

**Approved by  
Decree #15 of the Government  
of the Republic of Armenia as of January 16, 1998**

## **REGULATION**

### **On Application of Certificate of Compliance when Realising and Advertising (Rendering Services) the Certified Goods Subject to Compulsory Certification in the Republic of Armenia**

#### **I. General Provisions**

1. Retailing, usage, and service rendering as well as advertising of products, which are subject to certifying in the Republic of Armenia, is permitted only after their compliance with relevant requirements of obligatory certification regulations of the Republic of Armenia.
2. Product manufacturers (importers) and service renders are required to retain certificate of compliance (further: certificate) of a product or service, which are subject to certify in the Republic of Armenia.
3. Business entities, who receive or buy products which are subject to certify, from manufacturers or importers of that products, are required to have a registered copy of a certificate of a given product, if certified product does not marked by the label of conformity of Armenian certification national system.
4. The mass media and advertising services are required to claim for a copy of certificate, attested by certification authority, of advertised product and service, which are subject to certify in the Republic of Armenia.

## **II. Regulations for issuing and maintaining the copies of certificate**

5. Business entities (producers, importers), which received certificates in accordance with established procedure, in case of handing or selling products to other business entities, should also render a registered and attested copy of a certificate.
6. The copy of a certificate should be prepared on A4 format white paper and photocopied and all the information stated in the certificate should be legible.
7. The copy of certificate should be contain the following information:
  - a) quantity of product (unit of a product), which the copy is attributed to;
  - b) name and address of the economic entities, who received a product;
  - c) title and number of a document, on the basis of which the product was sold (rendered);
  - d) copy number and date of attest.
8. The copy of certificate should be authorised by the stamp of a economic entities, which was rendered the certificate, or of the certification authority, or “Haypetstandard” and a signature of responsible person.
9. Business entities or certification authorities, which received certificates, when giving copies of certificates, record them in the special journal.
10. The journals for recorded rendered copies of certificates, should contain records about name and address of the receiver of the copy, number of a copy and date when it was given, quantity of a product, which the copy is attributed to, and signature of a person who received the copy.
11. Economic entities, which attest a copy, is responsible for the authenticity of the information stated in the copy of certificate

## **III. Responsibility for the violation of present regulation**

12. Persons who violate the present regulation will bear responsibility in accordance with the legislation of the Republic of Armenia.