

Translation of the document No. LTT-3.5461.1.2021.ULC1 issued by the Polish Civil Aviation Authority for Flyargo Company on 17th of March 2021.

Civil Aviation Authority
Aviation Technical Department
Inspectorate of Certification of Aviation Products

Warsaw, 2021.03.17

Flyargo Sp. z o.o.
Al. Katowicka 11, 05-830 Wolica

Refers to: application for inclusion in the register of approving entities

In response to your application of 18th of February 2021 for including the entity:

FLYARGO SP. Z O.O., located in: Aleja Katowicka 11, 05-830 Wolica / Warsaw

in the register of approving entities maintained by the President of the Civil Aviation Authority, based on pt 8.1.1. of the Annex 5a to the Regulation of the Minister of Transport, Construction and Maritime Economy of 26th of March 2013 *on exclusion of some provisions of the Act – Aviation Law for certain types of aircraft and the conditions and requirements for the use of these aircraft (Journal of Laws of 2019, Item 1497)*, I inform hereby, that the above entity has been included in the aforementioned register on 17.03.2021, under the register No. **20**.

with the field of activity:

technical evaluation of product type designs and approval of aircraft types, their subassemblies and parts.

The field of activity covers the aircraft of categories: *K4-Qualified, K6E-Experimental*, in the subcategory of ***UL-AG Gyroplane***.

At the same time, I request that you familiarize yourself with the applicable legislation and the information on the back of this document.

Sincerely,

[signatures of Mr Grzybowski – the Specialist, and Mr Kozłowski – the Chief Executive of the LTT-3 Inspectorate of the Aviation Technical Department of Civil Aviation Authority]

The information below, given the amount of content in the Regulation of the Minister of Transport, Construction and Maritime Economy of 26th of March 2013 on exclusion of some provisions of the Act – Aviation Law for certain types of aircraft and the conditions and requirements for the use of these aircraft (Journal of Laws of 2019, Item 1497), is only illustrative and does not comprise all the regulations and requirements that need to be followed by the entities listed in the register of approval entities maintained by the President of the Civil Aviation Authority. For these reasons it is necessary for the entity which has been added to the aforementioned register to acquaint itself in detail with all applicable regulations and to apply them strictly.

According to the regulations mentioned above, change of data given in the application and its attachments requires written notification to be sent to supervising authority within 30 days after the change has occurred.

The entity evaluating products or their type designs defines technical requirements for the product and makes them available to the entities which use them. If, for the particular category of product, the relevant aviation authority, supervising authority or specialized technical organizations issued unified technical requirements, certification specifications or standards, or any other standards relevant for the manufactured products, the approving organization indicates or publishes them in the documentation provided to the users with the product.

The entity acting in the field of airworthiness evaluation in the category of the aircraft, takes into account in its activity:

- 1) technical requirements mentioned in the Regulation;
- 2) published guidelines, developed by the supervising authority.

The approving entities are obliged to:

- 1) maintain a register of evaluated products and approved design types, particularly with listed items:
 - a) type,
 - b) product identification by indicated DDP,
 - c) category and sub-category of the aircraft,
 - d) manufacturer or the approved type design owner,
 - e) scope of evaluation performed and type of document issued,
 - f) basis of approval (basis of certification);
- 2) keep the source documents related to the products evaluation.

Entities or persons evaluating aircraft airworthiness to the extent required for issuing a permit to fly, approval for flights, determination of airworthiness or acknowledging the airworthiness are obliged to:

- 1) maintain and keep the records of performed airworthiness evaluation activities, including documents issued;
- 2) keep the source documents which were the base for issuing the permit to fly, approval for flights, determination of airworthiness or acknowledging the airworthiness;
- 3) use for authentications a stamp, which comprises at least the name of the person confirming the airworthiness and the name and address of the entity which performs airworthiness evaluation activities.

In case of termination of its activities, approving entity transfers to the other approving entity:

- 1) register of evaluated products and approved type projects – immediately;
- 2) source documents – after agreement with manufacturer or the approved design type owner. In case of lack of agreement the source documents are transferred to the manufacturer or the approved design type owner.

Entities or persons evaluating aircraft airworthiness, in case of termination of activity, keep the records mentioned above for 3 years after the date of the last entry in the documentation of the aircraft, whereas the source documents related to products evaluation are transferred to the owner or the operator of the aircraft.