

(Garuda Emblem)
Notification of Ministry of Industry No. 26
B.E. 2534 (1991)
Issued pursuant to the Factory Act B.E. 2512 (1969)
Re: Duty of a person engaging in a factory business

By the virtue of section 39(12) and (16) of the Factory Act B.E. 2512 (1969), the Minister of Industry hereby issues the Ministerial Notification prescribing criteria and procedure for a person who receives a factory license to engage in a factory business as follows:

Article 1 To repeal text of paragraph two in Article 2 of the Ministerial Notification No.18 (B.E. 2528 (1985)) dated 20th February B.E. 2528 (1985) and replace with the following statement.:

“For a boiler with capacity of 20 tons per hour or more that has its designed structure, production and protection equipment according to international standard, if it needs to have safety inspection within the time of more than one year but not exceed three year per inspection, it can be done with approval from Department of Industrial Works. In doing so, there shall be an inspection and control of water quality for a boiler in order to meet international standard, and there shall be a laboratory to inspect water quality for a boiler and report on supervision of boiler shall be submitted to Department of Industrial Works every 6 months.

In case there is a restoration or reposition of a boiler or similar equipment, there shall be an inspection by the previously mentioned personnel after doing so. An inspector shall submit a document endorsing safety in boiler use to Department of Industrial Works using the form prescribed by Department of Industrial Works prior to operating such boiler.”

Article 2 This notification shall, thus, enter into force on the day following the date of its publication in the Government Gazette.

Announced on the 2nd day of September B.E. 2534 (1991)

(signed)

Sippanon Katetat
(Mr. Sippanon Katetat)
Minister of Industry