


**BUREAU OF INDIAN STANDARDS**  
**(CENTRAL MARKS DEPARTMENT - I)**

**Our Ref: CMD-I/2:17:1 (OTR)**

**11 July 2025**

**Sub: Guidelines for grant of certification as per the conformity assessment Scheme – X of Schedule – II of BIS (Conformity Assessment) Regulations, 2018**

- 1) This document stipulates the guidelines for grant of certification and are to be read in conjunction with BIS Act 2016 and Rules, Regulations framed thereunder. In particular, the provisions are addressed in Regulation 4 & 5 and Scheme - X of Schedule - II of BIS (Conformity Assessment) Regulations, 2018, as amended from time to time. There can be two different types of product certifications granted under this scheme:
  - i) Licence to use Standard Mark () having a validity duration on a continuous basis
  - ii) Certificate of conformity valid only for specific prototype or for a particular lot or batch of product only
- 2) Procedure detailed in this document is for certification of products covered under the Omnibus Technical Regulation (OTR) notified by the Central Government. Any situation, in general, not covered in these guidelines is to be dealt with as per the provisions of Act, Rules and Regulations by the Regional Offices (ROs) and Branch Offices (BOs).
- 3) Certification under Scheme-X is to be granted based on successful assessment of the technical file submitted by the manufacturer which includes a report of compliance of the product (Product Compliance Report) to the specified requirements.
  - i) Specified requirements are the requirements given in the relevant standard(s) and/or essential requirements(s) applicable for the product. These specified requirements depending upon product may at times be in multiple Standards. And within one Standard as well, there might only be a few specified requirements applicable for a product.
  - ii) Basic principles for risk assessment and risk reduction are addressed in IS 16819 (type A) Standard for the objective of safety of machinery. For better guidance, based on principles given in IS 16819, machinery specific (type C) standards are also to be used (where prescribed / available) which in turn also provide guidance with regard to specific safety aspects (type B1 standards) and safeguarding device/component (type B2 standards).
  - iii) Machine category specific guidance documents are also made available publicly on the BIS website to facilitate understanding towards application of these standards.
- 4) For assessment of technical file(s) submitted by the manufacturer, review is carried out through audits comprising desk audit(s) followed by evaluation carried out during site audit(s). The site can be manufacturing premises and/or any other site(s), if required.

- 5) Application shall be made in the Form-I as specified in Scheme-X. The applicant shall be required to submit the relevant documents as per the Form-I. Type of certification desired to be obtained, i.e. licence to use Standard Mark or Certificate of Conformity shall also be indicated in the application form.
- 6) Technical file to be submitted with the application comprises documentation covering design, manufacture and operation of products to the extent applicable and necessary for demonstration of compliance of conformity. The technical file for the product comprise following details:
- i) Product description with details of variety or grades or type or size as applicable
  - ii) Specified requirements applicable for the product
  - iii) Photograph (s) for identification of the product
  - iv) Manufacturer's name and complete address
  - v) Detail for identification and traceability of product like brand name, trade mark, date of manufacturing, batch or lot or serial number etc. as applicable. In case of application for certificate of conformity, quantity along with batch/lot/serial number details shall also be submitted.
  - vi) Detail of design of the product including drawing(s) as applicable - only to extent applicable required to demonstrate safety compliance as per specified requirements
  - vii) Description of manufacturing process as relevant
  - viii) Product Compliance Report to all applicable specified requirements by the manufacturer's own (including sub-contracted arrangements) laboratory covering aspects such as
    - a) Risk assessment including hazards identification and related risk reduction measures
    - b) Safety function diagrams like stroke limitation, electrical circuit, ground connection, hydraulic circuit, pneumatic circuit
    - c) Safety validation reports with performance level of safety related parts / control systems (SRP/CS)
    - d) Wherever in product compliance report reference is made to requirements of components (like safeguarding devices), following documents may be provided for the details:
      - A) BIS certificate of component
      - B) Original manufacturer's test certificate or data sheet
      - C) Test Report from any BIS recognised / empanelled laboratory
      - D) Test Report from the applicant manufacturer's own (including sub-contracted arrangements) laboratory
      - E) Test report from accredited laboratory
  - ix) Details of in-house quality assurance measures including inspection, test plan and facilities, as applicable
  - x) Instructions for use, maintenance, installation, safe operation of the product; as applicable

- xi) Any other requirement specified for the product.
- 7) Product compliance report shall be in accordance with the specified requirements. Conformity of product shall cover all the hazards identified and safety measures for each of these hazards. The product specific guidance documents, wherever available shall be used and otherwise following categorisation may be done for reporting compliance:
- i) Engineering design based risk elimination or reduction measures
  - ii) Control systems based risk reduction measures
  - iii) Instructions, labelling, marking based risk reduction measures
- 8) Application shall be scrutinised through desk audit evaluation assigned by the Head (BO) for assessment of its completeness including the Product Compliance Report.
- i) Assessment shall also include appropriateness of specified requirements selected by the applicant and whether they cover all applicable safety requirements.
  - ii) It is the responsibility of the applicant to ensure that the product compliance reports submitted are complete in all respects and conforming to the specified requirements including those related to raw materials/components, as applicable.
- 9) Any shortfall observed or queries of the desk audit evaluation shall be communicated to the applicant and the date(s) of the site audit(s) within next 15 days shall also be proposed. Subsequent to the communication of observations/queries, the applicant shall submit reply for compliance and confirm its readiness for the site audit(s) within these 15 days. Team assigned for the site audit(s) shall carry out the visit, if the applicant confirms its readiness.
- 10) To support the evaluation process of product compliance report, site audit(s) will be carried out. Duration of site audit(s) shall normally be four mandays.
- i) Head (BO) shall depute a team as per the competence criteria of qualified auditor(s) with normally a composition of 2 auditors.
  - ii) In case of multiple technical files, 2 extra mandays may be assigned for each additional machine required to be evaluated during site audit(s).
  - iii) Depending upon the nature of product and variations/similarities, the Head (BO) may decide to alter the number of mandays required for site audit(s).
- 11) During the site audit(s), details submitted by the applicant in the technical file(s) shall be assessed for verification of compliance and applicable specified requirements. Verification may involve demonstration by the applicant like test-use scenarios triggering the safeguarding measures and observing outcomes for reporting.
- i) Manufacturing process, quality assurance measures and infrastructure will also be assessed.
  - ii) Any aspect not reported in the Product Compliance Report and communicated after desk audit, shall be evaluated and reported during the site audit(s).

- iii) If required, this audit may include site(s) other than the factory premises of applicant for which the manufacturer shall facilitate necessary access to support evaluation.
  - iv) Site other than the factory premises typically arises in situations where final assembly even at prototype stage is at other premises like sub-contracted location premises or final assembly location site.
- 12)** The technical evaluation undertaken and observations for all aspects of the specified requirements shall be reported. Any inadequacy or non-conformity observed (including any issue in product compliance report) shall be communicated in writing to the applicant.
- i) Reply received for the inadequacy or non-conformity observed shall be examined for its completeness and adequacy. It shall also be assessed (in consultation with audit team member(s)) for adequacy and recommended whether only desk assessment is sufficient or site audit(s) is required.
  - ii) Head BO shall take decision on the assessment made, including the number of mandays required for subsequent site audit(s). For such subsequent site audit(s), single auditor may also be deputed.
  - iii) In case the facts or the explanation furnished by the applicant or its representative is not satisfactory, the application shall be initiated for rejection.
- 13)** Initially all the certification cases shall be processed for grant of certification at HQs. Head BOs shall refer the case through DDGR to CMD-III at HQs.
- 14)** A template of the letter to be sent for communication of grant of certification is attached as ***Annexure-I***. The licence to use Standard Mark shall initially be granted for not less than three years and upto six years.
- 15)** In case of an applicant's request for the evaluation of technical file(s) with corrective actions, the request shall usually be allowed to extend an opportunity. However, after repeated instances and delays, the application may be processed for rejection as per the sub-regulation (6) of regulation 4 of BIS (Conformity Assessment) Regulations, 2018. It may include one or more of the situations mentioned below:
- i) Application is not complete and applicant is unable to clear the shortfall in documents including deficiencies in technical file even after an opportunity
  - ii) Assessment of technical file establishes that the product is not conforming to specified requirements, even after extending an opportunity to the applicant through issuance of rejection notice
  - iii) In case of multiple technical files, application may be processed for grant of certification for concerned products where evidence of compliance is established
  - iv) If corrective actions are not taken within the time period stipulated in discrepancy-cum-advisory report
  - v) Not clearing the financial dues to the Bureau

- vi) Tampered with documents in connection with the grant of the certification like misdeclaration of data sheets for safety components
  - vii) Indulged in unethical practices in the context of grant or operation of the certification
  - viii) Major deviation is observed from the technical file during the site audit(s) like accidental scenario during demonstration was unable to trigger safety function in the desirable manner
  - ix) If major deviation is/are observed in technical file during the desk audit and applicant is unable to complete the actions, even after extending an opportunity through issuance of rejection notice
  - x) Unable to provide all assistance to certification officer in connection with carrying out evaluation audits
- 16) Before rejecting an application, a rejection notice of not less than 21 days shall be given to the applicant. (template attached as *Annexure-II*) The applicant shall be given a reasonable opportunity of being heard either in person or through its representative. The competent authority shall pass speaking orders for decision taken. The rejection of application shall be communicated in writing to the applicant. (template attached as *Annexure-III*)
- 17) In addition to these procedural guidelines, any product specific guidelines issued by BIS shall be followed, as applicable.
- 18) The additional requirements for foreign manufacturers are specified in *Annexure-IV*.
- 19) All the fees shall be payable in advance and is available on BIS website under the following path: <https://www.bis.gov.in/> >>Conformity Assessment>>Scheme-X certification>>Fee. (enclosed for ready reference as *Annexure-V*)

## Annexure - I

Our Ref: ..... BO (Scheme-X)/A-

Date:

Subject: Grant of BIS Product Certification No.- .....

M/s

Dear Madam(s)/Sir(s),

With reference to your application, we are pleased to inform you that the certification has been granted to you in accordance with conformity assessment Scheme-X of BIS in respect of the followings:

Product:

- (i) Grade
- (ii) Class
- (iii) Type
- (iv) Variety

As per specified requirements .....

With right to use Standard Mark (  )

OR

With right to use Certificate of Conformity reference for this product on the lot/ batch ..... of quantity ..... with identification .....

2. The number assigned to this certification (L- ..... ) which has been made operative from ..... and is valid up to ..... OR (CoC-.....) is valid for lot/batch .....

3. The certification number shall invariably be referred to in your future correspondence and maintain conformity to the relevant Indian Standards. Accordingly, you shall cover the entire concerned production under scope of certification with Standard Mark OR CoC number ..... with responsibility to maintain conformity to the specified requirements. In addition, you shall display the BIS certification held by you prominently at your premises and also mention the BIS product certification held by you in your commercial advertisements.

4. According to notification No. .... dated ..... , the certification fee is payable by you with effect from ..... Our Receipt No. R/ ..... dated ..... is already issued/enclosed/being sent separately.

5. The in-house quality assurance plan submitted by you will have to be implemented by your organisation strictly and completely. The supervision of the operation of this quality assurance plan shall be done by a person responsible for the quality control function in your organisation. Kindly inform us the name and designation of the person who will be held responsible for the operation and maintenance of the quality assurance plan. Any future

change in this respect will have to be communicated by you to us as and when these take place.

**\*6.** We are enclosing a sheet giving the preferred dimensions of the Standard Mark to enable you to prepare the designs of the Standard Mark for marking the above product. Photographic reduction in any size is permissible. This will ensure the relative proportions of the different dimensions maintained. Preferred dimensions be used as far as possible.

**\*7.** On commencement of marking of your product for which you are certified, you shall advertise your product with Standard Mark in various media only during the validity of your licence. The use of Standard Mark on letterheads and publicity literature is permitted only on receipt of your assurance that in the event of cancellation or lapsing of your certification, the Standard Mark on your letterheads, publicity literatures etc. will be destroyed/obliterated.

**8.** This certification is granted for your manufacturing premises situated at (Address of factory) ..... Privileges under the certification shall not be exercised by any other firm company/factory etc. This certification is not transferable in the event of shifting to some other premises, use of BIS certification rights shall be stopped till the prior verification by BIS and assessing them to be satisfactory.

**9.** You are also advised to make yourself and other employees in your organisation aware about the provisions of the BIS Act, 2016 and Rules and Regulations framed thereunder especially the implications in case of any intentional or unintentional non-adherence.

**#10.** You are required to furnish the following documents within time-norms from the date of issuance of this letter failing which the certification awarded to you is liable for actions like suspension/cancellation without any further notice:

\*i) Within 15 days - Agreement for grant of licence to use Standard Mark duly executed on non-judicial stamp paper of ₹ 100.00, incorporating the terms and conditions as per the format.

ii) Within 15 days - Indemnity bond for full and sole responsibility duly executed on non-judicial stamp paper of ₹ 100.00, incorporating the terms and conditions as per the format.

\*iii) Within 45 days - Performance bank guarantee of US\$ 10,000.00 issued by any bank having RBI approved branch in India or in equivalent amount of ₹ ....., as per the format. This performance bank guarantee is to be routed through the Indian Branch of the concerned Bank.

Thanking you,

Signature of designated authority  
(Name of designated authority)

Encl: As above.

(\*strike out in case of granting certificate of conformity)

(# applicable in case of foreign manufacturers only)

## Annexure - II

Our Ref: ..... BO (Scheme-X)/A-

Date:

Subject: Notice for Rejection of Application No. BO/A –

M/s

Dear Sir/Madam,

- 1) This is with reference to your application No.CM/A-..... for grant of certification under conformity assessment Scheme-X of BIS on your product .....
- 2) We regret to inform you that it has not been found possible to further process your application because of the following:  
(BO to mention the reasons)
- 3) In view of the above, it is proposed to reject your application. In case, you have anything to say in the matter, you may send your reply within 21 days of issue of this letter. If you desire to be heard by the undersigned in person or through a representative authorised by you on your behalf, you may seek an appointment for such a hearing with the undersigned, after submitting your written explanation.
- 4) In case no reply is received from your end within the stipulated period, we will process your application for rejection as per the sub-regulation (6) of regulation 4 / sub-regulation (5) of regulation 12 of the BIS (Conformity Assessment) Regulations, 2018 without any further notice to you.

Thanking you,

Signature of designated authority  
(Name of designated authority)



### Annexure - III

Our Ref: ..... BO (Scheme-X)/A-

Date:

Subject: Rejection of Application No. BO/A –

M/s

Dear Sir/Madam,

- 1) This is with reference to your Application No. A- ..... for grant of certification under conformity assessment Scheme-X of BIS on your product of .....
- 2) Kindly refer to our letter of even number dated ..... In this letter we had informed you of our intention to reject your application for the following reasons:  
  
(BO to mention the reasons for rejection of application, reference to reply from firm, its examination and consideration and also if any personal hearing is held, reference to the same needs to be indicated)
- 3) It has, therefore, been decided that the case relating to your above mentioned application be rejected. You may please apply afresh with applicable fee as and when you feel interested in the future to get certification for your product and are in position to comply with the above mentioned requirements.
- 4) If you are aggrieved by the above order, you may prefer an appeal to the Director General, Bureau of Indian Standards within ninety days from the date of the order with a fee of two thousand rupees as per provisions of section 34 of the BIS Act, 2016 read along with Rule 37 of the BIS Rules, 2018.

Thanking You,

Signature of designated authority  
(Name of designated authority)

#### **Annexure – IV**

##### **Additional requirements for Foreign Manufacturers Certification Scheme (FMCS)**

The foreign manufacturers, who are having their factory location outside India, can apply under FMCS. Features of FMCS different from Indian manufacturers are as follows:

- 1)** Applicant has to submit application form and other requisite documents in duplicate (presently, hard copies to be submitted).
- 2)** All foreign manufacturers are considered as 'Large Scale' as per FMCS norms.
- 3)** Nomination of Authorised Indian Representative (AIR) by foreign manufacturers (Applicants and licensee)

The applicant shall nominate AIR(s) in the Form-II of Scheme – X for its group companies. For nominating an AIR, the applicant shall ensure the following:

- a) AIR shall be an Indian resident and appointed in following manner:
    - (A) In-charge or a senior officer of the liaison office/subsidiary firm/branch office in India. If (A) is not possible, then option (B) below.
    - (B) Proprietor/ Registered user/ subsidiary firm / branch office/ liaison office of the Brand/Trade mark appearing on the article. If (B) is not possible, then option (C) below.
    - (C) Major importer/distributor/entity having marketing tie up with the brand owner and / or the manufacturer. If (C) is not possible, then option (D) below.
    - (D) A legally appointed agent of the manufacturer in India.
  - b) AIR(s) shall not have any conflict of interest with respect to their role as AIR with Product Compliance Reporting.
  - c) AIR(s) shall be at least graduate by qualification and shall understand the provisions of BIS Act, 2016 and rules, regulations framed thereunder and the implications thereof.
  - d) AIR(s) shall declare his/her consent to be responsible for compliance of the BIS Act, Rules, Regulations and Terms & Conditions as laid down in BIS certification, Agreement, Undertaking etc. executed by or on behalf of the foreign manufacturer in connection with grant and operation of certification.
  - e) The name of AIR(s) is endorsed in the certification document.
- 4)** The foreign manufacturer shall ensure that their firm does not remain unrepresented at any time during the operation of licence.
- 5)** In case of change of AIR and/or his/her address, the manufacturer shall be required to inform BIS well in advance with the required documents.
- 6) Responsibilities of AIR:**
- a) AIR shall ensure compliance of terms and conditions of the agreement signed by them, provisions of the Bureau of Indian Standards Act, 2016 and Rules, Regulations framed thereunder and the applicable Indian laws.
  - b) The Bureau may ask AIR as an authorised representative to appear before it for representation as and when required.

- c) AIR shall not engage in any unethical practices such as communicating with laboratory with regard to testing of samples (except for deposition of sample and payment of testing charges), tampering of documents, misrepresentation of facts etc.
  - d) AIR shall maintain confidentiality of all the information.
  - e) AIR shall facilitate and ensure drawl of market samples from the consignments being imported to India under BIS certification.
- 7)** In case of non-cooperation of AIR, actions will be initiated as per the BIS (Conformity Assessment) Regulations, 2018 which may include suspension/cancellation of certification.
- 8)** The applicant shall confirm readiness for the inspection and should take all necessary actions for activities, like submission of visit charges, issuance of VISA and any other assistance, if required, for the officer, so that visit of the officer could take place at the earliest.
- 9)** Responsibility for safe deposition of sample(s) to the laboratories and remittance of testing charges (directly to the laboratories), lies with the manufacturer firm.
- 10)** As provided under the regulation 6 and regulation 14 of the BIS (Conformity Assessment) Regulations, 2018; the foreign manufacturer after obtaining the certification shall submit the details of consignment of goods bearing Standard Mark or Certificate of Conformity (giving details of Indian importer, distributor, dealer, retailer, final destination to whom goods or articles with Standard Mark or Certificate of Conformity is being supplied with estimated date(s) of entering Indian ports) to BIS online or through email as soon as these are despatched from the manufacturing premises.
- 11) Fees and charges**
- a) All the travel expenses related to testing and inspection including stay, accommodation (boarding, lodging), transportation starting from the place of departure in India and return back to the same place in India shall be borne by the manufacturer.
  - b) All payments are to be made in equivalent USD by applicants/ licensees of Non-SAARC Countries. All payments can be made either in Indian Rupees with GST (as applicable) or in equivalent USD by applicants/ licensees of the South Asian Association for Regional Cooperation (SAARC) Countries, i.e. Afghanistan, Bangladesh, Bhutan, India, Nepal, the Maldives, Pakistan and Sri Lanka.
  - c) Per-diem charges: Per diem charges for the officers shall be the same as per “Terms and conditions of service of employees Regulations of BIS”. The number of days of which per diem charges are to be paid by the applicant should be the number of inspection days plus one day.
  - d) Visit Charges: Applicant is also required to remit visit charges of INR 20,000 per manday. The number of days of which visit charges are to be paid by the applicant should be the number of per diem days plus 3 days (each person).
  - e) Contingency funds: Applicant is required to remit contingency funds of INR 10,000 per certification.
  - f) Agreement as mentioned in Form-V and Indemnity Bond as mentioned in Form-VI of Scheme – X are required to be executed and Performance Bank Guarantee (PBG) of US Dollars ten thousand issued by any bank having Reserve Bank of India approved branch in India or alternatively in equivalent Indian rupees for US Dollars ten thousand. Performance Bank Guarantee shall have a validity of six months more than the validity of the licence.

## Annexure-V

[भाग III—खण्ड 4]

भारत का राजपत्र : असाधारण

3

### **BUREAU OF INDIAN STANDARDS**

(Department of Consumer Affairs)

#### **NOTIFICATION**

New Delhi, the 24th May, 2023

**No. CMD-2/G-18.**—In pursuance of paragraph 5 of Scheme - X of Schedule - II of Bureau of Indian Standards (Conformity Assessment) Regulations, 2018, the Bureau hereby notifies the fee as given in the following schedule. Provided that nothing in this notification shall affect the fee separately notified for any product or group of products.

#### **SCHEDULE**

Sl. No.	Fee type	Fee (in ₹)
(1)	(2)	(3)
1.	Application fee for grant of licence	2,000
2.	Application fee for grant of certificate of conformity	2,000
3.	Certification fee for grant of licence or renewal of licence	25,000 per year
4.	Certification fee for grant of certificate of conformity	10,000
5.	Fee for review of technical file for grant of licence or certificate of conformity or change in scope of licence	20,000 per technical file
6.	Inspection fees, including surveillance, for any site visit	20,000 per manday
7.	Sample procurement charges	On actuals
8.	Testing Charges	On actuals

**Note 1:** The Bureau reserves the right to collect the fees in advance.

**Note 2:** The manufacturers which are situated outside the territory of India shall bear all expenses, including cost to the Bureau of the days spent by its certification officer(s) in connection with the inspection, audit or evaluation at the manufacturing facility, testing laboratory or any other premises (from the time of departure from the place of posting till return thereto), and testing fee as the case may be, as decided by the Bureau.

**Note 3:** Following concessions shall be applicable in respect of all types of fees mentioned in above table, except for application fee for grant of licence or certificate of conformity and those collected on actuals :-

- (1) For small and medium scale enterprises, concession of 20%.
- (2) For micro scale enterprises, concession of 80% for the initial three years from the date of this notification and an additional concession of 10% on the fees applicable to small and medium scale enterprises, afterwards.
- (3) For start-up enterprises, concession of 50% for the initial three years from the date of this notification and as per its applicable micro, small or medium scale categories, afterwards.
- (4) For women entrepreneur enterprises, concession of 50% for the initial first year from the date of this notification and an additional concession of 10% afterwards on its applicable micro, small or medium scale categories, afterwards.
- (5) For north-eastern areas as defined in the North-Eastern Council Act, 1971 (84 of 1971), an additional concession of 10% irrespective of the scale of the enterprises.

**Explanation:**

- (i) The expression micro, small and medium enterprise shall have the meaning as assigned to it in the Micro Small Medium Enterprises Development Act, 2006 (27 of 2006).
- (ii) A start-up shall have the meaning as assigned to it in the Income Tax Act, 1961 (43 of 1961).
- (iii) A woman entrepreneur enterprise shall be defined as an enterprise situated in India, owned and controlled by a woman having a minimum financial interest of 51% of the capital.

H. J. S. PASRICHA, Scientist F & Dy. Director General (Certification)

[ADVT.-III/4/Exty./129/2023-24]



# भारत का राजपत्र The Gazette of India

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CG-DL-E-07062024-254605

असाधारण  
EXTRAORDINARY

भाग III—खण्ड 4  
PART III—Section 4

प्राधिकार से प्रकाशित  
PUBLISHED BY AUTHORITY

सं. 406]

नई दिल्ली, शुक्रवार, जून 7, 2024/ज्येष्ठ 17, 1946

No. 406]

NEW DELHI, , FRIDAY, JUNE 7, 2024/JYAISHTHA 17, 1946

भारतीय मानक ब्यूरो  
(उपभोक्ता मामले विभाग)  
अधिसूचना

नई दिल्ली, 06 जून, 2024

**सं सीएमडी-2/जी-18.**—भारतीय मानक ब्यूरो (अनुरूपता मूल्यांकन) विनियम, 2018 की अनुसूची-II की स्कीम-X के पैरा 5 के अनुसरण में, ब्यूरो एतद्वारा निम्नलिखित अनुसूची में उल्लिखित शुल्क को अधिसूचित करता है, जो इस अधिसूचना के प्रकाशन की तिथि से लागू होगा, अर्थात्:-

क) ब्यूरो संख्या सीएमडी-2/जी-18 दिनांक 24 मई 2023 की अधिसूचना की "अनुसूची" में –

i) नोट 3 के तहत उप-पैरा 1 के स्थान पर निम्नलिखित रखा जाएगा:-

“(1) सूक्ष्म, लघु और मध्यम उद्यमों के लिए 20% की छूट।”

ii) नोट 3 के तहत उप-पैरा 2 के स्थान पर निम्नलिखित रखा जाएगा:-

“(2क) सूक्ष्म पैमाने के उद्यमों के लिए वर्धित छूट - इस अधिसूचना की तिथि से 31 मई 2026 तक, बड़े पैमाने के उद्यमों द्वारा देय फीस में 80% की रियायत लागू होगी।

(2ख) लघु पैमाने के उद्यमों के लिए वर्धित छूट - इस अधिसूचना की तिथि से 31 मई 2026 तक, बड़े पैमाने के उद्यमों द्वारा देय फीस में 50% की रियायत लागू होगी।”

iii) नोट 3 के तहत उप-पैरा 3 के स्थान पर निम्नलिखित रखा जाएगा:-



“(3) स्टार्ट-अप उद्यमों के लिए वर्धित छूट - इस अधिसूचना की तिथि से 31 मई 2026 तक, बड़े पैमाने के उद्यमों द्वारा देय फीस में 80% की रियायत लागू होगी।”

iv) नोट 3 के तहत उप-पैरा 4 के स्थान पर निम्नलिखित रखा जाएगा:-

“(4) महिला व्यवसायी उद्यमों के लिए वर्धित छूट - इस अधिसूचना की तिथि से 31 मई 2026 तक, उद्यमों के लागू स्तर, यानी सूक्ष्म या लघु या मध्यम पैमाने द्वारा देय वार्षिक न्यूनतम मुहरांकन फीस में 10% की अतिरिक्त रियायत लागू होगी।”

**नोट:** मूल अधिसूचना भारत के राजपत्र, असाधारण, भाग III, खंड 4 में सीएमडी-2/जी-18 दिनांक 24 मई 2023 के माध्यम से प्रकाशित की गई थी।

एच. जे. एस. पसरिचा, वैज्ञानिक जी और उप महानिदेशक (प्रमाणन)

[विज्ञापन-III/4/असा./175/2024-25]

## BUREAU OF INDIAN STANDARDS

(Department of Consumer Affairs)

### NOTIFICATION

New Delhi, the 06<sup>th</sup> June, 2024

**No. CMD-2/G-18.**—In pursuance of paragraph 5 of Scheme-X of Schedule-II of Bureau of Indian Standards (Conformity Assessment) Regulations, 2018 and the notification of the Bureau No. CMD-2/G-18 dated 24th May 2023, the Bureau hereby makes the following amendments in the said notification which shall come in force from the date of notification, namely:-

a) In the “SCHEDULE” of the notification of the Bureau No. CMD-2/G-18 dated 24th May 2023 –

i) the sub-paragraph 1 under Note 3 shall be substituted, namely:-

“(1) For micro, small and medium scale enterprises, concession of 20%.”

ii) the sub-paragraph 2 under Note 3 shall be substituted, namely:-

“(2A) **Enhanced concession for a micro scale enterprise** - From the date of this notification till 31 May 2026, a concession of 80% in the fee payable by the large scale enterprises shall be applicable.

(2B) **Enhanced concession for a small scale enterprise** - From the date of this notification till 31 May 2026, a concession of 50% in the fee payable by the large scale enterprises shall be applicable.”

iii) the sub-paragraph 3 under Note 3 shall be substituted, namely:-

“(3) **Enhanced concession for a start-up enterprise** - From the date of this notification till 31 May 2026, a concession of 80% in the fee payable by the large scale enterprises shall be applicable.”

iv) the sub-paragraph 4 under Note 3 shall be substituted, namely:-

“(4) **Enhanced concession for a women entrepreneur enterprise** - From the date of this notification till 31 May 2026, an additional concession of 10% in the fee payable by the applicable scale of enterprises, i.e. either micro or small or medium scale, shall be applicable.”

**Note:** The principal notification was published in the Gazette of India, Extraordinary, Part III, Sec 4, vide CMD-2/G18 dated 24th May 2023.

H. J. S. PASRICHA, Scientist G and Dy. Director General (Certification)

[ADVT.-III/4/Exty./175/2024-25]