CENTRAL MARKS DEPARTMENT III

Our Ref: CMD III/16: 302-2-30 23 August 2019

Subject: Guidelines for implementation of Amendment No. 2 to IS 302-2-30:2007 'Safety of Household and Similar Electrical Appliances – Room Heaters'

- 1. Amendment No. 2 to IS 302-2-30:2007 has been published. The last date for implementation of the amendment is 6 October 2019.
- 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 amendment as listed in the Table is 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	Requirement
101.3	Routine tests as per Annex-A of IS 302-1:2008
Table 102	Schedule of Type Tests modified

- 4. Consequent upon issuance of the amendment, existing Product Manual has been revised as DOC: PM/ IS 302-2-30/ 2/ August 2019.
- 5. The guidelines for implementation of the amendment is given below:

A. <u>LICENSEES</u>:

- (i) All Licensees shall implement the amendment by 6 October 2019. BOs shall ensure that no Licences are under operation as per IS 302-2-30:2007 without the amendment after 6 October 2019. The status of implementation of the amendment shall be confirmed by Head (BO) to CMD-III within two weeks of the last date of concurrent running.
- (ii) Licensees shall submit evidence of conformity to the additional/modified requirements through In-house/Independent Test Reports or Test Certificates, as 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 6 October 2019 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 6 October 2019 and for such cases Applicant shall give a declaration that they will implement the amendment by 6 October 2019.
- (iii) Beyond 6 October 2019 no Licence shall be granted without consideration of the amendment.

C. <u>CHANGE IN SCOPE OF LICENCE</u>:

- (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 6 October 2019 whichever is earlier.
- 6. The above guidelines come into force with immediate effect.

Alismita Khag Sc.B

<u>Head (CMD III)</u> **DDG (Certification)**