



Director General SEZEPC &lt;dg@sezepc.in&gt;

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**Fwd: Urgent Letter to German Federal Officer for Agriculture and Food (BLE) allowing third party inspection of facilities for biofuel exports**

3 messages

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**Director General SEZEPC** <dg@sezepc.in>

11 June 2026 at 10:30

To: "Vimal ANAND JS(SEZ)" &lt;vimal.anand@nic.in&gt;, "Sh Gaurav Pundir Dir(SEZ)" &lt;gaurav.pundir@gov.in&gt;, js-europe1@commerce.gov.in

Cc: "Sh Ajay Bhadoo AS(SEZ)" &lt;astpd-doc@nic.in&gt;, csoffice@nic.in, secy.png@nic.in, madhukumar.s@sunpure.in, ddg ddg &lt;ddg@sezepc.in&gt;

Dear Sir(s)

Please refer to the trailing emails.

German Federal Office for Agriculture and Food (BLE) has issued a regulation that biofuel can be exported to Germany only when exporting country (India in this case) agrees to the third party inspection of facilities.

This matter has been pending between DoC and MoPNG for last 3 months and SEZEPC and exporter have been following with them. Now MoPNG has now given their NOC for the same. German Federal Office for Agriculture and Food (BLE) has to be informed that India agrees to third party inspection of facilities. This will include India in the list of countries who have allowed this facility and Indian exporters will be able to export biofuels to Germany.

It is requested that German Federal Office for Agriculture and Food (BLE) may be informed urgently so that Indian exporters can export biofuel to Germany.

Regards,

Alok Chaturvedi  
DG SEZEPC[dg@epces.in](mailto:dg@epces.in) | +91 81305 25959 | [www.sezepc.in](http://www.sezepc.in)

----- Forwarded message -----

From: **Director General SEZEPC** <dg@sezepc.in>

Date: Tue, 9 Jun, 2026, 3:12 pm

Subject: Fwd: Urgent Representation for Compliance Alignment: Nabisy Portal Restrictions on Indian Biofuel Exports

To: &lt;js-europe1@commerce.gov.in&gt;, &lt;dir-ft.europe@gov.in&gt;, &lt;us5-europe@commerce.gov.in&gt;

Cc: &lt;madhukumar.s@sunpure.in&gt;

Dear Sir

Please refer to the trailing email dated 27.2.2026.

Perhaps matter regarding third party onsite inspection was referred to the MoPNG by the DoC.

MoPNG has now replied that they have no issue in permitting on-site inspection as it is a regulatory requirement for bio-fuel exports to Germany. (Copy attached)

In view of the above, DoC may write to the Federal Office for Agriculture and Food (BLE) agreeing to the third party on-site inspection so that M11 Energy Transition Pvt Ltd can export biofuel to Germany.

The letter has to be written urgently so that India is included in the list of countries agreeing to on-site inspection.

Regards

Alok Chaturvedi  
DG

**Alok V Chaturvedi, IAS(Retd) | Director General,**

Mobile +91 8130525959 | Tel: +91 11 23329770

Email : [dg@epces.in](mailto:dg@epces.in)

Export Promotion Council for EOUs and SEZs,

A101, 10th Floor Himalaya House 23, KG Marg, New Delhi, Delhi 110001

----- Forwarded message -----

From: **Director General SEZEPC** <[dg@sezepc.in](mailto:dg@sezepc.in)>

Date: Fri, 27 Feb 2026 at 16:03

Subject: Urgent Representation for Compliance Alignment: Nabisy Portal Restrictions on Indian Biofuel Exports

To: <[js-europe1@commerce.gov.in](mailto:js-europe1@commerce.gov.in)>

Cc: <[csoffice@nic.in](mailto:csoffice@nic.in)>, Sh Ajay Bhadoo AS(SEZ) <[astpd-doc@nic.in](mailto:astpd-doc@nic.in)>, Vimal ANAND JS(SEZ) <[vimal.anand@nic.in](mailto:vimal.anand@nic.in)>,

Mr Darpan Jain <[js1tpd-doc@nic.in](mailto:js1tpd-doc@nic.in)>, <[dir-ft.europe@gov.in](mailto:dir-ft.europe@gov.in)>

Dear Sir(s)

Please refer to the trailing email from M11 Energy Transition Pvt Ltd regarding the recent regulatory barrier in Germany for biofuel export.

They have stated that a recent technical update by the Federal Office for Agriculture and Food (BLE) via the Nabisy portal now prevents Indian exporters from fulfilling mandatory sustainability declarations.

As of 19 February 2026, the BLE requires proof that on-site witness inspections by European authorities are feasible. Currently, India is not included in the BLE's list of "Agreed Countries," meaning the Nabisy portal does not allow Indian operators to select the "YES" declaration for these inspections. This omission renders Indian-origin biofuels ineligible under Germany's Greenhouse Gas Reduction Policy (GHG quota), effectively halting trade despite their facility's readiness to undergo any required audits to verify compliance with EU RED II and German Biokraft-NachV/BioSt-NachV regulations.

It is requested the matter may be examined on priority so that India is included in the list of "Agreed Countries" and export of biofuel to Germany is enabled.

Regards

**Alok V Chaturvedi, IAS(Retd) | Director General,**

Mobile +91 8130525959 | Tel: +91 11 23329770

Email : [dg@epces.in](mailto:dg@epces.in)

Export Promotion Council for EOUs and SEZs,

A101, 10th Floor Himalaya House 23, KG Marg, New Delhi, Delhi 110001

----- Forwarded message -----

From: **MadhuKumar S (Sunpure - Finance)** <madhukumar.s@sunpure.in>

Date: Fri, 27 Feb 2026 at 12:43

Subject: Urgent Representation for Compliance Alignment: Nabisy Portal Restrictions on Indian Biofuel Exports

To: dg@epces.in <dg@epces.in>, dddg@epces.in <dddg@epces.in>, govindy@epces.in <govindy@epces.in>, dg@sezepc.in <dg@sezepc.in>, rdcsez@eoces.in <rdcsez@eoces.in>, query@epces.in <query@epces.in>

Cc: Abdul Mannan Khan (Masoom Group - Director) <amk@masoom.in>, Sourabh Mittal (Masoom Group - CFO) <sourabh@masoom.in>, Bala Krishna (Masoom Group - VP Commercials & Operations) <balakrishna@masoom.in>, Mohammed Sami (Masoom Group - Finance) <mdsami@masoom.in>, Sreedhar Nandam (Sunpure - Head - Trading & Procurement) <sreedhar.n@sunpure.in>, Anirudh Agarwal (Sunpure-Trading) <anirudh.a@sunpure.in>, Vibha Rai (M11) <vibha.rai@m11.co.in>, Kumar Moorthy Iyer (M11) <kumar.iyer@m11.co.in>, Shruthisha R Sanil (M11) <shruthisha.s@m11.co.in>

Respected Sir/Madam

We **M11 Energy Transition Private Limited, incorporated in December 2019 and based in Karnataka under 100% Export Oriented Unit (EOU)** is a pioneering Indian renewable energy company specializing in producing high-quality **Biodiesel** from used cooking oil. Operating India's largest 100-acre integrated biodiesel plant with a 450 TPD capacity in Padubidri, the company drives carbon reduction by converting waste into fuel & focuses on reducing dependence on fossil fuels and supporting India's net-zero emissions target and the company is an active, **well-capitalized entity with a reported revenue of \$ 111,312,673.00 for the financial year ending March 2025 also projected volume of 149100 MT for the upcoming year 2026-27.**

We are regularly exporting the Biodiesel to European country's & we are committed to maintaining 100% compliance with German trade regulations. However, a recent technical update by the **Federal Office for Agriculture and Food (BLE) via the Nabisy portal** now prevents Indian exporters from fulfilling mandatory sustainability declarations.

**As of 19 February 2026, the BLE requires proof that on-site witness inspections by European authorities are feasible. Currently, India is not included in the BLE's list of "Agreed Countries," meaning the Nabisy portal does not allow Indian operators to select the "YES" declaration for these inspections.** This omission renders **Indian-origin biofuels ineligible under Germany's Greenhouse Gas Reduction Policy (GHG quota)**, effectively halting trade despite our facility's readiness to undergo any required audits to verify compliance with EU RED II and German Biokraft-NachV/BioSt-NachV regulations.

We represent a significant volume of India's biofuel exports and seek to ensure our operations remain fully aligned with German law. **We respectfully request your urgent intervention to coordinate with the BLE for India's inclusion in the "Agreed Countries" list.** This will facilitate the necessary governmental framework for on-site inspections, preventing a total disruption of sustainable biofuel trade between India and Germany. We are prepared to cooperate fully with any procedural requirements to resolve this administrative bottleneck.

[Thanks & Regards...](#)

Madhukumar.s

Sr. Executive

Import/Export Documentation

M11 Energy Transition Pvt Ltd

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Srirangapatna – 571 438

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Tel: +91 96064 64673

(CIN) - U11100KA1995PTC018144

GST Number - 29AADCM7734K1ZZ

Email: [madhukumar.s@sunpure.in](mailto:madhukumar.s@sunpure.in) <http://www.sunpure.in>, [www.masoom.in](http://www.masoom.in)

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#### 4 attachments



**Letter to Export Promotion Council for EOU.pdf**

435K



**NabisyInformation\_22 (2).pdf**

241K



**Weiterentwicklung-THG-Quote (1).pdf**

77K



**Reply from MoPNG.pdf**

260K

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**Mail Delivery Subsystem** <mailer-daemon@googlemail.com>

11 June 2026 at 10:30

To: dg@sezepc.in



### Address not found

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550 5.1.1 User does not exist -

Final-Recipient: rfc822; [secy.png@nic.in](mailto:secy.png@nic.in)

Action: failed

Status: 5.1.1

Remote-MTA: dns; [mx.mgovcloud.in](https://mx.mgovcloud.in). (169.148.142.74, the server for the domain [nic.in](https://nic.in).)

Diagnostic-Code: smtp; 550 5.1.1 User does not exist - <[secy.png@nic.in](mailto:secy.png@nic.in)>

Last-Attempt-Date: Wed, 10 Jun 2026 22:00:50 -0700 (PDT)



**noname**

5K

**Director General SEZEPC** <dg@sezepc.in>

11 June 2026 at 11:43

To: sec.png@nic.in

[Quoted text hidden]

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