## **Notification of the Ministry of Commerce**

Re: The weighing components shall be accepted as the weighing device

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For the purpose of effective supervision of the use of a digital weighing instruments;

By virtue of Section 5 and Section 25 (paragraph two) of the Weights and Measures Act B.E. 2542 (1999), 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 Minister of Commerce hereby issues the Notification as follows:

**Clause 1** This Notification shall come into force after the one hundred twentieth day following the published date in the Government Gazette.

Clause 2 Weighing components of the permanent fixed weighing instrument, which are digital systems of twenty metric ton capacity and over, with or without loading indicator, shall be recognized as the weighing instrument.

**Clause 3** The weighing instrument under Clause 2 shall be non-certified unless it is a component of, or wholly used with, the other weighing instrument.

**Clause 4** The manufacturer, importer, seller, or repairer of the weighing instrument under Clause 2 shall observe the principles, procedures and conditions prescribed by the Director of the Department of Internal Trade (DIT).

Given on the 30<sup>th</sup> Day of September B.E. 2547

-Signature-(Mr. Wattana Muangsook) Minister of Commerce