



Implementing Arrangement for the Recognition of the

Light Aircraft Association of
the Czech Republic
(LAA ČR)



By the

Ukraine Military Aviation Authority
(UA MAA (HOSAU))



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REVISION HISTORY

Version Number	Adoption	Description
1.0	January 2026	Initial Release

PREAMBLE

We,

- a. Ukraine Military Aviation Authority (UA MAA (HOSAU)) as Recognising Authority

01135, 6B, Kazarmenna Street, Kyiv, - gudau_mou@post.mil.gov.ua

Represented by: Head of HOSAU, Colonel Volodymyr Perelot

and

- b. Light Aircraft Association of the Czech Republic (LAA ČR) as Recognised Authority

10200, Ke Kablu 289, Prague 10, - koubik@laacr.cz

Represented by: Director of LAA ČR Administration, Mr. Jiří Koubík

hereinafter also referred to as the Recognition Parties,

CONSIDERING	the recognition process between the Parties, which resulted in the issuance of the Recognition Certificate from UA MAA 2026,
DESIRING TO	leverage Recognition and achieve benefits, especially when there are aviation platforms common to the Parties,
WILLING	to promote and facilitate the exchange of airworthiness data, as mentioned in the scope of this Recognition Implementing Arrangement,
RECOGNISING	that consumption of airworthiness data from another national airworthiness authority is a decision based on findings of similarity of airworthiness systems, so providing an equivalent level of safety to that offered by one's own,
CONSIDERING	that any such reciprocal consumption of airworthiness data also requires continued confidence by each Party in the reliability of the other Party's process for findings of compliance,
ACKNOWLEDGING	that this Agreement is not intended to create any legally binding obligations under international law, and that it will be carried out within the framework of the respective national laws and regulations of the Parties and subject to the availability of their appropriated funds and personnel,

HAVE AGREED AS FOLLOWS:

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SECTION 1 – Objectives

The objectives of this Recognition Implementing Arrangement (RIA) are:

- a. establish principles and arrangements in order to leverage and give effect to the results of the general recognition, existing and accepted between the Parties, within the framework of the Recognition Agreement (RA) signed by them;
- b. enable the acceptance of artefacts from the Recognized Party, and achieve the expected benefits in the areas of certification and organization approval by the Recognizing Party;
- c. facilitate and promote the manufacture and interchange of data related to aeronautical products while ensuring the airworthiness of the respective airworthiness system.

SECTION 2 – Definitions

- 2.1 The terms and definitions of EMAD 1 (acronyms and definitions document) will apply to this RIA.
- 2.2 The definitions of the RA between the Parties will apply to this RIA.
- 2.3 Specific terminology can be defined in the Technical Annexes, for the purpose of proper execution of this RIA.

SECTION 3 – Scope

- 3.1 The scope of cooperation under this RIA pertains to the following airworthiness domains:
 - a. exchange of safety information related to accidents or serious incidents or occurrences in relation to products;
 - b. the initial and continued airworthiness of aeronautical products;
 - c. the approval and surveillance of production organizations;
 - d. mutual cooperation and assistance in investigations or enforcement proceedings.
- 3.2 In relation to the above airworthiness domains, the Parties can develop one or more Technical Annexes, describing the terms, conditions and methods for exchange of artefacts, their format, and content.

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SECTION 4 – General Obligations

- 4.1 The Recognizing Party will receive the artefacts, in accordance with the terms and conditions set out in the Technical Annexes to this RIA.
- 4.2 At the request of the Recognizing Party, the other will share its own artefacts, as laid out in the Technical Annexes to this RIA. Artefacts can be subject to direct acceptance or validation, as defined in SECTION 6.
- 4.3 If a Party fails to fulfil its obligations specified under this RIA, including its Technical Annexes, consultation through SECTION 7, will be promptly initiated. If a disagreement is not resolved a Party may notify the other Party of its intention to suspend, in whole or in part, its obligations specified under a Technical Annex to this RIA. The notification will be in writing and detail the reasons for suspension. Any such suspension may be rescinded immediately upon an exchange of written correspondence to that effect by the Parties. Suspensions will not affect the validity artefacts exchanged prior to the date the suspension took effect.
- 4.4 Once Recognition is achieved, the Recognized Party will ensure to retain the conditions under which it was recognized. This allows continued cooperation and, where applicable, consumption of artefacts by the Recognizing Party. In particular, the Recognized Party will:
- a) Remain in compliance with its own regulatory framework;
 - b) Maintain its capability to fulfil its responsibilities and enforcement authority, with adequate resources;
 - c) Undertake action to inform the Recognizing Party, in all reasonable haste, of any significant changes to its military airworthiness system.
- 4.5 This RIA is an implementing instrument to the Recognition Certificates (RC) between the Parties; should the conditions for the issuance of a RC no longer be met the RIA cannot be executed, as the basis for the validity of the artefacts to be exchanged become uncertain. The RIA will then be considered automatically suspended until the recognition conditions are restored.

SECTION 5 - Preservation of Regulatory Authority and Safeguard Measures

- 5.1 Nothing in this RIA will be construed to limit the authority of one Party, when consuming the information received under this RIA, to:
- a. determine, through its legislative, regulatory and administrative measures, the level of protection and risk acceptance it considers appropriate for its own airworthiness system;
 - b. interfere with the ability to take all appropriate and immediate measures on its own aircraft and regulated community. Where the Recognized Party takes such measures, it will inform the Recognizing Party including elements of the rationale, so to facilitate a common understanding of each other's approach.
- 5.2 Measures taken under this SECTION will not be interpreted by either Party as an infringement of the provisions of this RIA.

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SECTION 6 – Acceptance and Validation of artefact

- 6.1 Depending on the results to be achieved by the Recognized Party, and in consideration of constraints that may be imposed by national regulatory or administrative requirements, consumption of the Recognized Party's artefacts can occur either by:
- Acceptance: the foreign artefact can be used as-is, since the Party has made a determination that it provides the same validity as those required by national regulations; there is no need to issue additional national artefacts;
 - Validation: the foreign artefact cannot be used as-is, since the Party requires additional review to validate it, fully or partially, as contributing data to complement the national process; the Party will issue its own artefacts.
- 6.2 As in SECTION 3.2, the Technical Annexes can identify which modality of consumption has been determined for each artefact to be exchanged.

SECTION 7 – Communications

- 7.1 Upon signature of this RIA, the Parties will communicate through the following points of contact:

LAA ČR

Subject/Area	Point of Contact
Recognition related, general	Delegate for Foreign Affairs kraica@laacr.cz
Platform/Program related	Delegate for Foreign Affairs kraica@laacr.cz

UKRAINE MAA

Subject/Area	Point of Contact
Regulations and Recognition	Head of Operational Section, gudau_mou@post.mil.gov.ua
Initial and Continued Airworthiness: Aircraft Certification and Production Oversight	Head of Certification Section, gudau_mou@post.mil.gov.ua

- 7.2 Communications are aimed, but not limited, to:

- ensure proper functioning of this RIA, reviewing and resolving issues arising from its execution;

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- b. consider ways to enhance the operation of this RIA, by considering and recommending specific amendments to the RIA and its Technical Annexes, which may be proposed at any time by the Parties, as well as coordinating the development of additional ones;
- c. allow consultation, by request of any Party on any matter related to this RIA, and for timely resolution of disagreements.

7.3 All communications will be in English language.

SECTION 8 - Confidentiality and Protection of Data and Information

8.1 The Recognized Party will release artefacts ensuring consistency with its laws, regulations, policies, and procedures; It will ensure protection of privately owned proprietary rights and take necessary precautions from unauthorized disclosure. In the case the artefacts subject to this RIA contain non releasable information, due to commercial or security restrictions (e.g. intellectual property restrictions associated with compliance demonstration evidence in support of type certification, or International Traffic in Arms Regulations), the Recognized Party holding the information will:

- a. advise the Recognizing Party of this fact at the earliest opportunity; and
- b. endeavour to facilitate the provision of the information directly to the Recognizing Party by consulting the appropriate organization.

8.2 When receiving artefacts, under this RIA, the Recognizing Party:

- a. will not acquire any proprietary rights in intellectual or industrial property by reason of its receipt from the Recognized Party;
- b. agrees to maintain and grant the required level of confidentiality, in accordance with appropriate markings that must be agreed and applied to any artefact in order for it to be shared.

SECTION 9 - Costs

9.1 The Parties will endeavour to ensure that no fees or charges are imposed in relation to the execution of this RIA or the activities required to implement its Technical Annexes.

9.2 In the event that any cost is incurred, the Parties will assure it has been assessed to be just, reasonable, and commensurate with the activity provided. Details about costs are to be included in the Technical Annex where they apply.

9.3 As costs can have impact on the execution of this RIA or the activities required to implement its Technical Annexes, the Parties will timely communicate the nature of the cost and address its recovery through a dedicated agreement.

SECTION 10 - Effectivity and Termination

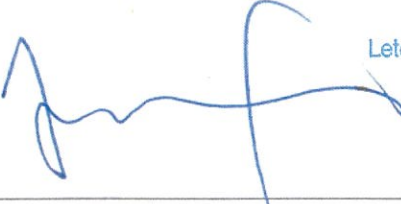
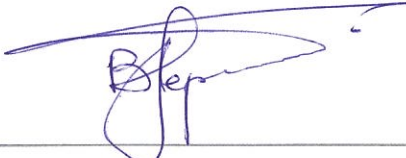

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10.1 This RIA, and its following Amendments, will come into effect once signed by both Parties. Any new or revised Technical Annex developed after the date of effectiveness of this Agreement will become part of the RIA via dedicated Amendment.

10.2 This RIA will remain effective until terminated by either Party, once the need to share artefacts ceases or at any time at the written request of a Party. In case of termination, a proper termination process will be agreed in order to allow the Parties to continue to meet their obligations, under this RIA or any Technical Annexes thereto, until the date of termination.

SIGNATURES BLOCK

The Parties signatories below are duly authorised to make the arrangements given above:

<p>Authority: LAA ČR</p> <p>State:</p> <p>CZECH REPUBLIC</p>	<p>Name: Mr. Jiří Koubík</p> <p>Title: Director of LAA ČR Administration</p> <p>Signature: </p>	<p>Date: 14.1.2026</p> <p>Letecká amatérská asociace ČR Ke Kably 289 102 00 Praha 10 TEL.: 242 403 270</p>
<p>Authority: HOSAU</p> <p>State: UKRAINE</p>	<p>Name: Colonel Volodymyr Perelot</p> <p>Title: Head of UA MAA (HOSAU)</p> <p>Signature: </p>	<p>Date: 15.01.2026</p> 

TECHNICAL ANNEX 1

to Implementing Arrangement of LAA ĆR by UA MAA

ALTO NG and Shark 600 aircraft

BACKGROUND

Ukrainian forces operate ALTO NG and Shark 600 aircraft.

Taking into account a unilateral recognition of LAA ĆR by UA MAA as competent authority performing oversight on the initial and continued airworthiness activities related to ALTO NG and Shark 600 aircraft, it is the intention of UA MAA to gain efficiency by accepting and/or re-using:

- the artefacts issued by LAA ĆR;
- the LAA ĆR organization approvals and their oversight.

TECHNICAL ANNEX OBJECTIVES

The UA MAA intends to use artefacts issued by or under the authority of LAA ĆR in the Domains given in the table below.

DOMAINS

The Table below shows the areas of military airworthiness in which the UA MAA intends to use artefacts of the other Party.

Program/Platform	Airworthiness Domains
ALTO NG and Shark 600	<input checked="" type="checkbox"/> 21A – Occurrences and Airworthiness Directives <input type="checkbox"/> 21B&D - MTC & MRTC <input type="checkbox"/> 21E – MSTC <input type="checkbox"/> 21F - Production without MPOA <input checked="" type="checkbox"/> 21G – MPOA (<i>equivalent</i>) <input type="checkbox"/> 21H - MCoA & MRCoA <input checked="" type="checkbox"/> 21J – MDOA (<i>equivalent</i>) <input checked="" type="checkbox"/> 21K - Parts & Appliances (<i>equivalent</i>) <input type="checkbox"/> 21M - Repairs <input type="checkbox"/> 21O - MTSO Authorisations <input type="checkbox"/> 21P - MPTF <input type="checkbox"/> 21Q - Identification of Products, Parts & Appliances

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Program/Platform	Airworthiness Domains
	<input type="checkbox"/> M SP G – CAMOA <input type="checkbox"/> M SP I – MARC <input checked="" type="checkbox"/> 145 – MMOA (<i>equivalent</i>) <input type="checkbox"/> 147 – MTOA <input type="checkbox"/> 66 – MAML <input type="checkbox"/> Registration

TERMINOLOGY

Territorial competence: Approvals are issued by the LAA ĆR to organizations primarily located in its territory and can be extended to sites located in the territory of the Recognising Party or in the territory of a third country. In this case, the LAA ĆR will remain responsible for the initial approval and oversight of these sites; the other Party will not issue its own approval for the same product.

Whereas sites are located in the territory of the other Party, further co-operation can be established to allow provision of local support for approval or surveillance.

TASKS & DELIVERABLES

Related to ALTO NG and Shark 600, LAA ĆR performs surveillance and issue artefacts and the associated documentation under LAA ĆR approved organisations.

UA MAA may accept or validate artefacts issued by or under the authority of LAA ĆR as indicated in the corresponding column of the Table below.

Platform	Artefacts	UA MAA
ALTO NG and Shark 600	Artefacts issued by LAA ČR approved Production Organisations	acceptance <input checked="" type="checkbox"/> validation <input type="checkbox"/>

1.1. Nature of exchanges

- Exchanges between the parties will take place in accordance with section 7 of this RIA.
- LAA ČR will, on request, exchange with the other Party audit schedules concerning the LAA ČR approved organisations.
- LAA ČR will, on request, exchange with the other Party the audits' conclusions and all other safety topics concerning the LAA ČR approved organisations.
- The scope of oversight may take into consideration a particular request from the other party if this request has no cost or time impact.
- LAA ČR will inform the other party if they decide to suspend or withdraw the LAA ČR approved organisations.
- UA MAA may request to act as an observer during audits.

COSTS

The exchange of all kinds of data mentioned in chapter 3.1 is cost free.