



भारतीय मानक ब्यूरो
BUREAU OF INDIAN STANDARDS

Pune Branch Office

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REGISTERED A/D

Our Ref : PNBO/CM/L-7500029810/3292

Dated : 09 Sep 2015

Subject: Grant of BIS Certification Marks Licence No. CM/L-7500029810
as per IS 1786 : 2008

M/s Kalika Steel Alloy's Pvt Ltd
Plot No. C-7, 8, 9 & 11 ✓
Addl. MIDC Area ✓
Distt : Jalna ✓
Maharashtra
431203

Dear Sir,

With reference to your application, we are pleased to inform you that it has been decided to grant you a licence to use the Standard Mark in respect of the following:

- ✓ Product: **High strength deformed steel bars and wires for concrete reinforcement**
- ✓ IS No. : **IS 1786 : 2008**

Type/Size/Grade/Variety covered under licence :

- ✓ HSD bars for sizes upto and including 8 mm to 32 mm, Grade Fe 500 and Fe 500 D

2. The number assigned to this licence is CM/L- 7500029810 which has been made operative from 09/09/2015 and is valid upto 08/09/2016. The licence number should invariably be referred to in your future correspondence.

3. According to sub-regulation (2) of Regulation 6 of Bureau of Indian Standards (Certification) Regulation, 1988, the licence fee of Rs 1000/- and the marking fee of Rs. 34000/- as stipulated in the Second Schedule of this licence since paid by you for the period of validity of the licence.

4. Minimum marking fee stipulated therein is payable by you regardless of the fact whether you actually mark your product or not with the Standard Mark. Our receipt for the advance minimum marking fee, annual licence fee and 14% service tax shall be sent separately.

5. This advance minimum marking fee will be carried over to the next year on every renewal. The actual marking fee calculated on the unit rate on the production marked or the minimum marking fee, whichever is higher shall be payable by you at the time of renewal.

6. With a view to streamlining the reporting of quantity marked, calculation and collections of marking fee on the unit rate basis, fees will be calculated on the production marked during the first nine months of operation of the licence at the time of first renewal and the production marked during twelve months comprising the last three months of the previous operative year, at the time of second and subsequent renewals. In case the licence expires, the entire production marked till the expiry date shall be taken into account for calculating the marking fee payable.

7. The Scheme of Testing and Inspection DOC:STI/1786/R-1/10, Jan 2013 which has already been accepted by you vide your letter dated 20/05/2015 will have to be implemented by your organization strictly and control function in your organization. The supervision of the operation of the Scheme shall be done by a person responsible for the quality control function in your organization. Kindly inform us the name and designation of the person who will be held responsible for the operation and maintenance of the Scheme. Any future change in this respect will have to be communicated by you to us and whenever this takes place.

8. We are enclosing a sheet giving the preferred dimensions of the Standard Mark to enable you to prepare the designs of the Standard Mark for marking the above product. Photographic reduction in any size is permissible. This will ensure the relative proportions of the different dimensions are maintained. Preferred dimensions may be used as far as possible. Kindly get the designs of the stencil/label/rating plate incorporating the Standard Mark approved by us. You will be permitted to commence marking the above mentioned product only after approval by this office.

9. On commencement of marking of your product for which you are licensed, you may advertise your product with Standard Mark in hoardings, slides and newspapers only during the validity of your licence. The use of Standard Mark on letterheads and publicity literature will be permitted only on receipt of your assurance that in the event of cancellation or lapsing of your licence, the letterheads etc. with the Standard Mark will be destroyed/obliterated. The required assurance may please be submitted in the enclosed proforma.

10. You are requested to intimate us the actual date from which you intend to introduce the use of Standard Mark on your product. Our Inspecting Officer may be present in your factory at that time to assist you in adopting the Scheme of Testing and Inspection (STI) and in the maintenance of test records.

11. The Licence is being granted for you factory situated at : Plot No. C-7, 8, 9 & 11, Addl. MIDC Area, Jalna and the rights and privileges under the licence shall not be exercised by any other firm/company/factory etc. This licence is not transferable. In the event of shifting of the manufacturing and testing equipment from the licenced premises to some other place, use of Standard Mark shall be stopped till the new premises are inspected and found to be satisfactory by us in respect of manufacturing and testing facilities available there and address of the new premises is endorsed in the licence.

12. A copy/copies of test report(s) of the sample(s) drawn at the time of preliminary inspection of your factory is/are enclosed for your records.

13. You are requested to intimate to this office the address of your servicing unit where applicable and the name and designation of the person, his telephone and telex number who should be contacted in case of complaints. It is obligatory on your part as a licensee to keep this office informed about changes taking place from time to time in your declared list of servicing units.

14. The licence is under preparation and will be posted to you in due course.

15. You are requested to send us back the enclosed proforma No. CMD/PF615 duly filled in.

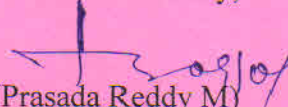
16. An instruction sheet containing 'Responsibilities of BIS Licensees' is also enclosed for information / compliance.

17. The PAN of Bureau of Indian Standards (BIS) is AAATBO431G. BIS has been approved for the purpose of sub-clause (iv) of clause 23 C of Section 10 of the Income Tax Act, 1961 vide Order No. 167 dated 30-4-2008 issued by Director General of Income Tax (Exemptions), Deptt. Of Revenue, Ministry of Finance, Government of India. This order of Ministry of Finance is applicable to BIS for Assessment Year 2007-08 and onwards. Accordingly, the Income of BIS is not included in the total income and exempted from the payment of income tax.

Kindly acknowledge receipt of this letter.

Thanking you,

Yours faithfully,


(Prasada Reddy M)
Sc. F & Head

Encl:a/a
