Modul C

Conformity to type based on internal production control and supervised product testing at random intervals

In this module, the manufacturer or his authorized representative established within the association guarantees and declares that the products concerned are in conformity with the type as described in the EC-type examination certificate and satisfy the requirements of Directive 93/15 / EEC.

Applicant shall send a list of the products for which it is requested to carry out the module in question, including the quantity of individual products. In case that module B on these products was performed by another NB, applicant will also send a copy of all final documents issued by this NB (certificates including all amendments, final reports, certificate attachments ...) from which it is possible to find out what parameters the individual products had on EC type examination when they were assessed. At the same time, applicant will also send a complete technical documentation of the products if it is not part of the documents concerned. He shall also propose the place and date of sampling necessary for carrying out the tests.

Notified body shall send the applicant a price proposal for the conformity assessment with the scope of the assessment (list of tests to be carried out), including the determination of the number of test samples for each individual product.

In the case of approval of the price proposal, conditions and time of taking the required samples as well as the expected date of completion of the assessment, the applicant shall send to the Notified Body the completed form "Application for conformity assessment" KOTA D-414. The form shall be completed in full and legible. The applicant shall confirm the truthfulness of the above data by his signature and if possible imprint of company stamp as well.

Notified body shall draw up a draft contract incorporating all relevant and pre-discussed conditions of conformity assessment. Notified body shall send this draft contract to applicant for comments. After approval of the contracts wording, both parties (the statutory representative of the applicant and the statutory representative of the Notified Body) will sign the contract.

If it is necessary to import test specimens from abroad under a signed contract, the Notified Body shall request the competent governmental authority to issue an import license for samples of pyrotechnic articles necessary for carrying out the conformity assessment. At the same time, NB shall send the completed form 'Intra-Community transport of explosives document' (Article 9 section 5 and 6 of Directive 93/15 / EEC) to the competent authority.

Upon recieving the relevant license and transport authorization, the Notified Body shall notify applicant of its readiness to perform sampling. Samples intended for conformity assessment shall be labeled in accordance with the requirements of the relevant standards.

After sampling, the Notified Body shall carry out tests in accordance with the relevant harmonized standards.

Upon completion of the assessment, the Notified Body shall draw up a Final Conformity Report with the type to which this conformity assessment module applies. This document (s) together with the invoice are sent to the applicant's address. It shall also authorize the manufacturer to affix the CE marking to the relevant products, to which the number 1395 is attached.

If the sample does not meet the requirements of the Directive or it does not reach the parameters in terms of technical documentation the Notified Body prohibits the manufacturer from affixing the CE marking to the product. The non-compliant parameters shall be stated in the Final Report. At the same time, it shall notify the manufacturer of the possibility and method of appeal.

The product may only be re-tested after removing the non-conformity and the manufacturer shall notify the Notified Body.