Modified Surveillance Process
under
Electronics and Information Technology Goods
(Requirement for Compulsory Registration) Order, 2012
1. INTRODUCTION

1.1 The growth of the IT and ESDM industry in the country has seen a surge in new products arriving at the domestic market. The commercial availability of these IT and Electronic products has also increased proportionately which in turn, calls for having scrupulous practices in place to assess the safety and security of consumers.

1.2 The Government has notified the “Electronics and IT Goods (Requirement for Compulsory Registration) Order, 2012” mandating Indian Safety Standards for the notified goods under the ambit of Registration Scheme notified by BIS under the BIS Act, 1986. As per the provisions of the Order, MeitY is responsible for executing surveillance of the notified goods.

2. MODIFIED SURVEILLANCE PROCESS

The modified CRS process is a step forward in this direction as it intends to have a wider outreach in terms of scalability and accountability. The effective surveillance is an integral part of the Compulsory Registration Order. The surveillance comprises of random surveillance of registered manufacturer and market surveillance to curb the sale of non registered/non-compliant notified goods being sold in the market. MeitY has revamped the surveillance process wherein STPI has been entrusted with the administration of the surveillance. STPI shall be performing the surveillance activities like collection/storage/delivery of the test samples to the BIS recognized labs, review of test reports and collection of charges (as notified by MeitY) for implementation of "Electronics and Information Technology Goods (Requirement for Compulsory Registration) Order, 2012" notified on 03.10.2012. MeitY shall be the nodal point for the labs for any clarification relating to surveillance.

3. STANDARD OPERATING PROCEDURE FOR RANDOM SURVEILLANCE

3.1 Initiation of Surveillance: MeitY will initiate the surveillance process for notified goods through the portal.

3.2 Undertaking Surveillance of Items as Initiated by MeitY: Once the surveillance is initiated by MeitY, request will reach STPI for executing the surveillance. The STPI shall ensure completion of the surveillance process and proper fulfillment of norms and standards as laid under the BIS Act, 1986 and BIS Rules, 1987.

3.3 Collection of Fees and Related Charges as Deposits: As per the provisions of the Section 16 G (2) of the Registration Scheme notified by BIS, the cost of samples, whether drawn from the registered user or from the market shall be borne by the registered user. For effective and hassle-free implementation of the surveillance process, various charges associated with the surveillance
process shall be collected as advance deposits (all deposits will be interest free) from the manufacturer already registered with BIS. The deposit amount shall be calculated to cover the maximum surveillance cost for one surveillance. The Surveillance cost includes maximum retail price (MRP) of required quantities of the sample(s) and counter sample if desired by the manufacturer (the number of samples would be as required for testing as per notified IS standards), Logistics/ Packaging charges, Lab test charges and charges for storage of counter samples (if picked up). The manufacturer/local representative is required to submit the said surveillance charges as interest free deposit with STPI in the bank account. The details are as follows:

<table>
<thead>
<tr>
<th></th>
<th>Name of Account Holder</th>
<th>Software Technology Parks of India</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Account No.</td>
<td>05860100024530</td>
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<tr>
<td>3</td>
<td>Location/Station</td>
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</tr>
<tr>
<td>4</td>
<td>Bank</td>
<td>BANK OF BARODA</td>
</tr>
<tr>
<td>5</td>
<td>Branch Address</td>
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<tr>
<td>6</td>
<td>Type of Account</td>
<td>SAVING ACCOUNT</td>
</tr>
<tr>
<td>7</td>
<td>IFS Code of Bank</td>
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</tr>
</tbody>
</table>

Note:-

a) In case all the models in the registration of a particular product category are custom-built, the manufacturer shall provide a declaration in this regard and deposit surveillance charges to STPI as per the provisions of the Cl. No. 3.3 excluding the cost of the samples for executing surveillance.

b) If the registered models in each product category includes models available in the market and custom built models, the manufacturer shall provide a declaration regarding the custom built models and shall deposit surveillance charges as per the provision of the Cl. No. 3.3 excluding the cost of the custom built models to STPI for executing surveillance.

3.4 Upon completion of procurement, packaging/transportation and submission of Goods to BIS recognized lab for testing, actual invoice(s) shall be raised to the manufacturer/local representative against whom the payment has to be made by the manufacturer/ local representative to replenish the amount already spent against the deposits to perform future surveillances.

3.5 The manufacturer shall deposit the adhoc cost of the sample notified by MeitY or the MRP of the model having highest MRP among all the registered models in the respective product category along with the other charges for executing surveillance as at Cl. No. 3.3.

3.6 In the event of expiry/cancellation/ withdrawal/lapse of all registration no. for a particular product of a given manufacturer, the manufacturer/local representative may raise a refund request for claiming the outstanding balance deposits (interest free), if any, and STPI shall refund the same subject to verification of the said request within 30 days time period under intimation to MeitY.
3.7 The surveillance charges are subject to revision by MeitY, as and when notified, however, presently, there is no change in the existing charges for surveillance.

3.8 Collection of Sample and Storage: STPI would collect the sample(s) for surveillance testing. The process for collection of sample is as follows:

3.8.1 STPI shall pick up new sample(s) samples for surveillance from local market for testing and a counter sample(s) would be picked up only when the manufacturer/LR desires so and gives a declaration to this effect.

3.8.2 STPI shall inform the manufacturer/local representative about the sample pickup date, time and location from the market. The sample(s) should normally be picked up in presence the person authorized by the manufacturer/local representative.

3.8.3 In case the local representative /manufacturer submits a declaration expressing his inability in accompanying STPI for picking up the sample, STPI may go ahead and pick up sample(s) from the market. In case the declaration is not received from the manufacturer/local representative within a stipulated time, it shall be considered as a declaration from the manufacturer/local representative.

3.8.4 The counter sample, if picked up, can be used in case of dispute in the surveillance else the manufacturer/LR has to accept the surveillance testing results. The decision of MeitY will be final in this case.

3.8.5 The STPI shall upload the declarations from manufacturer on portal.

3.8.6 In case the product is not available in the market, STPI representative shall get in touch with the manufacturer/ local representative of the product in India to enquire about the authorized locations/channels where the product is available. Based on the information, STPI shall pickup the sample(s) for surveillance from:

- Such authorized location/channel such as e-Commerce websites including Government e-Marketing (GeM) portal
- Manufacturer’s premise/warehouse/storage facility

In case the information/sample is not made available to STPI within stipulated time, it will be considered as violation of the Order. STPI shall pickup samples for surveillance within a maximum of 10 working days.

3.8.7 The location of the sample pickup should be different during each surveillance.

3.8.8 In case of custom-built samples, the manufacturer shall deliver a made to order sample within the lead time of 30 working days. In case the sample is not made available to STPI within the stipulated time, it will be considered as violation of the Order.
3.8.9 The sample so drawn shall be professionally packed, temper proof sealed, labelled, and should be signed by the manufacturer/local representative and STPI officials (along with their names and designation) indicating the registration number, the date of drawl of sample, location of the sample picked up.

3.8.10 The duly sealed counter sample(s), if picked up based on the declaration of the manufacturer/LR, would be stored by STPI only.

3.9 Identification of lab and Submission of sample for testing: Before allocating the surveillance job, STPI shall ensure that:-

3.9.1 The lab is empanelled under the surveillance process by MeitY.
3.9.2 The recognition of the lab is not suspended/cancelled by BIS.
3.9.3 Test charges to be levied should be the test charges levied by the selected lab or STQC test charges whichever is minimum.
3.9.4 The sample should be given to the labs which are nearest to the STPI centre from where the sample has been collected and have the requisite facility for testing the products.
3.9.5 Preference to be given to Government labs.
3.9.6 The test charges should be submitted to the BIS recognized lab and the STPI should ensure that the status is updated on the portal within a day from the date of submission of the product.
3.9.7 The chosen lab should also be different from the one where the earlier testing was done.
3.9.8 For the purpose of surveillance, the notified labs under the same management should be treated as single entity.

4. **FINAL STAGE OF SURVEILLANCE**

4.1 **Review of test reports:** Once the test reports are uploaded by the representative labs, STPI shall review the test reports within a time period of 10 days and the reviewed reports with comments, in the prescribed format shall be sent to MeitY through the portal for consideration and necessary action.

4.2 **Scrutiny of review reports:** In case of compliant test reports, MeitY shall notify through the portal to manufacturer/Local representative to collect the submitted samples. In case a failure is reported by the BIS recognized Lab in the test report or MeitY notices a non compliance to the notified standard/registration scheme/other regulatory requirements of India during surveillance, MeitY will issue a call for explanation to the manufacturer/local representative giving them a stipulated time period for submitting explanations, failing which it would be presumed that the manufacturer/local representative is no longer interested in continuing the said registration and the registration would be forwarded to BIS for necessary action as per the
provisions of BIS Act/Rules. Based on the analysis of documentary evidence provided by the manufacturer/authorized representative, MeitY will take a view on the non-compliant test report. In case MeitY is convinced that the product in question does not conform or is non-compliant to the standards/provisions of registration scheme/regulatory requirements of the India, then subject to the approval of the competent authority, the case shall be forwarded to BIS for necessary action as per the provisions of BIS Act 1986 and BIS Rules 1987.

4.3 **Disposal of Counter Sample**: The test sample and counter sample, if collected, shall be released upon completion of the surveillance process.

4.3.1 In case, the sample is not collected by the manufacturer in stipulated time period, the lab may dispose the sample as per its disposed policy.

4.3.2 In case, the counter sample is not collected by the manufacturer in a stipulated period, STPI may dispose of the sample as per its disposal policy.

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