

I'm not robot!





Established for the promotion and development of the knowledge and best practice of engineering

This is to certify that

**Bishnujee Singh**

in membership of

**Royal Aeronautical Society**

has been registered by the Engineering Council UK and is hereby authorised to use the style or title of

**Chartered Engineer**

*Kel Fisher*

Chairman

*D. V. Kumar*

Executive Director

Date of Registration 3 June 2005

Date of issue 03 June 2005

Registration No. 553608  
This certificate is the property of the Engineering Council UK  
Returnable on request or de-registration

太平洋保險 CPIC  
China Pacific Property Insurance Co., Ltd.

Product: Liability Insurance Policy  
Schedule

Policy No. A3200007120000000

1. Name and Address of the Insured  
1.1 The Insured: Hefei Kiwi Heavy Machinery Co., Ltd.  
1.2 Address: No. 205 Suihui Road, Ch. Nianhe, China

2. Territory of Coverage  
Worldwide (exclusive of USA and Canada)

3. Period of Insurance  
365 Days, from June 11, 2011 to 05/31/2012 at 24:00

4. Policy Trigger  
Claims Made Basis with Retroactive Date from inception date of the Policy

5. Insured Products

Product	Sales Territory	Estimated Sum Insured
Public Liability	Europe, India, Japan, Korea, Taiwan, Thailand, USA and Canada	USD20,000,000
Product Liability	Europe, India, Japan, Korea, Taiwan, Thailand, USA and Canada	USD20,000,000

6. Limit of Indemnity

Item	Limit of Indemnity
Level of Indemnity	USD20,000,000
Level of Indemnity in Aggregate	USD20,000,000
Level of Indemnity in any one accident	USD20,000,000
Level of Indemnity in any one accident for Property Damage	USD20,000,000
Level of Indemnity in any one accident for Bodily Injury	USD20,000,000

Definition of "any one accident": It means any one accident or series of accidents arising out of one event irrespective of the number of claims that may arise therefrom.

7. Exclusions  
Refer attached detailed terms and conditions, Europe and other areas (exclusive of USA and Canada).  
USD20,000,000 of total limit for any one accident.

Authority Letter

Hefei KIWI Heavy Machinery Co., Ltd. authorized Ghazanfar

Ali of WKTO electric chain hoist licensing agent in Pakistan.

Product: Electric chain hoist 0.5t-30t

Brand: WKTO

Date: From 2011-01-01 to 2013-01-01

Authority signature



TAFE Queensland  
TAFE Queensland  
Department of Education and Training

**Certificate III**

This is to certify that **Zoe Du Bois**  
31317655

has fulfilled the requirements for  
**Certificate III in Business Administration**  
BSB30201

at the  
Brisbane North Institute of TAFE  
National Provider Number 30837

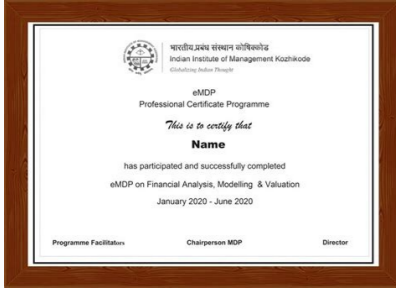
Document Number **606136423** Completed 2006

Dated the **Seventh**  
day of **February** 2006

Achieved through apprenticeship or traineeship arrangements

THIS QUALIFICATION IS RECOGNISED BY THE AUSTRALIAN QUALIFICATIONS FRAMEWORK

*S. Muir* DIRECTOR GENERAL  
*C. Webb* DIRECTOR 64535



Is certificate of completion valuable. How much is an engineer certificate. Chartered engineer certificate fees. What is chartered engineer certificate. Can ca issue valuation certificate.

A Chartered Engineer's Certificate from an independent inspection is a mandatory requirement in order to import used or refurbished machinery in India by the Customs. The Chartered Engineer or company is required to be authorized by Indian Director General of Foreign Trade (DGFT) to provide Chartered Engineer's certificate. The Chartered Engineer certificate must provide the following details: Working condition of the equipment; Present market value of the equipment; Country of origin; Year of manufacture; Approximate value in year of manufacture; Residual life of the equipment; Packing list including spare parts. Some issues arise in Chartered Engineer's certificates are discussed in this article. In 'K.M. Udyog V. Commissioner of Central Excise, Amritsar' - 2013 (5) TMI 297 - CESTAT NEW DELHI it was held that there is no scope to disagree with the observation of Chartered Engineer who has categorically remarked that 90% of the goods imported were serviceable material and recoverable from the plates imported by the appellant. Balance material 10% was found to be re-rollable after cutting from the plates to make that serviceable. The Tribunal held that it is unsafe to discard a technical report on the subject on the fiction of debatable entry in the tariff. The appellant has not declared thickness or size of the goods in the Bill of Entry. Bill of Entry only says 're-rollable plates'. Therefore there cannot be any divergent view from the technical view relied by the Revenue who has occasion to physically inspect the goods for his opinion. In 'Jindal Nickel & Alloys Limited V. Commissioner of Central Excise, Delhi' - 2012 (10) TMI 377 - CESTAT, NEW DELHI the appellant had brought on record a Chartered Engineer's Certificate dated 01.07.2008 in a clandestine removal case in support of their claims of maximum capacity of manufacture, in which the Chartered Engineer after visiting the factory and after examining the equipments installed in the factory, had certified that the annual production capacity of M/s Jindal on single shift basis was 1963.200 MT per annum. The appellant during the course of adjudication proceedings had offered the said Chartered Engineer for examination by the Commissioner but there is no finding by the Commissioner on this officer. The Tribunal gave liberty to the Commissioner to examine the said Chartered Engineer during the remand proceedings to confirm the production capacity of M/s Jindal. In 'Saravana Alloys Steels Private Limited V. Commissioner of Central Excise, - Bangalore - II' - 2011 (2) TMI 1211 - CESTAT, BANGALORE the Adjudicating Authority relied on the expert opinion that 1200 units of power is required for the production of one tonne of CTD bars. The assessee has engaged on qualified Engineer to determine the same parameter. According to his study the power consumption varied from 1510 to 1870 units for one tonne of CTD bars in the plant. The Tribunal found that the Commissioner has not given any reason in the impugned orders for rejecting the technical opinion furnished by a competent expert though at the instance of the assessee. The Tribunal further held that on perusal of the two opinions it did not find a valid reason to prefer one to the other. However it was eminently possible for the Adjudicating authority to ascertain as to which of the opinion could be safely relied in the proceedings. In 'Alriyaz Implex V. Commissioner of Customs, Chennai' - 2011 (1) TMI 481 - CESTAT, BANGALORE the Tribunal found that the Chartered Engineer has given the certificate which reads - 'being imported items and sold through selected/exclusive retail outlets in our country prices for such items vary considerably from shop to shop which therefore poses difficulties in determining current local market prices on a very accurate or specific scale as warranted for this exercise. It can be seen from the said certificate that after coming to such a conclusion he seems to have visited two shops and came to the conclusion that the value of the goods has to be decided based upon the following observation- "Hence, a fair and judicious valuation has been done, based on personal visits undertaken by the undersigned to a couple of most reputed and exclusive retail sale shops dealing with such products in Cochin city, M/s Alphonsa and M/s Goodwill situated at convent junction and thereby ascertaining landed prices applicable to same or almost similar brands involved in their regular business towards arriving at very reasonable and judicious valuation of items covered in this assessment". In view of the above the Tribunal held that this kind of valuation of the impugned goods is incorrect and improper appreciation of the valuation rules. The Chartered Engineer's certificate seeking valuation of some durable goods seems to be without any legal basis. Since the issues involved in these cases is valuation and requires contemporary price issues to be considered, the tribunal set aside the impugned orders and remanded the matter back to the Adjudicating Authority. In 'Commissioner of Customs, New Delhi V. Krishna Engineering Industries' - 2012 (11) TMI 82 - CESTAT, NEW DELHI the depreciated value as certified by Chartered Engineer, UK is only 7.25% of the invoice value in 1970, whereas he certified that the residual life of the machine is more than 15 years subject to proper maintenance and procedure being followed and also that the spares presented were either new or in good enough condition to represent 80% of the normal life expectancy and the technology involved equivalent was consistent with present day practice which has not radically changed. It does not make any economic sense to import a machine which has only 7.25% of residual value as declared by the importer. The invoice produced is not by the manufacturer or any person who was actually using machines earlier and is of a scrap dealer in UK. These are circumstances which can cause genuine doubt about the value declared. In such a situation when the Revenue inquired about the correctness of the value the Respondent agreed to increase the value to Rs.1,09,59,752/- and the respondents took clearance of the machine at the increased value. Considering these facts that the adjudicating authority has followed the valuation method prescribed by Board for arriving at reasonable price. In 'Anand Impex V. Commissioner of Customs (Sea Port - Imports), Chennai' - 2012 (4) TMI 68 - MADRAS HIGH COURT the petitioners had imported second hand Digital Multifunction Print and Copying Machines, imported under the various Bills of Entry. The Department was of the view that the said imported machine would be classified as 'Hazardous waste' as per the Hazardous Waste (Management, Handling and Transboundary Movement), Rules, 2008. The High Court held that the machines did not fall under the category of 'hazardous waste'. The High Court noted that in the report of Chartered Engineer, relating to the goods already inspected, the Digital Multifunction Print and Copying machines, imported by the petitioner have been found to have a residual life of minimum five years, provided proper attention is bestowed towards prompt and periodic maintenance and servicing of the machines. The High Court directed the Department to release the goods in question which has already been inspected by the authorized Chartered Engineer, on payment of appropriate customs duty subject to adjudication process to be conducted, as per the relevant provisions of law. In 'Shivam International V. Commissioner of Customs, Chennai' - 2011 (6) TMI 75 - CESTAT, CHENNAI the Department based on the Chartered Engineer's report according to which 85% of the computers imported are directly usable and 15% of the same are non functional going by the random sample examination undertaken by him. In fact he did not examine all the packages. He also opined that if the reusable computers have to be refurbished and if non functional computers have to be made re-usable it will result in heavy amount of e-waste management. The Tribunal held that the Chartered Engineer who was called to examine the consignment by the DRI officials, the Chartered Engineer concerned is not one of the notified authorities under the Environment Protection Act, 1986 or under the rules made there under or under the circulars issued in the context of the same. The authorities below have labored hard to use the Chartered Engineer's Certificate and the apprehension expressed there under to treat the consignments on hazardous waste under the relevant rules but such an exercise done by them cannot be approved as no competent authority has examined and held the consignment to be falling in the hazardous waste. The Tribunal held that the impugned goods cannot be considered as hazardous waste and set aside the impugned orders. In 'Bhola Plastic Industries Private Limited V. Commissioner of Central Excise, Delhi - I' - 2011 (3) TMI 406 - CESTAT, NEW DELHI the appellant sought leave to produce additional evidence before the Tribunal, one, the certificate issued by Chartered Engineer and another issued by Sales Director. It is undisputed fact that the same Chartered Engineer has issued one certificate earlier and had already produced by the appellant in the course of the proceedings before the Commissioner. The appellant did not disclose justification for further certificate as evidence in this matter. We are a young and dynamic company with a vision to be the preferred and trusted supplier of highly skilled engineering services to the world. We specialize in Chartered Engineer (CE) Certification services to exporters and importers. In order to export used machinery to India, it is a mandatory requirement of the Indian Government to obtain a Chartered Engineer Certificate (CEC). We are authorized by Indian Directorate General of Foreign Trade (DGFT) to provide CE Certification to exporters and importers. CE Certification We are leading Chartered Engineering Certification Consultant. Machine Appraisal & Valuations We provide independent appraisal and valuations for used and refurbished machinery. Independent Design Assessment We provide technical assurance services in a wide range of fields. Technical Audits We provide technical audit services to verify quality of machinery you are buying. Expert Witness & Arbitration We provide expert witness and arbitration services for all your technical disputes.

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