(GARUDA EMBLEM)

Ministerial Regulation No. 6 B.E. 2535 (1992) Issued pursuant to the Factory Act B.E.2535 (1992)

By the virtue of section 6 and section 13 paragraph three of the Factory Act B.E. 2535 (1992), the Minister of Industry hereby issues the Ministerial Regulation as follows:

Clause 1 Any operation test of the machinery before commencement of the engagement in a factory business in Bangkok Metropolitan Area shall be notified to Department of Industrial Works, while those in other provinces shall be notified to Provincial Office of Industry in such province.

Clause 2 The time period of an operation test of the machinery before commencement of the engagement in a factory business shall be in accordance with the time period notified by the recipient of the factory permit, but shall not be more than 60 days. In case it exceeds the time limit of 60 days, the competent authority shall grant the permission on case by case basis.

Clause 3 For an operation test of the machinery before commencement of the engagement in a factory business, the recipient of the factory permit shall keep the record on the day beginning an operation test, amount of consumed energy, raw materials used in the test and its obtained products. Such record shall be kept at the factory site and be available for an inspection by the authority.

Given on the 24th day of September B.E. 2535 (1992)
Sippanon Kettat
(Mr. Sippanon Kettat)
Minister of Industry

(Published in the Government Gazette, Volume 109, Part 108, dated 16th October B.E. 2535 (1992))

Note: The reason for the enactment of this ministerial regulation is prescribed in section 13 of the Factory Act B.E. 2535 (1992) that a recipient of the group 3 factory permit shall notify the competent authority about date, time and period of conducting an operation test of the machinery at least 15 days in accordance with criteria and time period prescribed in the Ministerial Regulation; it is therefore necessary to issue this ministerial regulation.