But in its functioning the lab is still dominated by the petroleum industry.xii

In the cost sharing arrangement the lab has received Rs 68 lakh from the Ministry of Petroleum and Natural Gas, Rs 25 lakhs from the Delhi government, a one-time fund of Rs 2 crore from SIAM. Although the MoEF had committed to contribute Rs 35 lakhs for 2000-01 and Rs 50 lakhs for 2001-02, only Rs 25 lakh has been given so far. The Ministry of Heavy Industries and Ministry of Surface Transport are expected to contribute Rs 50 lakhs each.

SFPL was set up at a cost of Rs 11.2 crores. Total budgetary requirement of the lab per annum is Rs 3 crores. One of the problems is lack of adequate technical staff. As against the sanctioned staff strength of 14 SFPL only has 4 technical staff.
In any surveillance system secrecy and lack of transparency will only help to perpetrate the crime further. Consumers in Delhi have the right to know about the results of the surveillance to be able to decide their preference.

The lab can be considered truly independent only if other stake-holders like consumer groups and the automobile industry can initiate and demand surveillance tests to check out the quality of products from refineries and involve the SFPL in the operation. This is practiced in other countries. For instance, in Mexico, this issue came up a couple of years ago because Pemex supplies fuel to the entire country and Pemex itself monitors product quality. The automobile industry then hired the Southwest Research Institute in the US, a premier fuel testing laboratory, for random and surprise tests on fuels.

It is expected that the automobile industry would be equally concerned in the future if-on road durability tests for emissions are enforced in this country. As of date durability tests are conducted only for type approval and conformity of production tests. But for on road durability compliance checks on adulteration of fuels will have to be very effective.

Capacities of the SFPL will have to be further improved to be able to undertake larger volume of tests. At the moment under routine condition it is limited to 40 to 45 samples per month and that too not for all the parameters. In fact the second fuel testing laboratory that was to be set up under the same court order of July 28, 1998, was dropped on the premise that this lab would be able to conduct at least 200 tests a month. The aim and objective of the lab should include detection of adulteration and adulterants. It should not confine itself merely to check BIS specs.

The laboratory should be able to undertake tests for consumer groups and the automobile industry on demand. Necessary legal powers be defined of agencies and officers outside the oil industry who can aid in sample collection for such tests.

Also improve the capacity of the SFPL to undertake more tests, more sophisticated tests, and conduct complete tests on a regular basis and makes their test results public.

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**Box: 7**

Tests conducted at the Indian Institute of Petroleum, Dehradun to investigate widespread fuel pump failures in Maruti cars

There is very little known about impact of adulterated fuel on emissions and the vehicle engine components. Maruti Udyog Limited (MUL) has provided some data on limited evidences of effect of adulterated fuel on the vehicle.

A large number of fuel pump failures on Maruti model of Esteem was reported in 1998. MUL had collected fuel samples from affected vehicles. The samples were sent to IIP Dehradun. IIP had officially confirmed that all samples met BIS requirements. On further investigation it was found that some paint solvent was mixed with the fuel. The adulterated fuel met the specifications but the adulterant was not detected in routine tests.

…cont
In May 2001 similar problem occurred in Nagpur, Maharashtra. Four-stroke engines reported failures due to poor octane rating of the fuel. Apparently similar problem is being reported in North East currently and is again suspected to be due to fuel adulteration.

In view of this the automobile industry feels that oil companies do not respond to clarifications/guidance sought on problems like this.

Automobile industry feels that fuel quality assurance shall have definite impact for manufacturers to extend warranties.

The industry is worried that if Euro III emissions standards make on board diagnostic –II (OBD) requirement mandatory then adulteration would pose a serious problem. To offer any technology to meet this requirement, consistency of fuel and right quality is of immense importance. These controls should be in place before OBD is mandated.

The automobile industry demands that fuel testing laboratories should be totally independent in nature to ensure proper checks.
9. Recommendations

Our investigation shows that the current product quality monitoring system is extremely weak and stems largely from weak regulations and enforcement, skewed market prices of the petroleum products and lack of accountability in the petroleum sector. Unless this is corrected the root cause of the problem cannot be eliminated. Immediate direction is needed in the operational, technical and economic areas. While there is a unanimous agreement that skewed prices are responsible for adulteration, so far no solutions have been possible for political reasons.

This study clearly shows that unless we take serious steps top improve the system to prevent and check adulteration, we will not even begin to touch the profitable business of adulteration. The current system is compromised from testing methods that are not adequate to detect adulteration to penalty systems designed to let the manufacturers go scot-free. It is possible to create a library of different refinery samples of automotive fuels and possible adulterants. With the help of the standard library chromatogram it will be much easier to detect fuel adulteration.

Make oil companies accountable for the quality of fuel at the retail end
Any extent of vigilance and surveillance will be meaningless unless strict liability is imposed on the oil companies to take full responsibility for the quality of fuels they sell at their retail outlets. As of now the responsibility and penalty are all fragmented along the supply chain. Though retailers and the transporters are penalised by the oil companies if malpractices occur, the oil companies are not held accountable. To put it simply consumers cannot sue the oil companies for adulterated fuels. Unless this is done checks and balances in the system will not work effectively to prevent malpractices at any level. The best way that consumer pressure can be intensified on the oil companies is to develop a system of public rating of the retail outlets by the name of the oil companies on a monthly basis based on an independent inspection, testing and audit of the outlet. In a competitive market there are multiple oil companies rivalling for market share. This will become more severe with decontrol of the petroleum sector soon. In such a situation protection of brand name would be most critical for the oil companies to guard their market share. Therefore, quality based public rating of the retail outlets by the name of companies would work best in disciplining the supply chain and preventing the widespread malady.

Improve testing procedures and tighten fuel quality standards
Immediate attention should be paid to tightening the fuel quality standards and regulating some key parameters that are not done today like aromatics, olefins in petrol, and PAH in diesel. Even the broad range that is allowed under the current specifications should be adequately tightened. Tighter the net easier it is to catch dubious samples.

Develop alternative testing procedures for more accurate detection
For more accurate detection alternative testing methods and protocols should be adopted straight away and applied for surveillance.

Centre for Science and Environment

February 5, 2002
CSE Report to EPCA on Adulteration


iii Details available in Anon 2002, Portable gasoline analysis with mid FTIR, Grabner Instruments, Austria.


v P K Mukhpadhyay 2000, Report of Working group on Fuel quality submitted to the Chairman Central Pollution Control Board, December, pp 150-152.


viii Prasanna Kumar, Director General, Anti Adulteration Cell,

ix Retail Outlets suspended in NCR period 1.1.2001 to 31.12.2001, Indian Oil Corporation, *Mimeo*


xii Central Pollution Control Board, 2002, Operation and Maintenance Fund Status, Society for Petroleum Laboratory, January, *Mimeo*