

Rules on Use of Collective Mark **DIN**  
as of June 1995

§ 1

DIN Deutsches Institut für Normung e.V. - referred to below as 'DIN' - has its registered office in Burggrafenstraße 6, D-10787 Berlin. DIN is represented by its President, or, in case of absence, by the First Vice-President, and, if the latter is also prevented, by the Second Vice-President.

§ 2

DIN is the organization responsible for standardization in the Federal Republic of Germany. DIN represents German standardization at both national and supranational level.

§ 3

DIN is the proprietor of the following collective mark



This mark documents that products and services conform to the relevant DIN Standards and other reasonable requirements relating to their fitness for use.

§ 4

Both members and non-members of DIN are entitled to use the mark.

§ 5

Use of the collective mark DIN requires that the products and services so marked conform to the requirements specified in the DIN Standards as well as other reasonable requirements as to their fitness for use and that such conformance has been communicated to DIN CERTCO Gesellschaft für Konformitätsbewertung mbH for the purpose of registration.

§ 6

The provisions for the registration of marking with the collective mark DIN have been separately specified.

§ 7

Use of the collective mark DIN is precluded if marking of the product or service with the DIN Testing and Inspection Mark or another DIN certification mark has been specified.

§ 8

DIN reserves to itself the right to use the collective mark DIN on printed material. The collective mark DIN may, however, be used on packaging and in advertising material for products and services for which permission to bear the collective mark DIN has been granted.

§ 9

The use of the Mark may be prohibited in the event of non-compliance with these Rules or of any other misuse, and, where appropriate, indemnity for damages may be sought.