

LAW

No.9126, date 29.7.2003

ON THE CIVIL USAGE OF THE EXPLOSIVE MATERIALS IN THE REPUBLIC OF ALBANIA

In sustenance of the articles 78 and 83 paragraph 1 of the Constitution, with the proposal of Council of Ministers,

ASSEMBLY  
OF THE REPUBLIC OF ALBANIA

DECIDED:

CHAPTER I  
GENERAL DISPOSITIONS

Article 1  
Objective

The objective of this law is the establishment of the procedures, regulations and responsibilities of the public administration related to the production, storage, usage, inspection, liquidation, transferring and marketing of the explosive materials for civil usage, for the protection and safety of the life and health of people, animals, material values and environment from the potential dangers to be caused by this explosive material.

Article 2  
The area of application for this law

1. This law shall be implemented by all the physic and juristic persons involved in the production, storage, transferring, importing, marketing and usage of the explosive materials for civil usage, provided with a permission or with authorization for exercising their activity with the explosive materials.
2. This law shall not be implemented for the explosive materials to be used from the Army Forces and the Public Order Forces whose usage is regulated by a special law.

Article 3  
Definitions

During the implementation of this law, the following terms will have the following meaning:

1. The "Administration of the explosive materials" shall be considered as the production, packaging, storage, distribution, transferring, marketing, usage and liquidation of the explosive materials for civil usage in accordance with the legal dispositions and the technical-administrative regulations of this law.

2. As "explosive materials" shall be considered all those conjunctions or different chemical mixtures that, in absence of oxygen, under the influence of the outside provocation undergo in different very rapid physical – chemical changes accompanied by a high temperature and gas releases in high quantity and pressure, capable to do the work which fulfils the usage standard in the civil activity. The explosive materials for civil usage include dynamites, ammonites and any other materials that have the same scale of dangerousness.
3. The "explosive materials" include all the types of percussion caps, the explosives, igniters and combustible fuses as well as the detonators in the perforation loading.
4. As the "explosive material lot" shall be considered a determined quantity of explosive materials (in pieces, in volume, or in mass), produced in completely equal conditions and accompanied by the technical specifications.
5. "Safeguard" shall be considered as the entirety of rules and measures of technical character for avoiding the dangers that come from the production, storage, transferring and usage of the explosive materials for civil usage.
6. As "Technical specifications" shall be considered all the specifications given in a document concerning the required characteristics of a product such as: quality level, characteristics, safety, dimensions, including the terminology, the symbols, the proofs, the testing methods, packaging and labelling of the product.
7. As "Transferring" shall be considered the physical movement from one location to the other of a lot of explosive materials for civil usage.
8. The "Conformity assessment" includes all the actions taken for the determination and the fulfilment of the technical requirements established for the production, storage, transferring, and usage of the explosive materials for the civil usage.

## CHAPTER II THE PRINCIPAL SAFETY REQUIREMENTS

### Article 4

1. The explosive materials for civil usage shall be in conformance with the principal safety requirements given and implemented towards them.
2. Every explosive material shall:
  - a) be designed, produced, packaged, stored and distributed in a way that does not jeopardize the safety of life and health of people, in order to prevent the damages of the property and the environment, in normally foreseen conditions, especially for the safety rules and the existing standard practises during the time the material is used;
  - b) have the characteristic symbols and words that need to be used for the dangerous materials, in accordance with the international rules, established for the producer for maximum safety and security;
  - c) be inspected in real conditions. If the inspections cannot be performed in a laboratory, they shall be performed in the conditions where the explosive material will be used.

## Article 5

### The classification of the explosive materials for civil usage

1. Every explosive material for civil usage shall be classified based on the basic lots of:
  - a) structure and characteristic virtues that include the chemical composition, the mixture grade and, when necessary, the dimensions and the distribution based on the dimensions of the granules;
  - b) the chemical and physical stability in all the environment conditions where it can be exposed and the compatibility of the components for the chemical and physical stability;
  - c) the sensibility towards the strokes and the rubbing;
  - ç) the chemical cleanliness;
  - d) the resistance towards the water influence, when it is foreseen to be used in humidity and when the safety and the credibility may be seriously damaged from the water;
  - dh) the resistance towards the high and low temperatures, when the explosive material has been foreseen to be stored or used in such temperatures and when the safety and the credibility of the explosive material may be damaged by the refrigeration or the heating of the components of the explosive material;
  - e) the compatibility for being used in dangerous environments (such as the dangerous environment from the mining gas, hot masses etc.), when it is foreseen to be used in such conditions;
  - ë) the safety characteristics being foreseen to prevent the premature or the careless ignition or the inflammation;
  - f) the loading and the correct functioning;
  - g) the appropriate instructions in the Albanian language and, when necessary, the marketing for the treatment, storage, usage and the secure liquidation;
  - gj) the capability of the packaging or of the other components to resist the deterioration during the storage until the usage date which has been established by the producer;
  - h) the specification of all the mechanisms and accessories necessary for the safe and credible functioning;
  - i) the gasses produced by them, during the underground usage, which contain monoxide carbonic, nitride gasses, other gasses, steams or solid residues, elevated in the air only in quantities that do not jeopardize the health;
  - j) the times of delay between the percussion caps of retired action, which shall be in sufficient number, uniformed in order to ensure that the possibility of crossing of the detonation time from one detonator to the other is secure;
  - k) the characteristics of the electric detonators, which shall be shown on the packaging (for example the stream of the misfire, the stability etc.);
  - l) the wires of the electric detonators, which shall be sufficiently isolated and of mechanical resistance, including the stability of the liaisons in the detonator, by keeping in mind the foreseen usage.
2. The technical regulation (standards) of the explosive materials for civil usage shall be established with a decision from the Council of Ministers.

## Article 6

### Testing of the explosive materials for civil usage

1. The explosive materials that are part of the area of the activity of this law shall fulfil the principal security requirements established by the article 4 of this law.

2. Prior to the placement in the market of an explosive material for civil usage, the producers, the importers and the exporters are obliged to perform the following procedures concerning the conformity assessment of the explosive materials:

a) the examination of type EC (Module B);

i) the type conformity (Module C);

ii) the procedure concerning the quality assurance of the product (Module E);

iii) the product verification (Module F);

b) the unit verification (Module G).

The necessary data and the requirements concerning these modules are given in the annex

1.

3. The producers, the importers, and the users of the explosive materials for civil usage are obliged to provide the physic or juristic person authorized for performing this assessment, all the data required for the conformity assessment.

4. The characteristics of the explosive materials shall be tested only with methods that fulfil the principles of protections and life security for people, animals, material values, and environment.

5. The characteristics of the explosive materials for civil usage shall be tested only by juristic or physic persons authorized for performing this activity, supplied with the certificate of the accredited laboratory. The persons authorized to perform this activity are obliged to demonstrate to the Ministry of Defence the compliance with the practices of the accredited laboratory. The expenses for testing the explosive materials shall be covered by the producer or the importer.

6. One certificate of the compliance with the practices of the accredited laboratory, given outside the territory of the Republic of Albania, is tantamount with the certificate given within the territory of the Republic of Albania, in the case it fulfils all the conditions foreseen by this law.

## CHAPTER III

### THE ADMINISTRATION OF THE EXPLOSIVE MATERIALS FOR CIVIL USAGE

## Article 7

1. The explosive materials for civil usage shall be produced, imported, and exported in the Republic of Albanian only with the permission of the Ministry of Defence.

2. The explosive materials for civil usage shall be transferred, stored, and liquidated only with the permission of the Ministry of Public Order.

3. The explosive materials for civil usage shall be used only with the permission of the Ministry of Industry and Energetic.

4. The explosive materials for civil usage shall enter the Republic of Albania only after being inspected by the Ministry of Defence which performs all their conformity assessment procedures.

5. The Ministry of Defence takes all the measure for limiting of avoiding the placement in the market of the explosive materials for civil usage that jeopardize the safety even when they have the conformity CE marking.
6. The Council of Ministers, with the proposal of the Ministry of Defence, establishes temporary measures, necessary for the withdraw of the explosive material from the market, its suspension in the market, and its free movement.

#### Article 8

##### The registration of the explosive materials

1. The producer, the importer, and the exporter are obliged to register the explosive materials that they produce and place them into the market in accordance with the dispositions of this law.
2. The Ministry of Defence shall maintain the national register for the explosive materials. The necessary documents regarding the application for registration and the method for their compilation shall be established with a decision of the Council of Ministers.
3. The producer and the importer are obliged to notify within 10 days the Ministry of Defence for every change of the data for the application for registration.
4. The data, whose publication may damage the producer and the importer, during the registration process, by their request, shall be classified as "secret".

#### Article 9

##### The general conditions of the administration

1. The Council of Ministers establishes the procedures for giving the permission concerning the production, importing, exporting, storage, transferring, usage, and liquidation of the explosive materials.
2. The Ministries in charge, based on the articles 7 of this law, based on the written application of the applicant, give the permission or the respective authorisation, in sustention of the professional qualification criteria and the healthy status, to the physic or juristic person whose residence is located in the territory of the Republic of Albania and has not performed penal actions.
3. Obtaining the permission from the local authorities regarding the safety and environment protection is a precondition for the administration of the explosive materials for civil usage.
4. The physic and juristic person supplied with the permission for importing or exporting of the explosive materials for civil usage is obliged to notify the Ministry of Defence 60 days prior to every loading.
5. The permission obtained cannot be transferred to other persons.

#### Article 10

The surveillance of the transfers of the explosive materials

1. The Council of Ministers approves the list of the explosive materials for civil usage that are allowed to be used within the territory of the Republic of Albania.
2. No one supplier can transfer explosive materials if the receiver does not have the necessary authorisation in accordance with the dispositions of this law.
3. The Ministry of Defence assigns the permission for importing, exporting, and transferring, based on a valid authorization for every merchandise party. This authorization accompanies the explosive materials up to its destination.
4. The Minister of Defence may suspend or abrogate the authorization at any time.
5. The Minister of Defence approves the procedure for obtaining, suspending, and abrogating the authorization.

#### Article 11

Last Dispositions

The Annex "Conformity Assessment" is a component part of this law.

#### Article 12

Other necessary acts

1. The Minister of Defence, the Minister of Public Order, the Minister of Industry and Energetic release the respective instructions in adherence with the article 7 paragraphs 1, 2 and 3 and the article 10 paragraph 5 of this law.
2. The Council of Ministers issues the respective by-laws in adherence with the article 5 paragraph 2, article 8 paragraph 2, article 9 paragraph 1, and article 10 paragraph 1 of this law.

#### Article 13

Every other disposition, which is in contradiction with this law, shall be abrogated.

#### Article 14

This law enters into power 15 days after its publication in the Official Journal.

Proclaimed with the decree no.3933, date 14.8.2003 of the President of the Republic of Albania,  
Alfred Moisiu

## ANNEX I Conformity Assessment

### 1. MODULE B: Examination of type EC

1. This module describes the part of the procedure through which an accredited organism verifies and confirms that a sample, representative of the investigated product, fulfils the respective dispositions of the law.

2. The application of the examination of type EC shall be presented by the producer or its authorized representative, chosen within the community, to the accredited organism, elected by him/her.

This application shall include:

- the name and the address of the producer, and if the application is presented by the its authorized representative, it shall include as an addition the name and the address of this last one;

- a written declaration that verifies that such an application has not been presented to another accredited organism;

- the technical documents as described in chapter 3.

The applicant shall place in the disposition of the accredited organism a sample that represents the examined production, from now on called “type”. The accredited organism can ask for other samples if they are needed for completing the inspection program.

3. The technical documents shall ensure the possibility of the assessment of the product conformity with the law requirements. Referring to this assessment, they shall cover the designing, the production, and the functioning of the product and shall contain everything needed for this assessment:

- a general type description;

- the conceptual design, the sketches of the products, and the diagrams of the components, in overview, circles etc;

- the necessary description and explanations for understanding the sketches and the diagrams of the product functioning;

- a list of the national standards that transpose the harmonised standards, completely or partially implemented and descriptions of the adopted solutions in order to fulfil the essential requirements of the law, where the standards have not been implemented;

- the results of the calculations made from the project, the performed examinations etc;

- the inspection reports.

4. The accredited organism shall:

4.1. examine the technical documents, verify the type, whether it has been produced in conformity with these documents and to identify the elements designed in accordance with the dispositions of the standards as well as the components designed without implementing the respective dispositions of these standards.

4.2. perform or have performed the respective examination and the necessary tests in order to inspect, there where the standards have not been implemented, if the solutions adopted by the producer fulfil the requirements of this law.

4.3. perform or have performed the respective examinations and the necessary tests in order to inspect there where the producer has chosen to implement the appropriate standards, if these standards have been actually applied.

4.4. agree with the applicant concerning the location where the necessary tests and examination will take place.

5. When the type fulfils the respective dispositions of this law, the accredited organism gives to the applicant an examination certificate of type EC. The certificate shall contain the name and the address of the producer, the conclusions of the examination, and the necessary data for the identification of the approved type.

One list of the respective technical documents shall be added to the certificate and another copy shall be kept by the accredited organism.

If to the producer or to its authorized representative, chosen within the community, has been refused a certificate of type, the accredited organism shall give detailed explanations about this refusal.

This action shall be taken for an eventual appealing procedure.

6. The applicant shall inform the accredited organism regarding the technical documents he/she keeps concerning the examining certificate of type EC, regarding all the modifications of the approved product in order to receive the additional approval, where these changes may damage the conformity with the essential requirements or with the established conditions for the usage of the product. This additional approval shall be given in the form of a supplement in the examining certificate of the type EC.

7. Every declared organism shall communicate to all the other accredited organisms, the information related to the examining certificate and all the other supplements given or annulled.

8. The other accredited organisms can obtain the copies of the examining certificate of type EC or their supplements.

9. The producer or its representative, established within the community, together with the copies of the technical documents of the examining certificates EC shall keep also their supplements, for a period of at least 10 years after the completion of the manufacturing process concerning the interested product.

The obligation for keeping in disposition of the technical documents is the responsibility of the person that places the product in the market.

## 2. MODULE C: Conformity to the type

1. This module describes that part of the procedure, through which the producer or its authorized representative, established within the community, ensures and declares that the interested explosive material is in conformity with the type as described in the examination certificate of type EC and fulfils the requirements of this law that applies for it. The producer shall affix the marking CE in every explosive material and shall compile a written conformity declaration.

2. The producer shall take all the necessary measures for ensuring that the production process assures the conformity of the product produced with the type, as described in the examination certificate of the type EC and with the principal safety requirements.

3. The producer or its authorized representative shall keep a copy of the conformity declaration for a period of at least 10 years after the completion of the manufacturing process of the product.

The obligation for keeping in disposition of the technical documents is the responsibility of the person that places the product in the market.

4. An accredited organism, chosen by the producer, shall perform the examination of the product in irregular intervals. An appropriate sample of the finished product, taken by the accredited organism in the production location, shall be examined and inspected, as established in the implemented standard, or in the harmonized standard, or there shall be performed equivalent inspections for assessing the conformity of the product with the corresponding law requirements. The accredited organism shall take the appropriate measures in the case when one or more examined samples do not result in conformity. Under the responsibility of the accredited organism, the producer shall affix the identification symbol of the accrediting organism during the production process.

### 3. MODULE D: Quality assurance of the production

1. This module describes the procedure, through which the producer, in order to fulfil the obligations of the law harmonisation related to the explosive materials, ensures and declares that the explosive material is in conformity with the type, as described in the examination certificate of type EC and fulfils the requirements of this law. The producer shall affix the CE mark in every explosive material and shall compile a written conformity declaration. The CE marking shall be accompanied with the identification symbol of the accredited organism responsible for the inspections.

2. The producer shall work with an approved quality system for the production with inspection of the finished products and with the respective testing system.

3. The quality system.

3.1. The producer presents an application for the assessment of its own quality system, for the interested explosive materials, to the accredited organism of its choice.

The application shall contain:

- all the respective information for the category of the explosive material examined;
- the documentation related to the quality system;
- the technical documents that rely to the approved type and a copy of the examination certificate of type EC.

3.2. The quality system shall ensure the conformity of the explosive material with the type, as described by the examination certificate of type EC and with the requirements of this law that is implemented towards them.

All the documents, the requirements, and the dispositions adopted from the producer shall be documented in a systematic way. The documentation of the quality system shall allow a stable interpretation of the programs, plans, and manuals.

In a specific way, it shall contain a description of:

- the quality objectives and the organizational structure, the responsibilities and the administration power related to the quality of the explosive materials;
- the production, the quality control, and the techniques for quality assurance, the processes and the systematic actions that will be taken;
- the examinations and the tests to be performed prior, during and after the production, as well as the frequency of their performance;
- the quality documentation, such as for example, the inspection reports and the testing results, the calibration results, the reports related to the qualification of the interested personnel etc;

- the methods of monitoring and the achievement of the required quality for the explosive material and the effective actions related to the quality system.

3.3. The accredited organism shall assess the quality system in order to determine whether it fulfils the requirements described in paragraph 3.2 of this annex. It shall presume the conformity with these requirements, related to the quality systems that fulfil the respective harmonized standard. The inspection team shall contain at least one member experienced in the assessment of the technology of the respective product. The assessment procedure shall include the acknowledgment of the environment of the producer.

The decision shall be notified to the producer. The notification shall include the conclusions of the examination and the assessment decision.

3.4. The producer shall assume the responsibility to fulfil the obligations that derive from the approved quality system in order to keep it on the required level.

The producer or its authorized representative shall keep informed the accredited organism that has approved the quality system about every changes proposed in the quality system. The accredited organism shall assess the proposed changes and shall decide if the changed quality system fulfils the requirements described in paragraph 3.2 of this annex, or if a re-assessment is necessary.

It shall notify the producer about its decision. The decision shall contain the examination conclusions and the decision of the concrete assessment.

4. The monitoring under the responsibility of the accredited organism.

4.1. The scope of the monitoring is to ensure that the producer fulfils as required all the obligations that derive from the approved quality system.

4.2. The producer shall allow the entrance of the accredited organism, for inspection purposes, towards production and storage processes and provide to it all the necessary documentation, especially:

- the quality system documentation;
- the quality documentation, for example, the inspection reports and the inspection data, the calibration data, the reports related to the qualification of the interested personnel etc.

4.3. The accredited organism shall periodically perform inspections, in order to ensure that the producer keeps and implements the quality system and provides the producer the inspection report.

4.4. In addition to this, the accredited organism may perform un-notified inspections to the producer. During these inspections, the accredited organism verifies the functioning of the quality system and if it sees it as necessary, the accredited organism provides the producer an inspection report concerning the testing of the production.

5. The producer shall keep in disposition of the national authorities for a period of at least 10 years after the date of the completion of the product production:

- the document described in the sub-paragraph of 3.1;
- the last renewal described in the second paragraph of 3.4;
- the decisions and the forms of the reports of the accredited organism described in the last paragraph of 3.4, in 4.3 and in 4.4.

6. Every accredited organism shall supply to the other accredited organisms the respective information related to the given and the annulled approvals of the quality systems.

#### 4. MODULE E: Quality assurance of the product

1. This module describes the procedure, through which the producer, in order to fulfil the obligations of the law harmonisation related to the explosive materials, ensures and declares that the explosive material is in conformity with the type, as described in the examination certificate of type EC. The producer shall affix the CE mark in every explosive material and shall compile a written conformity declaration. The CE marking shall be accompanied with the identification symbol of the accredited organism responsible for the inspections as described in chapter IV.

2. The producer shall implement an approved quality system for the inspection and the control of the finished explosive material, as specified in Chapter III. He/she shall be subject of the controls described in Chapter IV.

##### 3. The quality system

3.1. The producer presents an application to the accredited organism of his choice for the assessment of the quality system for its explosive materials. The application shall contain:

- the respective information concerning the category of the explosive materials to be examined;
- the quality system documentation;
- the technical documents concerning the approved type and a copy of the examination certificate EC.

3.2. Based on the quality system, every explosive material shall be examined and inspected as necessary, as established in the standards, or undergoes in some equivalent tests in order to verify its conformity with the respective law requirements. All the elements, the requirements and the dispositions adopted by the producer shall be documented in a systematic and regular way in the form of policies, procedures, and written instructions. This documentation of the quality system shall ensure the uniform interpretation of the programs, manuals, and quality records.

In a specific way, it shall contain a description of:

- the quality objectives and the organizational structure, the responsibilities and the administration power related to the quality of the product;
- the examinations and the tests to be performed after the production;
- the methods of monitoring and the effective actions related to the quality system;
- the quality documentation, such as for example, the inspection reports and the testing results, the calibration results, the reports related to the qualification of the interested personnel etc.

3.3. The accredited organism shall assess the quality system in order to determine whether it fulfils the requirements described in paragraph 3.2 of this annex. It shall presume the conformity with these requirements, related to the quality systems and fulfilling of the respective harmonized standard. The inspection team shall contain at least one member experienced in the assessment of the technology of the respective product. The assessment procedure shall include an inspection of the producer's environment.

The producer shall be informed about the decision. The notification shall include the conclusions of the examination and the concrete assessment decision.

3.4. The producer shall assume the responsibility to fulfil the obligations that derive from the approved quality system in order to keep it on the required level. The producer or its authorized representative shall keep informed the accredited organism that has approved the quality system about every changes proposed in the quality system.

The accredited organism shall assess the proposed changes and shall decide if the changed quality system fulfils the requirements described in paragraph 3.2 of this annex, or if a re-assessment is necessary.

It shall notify the producer about its decision. The decision shall contain the examination conclusions and the decision of the concrete assessment.

4.1. The scope of the monitoring is to ensure that the producer fulfils as required all the obligations that derive from the approved quality system.

4.2. The producer shall allow the entrance of the accredited organism, for inspection purposes, towards production and storage processes and provide it with all the necessary documentation, especially:

- the quality system documentation;
- the quality documentation;
- the quality records such as, for example, the inspection reports and the testing data, the calibration data, the reports related to the qualification of the interested personnel etc.

4.3. The accredited organism shall periodically perform inspections, in order to ensure that the producer keeps and implements the quality system and provides the producer an inspection report.

4.4. In addition to this, the accredited organism may perform un-notified inspections to the producer. During these inspections, the accredited organism makes tests in order to verify the correct functioning of the quality system and if it sees it as necessary, the accredited organism provides the producer an inspection report concerning the performed testing.

5. The producer shall keep in disposition of the national authorities for a period of at least 10 years the following documentation:

- the document described in the paragraph 3.1;
- the changes described in the paragraph 3.4;
- the decisions and the forms of the accredited organism described in the last paragraph of 3.4, in 4.3 and in 4.4.

6. Every accredited organism shall send to the other accredited organisms the respective information related to the given and the annulled approvals of the quality systems.

## MODULE F: The verification of the product

1. This module describes the procedure, through which the producer or its authorized representative, established within the community, inspects and verifies that the explosive materials that are subject of this are in conformity with the type, as described in the examination certificate of type EC and fulfil the requirements of this law.

2. The producer shall take all the necessary measures for ensuring that the production process assures the conformity of the explosive materials produced with the type, as described in the examination certificate of the type EC and with the requirements of the law applied by them. The producer shall affix the CE mark in every explosive material and shall compile a written conformity declaration.

3. The accredited organism shall perform the necessary tests and examinations in order to assess the conformity of the explosive material with the respective requirements of the law, through the examination and the testing of every explosive material, as described in article 4.

The producer or its authorized representative shall keep a copy of the conformity declaration for a period of at least 10 years after the production of the last explosive material.

4. The verification through the examination and the testing of every explosive material.

4.1. All the explosive materials shall be individually examined and tested, as described in the respective standard, as specified in article 4 or shall undergo to some equivalent tests in order to verify their conformity with the respective type and the law requirements.

4.2. The accredited organism shall decide or impose the placement of its identification symbol in every approved explosive material and shall compile a conformity certificate related to the tests performed.

4.3. The producer or its authorized representative shall ensure that he/she is able to provide the certificate of the accredited organism when requested.

#### MODULE G: The verification of the unit

1. This module describes the procedure, through which the producer ensures and declares that the explosive material, which has received the certificate specified in Chapter II, is conform the respective requirements of the law. The producer shall affix the CE mark in every explosive material and shall compile a written conformity declaration.

2. The accredited organism shall perform the necessary tests and examinations to the explosive materials, as established in the respective standards or shall perform equivalent tests in order to assure its conformity with the respective requirements of the law.

The accredited organism shall decide or impose the placement of its identification symbol in every approved explosive material and shall compile a conformity certificate related to the tests performed.

3. The scope of the technical documents is to give the possibility to assess the conformity with the law requirements and to understand the design, the productions, and the functioning of the explosive materials.

The documents shall contain everything that is necessary for the assessment:

- an overall description of the type;
- the conceptual designing, the production sketches, and the scheme of the components etc;
- the necessary descriptions and explanations for understanding the above-mentioned sketches, the schemes and the functioning of the explosive material or the defending system;
- a list of the standards completely or partially applied and the description of the adopted solutions, in order to fulfil the essential requirements of the law, there where these standards have not been completed;
- the results of the performed calculations concerning the design, the examinations performed etc;
- the testing reports.