RULE OF THE CENTRAL BUREAU OF WEIGHT AND MEASURE

ON REPORTING OF PERFORMANCE RESULT OF LICENSE HOLDER WHO IS AN INSPECTOR OF A WEIGHING AND MEASURING INSTRUMENTS

B.E. 2549 (2006)

In order to ensure that a license holder who is an Inspector and verification of weighing and measuring instruments performs the work correctly and in conformity:

By virtue of section 6(5) of the Weights and Measures Act B.E. 2542 and the provision of clause 7 of the Ministerial Regulation prescribing the criteria for business operator relating to measurement B.E. 2544 issued under the Weights and Measures Act B.E. 2542 which is the Act containing certain provisions in relation to the restriction of rights and liberties of a person, in respect of which section 29 in conjunction with section 31, section 35, section 48 and section 50 of the Constitution of the Kingdom of Thailand so permit by the virtue of law, the Director-General of the Department of Internal Trade shall hereby issues the rules as follows:

Clause 1. This Rule is called the "Rule of the Central Bureau of Weight and Measures on Reporting of Performance Result of License holder who is an Inspector of Weighing and measuring instruments B.E. 2549 (2006)".

Clause 2. This Rule shall come into force as from the day following the date of its publication in the Government Gazette.

Clause 3. A license holder is an inspector for weighing and measuring instruments shall report inspection and verification of weighing and measuring instruments in accordance with the form annexed to this Rule to the Central Bureau or subsidiary office in which the license holder has submitted application and certification of weighing and measuring instruments.

In respect to a report under paragraph one, it shall be submitted within 3 working days following the date of completion of such inspection and verification of weighing and measuring instruments in accordance with the amount as submitted.

Submission of the report under paragraph one may be done by registered post or facsimile by which the date of stamp at the origin post office shall be the date of submission of report. In the case where the report is submitted via facsimile, the date of receipt of such facsimile shall be the date of intention to submit a report but the report shall be complete when the license holder has submitted the original to the Central Bureau or subsidiary office.

Clause 4. A license holder shall, correctly and completely, prepare and register the result of the examination and certifying weighing and measuring instruments on each day of examination and certifying and shall maintain the registration in a safe place at the office of license holder for examination by a competent official at all times.

The registration of performance of work under paragraph one shall, at least, contains the following details:

- (1) date, month, year of examination and certifying and expiration date of the certification:
- (2) examination and certifying weighing and measuring instruments application number;
 - (3) type and amount of weighing machine, volume measuring tool, measurer;
 - (4) verification or inspection;
- (5) chorological number of a machine, right number of machine and wrong number of machine:
 - (6) name and signature of an examiner or controller of examination;
 - (7) name and signature of the registered person.

Clause 5. The Director-General of the Department of Internal Trade shall have charge and control of this Rule.

Given on the 27th of January B.E. 2549 (2006)

Siripol Yodmuangcharoen

Director-General of the Department of Internal Trade

