Notification of the Department of Internal Trade

Re: Principles and procedures of manufacturing, importation, sale and repair for weighing components of weighing device

By which the Ministry of Commerce issued the Notification Re: Weighing components shall be the weighing device dated 30 September B.E. 2547 (2004) to prescribe the weighing components of the permanent fixed weighing device with digital system of twenty metric ton capacity and over, with or without load display chart, as the non-certification weighing device except for use with other devices; whereas manufacturers, importers, sellers and repairers shall follow the prescribed principles and procedures.

By virtue of Section 6 (5) under the Weights and Measures Act B.E. 2542 (1999) and Clause 4 of the Ministerial Notification Re: Weighing components of weighing device shall be the weighing device, dated 30 September B.E. 2547 (2004), which contains certain provisions in relation to the restriction of the rights and liberty of a person in respect to Section 29 whereby in conjunction with Section 31, Section 35, Section 48 and Section 50 of the Constitution of the Kingdom of Thailand so permitted by virtue of the law, therefore, the Director-General of the Department of Internal Trade hereby issues the Notification as follows:

Clause 1 This Notification shall come into force as of 26 April B.E. 2548 (2005).

Clause 2 Manufacturers, importers, sellers or repairers of the weighing components of the permanent fixed weighing device with digital system of twenty-ton capacity and over, with or without load display chart, shall specify the Model No. of design and serial number, capacity, numbers of devices and details of those specific weighing components attached with the instructions for use, technical details and specific characteristics.

Submission of paragraph one information in Clause 2 shall be made prior to the sale or delivery of devices to the owner and by not beyond the thirtieth day of the manufacturing date, the hand-over by the authorized customs officer date and of the holding or complete repair date.

Clause 3 Manufacturers, importers, sellers or repairers shall submit weighing components mentioned in Clause 2 to the authorized inspector attached with required information of Clause 2 for labelling of non-certification prior to sale or delivery to owners.

In the case where weighing components specified in Clause 2 is fixed with other weighing devices or for joint functioning the responsible manufacturer, importer, seller or repairer shall apply for verification from the authorized inspector.

The non-certification labelling specified in Clause 2 shall be of two forms as demonstrated in the Annex.

Clause 4 Submission of specified information in Clause 2 shall be presented to the authorized officer in the Annex format at the Central Bureau or other provincial Branch Bureaus with jurisdiction over the specified business location.

Clause 5 Having received the required information, the authorized inspector shall prepare registration for all details under Clause 2, and the scale registration with non-certification labelling.

Given on the 21st Day of February B.E. 2548

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(Mr. Siripol Yodmuangcharoen) Director-General Department of Internal Trade

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