THE GOVERNMENT OF THE REPUBLIC OF ARMENIA

DECREE No 247


adopted by the President of the Republic of Armenia
R. Kocharyan
on May 18, 2000, Yerevan

According to the paragraph 2 of the Article 9 and the paragraph 3 of the Article 19 of the Law of the Republic of Armenia “On the Conformity Assessment of the Products and Services to the Normative Requirements” the Government of the Republic of Armenia makes the decision:

1. To approve:
   a) the design of the conformity mark, the technical requirements thereto and the procedure of application thereof (enclosed);
   b) the procedure of mutual or unilateral recognition of the foreign certificates and conformity marks (enclosed).

2. The present Decree shall enter into force since May 18, 2000.

Prime Minister of the Republic of Armenia
A. Margaryan
DESIGN OF CONFORMITY MARK, TECHNICAL REQUIREMENTS THERETO AND PROCEDURE OF APPLICATION THEREOF

1. The design of the conformity mark, the technical requirements thereto, as well as the requirements presented to the stamping of the products by the conformity mark shall be established by the present Regulation.

2. The stamping of the products by the conformity mark is one of the results of the conformity assessment of the products to the normative requirements.

3. The stamping of the products by the conformity mark shall be performed for the purpose of increasing the confidence towards the producer, as well as assisting the consumers in obtaining the necessary reliance on the conformity of that products to the normative requirements of the offered products.

4. The legal person or the sole entrepreneur has the right to affix the products by the conformity mark in case of the availability of the authorized declaration on the conformity or the conformity certificate submitted by the certification body assessing the conformity of that product to the normative requirements.

5. The stamping of the product by the conformity mark on the basis of the declaration on the conformity shall be performed in compliance with the design presented in the picture No1.

6. The stamping of the product by the conformity mark on the basis of the conformity certificate shall be performed jointly with the identification code of the certification body providing the conformity certificate, in compliance with the design presented in the picture No2.

7. The sizes and the place of stamping of the conformity mark shall be determined by the legal person or the sole entrepreneur providing the legibility and the visibility of the elements of the conformity mark, as well as the durability of the inscription. The height of the conformity mark should be no less than 5 millimeters.

8. In case of enlargement or diminution of the conformity mark and the identification code of the certification body the mutual proportionality between their elements should be preserved.

9. The conformity mark shall be placed on the unremovable part of each product and/or the package, wrapper, label, as well as the documents on exploitation and those accompanying the products. In case of impossibility of placement of the conformity mark directly on the product it shall be stamped on the
consumption wrapper and/or the documents on exploitation and those accompanying the products.

10. The use of the conformity mark by the legal persons and the sole entrepreneurs shall not be permitted in case of the termination or suspension of the conformity certificate or the declaration on the conformity.
REGULATION

on the Mutual or Unilateral Recognition of the Foreign Certificates and Conformity Marks

1. In case of the import of the products subject to the compulsory conformity assessment into the territory of the Republic of Armenia the procedure of mutual or unilateral recognition of the foreign conformity certificates (hereinafter "foreign certificates") and the conformity marks shall be established by the present Regulation.

2. The foreign certificates and the conformity marks of the products shall be recognized according to the agreements on the recognition of the conformity assessment results in the Republic of Armenia. The acceptance of the conformity assessment results of one party by another party, which is performed by means of mutual recognition, shall underlie in the basis of the agreements on the recognition.

3. The conditions necessary for the conclusion of the agreement on the recognition of the results of the conformity assessment of the products shall be as followings: the availability of the conformity assessment system (certification system) of the importing country, the conformity of its organizational and methodological documents, the accredited certification bodies and the testing laboratories to the requirements of the ISO/IEC, ISO 9000, EN 45000 international and regional standards.

4. In case of the mutual recognition of the conformity assessment results in the Republic of Armenia the Department of Standardization, Metrology and Certification (hereinafter SARM) attached to the Government of the Republic of Armenia shall sign the agreements according to the procedure established by the legislation of the Republic of Armenia. The decision on the recognition (unilateral recognition) of the foreign certificates, as well as of the conformity marks granted to the products by the conformity assessment bodies well known in the world shall be made by the SARM in compliance with the previous agreement with the interested Ministries and Agencies of the Republic of Armenia.

5. After signing the agreement on mutual recognition and adopting the decision on unilateral recognition SARM shall inform the relevant certificate bodies and publish information on them in mass media within 5 days period.

6. Within the scope of its accreditation field the certification body shall:
a) in case of the recognition of the foreign certificate, without carrying out additional laboratory testing, grant to the applicant the conformity certificate of a form established by the conformity assessment system, in Armenian language;

b) in case of the recognition of the conformity mark grant to the applicant the reference on mutual or unilateral recognition of the conformity mark, as well as on the assessment of its availability. The certification body shall simultaneously grant to the applicant a copy of reference certifying the availability of the conformity certificate or the conformity mark with a sign “for the Customs formalities”.