Amendment to the Check Testing Scheme

a) BEE would conduct label verification survey in the market about the availability of registered models at various authorized dealers/retailers/warehouse of user of label.

b) User of the label has to submit quarterly details of the products manufactured by them. This would indicate the number of products a particular model has sold in the market. This will also indicate the availability of the particular model in the market.

c) User of the label has to ensure that a model for which the production has started would be available in the market for a period of at least one year. The model cannot be withdrawn during the period.

d) The user of the label has to make available the location details about the availability of the models.

e) In case, no production is carried out during the first six month after the award of the label, manufacturer has to revalidate and confirm that the production has started and the condition “c” would then apply. This process would continue for a period of maximum three years, which coincide with the validity of the label.

f) For the process of check testing, BEE would conduct random sampling in the market and would buy models from the market.

g) In case first model fails, BEE would buy another two samples of the same model from the market and would keep them for witness testing. The user of the label would be informed about the failure and would be asked to witness the second testing.

h) In case the first sample fails, the cost of purchasing the next two samples of the same model and cost of check testing shall be recovered from the user of the label. If user of label does not compensate/reimburse the cost, then also BEE would go ahead with the testing and the result would be binding on the user of label. However, BEE will not process any new applications for approval of label for new product of the respective permittee.

i) If model for 2nd check testing is available in the market and exact location of availability of samples is known, user of the label (permittee) would not be asked to provide samples.

j) In case samples are not available in the market and all efforts to trace the samples fail, BEE will write to user of label (permittee) to provide sample within 1 month of the issuance of such letter. In case, user of label is not able to provide sample for the 2nd check testing, then check testing of the first sample shall be treated as final and shall be binding on the User of the label.

k) BEE will inform user of label (permittee) about the date of 2nd check testing to witness. If the user of label doesn’t agree to witness the second check test then BEE would go ahead with the testing in presence of inspecting engineer of IAME and the test result shall be binding on the user of label.

l) In case the two samples collected for second test also fail, IAME shall direct the permittee, under intimation to all the State Designated Agencies, that the permittee within a period of two months shall-
i. Correct the star level displayed on the label of the product or remove the defects and deficiencies found during testing;

ii. Withdraw all the stocks from the market to comply with the directions of the Bureau; and

iii. Change the particulars displayed on advertising material.

m) BEE will publish, for the benefit of the consumers, the name of any permittee, brand name, model name or model number, logo and other specification in any national or regional daily newspaper and in any electronic or in any other manner as it deems fit within two months;

n) The permittee within ten days of the conclusion of the period of two months as mentioned at clause (l) shall -

i. Send the compliance report as Annexure 1 to the Bureau with respect to action taken in compliance with the direction; and

ii. In case compliance report referred to in clause (i) is not received or received without complying with any of the direction within the specified period, it shall be deemed as non-compliance of the direction issued and orders to that effect shall be passed by the Bureau.
Annexure 1

Action Taken Report

(To be furnished on Company’s letter head)

Pursuant to the provisions of Bureau of Energy Efficiency Standards and Labeling scheme, 2006, we M/s........................................................................................................the manufacturer of (Name of the product) were permitted to affix label on the (Name of the product) conforming to the energy consumption standard of .................star level vide BEE letter No......................dated............for the model number..............................

Pursuant to the paragraph 5 of Bureau of Energy Efficiency Standards and Labeling scheme, 2006, directions given by BEE vide letter number.....................dated.... We hereby declare that the following actions have been taken at our end.

<table>
<thead>
<tr>
<th>Action Directed</th>
<th>Status</th>
<th>Action Taken</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Withdraw all the stocks from the</td>
<td>Yes/No/NA</td>
<td>All the stocks from the market have been withdrawn</td>
</tr>
<tr>
<td>market to comply with the</td>
<td></td>
<td></td>
</tr>
<tr>
<td>directions of the Bureau.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 Correct the star level displayed on</td>
<td>Yes/No/NA</td>
<td>The star level has been corrected from......star to......star</td>
</tr>
<tr>
<td>the label to comply with the</td>
<td></td>
<td></td>
</tr>
<tr>
<td>directions of the Bureau.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 Change the particulars displayed on</td>
<td>Yes/No/NA</td>
<td>Yes/No/NA</td>
</tr>
<tr>
<td>advertising material.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The above declaration is true to the best of our knowledge and belief.

Signature
Name
Designation
For and on behalf of.....
Name of the Co./Firm etc.
Seal of the firm