

(Garuda)

**Regulation of Ministry of Commerce
on Paying Reward and Operational Expense
under Weights and Measures Act. B.E. 2542
B.E. 2547**

Apparently it is appropriate to suppress non-fair in trading and providing services using weighing and measuring instruments, and eliminate illegal in packaging, quantities expressing, including encourage people to engage in whistle-blowing to arrest criminal under Weights and Measures Act., and related regulations.

Clause 1 This Regulation shall be called the “Regulation of Ministry of Commerce on Paying Reward and Operational Expense under Weights and Measures Act. B.E.2542 B.E.2547”

Clause 2 This Regulation shall come into force on the day following the publication date.

Clause 3 This Regulation shall not be advertising for trustiness for any person under laws. This regulation shall be the regulation specific principle in consideration of paying reward and operational expense only for person leading to arrest. Consideration of Authorized Officers in charge of this regulation shall be the final judgment, sue is not allow by any person.

Clause 4 In this Regulation;

“Director-General” means Director-General of Department of Internal Trade.

“Fine” means money which Department of Internal Trade receive from settling the case or a fine receiving from the judgment of Court under Weights and Measures Act. B.E. 2542

“Bribe” means money pay for person leading to arrest

“Reward” means money pay for arrester

“Person leading to arrest” means person or group of people bringing information to notify notifier information or clues of criminals until bringing criminal to punishment.

“Arrester” means Weights and Measures Inspector, who arrest, coordinate arrest the commander, plan for arrest,

“Operating expenses” mean that the costs associated with performing the work under Authority acquired the fine

Clause 5 Director-General of the Department of Internal Trade is responsible for this regulation.

Section 1

Deduction, fines, and keeping money

Clause 6 Director-General of or who has been assigned by the Director General of fines for less pay. Bribes to the leaders arrested Prize money and the cost of the operation to arrest the rate below.

(1) Deducted at the rate of 80 per cent of the fines received. The case is the arrest of the perpetrators.

(2) Deducted at the rate of 60 per cent of the fines received. No arrest offenders.

Clause 7 The rest of the fines deducted fines under Clause 6, to remit the revenue.

Clause 8 Fines deducted in accordance with Clause 6, do the following.

(1) Three quarters to open an account at the Comptroller name "Deposits bribes Award of Department of Internal Trade" sub-account code 658 to be paid as bribe money prizes.

(2) One of the to open an account at the Comptroller name "Deposits paid for the operation of the Department of Internal Trade" sub-account code 679 to pay the costs. In operation

The regional office to open an account at the provincial treasury in the name of "Deposits bribes award. (The official name of the province). "

Clause 9 The funds received from the Secretary of Justice. Which has broken the fines paid by. Decree to perform the deposit, in accordance with Clause 8.

Clause 10 How about getting money. Payments on account under Clause 8 to comply. Regulations on deposit and withdraw funds to finance the 2495 and amended.

Section 2

Criteria for the award paid bribes and the cost of operations.

Clause 11 and the prize money to pay bribes on.

(1) The case raised by the capture and comparison and has already paid the fine under Section 89 of the Weights and Measures Act, B.E. 2542.

(2) The case raised by comparison, but no arrests were made. And has paid the fine. Already under Section 89 of the Weights and Measures Act, B.E. 2542.

(3) The ruling by the court to pay the fine and the Court of Justice delivered a fine. Less then to the Department of Internal Trade.

Clause 12 Fines deducted or received by the Office of the Secretary of Justice to be used to pay below.

(1) Three of the four parts to pay a bribe to one. And two silver awards In that case, do not pay bribes. The total prize money is paid in three parts.

(2) One of the remaining sections to be paid as the cost of operations.

The case is entitled to receive bribes in (1) many of the equal pay everyone.

Clause 13 The share of the prize money, follow the procedures below.

(1) Those arrested included the arrest. Competent Inspector of Weights and Measures in operation. According to the authority's acquisition of the fines. Was number two in the fourth part of the prize money.

(2) Those planning to order the arrest of the cases and provisional release. Receive one-fourth of the money awarded.

(3) Officials in the agencies working under the authority of the acquisition cost. Receive one-fourth of the money awarded.

Clause 14 The share of the prize money of staff working in agencies under authority. The acquisition of fines under Article 13 (3) The Director General shall be divided in proportion to the participation of labor and difficulties in the operation.

Clause 15 Paying bribes award under Clause 12, proceed as follows.

(1) To pay bribes to the leaders arrested within 5 business days from the date of receiving fines. Except for such period, the applicant was not arrested.

(2) Prize money will be paid on the last business day of the month.

Clause 16 To pay the costs of operations or financial commitment to pay only. Performances authority to acquire fines.

Clause 17 The Director-General or those assigned by the Director General shall have the power to order payment of bribes award. And the cost of operations.

Clause 18 Paying bribes paid to the leaders arrested in a case where the arrest was unsuccessful. The notification shall The leaders must not hold, or those who are responsible for implementing the law on the matter. And leaders must inform the recipient identify the one below.

(1) Director-General or inspector of weights and measures office at Level 8 and later under the Internal Trade Department.

(2) Head of the Center for Metrology Head of Branch Office of Weights and Measures. Head Office Internal Trade Officer or inspector of Weights and Measures, which served from 7 to perform in the center of Weights and Measures. Branch Office of Weights and Measures or the Office of Internal Trade. Department of Internal Trade

The captured leader may inform the recipient shall be informed immediately. Because the catch to arrest the culprit immediately. If you delay the offender may have fled. Officers arrested a report on the arrest. Then the capture and arrest report details evidence prompted the arrest to inform the recipient. The paragraph immediately known.

Clause 19 When notified of the arrest The arrest prompted recipients to provide proof of receipt. The book was presented to the leaders arrested. By identifying the perpetrators Details about the person's name (if applicable) at the time of notification. And shall inform the recipient of the leaders captured and arrested. Signed copies as evidence and kept one set.

Clause 20 Many argue that if a person is arrested on the same offense. True leaders arrested To assume leadership arrested many people.

Clause 21 The payouts paid to handle the case where an arrest is successful.

Clause 22 The Department of Internal Trade reports the results of bribery spending and cost money to operate the Ministry of Finance on the last business day of March and September

Clause 23 Accounting shall be in accordance with the accounting system of the government agency and upon annual closing of accounts, submit the financial statements to the Office of the Auditor General for examination within ninety days as from the end of the fiscal year.

Clause 24 Practices regarding the receipt of money, withdrawal, payment, storage, deposit, warehouse, warehouse, or any other practice not prescribed in this regulation shall be the same as in the case of budget expenditure.

Section 3

Getting a bribe prize and operating costs.

Clause 25 Have the leader arrested or the person applying for a bribe or a prize per person the following is within one year from the date the case reaches its end.

(1) The Director General, or a member of staff at level 8 or higher, under the Department of Internal Trade. Ministry of Commerce In case the catcher or catcher is domiciled in Bangkok

(2) Head of Weights Center or head of the provincial office of commerce. Department of Internal Trade Ministry of Commerce In the case of captives or captives domiciled in other provinces.

Clause 26 Applications for bribes, awards or operating expenses shall be made in the form prescribed by the Director-General, together with the following documents.

(1) Copy of receipt House registration documents and copy of identification card Case is the lead capture

(2) Copy of arrest record

(3) Copy of comparison notes

(4) Copy of fines receipt

(5) A copy of the identification card or official identification card

(6) Copy of court judgment to the end. Notice of case or certificate of prosecution

(7) Copy the cost of the operation (if applicable)

Clause 27 When the recipient receives a bribe, a reward, or an operating expense, check the documentation in accordance with Article 26 and consider that it is correct. Provide the person authorized to pay the bribe to the leader of the prize money or operating expenses to the catcher.

Clause 28 Captors or captors may authorize others to be bribed or rewarded.

Clause 29 Case holder catcher or catcher who is entitled to a bribe or death grant, pay the bribe or prize money to the heirs.

Clause 30 The Director-General shall have the power to prescribe rules, procedures or procedures for the payment and receipt of bribes, awards and operating expenses without contradiction or contradiction with this Regulation.

Clause 31 The Director General shall be the Judge. If there is a problem in practice, this regulation is not defined.

Given on the 27th Day of July B.E. 2547

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