

COMMISSION

COMMISSION DECISION

of 25 June 1999

on the procedure for attesting the conformity of construction products pursuant to Article 20(2) of Council Directive 89/106/EEC as regards products related to concrete, mortar and grout

(notified under document number C(1999) 1480)

(Text with EEA relevance)

(1999/469/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Directive 89/106/EEC of 21 December 1988 on the approximation of laws, regulations and administrative provisions of the Member States relating to construction products⁽¹⁾, as amended by Directive 93/68/EEC⁽²⁾, and in particular Article 13(4) thereof,

(1) Whereas the Commission is required to select, as between the two procedures under Article 13(3) of Directive 89/106/EEC for attesting the conformity of a product, the 'least onerous possible procedure consistent with safety'; whereas this means that it is necessary to decide whether, for a given product or family of products, the existence of a factory production control system under the responsibility of the manufacturer is a necessary and sufficient condition for an attestation of conformity, or whether, for reasons related to compliance with the criteria mentioned in Article 13(4), the intervention of an approved certification body is required;

(2) Whereas Article 13(4) requires that the procedure thus determined must be indicated in the mandates and in the technical specifications; whereas, therefore, it is desirable to define the concept of products or family of products as used in the mandates and in the technical specifications;

(3) Whereas the two procedures provided for in Article 13(3) are described in detail in Annex III to Directive 89/106/EEC; whereas it is necessary therefore to specify clearly the methods by which the two procedures must

be implemented, by reference to Annex III, for each product or family of products, since Annex III gives preference to certain systems;

(4) Whereas the procedure referred to in point (a) of Article 13(3) corresponds to the systems set out in the first possibility, without continuous surveillance, and the second and third possibilities of point (ii) of Section 2 of Annex III, and the procedure referred to in point (b) of Article 13(3) corresponds to the systems set out in point (i) of section 2 of Annex III, and in the first possibility, with continuous surveillance, of point (ii) of Section 2 of Annex III;

(5) Whereas the measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Construction,

HAS ADOPTED THIS DECISION:

Article 1

The products and families of products set out in Annex I shall have their conformity attested by a procedure whereby the manufacturer has under its sole responsibility a factory production control system ensuring that the product is in conformity with the relevant technical specifications.

Article 2

The products set out in Annex II shall have their conformity attested by a procedure whereby, in addition to a factory production control system operated by the manufacturer, an approved certification body is involved in assessment and surveillance of the production control or of the product itself.

⁽¹⁾ OJ L 40, 11.2.1989, p. 12.

⁽²⁾ OJ L 220, 30.8.1993, p. 1.

Article 3

The procedure for attesting conformity as set out in Annex III shall be indicated in mandates for harmonised standards.

Article 4

This Decision is addressed to the Member States.

Done at Brussels, 25 June 1999.

For the Commission
Martin BANGEMANN
Member of the Commission

ANNEX I

Fibres

For use other than those specified in Annex II.

Concrete protection and repair products

For use with low performance requirements in buildings and civil engineering works, for which the reaction to fire class, if required, is not A ⁽¹⁾, B ⁽¹⁾, C ⁽¹⁾.

ANNEX II

Fibres

For structural use in concrete, mortar and grout.

Concrete protection and repair products

For use in buildings and civil engineering works other than those specified in Annex I.

Admixtures:**Additions (Type I)****Additions (Type II)**

For use in concrete, mortar and grout.

⁽¹⁾ Materials for which the reaction to fire performance is susceptible to change during production (in general, those subject to chemical modification, e.g. fire retardants, or where changes of composition may lead to changes in reaction to fire performance).

ANNEX III

Note: for products having more than one of the intended uses specified in the following families, the tasks for the approved body, derived from the relevant systems of attestation of conformity, are cumulative.

PRODUCT FAMILY:

PRODUCTS RELATED TO CONCRETE, MORTAR AND GROUT (1/2)**Systems of attestation of conformity**

For the product(s) and intended use(s) listed below, CEN/Cenelec are requested to specify the following system(s) of attestation of conformity in the relevant harmonised standard(s).

Product	Intended use	Level/s or class/es	Attestation of conformity system
Admixtures	for concrete, mortar and grout	—	2+
Additions (Type I)	for concrete, mortar and grout	—	2+
Additions Type II)	for concrete, mortar and grout	—	1+
Fibres	for structural uses in concrete, mortar and grout	—	1
	for other uses in concrete, mortar and grout	—	3
Concrete protection and repair products	For uses with low performance requirements in buildings and civil engineering works	—	4
	for other uses in buildings and civil engineering works	—	2+

System 1+: See Directive 89/106/EEC, Annex III(2)(i), with audit-testing of samples.

System 1: See Directive 89/106/EEC, Annex III(2)(i), without audit-testing of samples.

System 2+: See Directive 89/106/EEC, Annex III(2)(ii), first possibility, including certification of the factory production control by an approved body on the basis of initial inspection of factory and of factory production control as well as of continuous surveillance, assessment and approval of factory production control.

System 3: See Directive 89/106/EEC, Annex III(2)(ii), second possibility.

System 4+: See Directive 89/106/EEC, Annex III(2)(ii), third possibility.

The specification for the system should be such that it can be implemented even where performance does not need to be determined for a certain characteristic, because at least one Member State has no legal requirement at all for such a characteristic (see Article 2(1) of Directive 89/106/EEC and, where applicable, point 1.2.3 of the Interpretative Documents). In those cases the verification of such a characteristic must not be imposed on the manufacturer if he does not wish to declare the performance of the product in that respect.

PRODUCT FAMILY:

PRODUCTS RELATED TO CONCRETE, MORTAR AND GROUT (2/2)**Systems of attestation of conformity**

For the product(s) and intended use(s) listed below, CEN/Cenelec are requested to specify the following system(s) of attestation of conformity in the relevant harmonised standard(s):

Product	Intended use	Level/s or class/es (reaction to fire)	Attestation of conformity system
Concrete protection and repair products	for uses subject to reaction to fire regulations	A ⁽¹⁾ , B ⁽¹⁾ , C ⁽¹⁾	1
		A ⁽²⁾ , B ⁽²⁾ , C ⁽²⁾	3
		A ⁽³⁾ , D, E, F	4

System 1: See Directive 89/106/EEC, Annex III.2.(i), without audit-testing of samples.

System 3: See Directive 89/106/EEC, Annex III.2.(ii), second possibility.

System 4: See Directive 89/106/EEC, Annex III.2.(ii), third possibility.

⁽¹⁾ Materials for which the reaction to fire performance is susceptible to change during production (in general, those subject to chemical modification, e.g. fire retardants, or where changes of composition may lead to changes in reaction to fire performance).

⁽²⁾ Materials for which the reaction to fire performance is not susceptible to change during the production process.

⁽³⁾ Materials of class A that according to the Decision 96/603/EC do not require to be tested for reaction to fire.

The specification for the system should be such that it can be implemented even where performance does not need to be determined for a certain characteristic, because at least one Member State has no legal requirement at all for such a characteristic (see Article 2(1) of Directive 89/106/EEC and, where applicable, clause 1.2.3 of the Interpretative Documents). In those cases the verification of such a characteristic must not be imposed on the manufacturer if he does not wish to declare the performance of the product in that respect.