Legal Inspection Requirements for Headphones

By the Bureau of Standards, Metrology and Inspection (BSMI), Ministry of Economic Affairs (MOEA.)

Introduction:
Nowadays, headphones are widely used. The excessive use of smartphones and audio devices with headphones may cause hearing loss of consumers. In order to enhance consumer protection, the BSMI intends to regulate the inspection requirements for headphones. Two alternative conformity assessment procedures are made available for the choice of applicants, i.e. Registration of Product Certification (RPC) or Type-Approved Batch Inspection (TABI).

Date of implementation: 1 January 2024

Scope of covered products:

<table>
<thead>
<tr>
<th>Description of Goods</th>
<th>Inspection Standards</th>
<th>C.C.C. Code (the first 6 digits are the same as HS Code)(Reference)</th>
<th>Conformity Assessment Procedures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Headphones (inspection scope: those with power input, exclusive of those medical devices or telecommunications terminal equipment)</td>
<td>1 • CNS 15936:2016 2 • CNS 15598-1:2020 3 • CNS 15663:2013 Section 5“Marking of Presence”</td>
<td>8518.30.10.00.1 8518.30.20.00.9 8518.30.32.00.5 8518.30.39.00.8</td>
<td>RPC Scheme (Modules II+III) or TABI Scheme</td>
</tr>
</tbody>
</table>

Description of the two kinds of conformity assessment procedures

1. Registration of Product Certification (RPC) Scheme: Modules II+III
Under the II+III combination of modules used in this scheme, domestic manufacturers or importers must have their products type-tested in advance (Module II) by the BSMI or BSMI-designated testing laboratories before applying for registration of their products. Manufacturers or importers will also be required to ensure by declaration (Module III, conformity-to-type declaration) that all products made at their manufacturing facilities or imported are in conformity with the prototypes submitted for type-test at Module II stage. The conformity-to-type declaration shall be submitted by the manufacturer or the importer, declaring that the mass-produced products comply with the prototype as in the type-test report.

2. Type-Approved Batch Inspection (TABI) Scheme
Under this procedure, manufacturers or importers shall have their products type-tested by the BSMI or BSMI-designated testing laboratories, and file an application for Type Approval to the BSMI or its branches.

After manufacturers or importers obtain a Type Approval certificate, they are required to file an application for batch inspection to the BSMI each time before their products are released from the production premises or arrive at the port of entry. The BSMI will then review the application and the related documents while additional samples may be required for further testing if it is deemed necessary.

After the products have passed the inspection, they will be allowed to use the Commodity Inspection Mark with the letter ‘T’ and the identification number given by the BSMI. The application fee for the Type Approval is NT$3,500, and a Type Approval certificate is valid for three years. The fees for type testing vary by products and depend on the fee policies of the testing laboratories.

Further information on the two schemes can also be found on the BSMI website: https://www.bsmi.gov.tw/wSite/lp?ctNode=9768&CtUnit=4132&BaseDSD=7&mp=2

Locations to apply for Registration of Product Certification:
The BSMI or its branches.
Time required for Registration of Product Certification:
14 working days. (This period does not include the time for corrective actions by the applicant due to deficiencies in the documents or samples. Extra seven working days may be required if additional tests are required.)

Related requirements:
1. The listed commodities will be inspected for import and domestic products since 1 January 2024. The import regulation codes is C02. From the announcement date, the BSMI can accept applications for Type Approval or Registration of Product Certification for listed commodities.

2. Those who apply for a certificate to the BSMI from the date of announcement shall provide the type test report that meets the inspection standards, the location of the restricted substance content label, the sample (such as Table 1 and Table 2), and the restricted substance content labeling statement. The certificate shall be issued after the examination by the BSMI. The validity period of the certificate shall be three years from the date of issuance (if the date of issuance is before 31 December 2023, it shall be counted from 1 January 2024).

3. Those commodities using AC power source, rechargeable lithium batteries or affixed power altering devices shall be conformed to safety testing requirements (CNS 15598-1).

4. For the listed products use button-type batteries to provide power, they shall comply with the relevant provisions of the CNS 15598-1 standard for button-type batteries.

5. For the requirement of Section 5 “Marking of presence” of CNS 15663, the certificate holders of the commodities shall clearly mark the presence condition of the restricted substances on the body, packages, stickers, or the instruction books of the commodities. Those who utilize website as a means to announce the presence condition of the restricted substances of the commodities shall clearly mark the website address on the body, packages, stickers, or the instruction books of the commodities, instead.

6. The Commodity Inspection Mark:
   (1) The Commodity Inspection Mark shall be printed by the certificate holders. The identification number of the Commodity Inspection Mark consists of “Letter (R or T),” “Designated Code (5 digits)” and the presence conditions of the restricted substance (e.g., RoHS or RoHS (XX,XX)).
   (2) The identification number shall be placed below or to the right of the graphic symbol and the presence conditions of the restricted substance shall be indicated in the second row.
   (3) The size of the Mark can be applied proportionally on a prominent location of the commodities. The Mark shall use materials that are not easily altered, and the content shall be in a clearly identifiable and indelible form affixed permanently to the commodity.
   (4) For RPC scheme, the examples of the Commodity Inspection Mark are listed below:

   (5) For TABI scheme, the examples of the Commodity Inspection Mark are listed below:

   (6) “RoHS” indicates the content of restricted substance(s), other than exemptions stated in CNS 15663, does not exceed the reference percentage value of presence condition.
“RoHS (XX,XX)” indicates the content of restricted substance(s) (element XX, element XX, …), other than exemptions stated in CNS 15663, exceeds the reference percentage value of presence condition.

The restricted substances: indicates Pb, Cd, Hg, Cr\(^+6\), PBB, and PBDE.

Example:

- RoHS (Pb): indicates that the Pb percentage content in certain parts of the commodity exceeds the reference percentage value of presence condition.
- RoHS (Cd, Cr\(^+6\), PBB): indicates that the Cd, Cr\(^+6\), and PBB percentage content in certain parts of the commodity exceed the reference percentage value of presence condition respectively.

7. The C.C.C. Code listed in the table are used for reference only. The commodity shall still comply with the requirements before entering into the market, even though its C.C.C. Code is identified differently by the Customs Administration, Ministry of Finance or Bureau of Foreign Trade, Ministry of Economic Affairs.

8. The inspection standards of the commodities listed in the table shall be the version published in this announcement. If any updated version is available, the BSMI shall publish the implementation date of the updated version in further announcements.

9. Commodities with combined features or multifunctional products shall comply with the respective inspection standards.

10. The medical equipment listed in the table indicates the medical equipment regulated under the Pharmaceutical Affairs Act.

11. The telecommunications terminal equipment mentioned in the table is the telecommunications terminal equipment regulated under in the Telecommunications Act.

12. The listed commodities that have obtained the vehicle safety testing report issued by the certification institutions authorized by the Ministry of Transportation and Communications are not within the scope of the inspection items required by the BSMI.
Table 1. Example of markings for the presence conditions of the restricted substances exceeds the reference percentage value of presence conditions

<table>
<thead>
<tr>
<th>Unit</th>
<th>Equipment name: Headphones, Model: XXX(*)</th>
<th>Restricted substances and its chemical symbols</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Lead (Pb)</td>
</tr>
<tr>
<td>Circuit board</td>
<td>Exceeding 0.1 wt %</td>
<td>○</td>
</tr>
<tr>
<td>speaker</td>
<td></td>
<td>○</td>
</tr>
<tr>
<td>Power switch</td>
<td>Exceeding 0.1 wt %</td>
<td>○</td>
</tr>
<tr>
<td>Power cord</td>
<td></td>
<td>○</td>
</tr>
<tr>
<td>Shell</td>
<td>Exceeding 0.1 wt %</td>
<td>○</td>
</tr>
</tbody>
</table>

**Note 1:** “Exceeding 0.1 wt %” and “exceeding 0.01 wt %” indicate that the percentage content of the restricted substance exceeds the reference percentage value of presence condition.

**Note 2:** “○” indicates that the percentage content of the restricted substance does not exceed the percentage of reference value of presence.

**Note 3:** The “−” indicates that the restricted substance corresponds to the exemption.

Table 2. Example of markings for the content of the restricted substances other than exemption do not exceed the reference percentage value of presence condition

<table>
<thead>
<tr>
<th>Unit</th>
<th>Equipment name: Headphones, Model: YYY(*)</th>
<th>Restricted substances and its chemical symbols</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Lead (Pb)</td>
</tr>
<tr>
<td>Electric board</td>
<td>○</td>
<td>○</td>
</tr>
<tr>
<td>speaker</td>
<td>○</td>
<td>○</td>
</tr>
<tr>
<td>Power switch</td>
<td>–</td>
<td>○</td>
</tr>
<tr>
<td>Power cable</td>
<td>○</td>
<td>○</td>
</tr>
<tr>
<td>Shell</td>
<td>○</td>
<td>○</td>
</tr>
</tbody>
</table>

**Note 1:** “○” indicates that the percentage content of the restricted substance does not exceed the percentage of reference value of presence.

**Note 2:** The “−” indicates that the restricted substance corresponds to the exemption.

(*) The “name and model” row can be omitted if the position of “the markings for the presence conditions” shows clearly to specify the corresponding commodity. Multiple models could be shown together in the same field if “the markings for the presence conditions” can be applied to contemporarily.