

UAVCAN CONFORMITY MARK REGULATION

Adopted by the management board 07.02.2021, in accordance with article 5.2.13 of the Articles of Association

THIS DOCUMENT IS A LEGAL DOCUMENT ADOPTED BY THE BOARD OF DIRECTORS OF UAVCAN CONSORTIUM IN ACCORDANCE WITH CLAUSE 5.2.13 (xi) OF THE ARTICLES OF ASSOCIATION OF UAVCAN CONSORTIUM, STATING THE PROCEDURE AND THE RULE OF USING OF UAVCAN CONFORMITY MARK - A TRADEMARK OF THE UAVCAN CONSORTIUM. THE DOCUMENT IS OBLIGATORY FOR ALL MEMBERS OF UAVCAN CONSORTIUM.

THE PURPOSE OF IMPLEMENTING UAVCAN CONFORMITY MARK IS THE NECESSITY TO ENSURE THE FULFILLMENT OF THE OBJECTIVES OF THE UAVCAN CONSORTIUM TO IMPLEMENT THE TEST AND CERTIFICATION FUNCTIONS, AIMED AT CONFIRMATION OF CONFORMITY OF HARDWARE AND SOFTWARE TO THE PUBLISHED STANDARDS OF UAVCAN.

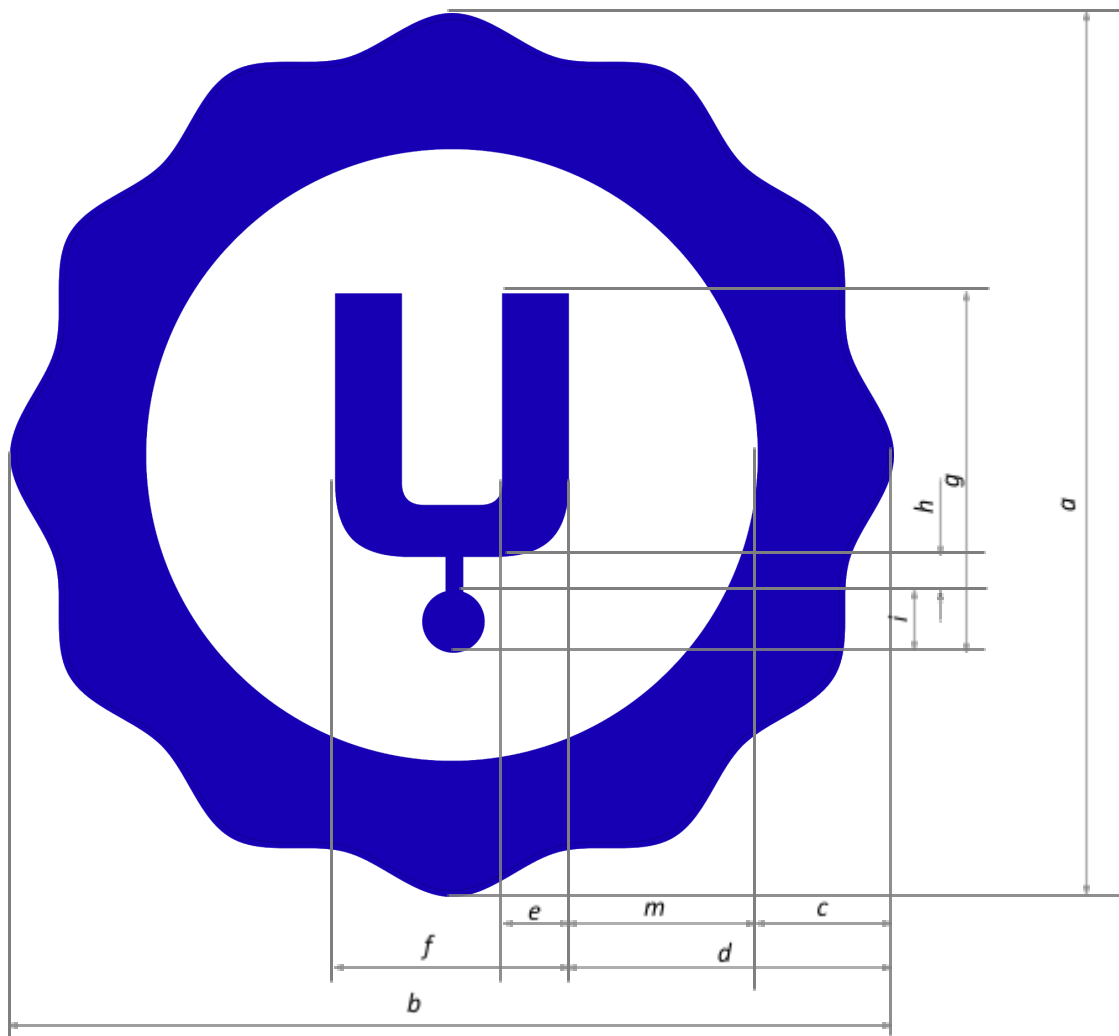
Based on the above, the Board of Directors of UAVCAN Consortium adopts and publishes the following rules on the procedure for assigning, application and termination the use of the UAVCAN Conformity Mark:

1. UAVCAN Conformity Mark is a mark assigned to suppliers whose product is found to comply with published UAVCAN standards. UAVCAN Conformity Mark is the intellectual property of the UAVCAN Consortium and cannot be applied to goods or suppliers without the prior consent of the consortium.
2. UAVCAN Conformity Mark can only be assigned to consortium members who have the status of Regular or Expert, after conducting appropriate tests or other certification procedures, as a result of which the hardware and software of the consortium member supplier will be found to comply with the published UAVCAN standards.
3. UAVCAN Conformity Mark cannot be used to mark products that have not passed the appropriate tests or in the event that these tests are negative, as well as by persons who are not members of the UAVCAN Consortium or members who do not have the corresponding status.
4. A supplier of hardware or software who has received the right to use the UAVCAN Conformity Mark to mark its products has the right to independently decide whether it will use the UAVCAN Conformity Mark to mark its products or not. However, if the supplier decides to use the mark, he undertakes to use it solely for the purpose of advertising his goods, guided by these rules and guided by the technical characteristics of UAVCAN Conformity Mark, strictly observing its proportions and colors.
5. A supplier of hardware or software that has received the right to use the UAVCAN Conformity Mark for marking its products has the right to apply the UAVCAN Conformity Mark on the product, on the packaging of the product, on the technical documentation of the relevant product, on information and advertising materials, place the mark on the homepage of the supplier in the section describing the product that has passed the appropriate check, on banners and advertisements related to the product that has passed the appropriate check, as well as on other media, if this does not contradict the purposes of using the UAVCAN Conformity Mark.
6. The supplier undertakes to immediately, at his own expense, remove the mark from all media in the event that he is not entitled to use it or the mark is used for other purposes not defined in this document.
7. The supplier undertakes to immediately, at his own expense, make the necessary corrections if the rules for its placement, dimensions, proportions and colors of the mark were violated during the application of the mark.
8. The supplier is obliged to immediately stop using the mark if he has lost the right to use it. From the moment of the loss of the right to use the mark, the supplier no longer has the right to put it on goods, technical materials, advertising products and other media. The supplier has the right to sell the goods on which the mark has already been applied until the termination of the right to use if the removal of the mark incurs unreasonable costs or damage or destruction of the goods, technical documentation or other media.
9. The supplier loses the right to use the UAVCAN Conformity Mark if (i) the supplier uses the mark for a purpose that conflicts with the purposes stated in this document; (ii) refuses to remedy deficiencies in the application of the mark; (iii) lost the status of a member of the UAVCAN Consortium; (iv) the product is found to no longer comply with published UAVCAN standards due to the changes in its construction, software, hardware, manufacturing process, quality assurance policies, or any other substantial changes to the product.
10. The supplier independently bears the risk of loss or other damage in the event of unauthorized or incorrect use of the UAVCAN Conformity Mark and undertakes to compensate the consortium and other users of the UAVCAN

Conformity Mark for all losses, including reputational losses in the event of negative consequences caused by unauthorized or misuse of UAVCAN Conformity Mark.

11. The use of UAVCAN Conformity Mark has no geographic restrictions, if the certified product is sold in the same form/configuration, with the same set of components and their quality without any geographic exclusions. Otherwise, the mark can only be used in the geographical area where the relevant product has been tested and certificated in accordance with the published UAVCAN standards.
12. In case of termination of membership in the UAVCAN Consortium, the right to use the UAVCAN Conformity Mark will automatically terminate without further notice and without the supplier's consent.
13. Dimensions, proportions and colors of the UAVCAN Conformity mark are defined in Appendix 1 to these rules.
14. This version of the rules comes into force from the moment of its adoption.

TECHNICAL PARAMETERS OF UAVCAN CONFORMITY MARK



Sizes, cm:

- a = b
- c = a/4.185
- d = a/2.722
- e = a/13.294
- f = a/3.767
- g = a/2.484
- h = a/2.825
- i = a/15.067
- m = a/4.708

Colors

1. RGB: 23.0.179, CMYK: 96.94.0.1, #1700b3

