

Regulation of the Department of Internal Trade

Regarding Dealing with Measuring Instruments, Packaged Goods and
Goods with Damaged Packages Which Become Property of or Will Belong to
the Department of Internal Trade (No. 3),
B.E. 2564 (2021)

Whereas the Department of Internal Trade has issued the Regulation of the Department of Internal Trade regarding Dealing with Measuring Instruments, Packaged Goods and Goods with Damaged Packages Which Become Property of or Will Belong to the Department of Internal Trade, B.E. 2547 (2004) dated 18th May B.E. 2547 (2004) as amended by the Regulation of the Department of Internal Trade regarding Dealing with Measuring Instruments, Packaged Goods and Goods with Damaged Packages Which Become Property of or Will Belong to the Department of Internal Trade (No. 2), B.E. 2559 (2016) dated 14th March B.E. 2559 (2016).

In order that dealing with the measuring instruments, the packaged goods and the goods with damaged packages which are seized, impounded, or not owned or possessed by anyone, and become the property of or will belong to the Department of Internal Trade shall be in order, accurate, obvious, systematic and consistent with the current situation, by virtue of Section 6 (5), paragraph two of Section 53, paragraph two of Section 54, Section 55, paragraph two of Section 56 of the Measurement Act, B.E. 2542 (1999), and paragraph two of Section 57 of the Measurement Act, B.E. 2542 (1999), as amended by the Measurement Act (No. 3), B.E. 2557 (2014), the Director-General of the Department of Internal Trade therefore issues this Regulation, as follows.

Article 1. This Regulation is called the “Regulation of the Department of Internal Trade Regarding Dealing with Measuring Instruments, Packaged Goods and Goods with Damaged Packages Which Become Property of or Will Belong to the Department of Internal Trade (No. 3), B.E. 2564 (2021).”

Article 2. This Regulation shall come into force as from the day following the date of its publication in the Government Gazette onwards.¹

¹ Published in the Government Gazette, Volume 138, Special Part 161 d, Page 29, dated 19th July B.E. 2564 (2021).

Article 3. The provision in (1) of Article 3 of the Regulation of the Department of Internal Trade regarding Dealing with Measuring Instruments, Packaged Goods and Goods with Damaged Packages Which Become Property of or Will Belong to the Department of Internal Trade, B.E. 2547 (2004) dated 18th May B.E. 2547 (2004) as amended by the Regulation of the Department of Internal Trade regarding Dealing with Measuring Instruments, Packaged Goods and Goods with Damaged Packages Which Become Property of or Will Belong to the Department of Internal Trade (No. 2), B.E. 2559 (2016) dated 14th March B.E. 2559 (2016) shall be repealed, and the following provision shall be used instead:

“(1) in the areas of Krung Thep Maha Nakhon, Nonthaburi, Pathumtani and Samut Prakan, comprising the Director of the Division of Supervising and Inspecting Weighing Machines being the chairperson of the committee, the Director of the Subdivision of Volume Measuring Tools and Measurer, the Director of the Subdivision of Packaged Goods, the Director of the Subdivision of Promoting and Developing Measurement, the representative of the Legal Affairs Division and the representative of the Office of the Department Secretary being the directors, and the Director of the Subdivision of Small Weighing Machines being the director and the secretary.”

Article 4. The provision in Article 5 of the Regulation of the Department of Internal Trade regarding Dealing with Measuring Instruments, Packaged Goods and Goods with Damaged Packages Which Become Property of or Will Belong to the Department of Internal Trade, B.E. 2547 (2004) dated 18th May B.E. 2547 (2004) as amended by the Regulation of the Department of Internal Trade regarding Dealing with Measuring Instruments, Packaged Goods and Goods with Damaged Packages Which Become Property of or Will Belong to the Department of Internal Trade (No. 2), B.E. 2559 (2016) dated 14th March B.E. 2559 (2016) shall be repealed, and the following provision shall be used instead:

“Article 5. The measuring instruments, the packaged goods or the goods with damaged packages which become the property of the Department of Internal Trade shall be disposed of or destroyed by any of the following methods:

(1) to be sold pursuant to the law governing public procurement and supplies administration, and notifications, regulations, orders, cabinet resolutions and circular letters concerned,

(2) to be assigned to governmental education institutions, public charitable institutions or governmental agencies, whereby there shall also be evidence about delivery,

(3) to be destroyed entirely, or to be done anything in order that such measuring instruments cannot be used any more, and to be subsequently sold such destroyed measuring instruments pursuant to (1), or to be sold by some other means as one thinks fit, or to be written off pursuant to the law governing public procurement and supplies administration, and notifications, regulations, orders, cabinet resolutions and circular letters concerned,

(4) to be destroyed entirely as for the packaged goods or the goods with damaged packages, and to be subsequently sold such destroyed goods pursuant to (1), or to be sold by some other means as one thinks fit, or to be written off pursuant to the law governing public procurement and supplies administration, and notifications, regulations, orders, cabinet resolutions and circular letters concerned.

Given on the 1st Day of June B.E. 2564 (2021)

Wattanasak Sur-iam

Director-General of the Department of Internal Trade