I-9/12/2020-W&M Government of India Department of Consumer Affairs Legal Metrology Division

Subject: Stakeholder consultation on proposal of decriminalization of Legal Metrology Act, 2009 - regarding.

The Legal Metrology Act, 2009 ("the Act") is the primary instrument which establishes and enforces the standards of weights and measures and regulates trade in weights and measures in the country. Chapter V of the Act sets out the various offences and penalties under the Act. The offences under this Act are criminal offences and prescribe imprisonment as a punishment for violation of the Act.

2. Whenever any violation is observed by an Inspector (Legal Metrology Officer) during inspection or on a complaint, as the case may be, he issues a notice to the person concerned with the violation and if the person to whom notice is issued, agrees with the notice, he may compound the offence by paying the compounding fee and the case will be closed.

If the person to whom notice is issued does not agree with the charges made by the Inspector, he may appeal under section 50 of the Act against the decision/ order of Legal Metrology officer to the Controller of Legal Metrology and against the orders of Controller to the State Government.

In case of non-compounding of offence and if no appeal is filed to the Controller or State Government, the Inspector (LMO) may file the case in the Court of Law to initiate legal proceedings. The Court decides the case either by upholding the case or by rejecting the charges made by the Inspector.

Under the Legal Metrology Act when a case is booked either on first offence or second or subsequent offence, there is no provision of arrest. The cases booked by the Inspector, Legal Metrology (LMO) in case of non- compounding, are filed in the Court of Law, and the Court after following the due procedure summons the offenders, who may be present personally or through an Advocate. However, if the Court summons the person to be present personally and if he fails to be present, the Court may again summon or issue warrant. In case of warrant, the person needs Bail.

3. Criminal offence often requires the standard of proof to be beyond reasonable doubt, a much higher threshold than the standard adopted for civil wrongs. Many critics have, therefore, questioned the efficiency of criminal law in dealing with misconduct; many offences which are of technical nature could be shifted to civil liability from criminal liability.

4. The offences which can be decriminalised should not have (i) *Mens rea* (malafide/ criminal intent– therefore, it is critical to evaluate the nature of non-compliance i.e. fraud as compared to negligence or inadvertent omission; and (ii) where the larger public interest is affected adversely.

5. Therefore, there is a need to review the civil and criminal penalties under the Legal Metrology Act, 2009, considering their suitability for the imposition of criminal liability. This exercise requires a review and categorisation of both compoundable and non-compoundable offences under the Act.

6. Thus, as stated in para-2 above, at present the Legal Metrology Act provides that for an order passed by a Legal Metrology Officer of the State Government the appeal lies before the Controller and against the orders of the Controller an appeal may be made before the State Government.

7. To sum up it needs to be examined whether second or subsequent offence should be retained in its current form or limited to a fine, converted into a civil penalty, dealt with by an alternate mechanism or omitted altogether. If the offender does not compound the offence, then the Inspector (LMO) can take further action for cancellation of the licence or permit obtained from the concerned Central Government/ State Government/ Authority under the Central/ State Government. The suitability of existing penal and adjudicatory mechanisms, as well as the feasibility of alternate mechanisms would need to be explored from the perspective of ensuring speedy and effective enforcement, at the same time ensuring that the Legal Metrology Act remains effective. The proposed fine is maximum prescribed and the State Governments may fix the fine considering the nature and gravity of the offence.

8. The Department has received suggestions from various sources and has enumerate the proposed changes in Table-1. Given the importance of this exercise as also its large-scale impact across society, this stakeholder consultation exercise is being conducted, in order to develop consensus. The Department of Consumer Affairs, which administers the Legal Metrology Act, 2009, therefore, invites the comments of State Governments/ UT Administrations, Civil Society/ Non-Government Organisations, Academicians, Public and Private Sector organisations, Multilateral Institutions and members of the public to submit their comments on the proposed amendments to the Department. The relevant Act and specific provision(s) proposed for amendment are provided in Table 1. Stakeholders may submit their suggestions in the format provided in Table 2.

Table 1: Proposed Amendments:

	Ministry/ Department: Consumer Affairs					
0.1	Relevant Statute: Legal Metrology Act, 2009					
S. No.	Provision	Current Punishment	Proposed Amendments	Rationale for de- criminalization		
1.	Section 25 Penalty for use of non-standard weight, measure or numeration	For second or subsequent offence, Imprisonment up to six months and also with fine	Penalty: upto INR 10 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.	For repetition of same or similar offence committed earlier, a fine may be sufficient,		
2.	Section 26PenaltyfortamperingoralteringofStandardsweightsweightsandmeasures	For second or subsequent offence, imprisonment six months to one year or Fine or both	Penalty: upto INR 10 Lacs.	since the violation may not necessarily involve mens rea (malafide/ criminal intent)		
3	Section 27 Penalty for manufacture or sale of non- standard weight or measure	For second or subsequent offence, Imprisonment up to three years or Fine or both	Penalty: upto INR 10 Lacs.	and may not adversely affect public interest at large. Thus a review of the penalties need		
4	Section 28 Penalty for making any transaction, deal or contract in contravention of the prescribed standards	For second or subsequent offence, Imprisonment up to one year or Fine or both	Penalty: upto INR 1 Lac.	to be done.		
5	Section 29 Penalty for quoting or publishing etc. of non –standards units	For second or subsequent offence, Imprisonment up to one year or Fine or both	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.			
6	Section 30 Penalty for transactions in contravention of standard weight or measure non- standard packages in quantity	For second or subsequent offence, Imprisonment up to one year or Fine or both	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.			

		_		
7	Section 31 Penalty for non- production of documents	For second or subsequent offence, Imprisonment up to one year and with Fine	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.	
8	failure to get model approval	one year and with Fine	after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.	
9	Section 33 Penalty for use and sale of un- verified weight or measure	For second or subsequent offence, Imprisonment up to one year and with Fine	after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.	
10	Section 34 Penalty for sale or delivery of commodities, etc. by non- standard weight or measure	For second or subsequent offence, Imprisonment from three months to one year or Fine or both	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.	
11	Section 35 Penalty for rendering services by non- standard weight, measure or number	For second or subsequent offence, Imprisonment from three months to one year or Fine or both	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.	
12	selling etc. of non- standard packages in declarations	For second offence fine Upto INR 50,000 and for subsequent offence fine from INR 50,000 to INR 1,00,000 or with imprisonment upto one year or with Fine	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.	
13	Section 36(2) Penalty for selling etc. of non- standard packages in quantity	For second or subsequent offence, Fine: up to INR 1,00,000 or with imprisonment up to one year or both	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be	

	1	1	
			initiated with information to applicant.
14	Section 37 (1) Penalty for contravention of Act or Rules or conditions of licence by GATC	Fine: up to INR 1,00,000	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.
15	Section 37(2) Penalty for verification of any weight or measure in contravention of Act or Rules by GATC	Imprisonment up to one year or with Fine up to INR 10,000 or both	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.
16	Section 38 Penalty for non- registration by importer of W & M	· · · ·	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.
17	Section 39 Penalty for import of non - standard W & M	For second or subsequent offence, Imprisonment up to one year and also with Fine	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.
18	Section 41 (1) Penalty for giving false information	For second or subsequent offence, Imprisonment up to 6 months and also with Fine	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.
19	Section 41 (2) Penalty for giving false return or maintain false particulars	For second or subsequent offence, Imprisonment up to one year and also with Fine	Penalty: upto INR 2 Lacs. If the compounding is not done after the appeal stage, then process of cancellation of licence issued by the State/ Central Government will be initiated with information to applicant.
20	Section 42 Vexatious search	Imprisonment up to one year or with Fine up to INR 10,000 or both	Penalty: upto INR 2 Lacs.

04	Continue 40			
21	Section 43	Imprisonment up to	Penalty: upto INR 2 Lacs.	
	Penalty for verification in	one year or with Fine up to INR 10,000 or		
	contravention of	both		
	Act and rules	DOIT		
22	Section 45	For second or	Penalty: upto INR 2 Lacs.	4
		subsequent offence,	If the compounding is not done	
	manufacture of	Imprisonment up to	after the appeal stage, then	
		one year or with Fine		
	licence	or both	licence issued by the State/	
			Central Government will be	
			initiated with information to	
			applicant.	
23	Section 46	For second or	Penalty: upto INR 2 Lacs.	
	Penalty for	subsequent offence,		
	Repair/ sale etc.	Imprisonment up to	after the appeal stage, then	
		one year or with Fine	•	
	measure without	or both	licence issued by the State/	
	licence		Central Government will be	
			initiated with information to	
			applicant.	
24	Section 47	Fine up to INR	Penalty: upto INR 2 Lacs.	
	Tampering with	20,000 or with	If the compounding is not done	
	licence	Imprisonment up to	after the appeal stage, then	
		one year or both	process of cancellation of	
			licence issued by the State/ Central Government will be	
			initiated with information to	
			applicant.	
25	Section 52(3)	Fine up to INR 5,000		4
	In making any			
	rule, the Central			
	Government			
	may provide that			
	a breach thereof			
	shall be			
	punishable with			
	fine.			4
26	Section 53(3)	Fine up to INR 5,000	Fine up to INR 2,00,000	
	In making any			
	rule, the State Government			
	may provide that			
	a breach thereof			
	shall be			
	punishable with			
	fine.			
Sr.	Provision	Current Provision	Proposed Amendment	Rationale for
No.				amendment
27	Section 49	Company may,	Company may nominate at	Board of Directors
1		nominate any	managerial level instead of at	may not be involved
	Offences by		•	-
	companies and	director as the	director level	in day to day
	,		•	-

	place of	for the conduct of		and also may not
	place of			and also may not
	business, etc.,	the business		be available at the
	for companies			time of occurrence
	convicted			of an offence
28	Section 2(r)	"sale", with its	"sale", with its grammatical	To harmonise the
	Definition of Sale	grammatical	variations and cognate	definition of sale
		variations and	expressions, means transfer of	under LM Act with
		cognate	property in any weight, measure	Article 366 (29-A),
		expressions, means	or other goods or services by	Sub-clause (f) of
		transfer of property	one person to another for cash	the Constitution of
		in any weight,	or for deferred payment or for	India (introduced
		measure or other	any other valuable	vide 46th
		goods by one person	-	Constitutional
		• •	transfer of any weight, measure	Amendment).
		or for deferred	or other goods or services on	/ infonditionity.
		payment or for any	the hire-purchase system or	
		other valuable	any other system of payment by	
		consideration and	instalments, but does not	
		includes a transfer of		
			00	
			hypothecation of, or a charge or	
		or other goods on	pledge on, such weight,	
		the hire-purchase	measure or other goods.	
		system or any other		
		system of payment		
		by instalments, but		
		does not include a		
		mortgage or		
		hypothecation of, or		
		a charge or pledge		
		on, such weight,		
		measure or other		
		goods;		
29	Section		36(1)(A) Whoever, sells,	Penalty provision
	36(1)(A)		distributes, delivers or	for selling over and
	New Provision		otherwise transfers any pre-	above MRP.
			packaged commodity more	
			than the retail sale price	
			shall be punished with fine which shall not be less than	
			five thousand rupees but	
			which may extend to twenty	
			five thousand rupees, for the	
			second offence, with fine	
			which may extend to fifty	
			thousand rupees and for the	
			subsequent offence, with	
			fine which shall not be less	
			than fifty thousand rupees	
			but which may extend to one	
			lakh rupees.	
30	Section 48		Sections 26, 41, 42 & 43	The provisions
	Compounding of		may be made	under sections 26,
	offences		compoundable.	41, 42 & 43 are not
			. Providence	compoundable
				which may be
L	l	l	l	may bo

			added under section 48 to make them compoundable.
31	Section 56(A) New Provision	56(A) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may by order, make such provisions, not inconsistent with provisions of this Act as may appear to it to be necessary or expedient for removing the difficulty.	To remove the difficulty in giving effect to the provisions of the Act.

Table 2: Comments and Feedback

Name of the Institution/ Organisation: _____

Category: <u>State/ UT/Civil Society/ NGOs, Academics/ Public/ Private Sector/</u> <u>Multilateral Institutions/ Members of the public (please tick)</u>

S No.	Provision	Current Punishment	Proposed Amendments	Suggestions	Rationale for Suggestions		
	Name of the Statute: Legal Metrology Act, 2009						
1.							
2.							

Comments/Suggestions may be submitted to the Ministry at the following address within **30 days** of the issuance date of this notice (i.e. upto 12.08.2020). The comments may also be emailed at: **js-ca@nic.in**:

Shri Amit Mehta

Joint Secretary

Department of Consumer Affairs,

Krishi Bhawan, New Delhi-110001

Ph. 011-2338 6666