Title:	Enforcement Rules of Weights and Measures Act Ch
Date :	2017.09.28
Legislative :	 1.Adopted and promulgated by the Order of Ministry of Industry and Commerce on 11 April 1929 2.Amended and promulgated by Order of the Ministry of Industries on 5 December 1931 3.Amended and promulgated by Order of the Ministry of Economic Affairs on 29 May 1934 4.Amended and promulgated by Order of the Ministry of Economic Affairs on 29 May 1944 5.Amended and promulgated by Ministerial Order on 10 June 1955 Articles 29, 30 and 32 amended and promulgated by Ministerial Order on 25 May 1973 7.Chapter 7 amended and promulgated by Ministerial Order on 25 May 1973 7.Chapter 7 amended and promulgated by Ministerial Order on 26 November 1974 8.Articles 257~269, 272 and 292 amended and promulgated by Ministerial Order on 23 February 1978 10.Amended and promulgated by Ministerial Order on 14 March 1984 11.22 Articles amended and promulgated in full by Ministerial Order on 28 August 1987 12.Article 9.1 added by Ministerial Order on 29 May 1995 Articles 8, 9, 13, 18 and 19 and annexed Tables 1~9 amended by Ministerial Order on 20 January 1999 16.16 articles amended and promulgated in full by Ministerial Order on 22 Cotober 2003 17.Article 9 amended and promulgated by Ministerial Order on 20 January 1999 16.16 articles amended and promulgated by Ministerial Order on 24 September 2007
Content :	Article 1 These Rules are established pursuant to Article 60 of the Weights and Measures Act (hereinafter referred to as "the Act"). Article 2 The varieties of legal measuring instruments in Article 5 of the Act includes the following: 1.Dimensional instruments; 2.Weighing instruments; 3.Weights; 4.Force meters; 5.Thermometers; 6.Pressure meters; 7.Volumeters; 8.Speed meters; 9.Heat meters; 10.Density meters; 11.Concentration meters; 12.Specific gravity meters; 13.Watt-hour meters;

14.Surface area meters;

15.Illuminometer;

16.Irradiation meters;

17.Sound level meters;

18.Deninermeters; and

19. Other instruments designated by the competent authority.

The categories and scopes of each of legal measuring instrument covered in the preceding paragraph shall be designated by the competent authority by notice.

Article 3

According to the provisions of Article 7 of the Act, the traceability of measuring instruments used in performing official inspection and testing and that of reference standards used by verification and/or inspection agencies (institutions) or organizations shall be maintained at the following agencies (institutions) or laboratories:

1. National Measurement Laboratory R.O.C.

2.A dedicated authority in charge of measurement or institutions appointed by the dedicated authority.

3.Laboratories obtaining the CNS 17025 or ISO/IEC 17025 certificate issued by domestic accreditation

institutions, which shall sign the Mutual Recognition Arrangement (MRA) with International Laboratory

Accreditation Cooperation (ILAC).

If the above agencies (institutions) or laboratories are unable to provide the traceability, the traceability may be provided by the following laboratories:

1. Foreign National Measurement Laboratories.

2.Laboratories obtaining the ISO/IEC 17025 certificate issued by the foreign accreditation institutions,

which shall sign the Mutual Recognition Arrangement (MRA) with International Laboratory Accreditation

Cooperation (ILAC).

Article 4

The term "measuring administration activities related to weights and measures" mentioned in Paragraph

One, Article 8 of the Act refers to the promotion of statutory units of measurement, the verification and inspection of legal measuring instruments, the check of the business of weights and measures organization, market surveillance, and education/training on metrology.

Article 5

The term "international system of units (SI)" mentioned in Article 10 of the Act refers to the units defined by the General Conference of Weights and Measures.

Article 6

The term "academic research and experiment institution" mentioned in Subparagraph 5, Article 12 of the

Act refers to the scientific, technical and experimental institutions subordinate to universities, governments and non-profit organizations.

Article 7

For legal measuring instruments that may be exempted from verification in accordance with Subparagraph 3,

Article 15 of the Act, the applicant shall, before the legal measuring instruments are released out of the factory or upon importation, submit an application form describing the trademark, type and serial number, to the dedicated weights and measures authority for examination. Exemption from verification will

be granted where it is deemed as qualified.

Exemption from verification for legal measuring instruments as mentioned in the preceding Paragraph shall

be limited to five sets of the same type. These instruments shall be labeled or affixed in the prominent place of the body with markings of "for approval purpose." Where necessary, the dedicated weights and measures authority may conduct examination.

Where the purpose of the legal measuring instruments granted exemption from verification in accordance with

Paragraph One is altered in such a way that the conditions for exemption from verification are no longer

satisfied, application for verification shall be made for such instruments.

Article 8

For legal measuring instrument that may be exempted from verification in accordance with Subparagraph 4,

Article 15 of the Act, the applicant shall, upon importation, submit an application form together with the

import declaration forms to the dedicated weights and measures authority for examination. Exemption from

verification will be granted where it is deemed as qualified.

Legal measuring instruments that are granted exemption from verification must be exported, after processing

or assembling or in its original forms, by the applicant within six months from the date exemption is granted. An applicant shall report to the dedicated weights and measures authority to close the case by

providing related export certificates.

Applicants unable to report to the dedicated weights and measures authority to close the case within the

six-month period, they are required to apply to the authority for an extension of up to six months. Further

extensions may be applied for if necessary.

If an applicant fails to report to the dedicated weights and measures authority to close the case, or to request an extension in accordance with the preceding two paragraphs, exemption from verification shall be

granted only after completion of the reporting or extension procedures.

Article 9 (Deleted.)

Article 10

The expression "a measuring instrument is not manufactured in accordance with the approved type" mentioned

in Subparagraph 2, Paragraph One of Article 31 and Subparagraph 1, Paragraph One of Article 32 of the Act

shall mean the alteration of structure, materials, or technical characteristics of the approved type or non-compliance with the technical specifications for type approval of measuring instruments.

Article 11

A weights and measures organization shall follow the appropriate provisions below if their type approved

legal measuring instruments meet the circumstances described in Paragraph One, Article 31 of the Act and

a time limit is given for recall of the instrument by the dedicated weights and measures authority when the type approval is revoked or rescinded by the authority in accordance with Paragraph Two, Article 31 and

Subparagraph 1, Article 33 of the Act:

1. Where the type approval is revoked: the recall shall be made to all legal measuring instruments of the

type at issue that have been released out of the manufacturing premises or imported; or 2. Where the type approval is rescinded: the recall shall be made to the batch of legal measuring instruments

that are found to be violating the laws and those that have been released out of the factory or imported

afterwards.

Article 12

The application for verification mentioned in Article 39 of the Act shall mean that the manufacturer or importer of measuring instruments apply for verification before displaying, selling, installing or using such instruments. However, if the legal measuring instruments can be verified only after they are installed

at the place of usage, application for verification shall be filed after such instruments are installed and

before they are put in use.

Article 13 The check performed by the dedicated weights and measures authority in accordance with Article 42 of the Act shall cover the followings: 1. That the legal measuring instruments comply with the marking or labeling requirements set forth in Article 12 of the Act: 2. That the legal measuring instruments comply with the provisions set forth in Articles 20, 21, 25, 29, 31, 32 or 39 of the Act; 3. That law-violating legal measuring instruments to be recalled within a specified time limit are recalled accordingly in accordance with relevant provisions; and 4. That the legal measuring instrument prohibited from being displayed or sold are not displayed or sold. Article 14 A report shall be made for the check conducted in accordance with Article 42 or the investigation conducted in accordance with Article 43 of the Act, and shall be signed by the representative under check or investigation. Article 15 When an investigation is conducted in accordance with subparagraph 3, Paragraph Two, Article 43 of the Act and the legal measuring instruments are suspected to be violating regulations, the personnel that conducts the check shall prepare a custody statement and have it signed by the representative under investigation, who may hold these instruments under custody or transport them to a designated storage place. The representative shall also prepare a document specifying sources of these instruments. Article 16 These Rules shall take effect upon the date of promulgation.

Data Source : Ministry of Economic Affairs R.O.C. (Taiwan) Laws and Regulations Retrieving System