ANNEXES

ON MUTUAL RECOGNITION OF RESULTS OF CONFORMITY ASSESSMENT

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EEA Legislation and Slovenian National Law

EEA Legislation: EEA Agreement, Annex II, Chapter X, point 1: Council Directive 73/23/EEC of 19 February 1973 on the approximation of the laws of the Member States relating to electrical equipment designed for use within certain voltage limits (OJ L 77, 26. 3. 1973, p. 29), as last amended by Directive 93/68/EEC of 22 July 1993 (OJ L 220, 30. 8. 1993, p.1).

Slovenian National Law: Order on Electrical Equipment designed for use within certain Voltage Limits (Uradni list RS, št. 53/00, str. 7013 in št. 27/02, str. 2245).

SECTION II

Notifying Authorities

EEA EFTA States:

- Iceland: Iðnaðar- og viðskiptaráðuneytið (Ministry of Industry and Commerce)
- Liechtenstein: Die Regierung des Fürstentums Liechtenstein(*2) (The Government of Liechtenstein)
- Norway: Arbeids- og administrasjonsdepartementet (Ministry for Labour and Government Administration) Samferdselsdepartementet (Ministry of Transport and Communications)

Slovenia: Ministrstvo za gospodarstvo (Ministry of the Economy)

SECTION III

Notified Bodies

EEA EFTA States:

Bodies which have been notified by the EEA EFTA States in accordance with the EEA legislation of Section I and notified to Slovenia in accordance with Article 9 of this Agreement.

Slovenia:

Bodies which have been authorised by Slovenia in accordance with the Slovenian national law of Section I and notified to the EEA EFTA States in accordance with Article 9 of this Agreement.

SECTION IV SPECIFIC ARRANGEMENTS

Safeguard Clauses

A. Safeguard clause relating to industrial products

- 1. Where a Party has taken a measure to deny free access to its market for industrial products bearing the CE marking, subject to this Annex, it shall immediately inform the other Parties, indicating the reasons for its decision and how non-compliance has been assessed.
- 2. The Parties shall consider the matter and the evidence brought to their knowledge, and shall report to each other the results of their investigations.
- 3. In case of agreement, the Parties shall take appropriate measures to ensure that such products are not placed on the market.
- 4. In case of disagreement on the outcome of such investigations the matter shall be forwarded to the Joint Committee who may decide to have an expertise carried out.
 - 5. Where the Joint Committee finds that the measure is:
 - (a) unjustified, the national authority of the Party who has taken the measure shall withdraw it;
- (b) justified, the Parties shall take appropriate measures to ensure that such products are not placed on the market.
 - B. Safeguard clause relating to harmonised standards

Where one of the Parties considers that a harmonised standard referred to in the legislation defined in this Annex does not meet the essential requirements of such legislation, it shall inform the Joint Committee giving the reasons thereof.

Annex on Mutual Recognition of results of Conformity
Assessment:

ELECTROMAGNETIC COMPATIBILITY

SECTION I

EEA Legislation and Slovenian National Law

EEA Legislation: EEA Agreement, Annex II, Chapter X, point 6: Council Directive 89/336/EEC of 3 May 1989 on the approximation of the laws of the Member States relating to electromagnetic compatibility (OJ L 139, 23.05.1989, p. 19) as last amended by Council Directive 93/68/EEC of 22 July 1993 (OJ L 220, 30. 8. 1993, p.1).

Slovenian National Law: Regulation on Electromagnetic Compatibility (EMC) (Uradni list RS, št. 84/01, str. 8498 in 32/02, str. 2875).

SECTION II

Notifying Authorities

EEA EFTA States:

- Iceland: Iðnaðar- og viðskiptaráðuneytið (Ministry of Industry and Commerce)
- Liechtenstein: Die Regierung des Fürstentums Liechtenstein(*3) (The Government of Liechtenstein)
- Norway: Arbeids- og administrasjonsdepartementet (Ministry of Labour and Government Administration) Samferdselsdepartementet (Ministry of Transport and Communications)

Slovenia: Ministrstvo za gospodarstvo (Ministry of the Economy)

SECTION III

Notified Bodies

EEA EFTA States:

Bodies which have been notified by the EEA EFTA States in accordance with the EEA legislation of Section I and notified to Slovenia in accordance with Article 9 of this Agreement.

Slovenia

Bodies which have been authorised by Slovenia in accordance with the Slovenian national law of Section I and notified to the EEA EFTA States in accordance with Article 9 of this Agreement.

SECTION IV

SPECIFIC ARRANGEMENTS

Safeguard Clauses

- A. Safeguard clause relating to industrial products
- 1. Where a Party has taken a measure to deny free access to its market for industrial products bearing the CE marking, subject to this Annex, it shall immediately inform the other Party, indicating the reasons for its decision and how non compliance has been assessed.
- 2. The Parties shall consider the matter and the evidence brought to their knowledge, and shall report to each other the results of their investigations.
- 3. In case of agreement, the Parties shall take appropriate measures to ensure that such products are not placed on the market.
- 4. In case of disagreement on the outcome of such investigations the matter shall be forwarded to the Joint Committee who may decide to have an expertise carried out.
 - 5. Where the Joint Committee finds that the measure is:
 - (a) unjustified, the national authority of the Party who has taken the measure shall withdraw it;
- (b) justified, the Parties shall take appropriate measures to ensure that such products are not placed on the market.
 - B. Safeguard clause relating to harmonised standards

Where one of the Parties considers that a harmonised standard referred to in the legislation defined in this Annex does not meet the essential requirements of such legislation, it shall inform the Joint Committee giving the reasons thereof.

Annex on Mutual Recognition of results of Conformity
Assessment:

MACHINERY

SECTION I

EEA legislation and slovenian national law

EEA Legislation: EEA Agreement, Annex II, Chapter XXIV, point 1:European Parliament and Council Directive 98/37/EC of 22 June 1998 on the approximation of the laws of the Member States relating to machinery (OJ L 207, 23. 7. 1998, p.1), as last amended by European Parliament and Council Directive 98/79/EC of 27 October 1998 (OJ L 331, 7. 12. 1998, p.1).

Slovenian National Law: Order on machinery safety (Uradni list RS, št. 52/00, str. 6955 in št. 57/00, str. 7519).

SECTION II

Notifying Authorities

EEA EFTA States:

- Iceland: Fëlagsmalaraðuneytið (Ministry of Social Affairs)
- Liechtenstein: Die Regierung des Fürstentums Liechtenstein(*4) (The Government of Liechtenstein)
- Norway: Arbeids- og administrasjonsdepartementet (Ministry of Labour and Government Administration)

Slovenia: Ministrstvo za gospodarstvo (Ministry of the Economy)

SECTION III

Notified Bodies

EEA EFTA States:

Bodies which have been notified by the EEA EFTA States in accordance with the EEA legislation of Section I and notified to Slovenia in accordance with Article 9 of this Agreement.

Slovenia:

Bodies which have been designated by Slovenia in accordance with the Slovenian national law of Section I and notified to the EEA EFTA States in accordance with Article 9 of this Agreement.

SECTION IV

SPECIFIC ARRANGEMENTS

Safeguard Clauses

- A. Safeguard clause relating to industrial products
- 1. Where a Party has taken a measure to deny free access to its market for industrial products bearing the CE marking, subject to this Annex, it shall immediately inform the other Party, indicating the reasons for its decision and how non-compliance has been assessed.
- 2. The Parties shall consider the matter and the evidence brought to their knowledge, and shall report to each other the results of its investigations.
- 3. In case of agreement, the Parties shall take appropriate measures to ensure that such products are not placed on the market.
- 4. In case of disagreement on the outcome of such investigations the matter shall be forwarded to the Joint Committee who may decide to have an expertise carried out.
 - 5. Where the Joint Committee finds that the measure is:
 - (a) unjustified, the national authority of the Party who has taken the measure shall withdraw it;
- (b) justified, the Parties shall take appropriate measures to ensure that such products are not placed on the market.
 - B. Safeguard clause relating to harmonised standards

Where one of the Parties considers that a harmonised standard referred to in the legislation defined in this Annex does not meet the essential requirements of such legislation, it shall inform the Joint Committee giving the reasons thereof.

Annex on Mutual Recognition of results of Conformity
Assessment:

GAS APPLIANCES

SECTION I

EEA Legislation and Slovenian National Law

EEA Legislation: EEA Agreement, Annex II, Chapter V, point 2: Council Directive 90/396/EEC of 29 June 1990 on the approximation of the laws of the Member States relating to appliances burning gaseous fuels (OJ L 196, 26. 7. 1990, p. 15), as last amended by Council Directive 93/68/EEC of 22 July 1993 (OJ L 220, 30, 8, 1993, p. 1).

Slovenian National law: Gas Appliances Order (Uradni list RS, št. 105/00, str. 11151, in št. 28/02, str. 2302).

SECTION II

Notifying Authorities

EEA EFTA States:

- Iceland: Fëlagsmalaraðuneytið (Ministry of Social Affairs)
- · Liechtenstein: Die Regierung des Fürstentums Liechtenstein(*5) (The Government of Liechtenstein)
- Norway: Arbeids- og administrasjonsdepartementet (Ministry of Labour and Government Administration) Slovenia: Ministrstvo za gospodarstvo (Ministry of the Economy)

SECTION III

Notified Bodies

EEA EFTA States:

Bodies which have been notified by the EEA EFTA States in accordance with the EEA legislation of Section I and notified to Slovenia in accordance with Article 9 of this Agreement.

Slovenia:

Bodies which have been designated by Slovenia in accordance with the Slovenian national law of Section I and notified to the EEA EFTA States in accordance with Article 9 of this Agreement.

SECTION IV

SPECIFIC ARRANGEMENTS

Safeguard Clauses

- A. Safeguard clause relating to industrial products
- 1. Where a Party has taken a measure to deny free access to its market for industrial products bearing the CE marking, subject to the present annex, it shall immediately inform the other Party, indicating the reasons for its decision and how non-compliance has been assessed.
- 2. The Parties shall consider the matter and the evidence brought to their knowledge and shall report to each other the results of their investigations.
- 3. In case of agreement, the Parties shall take appropriate measures to ensure that such products are not placed on the market.
- 4. In case of disagreement on the outcome of such investigations the matter shall be forwarded to the Joint Committee who may decide to have an expertise carried out.
 - 5. Where the Joint Committee finds that the measure is:
 - a) unjustified, the national authority of the Party who has taken the measure shall withdraw it;
- b) justified, the Parties shall take appropriate measures to ensure that such products are not placed on the market.
 - B. Safeguard clause relating to harmonised standards

Where one of the Parties considers that a harmonised standard referred to in the legislation defined in the present annex does not meet the essential requirements of such legislation, it shall inform the Joint Committee giving the reasons thereof.

- (*2) The Government of the Principality of Liechtenstein is entitled to appoint appropriate specific national administration bodies as designators of notified bodies at a future date.
- (*3) The Government of the Principality of Liechtenstein is entitled to appoint appropriate specific national administration bodies as designators of notified bodies at a future date.
- (*4) The Government of the Principality of Liechtenstein is entitled to appoint appropriate specific national administration bodies as designators of notified bodies at a future date.
- (*5) The Government of Liechtenstein is entitled to appoint appropriate specific national administration bodies as designators of notified bodies at a future date.