Operational Authorisation – UK Model Aircraft Associations – First Person View Operations in excess of 400ft above the surface

1. The Civil Aviation Authority, in exercise of its powers under article 266 of the Air Navigation Order 2016 (“the Order”), as amended, hereby exempts any member of a United Kingdom Model Aircraft Association, as specifically described at paragraph 2, from the requirement at article 94(3) of the Order to ensure that direct unaided visual contact is maintained with the aircraft sufficient to monitor its flight path in relation to other aircraft, persons, vehicles, vessels and structures for the purpose of avoiding collisions. Additionally, as a key part of this operational authorisation, permission is granted in accordance with article 94A of the Order to operate a small unmanned aircraft above a height of 400ft subject to paragraph 3.

2. This operational authorisation shall only apply to a person acting as the remote pilot of a small unmanned aircraft while also being a member of one of the following UK Model Aircraft Associations:
   a. The Society of Model Aeronautical Engineers trading as the British Model Flying Association (BMFA)
   b. The Scottish Aeromodellers Association (SAA)
   c. The Large Model Aircraft Association Ltd trading as the Large Model Association (LMA)
   d. FPV UK

3. This operational authorisation is granted subject to the conditions at paragraphs 4 to 7 below.

4. Operating requirements:
   a. The remote pilot is responsible for the safety of the operation and may only fly the small unmanned aircraft if reasonably satisfied that the flight can safely be made;
   b. The remote pilot must be accompanied by a competent observer who maintains direct unaided visual contact with the small unmanned aircraft sufficient to monitor its flight path in relation to other aircraft, persons, vehicles, vessels and structures for the purpose of avoiding collisions and advises the remote pilot accordingly;
   c. The maximum take-off mass of the small unmanned aircraft shall not exceed 3.5 kg, including any batteries or fuel;
   d. the small unmanned aircraft shall not have any automatic or autonomous flight capability except for flight stabilisation purposes; and
   e. the small unmanned aircraft shall not be a rotorcraft with more than one lift generating rotor or propeller.

5. The remote pilot shall not fly the small unmanned aircraft:
   a. within the flight restriction zone of a protected aerodrome unless in receipt of the appropriate permission as required within article 94A or the Order;
   b. at a height of more than 1,000 feet above the surface (see Note 4);
   c. over or within 150 metres of any congested area;
   d. over or within 150 metres of an organised open-air assembly of more than 1,000 persons;
   e. within 50 metres of any vessel, vehicle or structure which is not under the control of the remote pilot of the aircraft;
   f. within 50 metres of any other person, apart from the competent observer, except when taking off or landing in accordance with paragraph (g);
g. within 30 metres of any other person, apart from the competent observer, other adjacent model operators, or any model flying club members, during take-off or landing; or

h. for the purposes of commercial operations.

6. Competent observer:

a. for the purposes of this operational authorisation, a ‘competent observer’ means someone whom the remote pilot has designated as the competent observer for a specific flight.

b. before designating someone as the competent observer, the remote pilot must be satisfied that he or she:
   i. has been briefed in accordance with paragraph 7;
   ii. is competent to perform the tasks which he or she may be called upon to perform in accordance with paragraph 7; and
   iii. is competent, by direct unaided visual observation of the small unmanned aircraft, to assist and advise the remote pilot with the safe conduct of the flight.

7. The remote pilot must ensure that:

a. the competent observer is fully briefed on the planned flight and what is expected of him/her, taking into account the prevailing conditions;

b. the competent observer understands that he/she must stay directly adjacent to the remote pilot and maintain direct unaided visual contact with the small unmanned aircraft at all times, to visually and aurally monitor the airspace for other aircraft and the take-off and landing area for any persons;

c. the competent observer has been instructed on the actions to take in the event of another aircraft being spotted and a risk of collision is assessed; and

d. the competent observer understands that he/she must advise the remote pilot if the small unmanned aircraft is proceeding beyond the point at which he/she is able to monitor its flight path sufficiently to identify a risk of collision.

8. This operational authorisation has effect from 6th July 2020, at which point the previous exemption under Reference number 20191125UKModelAssociationsUAS7068PandEFPVOSC, dated 25 November 2019 is revoked.

9. This operational authorisation will remain valid until 30th December 2020.


for the Civil Aviation Authority
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See over for Explanatory Notes
Notes:

1) This operational authorisation is granted to the model aircraft associations named in paragraph 2 in recognition that ‘traditional’ model aircraft activities have a good safety record within the UK. This is due to the codes of conduct that have been developed, as well as the active promotion of safety awareness and good practice that is achieved through membership of a model association.

2) Operating requirement 4(d) means that this permission is limited to small unmanned aircraft that are ‘traditionally flown’ by the remote pilot via ‘stick’ and (if appropriate) ‘throttle’ inputs and where continuous control inputs are required in order to manoeuvre the aircraft safely. Aircraft with automatic control modes, such as pre-programmed flight control systems where the remote pilot simply ‘monitors’ the aircraft while it manoeuvres itself, cannot be flown in accordance with this permission.

3) Operating requirement 4(e) means that small unmanned aircraft commonly known as quadcopters or multi-rotor drones, cannot be flown in accordance with this permission.

4) This does not remove the requirement (in paragraph 4(b)) for the competent observer to maintain direct unaided visual contact with the small unmanned aircraft throughout the flight. Therefore, the small unmanned aircraft can only be flown up to 1,000 ft if it can still be seen sufficiently for collision avoidance purposes.

5) This exempts only from article 94(3) of the Order and, in relation to paragraph 5b, permits flight above 400ft under article 94A. The other provisions of articles 94 and 94A, and the whole of articles 94B-G and 95 continue to apply, so far as may be applicable. In particular, article 94(5) prohibits flight for the purposes of aerial work except in accordance with a permission granted by the CAA.