

TFS Global Quality Management System

Document title

# Application for Permission to use the Certification Mark

Reference	D3-TFS-01-PCA-52-IN
Version	1
Date	26.02.2024
Author	Yash Patel
Approved by	Sunil Yeole

# ANNEXURE I APPLICATION FOR PERMISSION TO USE THE CERTIFICATION MARK

1	Name of the Applicant	
2	Address	
3	Telephone No.	
4	Mobile No.	
5	Email	
6	Organization Details	
7	Purpose of Usage	
8	Name of UAS (for which Certification Mark is to be applied) (please specify the UAS, model)	
9	Signature and Date of authorised QCI personnel	



TFS Global Quality Management System

Document title

# Application for Permission to use the Certification Mark

Reference	D3-TFS-01-PCA-52-IN
Version	1
Date	26.02.2024
Author	Yash Patel
Approved by	Sunil Yeole

## Annexure II AGREEMENT FOR USE OF UAS CERTIFICATION MARK

M/s	(hereinafter	referred	to	as	applicant)	situated	at
		_has applied	to M/s. C	Quality Co	uncil Of India, 2 <sup>nd</sup>	<sup>l</sup> Floor, Institutio	on of
Engineers Building, 2, B	ahadur Shah Zafar	Marg, New De	elhi - 110	002, Indi	a (hereinafter refe	erred to as QCI	), for
permission to use UAS	Scheme Certification	on Mark for the	offices	for which	it has received o	ertification fron	n the
SGS India Private Limite	ed approved by QC	I under the Co	ertificatio	n Schem	e for UAS (hereir	nafter referred t	to as
the Scheme) owned by to certification mark by QC					0 .	ermission to use	e the

### 1. GENERAL CONDITIONS

- 1.1 The applicant (Manufacturer/Importer) agrees to comply at all times with the requirements of the Scheme as applicable presently and as amended from time to time. The applicant shall also agree to pay the administration fee for the certification cycle (5 years) to QCI, through its certification body.
- 1.2 The applicant shall agree to comply with conditions of the certification as per its contract with the certification as well as QCI as contained in this contract.
- 1.3 This Scheme aims to certify the UAS manufacturer/importer for their ability to meet the applicable Certification Scheme for UAS certification requirements.
- 1.4 The applicant may use the Certification Mark in publicity material, pamphlet, letter heads, other similar stationary; media for exchange of any communication, for promoting the awareness of the scheme, the Certification Mark, etc. The applicant, however agrees to take care, while using the above documents to ensure that the Mark is used only with respect to the UAS manufacturer/importer, and it shall not give impression that the non-certified, other than certified scope products, product from offices not included in scope or a related company are also certified.
- 1.5 The applicant agrees to use the UAS Scheme Certification Mark only with respect to the UAS manufacturer/importer covered under certification granted to it and will continue to comply with the certification criteria.
- 1.6 The applicant agrees that he would always fulfil the certification requirements as per the existing Scheme and as modified from time to time and shall use the certification mark only during the validity period.
- 1.7 The applicant agrees not to make use of the UAS Scheme Certification Mark or name of QCI which could be misleading or unacceptable to QCI.
- 1.8 The applicant agrees to make claims of certification only for the scope which are specifically covered under certification.
- 1.9 The applicant agrees not to use the marks in such a manner that would bring QCI or the Scheme into disrepute and/or lose public trust. The applicant agrees to inform QCI in writing of any significant changes in the applicant's name, ownership or location for which the applicant has obtained the certification.
- 1.10 The applicant shall inform QCI, without delay, of matters that may affect its ability to conform to the certification requirements.
- 1.11 The applicant agrees to provide any information sought by QCI regarding operation of the Scheme by the applicant.



TFS Global Quality Management System

Document title

# Application for Permission to use the Certification Mark

Reference	D3-TFS-01-PCA-52-IN
Version	1
Date	26.02.2024
Author	Yash Patel
Approved by	Sunil Yeole

- 1.12 The applicant agrees that its name, location and the scope of certification is included in the directory maintained and published by QCI.
- 1.13 The applicant agrees for the conduct of announced/ unannounced / decoy assessments in order to verify the compliance of the applicant with reference to the use of the Mark as allotted to it and with respect to the complaints received by QCI about the applicant and to pay such charge within the time as communicated by QCI.
- 1.14 The applicant agrees to discontinue the use of the Certification Mark from the date from which the certificate stands suspended, cancelled, and withdrawn or discontinuation comes into force.
- 1.15 Upon suspension or withdrawal/cancellation of its certification, the applicant shall discontinue use of all advertising material referring to the use of certification marks with immediate effect and submit a declaration to this effect to QCI. It shall also refrain from making claim in any form regarding the certification under the UAS scheme.

### 2. OTHER REQUIREMENTS

- 2.1 This agreement is entered for a period of the validity of the certification and shall be in force from the date of issuance of the Type Certificate by DGCA.
- 2.2 All correspondence of QCI shall be in writing and shall be deemed to have been served/made when sent by courier/registered post or facsimile or email to the address of the applicant as mentioned on the company information sheet or any change as subsequently communicated to QCI by the client in writing under QCI acknowledgement.
- 2.3 In case of any disputes/issues, the applicant agrees to go through the Appeal procedure under the Scheme and accepts its decision as final.
- 2.4 The applicant agrees to indemnify QCI in case of any loss or liability incurred by QCI in connection with the Scheme or misuse of mark(s) by the applicant.
- 2.5 Disputes, if any, arising out of the terms and conditions of the agreement between QCI and the applicant, shall be governed by Laws of India and subject to the jurisdiction of competent courts located in Delhi.
- 2.6 The applicant shall nominate the chief executive or an authorized signatory for the agreement as the point of contact with QCI.



1. Signature:

TFS Global Quality Management System

Document title

# Application for Permission to use the Certification Mark

Reference	D3-TFS-01-PCA-52-IN
Version	1
Date	26.02.2024
Author	Yash Patel
Approved by	Sunil Yeole

a.	The applicant	hereby	accepts a	and agrees	with the a	bove te	erms as c	locumented	in this	agreement	
----	---------------	--------	-----------	------------	------------	---------	-----------	------------	---------	-----------	--

# Name of Applicant: (the chief executive of the organization or an authorized signatory) Title: Address: Date: 2. Quality Council of India QCI hereby accepts the above application and agrees to the terms thereof. Authorized signatory: Name: Title: Date: