## केन्द्रीय मुहर विभाग -2

संदर्भ -: के मू वी-2/16 : 5557 (Part 2) 20 12 2021

विषय: IS 5557(Part 2): 2018 के amendment no. 2 के अनुपालन के दिशा निर्देश

यह उपरोक्त विषय के संदर्भ में है।

सक्षम अधिकारी द्वारा अनुमोदित दिशा निर्देश अनुपालन हेत् संलग्न है ।

सभी क्षेत्रीय/शाखा कार्यालयों से अनुरोध है की दिशा निर्देशों का तत्काल प्रभाव से अनुपालन सुनिश्चित करें।

(ज्ञान प्रकाश)

वैज्ञानिक- सी

# प्रमुख (के मू वी 2)

सभी क्षेत्रीय/शाखा कार्यालय/प्रयोगशालाओं/CHD/LRMD

### **CENTRAL MARKS DEPARTMENT-2**

Our Ref: CMD-2/16 : 5557 (Part 2) 20 12 2021

Subject : Guidelines for implementation of amendment no. 2 to IS 5557(Part 2) : 2018

This has reference to the subject mentioned above.

The Competent Authority has approved the enclosed Guidelines for implementation.

All ROs/BOs are requested to ensure the implementation of the above Guidelines with immediate effect.

(Gyan Prakash) Scientist-C

Head (CMD-2)

All ROs/BOs/Labs/CHD/LRMD

#### CENTRAL MARKS DEPARTMENT-2

Our Ref: CMD-2/16 : 5557(Part 2) 20-12-2021

Subject: Guidelines for implementation of Amendment No. 2 to IS 5557(Part 2):2018(All Rubber Gum Boots and Ankle Boots Part 2 Occupational Purposes).

- 1. Amendment No. 2 to IS 5557 (Part 2): 2018 has been published. The last date for implementation of the amendment is **10 February 2022.**
- 2. All BOs shall inform the Applicants and Licensees under their jurisdiction about implementation of the above amendment within a week of issuance of these guidelines.
- 3. The significant changes in the standard through this amendment as listed in the Table are given for the purpose of general guidance. BOs shall ensure that the product conforms to all the requirements, as applicable, as per the amendment.

Clause	Change
Page 4, clause 8.0, Para 3	Typographical correction has been made in construction requirement
Page 4, clause 8.5)	Requirement and method of test for Resistance to Acid and Alkali has been modified
Page 4, clause 8.7.3	Requirement and method of test for Electrically Insulating Footwear (under Additional Requirements for Special Applications) has been modified
Page 4, clause 9, 9.1, 9.2, 9.3 and Page 5, Table 4, 5 and 6	List of banned chemicals has been removed from the standard and instead, it has been prescribed that the boots shall meet the requirements specified in Table 1 of IS 17011
Page 6, clause 11.1	Marking requirements have been modified to add the following  g) The marking on the outside part of the footwear should be clearly decipherable and durable and its quality should not be spoil, and  h) For the colour code, following symbols should be considered: Category 0: beige Class 00: red
Annex D, E, F, G & H	New Annextures have been added

- 4. The existing Product Manual is being revised to incorporate the amendment and it would be circulated separately through BIS website.
- 5. The guidelines for implementation of the amendment are given below:

#### A. LICENSEES:

(i) All Licensees shall implement the amendment by **10 February 2022**. Any difficulty in implementation shall be brought to the notice of CMD 2 at the earliest but in any

case at least 30 days before the last date of implementation. BOs shall ensure that no Licences are under operation as per IS 5557 (Part 2): 2018 without the amendment after 10 February 2022. The status of implementation of the amendment shall be confirmed by Head (BO) to CMD-II within two weeks of the last date of implementation of concurrent running.

- (ii) Licensees shall submit evidence of conformity to the modified requirements through In-house/Independent Test Reports or Test Certificates, wherever applicable. Verification of implementation of the amendment, wherever required, may be done during the next visit which may normally be completed within six months of the last date of concurrent running.
- (iii) If the Licensee fails to complete all actions by **10 February 2022** it shall be dealt with as per the prevailing guidelines.

### B. <u>APPLICATIONS FOR GRANT OF LICENCE</u>:

- (i) Existing Applications where Sample has been submitted in the Laboratory/Test Report has been issued by the Laboratory may be processed without consideration of the amendment. However, if the Applicant is desirous of considering the amendment, a declaration may be obtained from the Applicant to that effect and the Application may be processed accordingly. An undertaking shall also be obtained from such Applicants that if the sample fails while considering the provisions of the amendment, Licence will not be granted as per the old version.
- (ii) Applications which are recorded henceforth may be processed with or without consideration of the amendment. Processing of Applications without consideration of the amendment shall be permitted only upto 10 February 2022 and for such cases Applicant shall give a declaration that they will implement the amendment by 10 February 2022.
- (iii) Beyond **10 February 2022** no Licence shall be granted without consideration of the amendment.

#### C. CHANGE IN SCOPE OF LICENCE:

- (i) For change in scope of licence, the relevant provisions as given above for Applicants shall apply.
- (ii) However, processing of such applications for change in scope of licence without consideration of the amendment shall be permitted only upto the date of implementation of the amendment by the licensee or upto **10 February 2022** whichever is earlier.
- 6. The above guidelines come into force with immediate effect.

(Gyan Prakash) Sc C, CMD-2

Head (CMD II)
DDG (Certification)