REGULATION

ON MANNER OF CONFORMITY ASSESSMENT, CONTENT OF DOCUMENT OF CONFORMITY, AND SHAPE, APPEARANCE AND CONTENT OF MARK OF CONFORMITY

("Official Gazette of RS", No. 98/2009)

I INTRODUCTION

Article 1

This Regulation sets out the manner for conformity assessment, manner of determining and payment of costs for conformity assessment, content of document of conformity, as well as the shape, appearance and content of mark of conformity.

II CONFORMITY ASSESSMENT PROCEDURE

Article 2

The technical regulation stipulates that conformity assessment may be performed by, or that a participant may be:

- 1) the manufacturer;
- 2) a designated conformity assessment body (hereinafter: the Designated body);
- 3) a Public administration body (hereinafter referred to as: the competent body).

Article 3

If the technical regulation stipulates that conformity assessment shall be performed by the manufacturer, that regulation shall also stipulate requirements regarding internal production control.

In accordance with the performed procedure referred to in Paragraph 1 of this Article, the manufacturer shall issue a Declaration of Conformity (hereinafter referred to as: Declaration), if the product which is the subject of assessment is inconformity with prescribed requirements.

Article 4

If the technical regulation stipulates that conformity assessment shall be performed by the Designated Body, a conformity assessment procedure shall be performed upon request for conformity assessment which shall be submitted to the Designated Body.

The request referred to in Article 4 of this Regulation shall be submitted by the manufacturer or his representative, or the importer if the technical regulation so prescribes (hereinafter referred to as: Applicant).

The request referred to in paragraph 1 of this Article shall contain in particular:

- 1) Business name, or title and address of the Applicant;
- 2) Identity and name of the person authorized to represent the Applicant;
- 3) Type, or name and description of the product which is the subject of conformity assessment and scope of conformity assessment requested for;
- 4) Title of the technical regulation which is the basis request for conformity assessment, including the number of the Official Gazette of the Republic of Serbia where that regulation was published;
- 5) Type of technical and other documentation required for conformity assessment, which shall be enclosed with the request ;
- 6) Data on whether conformity assessment has been previously performed for the same product, before the submission of request.

Written statement declaring that the request has not been submitted to other designated body shall be enclosed to the application referred to in Paragraph 1 of this Article.

The Applicant of the request shall bear costs of conformity assessment.

Costs of conformity assessment shall be calculated and collected by the Designated Body, applying the same criteria, regardless of whether the application has been submitted for conformity assessment of a domestic or foreign product, and under the same conditions may not be different.

The Designated Body and the Applicant of the request shall regulate mutual rights and obligations relating to performance of conformity assessment by the contract.

The Applicant of the request may, under conditions set out in the contract referred to in Paragraph 6 of this Article, withdraw the request for conformity assessment, therewith being obliged to compensate to the Designated Body a proportionate amount of costs for conformity assessment, as well as a proportionate fee, if the conformity assessment procedure has already started.

In case of withdrawal of the request for conformity assessment, or termination of the contract referred to in Paragraph 6 of this Article, the Designated Body shall, in accordance with the contract, return submitted documentation under conditions set out in that contract.

Article 6

After receiving the request for conformity assessment, the Designated Body shall, without postponing, determine whether the request is complete, and if it is, inform the Applicant of the request of the anticipated duration of conformity assessment.

If the Designated Body determines that the request is incomplete, or that it is defective, the Applicant of the request shall be communicated and asked to complete the request or remove

defects within a time period determined jointly by the Designated Body and the Applicant of the request, and which shall not exceed 60 days.

If the Applicant of the request fails to act in accordance with the communication referred to in Paragraph 2 of this Article, the designated body shall perform part of conformity assessment within the extent possible as per submitted documents, with the approval of the Applicant of the request.

If the Applicant of the request does not agree referred to in Paragraph 3 of this Article, or if conformity assessment is not possible to perform in accordance with the application and submitted documents or if the Designated Body affirms that requirements for issuing document of conformity have not been fulfilled , the Designated Body shall make decision where he refuses to issue a document of conformity and returns the submitted documents to the Applicant of the request.

Article 7

The Designated Body shall perform conformity assessment in accordance with the conformity assessment module set out by the technical regulation.

During conformity assessment, the Designated Body shall be obliged to:

- 1) Perform conformity assessment only within the required scope, in accordance with the technical regulation, without additional requests made to the Applicant of the request;
- 2) Perform conformity assessment in an efficient and cost effective manner, in the shortest possible time period and applying the highest level of expertise and professionalism;
- 3) Provide information to the Applicant of the request, at his request, on the status of the conformity assessment procedure and any potential reasons for delay, as well as to provide other necessary information;
- 4) Act in a timely and efficient manner to resolve complaints concerning the operation and decisions of the Designated Body with regard to the performing the conformity assessment procedure;
- 5) Request from the Applicant only information necessary to performing the conformity assessment, as well as ensuring the confidentiality of all information obtained during the conformity assessment procedure;
- 6) While sampling, not perform this activity in a manner which causes unnecessary inconvenience to the Applicant.

Article 8

On the basis of the performed conformity assessment, for the product concerned, which fulfils stipulated requirements, the Designated Body shall issue a conformity document, in accordance with the technical regulation and scope of activities set out in the Decision on designation.

The Designated body may not issue a document of conformity for own products or products imported or bought.

Article 9

A document of conformity shall be issued in at least two original copies, in Serbian language and script, in accordance with the act regulating the official use of language and script.

At least one copy of the document referred to in Paragraph 1 of this Article shall be retained by the Designated Body, and one shall be issued to the Applicant of the request.

At the request of the Applicant, the Designated Body may issue original copy of the document of conformity in one of the official languages of the International Standards Organization (ISO) and International Electrotechnical Commission (IEC) or in one of the official languages of the European Union.

The Designated Body may issue a new original copy of the document of conformity (duplicate) at the request of person whom has been previously issued such document.

Article 10

For an imported product which is accompanied by d document of conformity and other required documents, the Designated Body may draw up and issue a valid domestic document of conformity for that product without performing conformity assessment again, if the Designated Body and the body for conformity assessment that issued the foreign document of conformity are:

- 1) Signatories of an agreement of mutual recognition of conformity assessment results, or
- 2) Members of an international conformity assessment system.

The Designated Body may draw up and issue a domestic document of conformity referred to in Paragraph 1 of this Article when the mutual recognition agreement of technical qualification of conformity assessment bodies is signed by the national accreditation body, which has awarded accreditation to the conformity assessment body which issued the foreign conformity document, on the one hand, and the Accreditation Board of Serbia on the other.

Article 11

The Designated Body, after issuing the conformity document, shall perform the conformity product checks whereby verifying that the product which was the subject of conformity assessment still fulfils the technical regulation requirements and conditions under which the document of conformity was issued.

Provisions of this Regulation on the conformity assessment procedure shall be applied during conformity product checks referred to in Paragraph 1 of this Article.

If the conformity product checks establishes that the product which was the subject of conformity assessment has been amended, but without changes to the property of the product, the document of conformity shall remain valid for the amended product.

If the conformity product checks affirms that the product which was the subject of conformity assessment has been amended in a way that changes affected any property of the product, the Designated Body shall again perform the conformity assessment for such amended product.

Repeated conformity assessment procedure of the amended product shall be limited to only assessment of influence of amended properties of the product referred to in Paragraph 4 of this Article to the conformity of the product with prescribed requirements.

Article 12

If the Designated Body affirms, during conformity product checks referred to in Article 11 of this Regulation, that the product no longer complies with technical regulation requirements and conditions under which the document of conformity was issued, the manufacturer shall be

required, within a reasonable time period, to undertake appropriate corrective measures, within which period, if necessary, the document of conformity may be temporarily withdrawn, or its validity limited.

If the manufacturer fails to perform corrective measures within the stipulated timeline, if measures have not been performed in their entirety or have not produced the anticipated result, the Designated Body may, temporarily or permanently, withdraw or limit the validity of the issued conformity document, and inform the competent inspector and competent Ministry.

Article 13

The Applicant may <u>lodge</u> a complaint regarding the performance of the Designated Body, as well as all decisions made by the Designated Body regarding conformity assessment, including decisions referred to in Article 10 of this Regulation, and the complaint shall be decided on by a body of the Designated Body, in accordance with its Act on Internal Organisation.

The Applicant of the request may, in accordance with the law and particular regulation, communicate the Ministry competent for preparation and adoption of the technical regulation which is the basis for performance of conformity assessment (hereinafter referred to as: competent Ministry), about non-fulfilment of obligations of the Designated Body with regard to performing conformity assessment, in particular if the Designated Body acts against to obligations stipulated in Article 7 of this Regulation.

Article 14

Designated bodies which perform conformity assessment for the same type of product by the same or different manufacturers, shall collaborate and exchange information, including information regarding negative results of conformity assessment, temporary or permanent withdrawal of documents of conformity or limitation of validity of issued documents of conformity, with the aim to synchronize the practice of conformity assessment and prevent potential abuse concerning conformity assessment.

Article 15

The Designated Body shall be obliged to keep records on issued and withdrawn documents of conformity, limitations of validity of issued documents of conformity, as well as rejection of issuing of documents of conformity.

The Designated Body shall keep the documentation on test results and other information, including technical and other documentation regarding performed conformity assessment and issued document of conformity for the period of 10 years from the date of issuing such document of conformity or the date form separately performed conformity assessment unless the regulation stipulates otherwise.

Article 16

Provisions of Articles 5 to 15 shall accordingly apply to conformity assessment performed by the competent body, or performance of technical evaluation by the authorised body for conformity assessment which performs technical evaluation on behalf of the competent body (hereinafter referred to as: Authorized body), unless this Regulation stipulates otherwise.

In accordance with performed conformity assessment, for the product which fulfils stipulated requirements, the head of the competent body issues a valid document of conformity in accordance with the technical regulation.

If performed conformity assessment establishes that the product does not fulfil stipulated requirements, the head of the competent body shall refuse to issue the document of conformity.

Article 17

The request for performance of conformity assessment shall be delivered to the competent body.

If technical evaluation shall be performed on behalf of the competent body by the Authorized body, the competent body shall, after confirming that the request for conformity assessment is complete as set out in Article 5 (2) of this Regulation, forward that request, including relevant accompanying documents, to the Authorized body, for the purpose of technical evaluation.

The Authorised body shall deliver Technical Evaluation Report, including the copy of accompanying documentation, to the competent body as to act in accordance with Article 14 of this Regulation.

Article 18

Conformity assessment shall be performed in accordance with module stipulated by the technical regulation, in accordance with the Decision No 768/2008/EC of the European Parliament and of the Council on a Common Framework for the Marketing of Products, dated 9 July 2008.

The technical regulation may stipulate the following conformity assessment modules:

- 1) Module A Internal production control;
- 2) Module B Type examination;
- 3) Module C Conformity to type based on internal production control;
- 4) Module D Conformity to type based on quality assurance of the production process production quality assurance;
- 5) Module E Conformity to type based on guarantee of the quality of the product product quality assurance;
- 6) Module F Conformity to type based on product verification;
- 7) Module G Conformity based on unit product verification;
- 8) Module H Conformity based on full quality assurance full quality assurance.

In addition to conformity assessment modules specified in Paragraph 2 of this Article, the technical regulation may prescribe other conformity assessment modules.

Conformity assessment modules specified in Paragraph 2 of this Article may apply separately or in combination, in accordance with the technical regulation.

The scheme of conformity assessment modules specified in Paragraph 2 of this Article is enclosed as Annex 1, printed with this Regulation and its integral part.

The selection of conformity assessment modules for products specified in Article 18 of this Regulation shall be performed in accordance with the following criteria:

- 1) Product type;
- 2) Type and degree of risk which the product may cause;
- 3) The need for the manufacturer to have a choice between quality assurance and product certification modules, where third party involvement is mandatory;
- 4) The need to avoid stipulating the modules which would be too burdensome in relation to the safety requirements in the technical regulation.

Where the product is subject to more than one technical regulation, these regulations shall provide conformity of modules.

III MANNER OF DETERMINIG AND PAYING OF CONFORMITY ASSESSMENT PROCEDURE

Article 20

Type and amount of costs for conformity assessment shall be determined on the basis of type and complexity of product which is the subject of conformity assessment, scope and complexity of the conformity assessment procedure, time required for performing necessary testing, as well as other criteria significant for performance of conformity assessment activities.

The Applicant shall bear costs for conformity assessment performed by the competent body.

Article 21

Where technical assessment is performed by the Authorized body on behalf of the competent body, as per Article 16 of this Regulation, the Applicant shall pay the costs of conformity assessment directly to that body, in the amount set out in its pricelist.

IV CONTENTS OF CONFORMITY DOCUMENT

Article 22

On the basis of the performed conformity assessment, for the product concerned, which fulfils stipulated requirements, a document of conformity shall be issued, in accordance with the technical regulation.

Document of conformity is a document confirming that the product is conformed with the technical regulation requirements.

Conformity document, issued in accordance with the technical regulation, may be:

- 1) Declaration;
- 2) Certificate;

- 3) Test report;
- 4) Other conformity documents.

Declaration and Certificate may, as an annex, contain test reports on the basis they have been issued of, if the technical regulation so stipulates.

Article 23

When the technical regulation sets out the obligation of periodical examination of technically complex products, this regulation may also stipulate the obligation of issuing an appropriate document for confirmation of safety during its period of use.

The technical regulation may, for certain products, set out the obligation of issuing other, specific documents of conformity, or documents which confirm the conformity of those products with prescribed requirements (homologation, etc.).

Article 24

Declaration is a document whereby the manufacturer or his representative confirms that:

- 1) All corresponding requirements set out by the technical regulation have been fulfilled;
- 2) It is in possession of technical documentation, or other test documentation, which indisputably confirms compliance with technical regulation requirements;
- 3) Takes responsibility for conformity of product with stipulated requirements, or for the safety of the product.

Article 25

The Declaration contains, in particular:

- 1) Business name, or title and address of the manufacturer or his representative;
- 2) Unique identification number of the product;
- 3) Product description (enclose photograph, if applicable) containing name, brand, type, model or other data for more accurate identification of product;
- 4) Name of country where the product was manufactured;
- 5) Title of the technical regulation which was the basis for conformity assessment of the product, as well as the number of the Official Gazette of the Republic of Serbia where the regulation was published;
- 6) Information on standards or technical specifications applied, that the technical regulation refers to, and which constitutes the point of reference for conformity assessment;
- 7) Identity and signature of the authorized person responsible for issuing of the Declaration on behalf of the manufacturer or his representative;
- 8) Place and date of issuing of the Declaration.

In addition to information under Paragraph 1 of this Article, Declaration may contain other information set out by a relevant regulation.

Certificate is a document whereby the Designated Body or competent body confirms that the product conforms to technical regulation requirements.

The Certificate contains, in particular:

- 1) Business name, or title and address of the Designated Body which issues the certificate;
- 2) Unique identification number of the Designated Body from the Register of designated conformity assessment bodies;
- 3) Title and ID number of the Certificate;
- 4) Business name, or title and address of the manufacturer;
- 5) Business name, or title and address of the Applicant of the request;
- 6) Name of product which is the subject of the Certificate, including brand, type, model or other data for more accurate identification of product, as well as year of manufacture;
- 7) Explicitly statement confirming that the product conforms to technical regulation requirements and title of said regulation, including the number of the Official Gazette of the Republic of Serbia where the regulation was published, or statement confirming that the product conforms to requirements under applicable Serbian standards;
- 8) Number of the test report or other applicable report which was the reference point for issuing of Certificate;
- 9) Time validity of certificate, if applicable;
- 10) Identity and signature of the authorised person, responsible for issuing of the Certificate;
- 11) Place and date of issuing of the Certificate.

In addition to information referred to in Paragraph 1 of this Article, Certificate may contain other information set out by a relevant Serbian standard.

Article 27

Test report is a document whereby the Designated Body or competent body confirms that the product conforms to prescribed requirements.

The test report contains, in particular:

- 1) Business name, or title and address of the Designated Body which issues the Test report;
- 2) Unique identification number of the Designated Body from the Register of designated conformity assessment bodies;

- 3) Document title (Test report), identification number of the Report, and indication of each page of the Report specifying its place within the document, as well as precise indication of the end of the document:
- 4) Identification of testing methods applied;
- 5) Description, status and unambiguous identification of tested samples, date of receiving of samples, dates of testing, and plan and procedures for sampling;
- 6) Results of testing, including, if required, units of measurement;
- 7) Business name, or title and address of the manufacture;
- 8) Business name, or title and address of the Applicant of the request;
- 9) Identity and signature of the authorised person, responsible for the preparation of the Report;
- 10) Place and date of issuing and drawing up of the Report.

In addition to information referred to in Paragraph 2 of this Article, Test report may contain other information set out by a relevant technical regulation or Serbian standard.

Article 28

Contents of other document – document of conformity referred to in Article 23 of this Regulation – shall be determined by the technical regulation, or corresponding Serbian standard.

Article 29

Accordingly, provisions of Articles 26 to 28 of this Regulation shall apply to documents of conformity issued by the competent body.

V SHAPE, APPEARANCE AND CONTENTS OF MARKS of CONFORMITY

Article 30

Before the placing the product on the market or in use, the product which conforms to technical regulation requirements shall be marked with the mark of conformity, if the technical regulation so stipulates.

Marks of conformity are:

- 1) Serbian Mark of conformity (hereinafter: Serbian mark);
- 2) CE marking;
- 3) Other marks of conformity, in accordance with specific regulations (i.e. "E" mark homologation).

The Serbian mark shall be the only mark confirming that the product to be placed on the market or in use in the Republic of Serbia conforms to Serbian technical regulation requirements, if such regulation requires affixing said mark.

The Serbian mark consists of three capital letters "A" interconnected in the shape of an equilateral triangle (3A).

Size of the mark shall be determined by the height of the mark for obligatory conformance shown in Annex 1.

The height of the mark may only have values of standard numbers rounded up, to the order of magnitude R10 expressed in millimetres (mm), as per Serbian standard – Standard numbers, numerical values and definitions – SRPS A.A0.001.

The height of the mark shall be, as a rule, at least five millimetres.

The identification number of the Designated, or Authorized body from the Register of designated or authorized bodies for conformity assessment, and the last two digits of the year of issue of the conformity certificate, if this body performed, or participated in, conformity assessment, shall be placed next to the Serbian mark.

The shape, appearance and contents of the Serbian mark are enclosed as Annex 2, printed with this Regulation and its integral part.

Article 32

The CE marking is the only mark which confirms conformity of the product with requirements stipulated by technical regulation which prescribe its affixation.

The CE marking consists of initials "CE".

The identification number of the Designated or Authorized body which has been notified to the European Commission, if this body performed, or participated in conformity assessment, shall be placed next to the CE marking.

The shape, appearance and contents of CE marking are enclosed as Annex 3, printed with this Regulation and its integral part.

Article 33

The manner of affixing of marks of conformity on products as per Articles 31 and 32 of this Regulation, as well as their application are stipulated by the Minister competent for activities relating to technical regulations.

VI TRANSITIONAL AND FINAL PROVISIONS

Article 34

Accredited, or Authorized bodies for performing conformity assessment of product with technical regulation requirements which have been issued before this Regulation came into force, shall perform conformity assessment activities in accordance with this Regulation.

Certificates and Marks of conformity issued, or affixed to products as per the Regulation on conformity assessment methods and procedures ("Official Gazette of Serbia and Montenegro", No. 22/06), the Rulebook on appearance and application of the conformance mark in the product attestation system ("Official Gazette of FRY", No. 50/94) and the Regulation on appearance and application of attestation mark ("Official Gazette of SFRY", No. 4/79 and 31/81), and associated technical regulations, shall remain valid until expiry of their validity, unless otherwise stipulated by the technical regulation.

Article 35

The Minister shall enact the regulation referred to in Article 33 of this Regulation within three months from this Regulation entering into force.

The Regulation on conformity assessment methods and procedures ("Official Gazette of Serbia and Montenegro", No. 22/06) shall be repealed with effect from the date of entry into force of this Regulation.

Article 36

From the date when the ratified International Agreement on Conformity Assessment and Acceptance of Industrial Products with the EU comes into force, for that part of the products to which this Agreement applies, conformity assessment may only be performed by designated bodies which have been notified to the European Commission in accordance with a specific regulation.

From the date of accession of the Republic of Serbia to the European Union, for that part of the products to which the Agreement as per Paragraph 1 of this Article does not apply, conformity assessment may only be performed by designated bodies which have been notified to the European Commission in accordance with a specific regulation.

From the date when the ratified International Agreement on Conformity Assessment and Acceptance of Industrial Products with the EU comes into force, for that part of the products to which this Agreement applies, the term mentioned in Article 3 (2) of this Regulation: "Declaration of Conformity" (hereinafter referred to as: Declaration) shall mean "EC Declaration of Conformity" (hereinafter referred to as: EC Declaration), and the term mentioned in Articles 22, 24 and 25 of this Regulation "Declaration" shall mean "EC Declaration".

From the date of accession of the Republic of Serbia to the European Union, for that part of the products to which the Agreement as per Paragraph 3 of this Article does not apply, the term mentioned in Article 3 (2) of this Regulation: "Declaration of Conformity" (hereinafter referred to as: Declaration) shall mean "EC Declaration of Conformity" (hereinafter referred to as: EC Declaration), and the term mentioned in Articles 22, 24 and 25 of this Regulation "Declaration" shall mean "EC Declaration".

From the date when the ratified International Agreement on Conformity Assessment and Acceptance of Industrial Products with the EU comes into force, for that part of the products to which this Agreement applies, the term mentioned in Article 18 (2) Point 2 of this Regulation: "Type examination" shall mean "EC Type examination" and the term mentioned in Article 22(3), Points 2 and 4, as well as in Article 26 of this Regulation "Certificate" shall mean "EC Certificate".

From the date of accession of the Republic of Serbia to the European Union, for that part of the products to which the Agreement as per Paragraph 5 of this Article does not apply, the term

mentioned in Article 18 (2), Point 2 of this Regulation: "Type examination" shall mean "EC Type examination" and the term mentioned in Article 22(3) point 2 and (4), as well as in Article 26 of this Regulation "Certificate" shall mean "EC Certificate".

Provisions of Article 31 of this Regulation shall be repealed with effect from the date of entry into force of the ratified International Agreement on Conformity Assessment and Acceptance of Industrial Products with the European Union, for that part of the products to which this Agreement applies and shall be repealed with effect from the date of accession of the Republic of Serbia to the European Union for that part of the products to which the Agreement as per Article 31 of this Regulation does not apply.

Article 37

This Regulation shall enter into force on the eighth day following its publication in the "Official Gazette of the Republic of Serbia", and shall apply as from 1 March 2010.

Provisions of Article 32 of this Regulation shall apply from the date when the ratified international Agreement on Conformity Assessment and Acceptance of Industrial Products with the EU comes into force, for that part of the products to which this Agreement applies; and for that part of the products to which this Agreement does not apply, the provisions of Article 32 shall apply from the date of accession of the Republic of Serbia to the European Union.

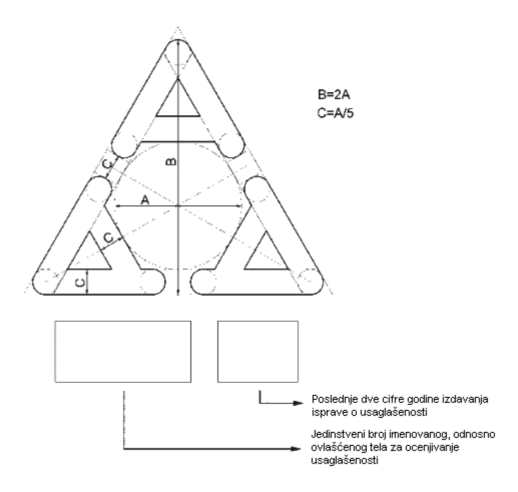
Annex 1 CONFORMITY ASSESSMENT MODULES SCHEME

D E S	A. Internal production control	B. Type examination	G. Unit verification	H. Full quality assurance
I G				SRPS EN ISO 9001:2000 (4)
N	Manufacturer > Keeps technical documentation at the disposal of national authorities	Manufacturer submits to Designated Body > Technical documentation > Supporting evidence for the adequacy of the technical design solution > Specimen(s), representative of the production envisaged, as required Designated Body > Ascertains conformity with essential requirements > Examines technical documentation and supporting evidence to assess adequacy of the technical design > For specimen(s): carries out tests, if necessary	Manufacturer	Manufacturer
PHASE			> Submits technical documentation	> Operates an approved quality system for design
				> Submits technical documentation
				Designated Body
				> Carries out surveillance of the quality system
				H1 Designated Body > Verifies conformity of design (1) > Issues EC-type examination certificate (1)
		> Issues EC-type examination certificate		

P A.						
R	C.	D.	E.	F. Product		
O Manufactur er	Conformity to type	Production quality assurance	Production quality assurance	verification		
	C. Manufactur	SRPS EN ISO	SRPS EN ISO	Manufactur er	Manufactur er	Manufactur er

U	er	9001:2000	9001:2000			
		(2)	(3)			
T		Manufactur er	Manufactur er			
> Declares conformity with O essential requiremen ts P H > Affixes required conformity marking	> Declares conformity with approved type > Affixes required conforman ce mark	> Operates an approved quality system for production, final inspection and testing > Declares conformity with approved type	> Operates an approved quality system for production, final inspection and testing > Declares conformity with approved type > Affixes	> Declares conformity with approved type > Affixes required conforman ce mark	> Submits product > Declares conformity > Affixes required conforman ce mark	> Operates an approved quality system for production, final inspection and testing > Declares conformity > Affixes required conforman ce mark
		required conforman ce mark	required conforman ce mark			
A1.: Accredited in-house or Designated Body >Tests on specific aspects of the product (1)	C1. Accredited in-house or Designated Body > Tests on specific aspects of the product (1)	D1. Declares conformity to essential requiremen ts > Affixes required conforman ce mark	E1 Declares conformity to essential requiremen ts > Affixes required conforman ce mark	F1 Declares conformity to essential requiremen ts > Affixes required conforman ce mark		
			Designated Body > Approves	I Designated Body	Designated Body > Verifies	Designated Body
> Products checks at random interval (1)	> Products checks at random interval (1)	> Approves the QS > Carries out surveillanc e of the QS	the QS > Carries out surveillanc e of the QS	> Verifies conformity to essential requiremen ts	conformity to essential requiremen ts	> Carries out surveillanc e of the QS
				>Issue Certificate of Conformity	> Issue Certificate of Conformity	

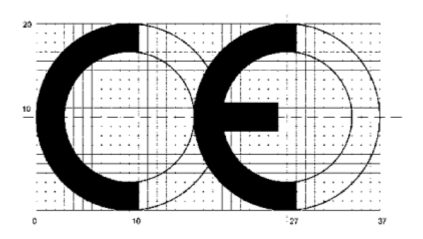
Annex 2 SERBIAN CONFORMANCE MARK



- The identification number of the notified or authorized body for conformity assessment
- The last two digits of the year of issue of conformity document

Annex 3 CE MARK

The CE mark consists of initials "CE", in the following form:



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If the CE marking is reduced or enlarged the proportions given in the above graduated drawing shall be applied.

The various components of the CE marking shall have substantially the same vertical dimension, which may not be less than 5 mm;