

Our Reference: Cir 2019-07

Date: 3 September 2019

To: All Registered Suppliers

Subject: Requirements for Allocated Certification Number

Dear Registered Suppliers (RS),

This circular is to remind all RS of the documentations that need to be received before Controlled Goods are allowed to be supplied, or advertised for the purpose of supply, any consumer electrical, electronic and gas appliances that are categorised as Controlled Goods under the Consumer Protection (Safety Requirements) Registration (CPS) Scheme in Singapore.

We understand that when an application is submitted to a Conformity Assessment Body (CAB) for the certification and registration of Controlled Goods under the CPS Scheme, an allocated certification number would be provided before the certification and registration takes place.

We would like to highlight to all RS that the allocated certification number is only to help in the preparation of the Safety Mark, and **does not** imply that the Controlled Goods have been certified by the CAB or registered with the Safety Authority.

Do note that Controlled Goods under the CPS Scheme, are allowed to be supplied, traded or advertised for sale, only upon receiving the Certificate of Conformity (CoC) from the CAB, the Acknowledgement Receipt for Certificate of Conformity (LoA) from Enterprise Singapore, and affixed with a valid Safety Mark. The CoC and LoA signifies that the Controlled Goods have been successfully certified and registered.

Do note that under Regulation 4(1) of the Consumer Protection (Safety Requirements) Regulations, no person shall supply or advertise for the purpose of supply, any consumer electrical, electronic and gas appliances that are categorised as Controlled Goods in Singapore unless such goods are registered with the Safety Authority. Contravention of this regulation is an offence under Section 11(2) of the Consumer Protection (Trade Descriptions and Safety Requirements) Act, and is liable on conviction, under Section 15 of the Consumer Protection (Trade Descriptions and Safety Requirements) Act, to a fine of up to \$10,000 or a jail term of up to two years or both.

Thank you.

Yours sincerely,

Mr Andrew Yap
Deputy Director
for the Safety Authority
(This is computer generated, no signature is required)