

	PSC Certification Body Procedure	No.	CB_10
		Revision No.	2.2
		Date	5/29/24

Procedure For Certificate issue, suspension, and withdrawal

1.0 Purpose

To describe a procedure for issuing, suspension and withdrawal of the certificate

2.0 Scope

This procedure covers overall activity for audit report review, certificate issue, suspension and withdrawal of certificate for all types of certification activities done by us.

3.0 Responsibility

3.1 **CB Manager** is responsible for review and approval of certificates. He is responsible for issue of certificate to client. He is authorised to send suspension or withdrawal letters/e mails to client. He is supported by the support staff for all routine activities.

3.2 **Vice President or Director** is responsible for approval of certificates. certificate signature by Vice President or Director and updating the registrar of firms. In absence of Vice President or Director, the CB Manager can sign the certificate.

4.0 Description of Activity

4.1 Receipt and review of Audit report

4.1.1 The audit team leader is responsible for submission of audit report documents. This contains at least client signed audit report, corrective action plan for non-conformances and assessor notes.

All audit reports (Stage 1, Stage 2, routine surveillances, follow-up, special audit, recertification etc) are reviewed.

4.1.2 The audit reports are reviewed at multiple stages.

Stage 1 includes administrative review. The submitted set of documents is reviewed for completion (also called administrative review) by CB Manager. Audit report review checklist (F_34) is used to record the review. CB Manager issues a deviation note against the audit team leader (F_35 Deviation note) if he finds one while in administration review.

Stage 2 includes technical review. The audit report (corrected if possible) along with audit report review checklist (F34) is submitted to Certification committee for technical review which includes review of the information provided by the audit team is sufficient with respect to certification requirements, and effectiveness of corrections and corrective actions are

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effective for all non-conformances raised during the audit. Stage 2 shall be carried out by the qualified auditor, provided he has not participated in the audit and has not declared any conflict with regards to the client. The person responsible for technical review is identified during the contract review (F085). It is the responsibility of the auditor to pro-actively declare of any conflict. The technical review may lead to a deviation note (F35), which is issued against the team leader, if a deviation is found. All auditors are trained for the review process. In cases where technical expert is used for the audit, the technical reviewer may discuss with the technical expert on the NC / observations used. The reviewer may also discuss any particular part of the report with the team leader / specific auditor. The reviewer also identifies if correction to deviation note (F35) issued needs to be completed prior to Stage 3. In case the audit report does not require review by certification committee chairman, the report is returned to CB Manager for Stage 4.

Stage 3 includes decision making by certification committee chairman. Any audit report requiring issue of certificate (Stage 2 audit, change in scope or address, recertification audit etc) requires review and approval by certification committee chairman. For routine surveillance, the review by certification committee chairman is not required. The technical reviewer shall decide whether the report needs submission to certification committee chairman. Certification committee chairman reviews the findings of Stage 1 and 2 in addition to review of audit report prior to taking the decision. Correspondence related to the client (e.g. Complaints received against the client, changes in scope, media reports etc) are also reviewed during recertification decision. The decision taken is recorded on F34 form. For stage 1 audit, the stage 2 audit may be planned after technical review, however the certification committee chairman shall review the stage 1 audit report along with stage 2 audit before making his decision. The certification committee may ask for specific inputs from the client or send any auditor to the client to verify any part of the report.

In case Certification committee chairman is involved in the audit or is not available or has declared conflict relating to a client, any other director reviews the audit report and takes the decision. The change is recorded on F34 form.

Stage 4 includes further action by CB Manager. CB Manager reviews the decision taken by technical review member and / or certification committee chairman for the following –

1. Preparing the certificate as per process detailed below.
2. Updating the client data base relating to changes in client details, NC's issued in the audit, planning for next audit etc.
3. Filing the report in the client file along with all relevant papers like audit notes, corrective actions submitted by client etc. Auditor performance evaluation sheets etc are filed in respective files.
4. Verify compliance to all PSC quality and certification requirements

4.2 Certificate preparation and issue

4.2.1 This involves preparation and review of certificate, certificate signature by Vice President or director and updating the registrar of firms. In absence of Vice President or director the CB Manager can sign the certificate.

Certificates are issued to clients following initial audit, extension to scope, triennial audit, upgrade on surveillance or change in company details (name, address, etc).

The certificates will be numbered sequentially starting with I001 followed by the global client code of PSC.

4.2.2 CB Manager prepares the certificate:

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- No certificate will be issued unless PSC has evidence that all non-conforming notices raised have been closed out.
- Select the appropriate blank certificate(s) based on the standard as indicated on the audit report. Be sure to check for any changes indicated on Comment Sheets attached to audit report.
- Determine the certificate number for certificates by reviewing the Register of Approved Firms (F100).
- Set the issue date to be the date of approval by certification committee chairman indicated on the F34 Audit report review checklist. Set the expiration date to be three years later. (An issue date of 10/15/21 would result in an expiration date of 10/14/24.)
- The expiry date may vary from above for transfer cases, where the expiry date shall be the same as earlier certificate. Also refer to any specific instructions given by CB Manager with regard to expiry dates e.g., during transition to revised standard, the expiry of old standard may be pre-decided by the CB Management.
- The initial registration date shall be the issue date for first 3 year cycle. In the triennial case, the initial registration date shall be the issue date of first certificate issued. Each issued certificate will have a unique identification number. The scope shall be the same as in earlier certificate.
- In case the client goes for second cycle but not as recertification (i.e. a gap between expiry of first cycle and second initial date), the certificate shall be considered as “new” and initial registration date shall be the same as issue date. The earlier certificate shall not be considered. A new certificate number shall be awarded.
- On each certificate to be issued, fill in the client organization's name, base office, address, standard (including issue year of standard), and scope, based on the information on the audit report. Be sure to check for any changes indicated on Comment Sheets included in the audit report.
- Have the CB Manager review the certificate for any errors. Submit the corrected and final certificate to Vice President or director for his signature.
- Multiple sites each operating a common system with the same scope of certification shall have all the addresses on the same certificate.
- In cases of group of companies, the locations may have different scopes of certification or trading names, each is issued with respective names, addresses and scope. The certificate shall have the same certificate number with a suffix (as explained above).
- Clients may have integrated system where certificates for multiple standards are issued. In such cases, the certificate is issued as above. The rest of the certificates shall be issued by PSC using its own format and process. Necessary comment shall be added to the client file and client database for future reference / use.

Client record is amended as per the record management process. The completed certificate with the audit report is reviewed by CB Manager for correctness and completeness of the certificate.

4.2.3 The certificate with all attachments like logo rules, cover letter etc is submitted to Vice President or director for his signature. Vice President or director has no authority to reject / deny the issue of certificate. He may return the certificate to Chairman of Certification Committee clearly stating the reason for holding the issue. Chairman of Certification Committee shall review the reason and investigate on the same. However, if the Chairman has satisfied himself and re-sends the certificate to Vice President or director for approval,

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Vice President or director shall sign the certificate. A computer-generated signature may also be used. The above process can be carried out by CB Manager in absence of Vice President or Director.

4.2.4 The signed certificate is sent to the client at his address or any other address he has specifically requested. The certificate shall not be issued to any other person without a written approval from the client. The certificate docket shall contain at least the following –

- Cover letter from PSC
- Certificate
- Rules accompanying the logo (F_36)
- Digital image copy of the logos.
- Customer survey form (F_37)

A copy of the certificate together with all other documents supporting the approval shall be placed in the client's file or scanned in and stored on the PSC secure repository.

4.2.5 **Note: The ANAB logo is not to be included on any certificate until ANAB accreditation has been achieved by PSC.**

4.3 Change in Certificate

4.3.1 The client may request for change in certificate. This may be due to –

- Change in ownership
- Change in name of the company
- Change in location
- Increase or decrease in scope (products, services offered etc.)
- Increase or decrease in locations (opening / closing of site etc.)

4.3.2 Client may request for change in certificate or reduction / expansion in scope to CB Manager via the Account Manager. CB Manager shall review the request and decide for a special audit if the next audit is not due in near future or if the next audit cannot be proposed. CB Manager also determines if the changed scope is within scope of PSC

4.3.3 In case of change in name of company or location without any change in management, the client shall submit written details of the change for approval. Where the management has changed, the written details of M&A and other changes shall be submitted for approval. Upon approval a special visit may be scheduled.

4.3.4 The duration for the special visit shall be decided by CB Manager and communicated to the client. The lead auditor submits a descriptive report detailing the changes, justification for reduction / expansion of scope and review of the impact of change in the scope (use of logos etc). Where expansion of scope is requested, the compliance to management system for the respective activities and impact on other processes is verified. In case the special visit is carried out as a part of routine surveillance, the descriptive report is added to the surveillance report.

The report is reviewed as detailed in 4.1 and 4.2 above. A new certificate is issued with the same expiry date on successful completion of the above process. CB Manager reviews the contract to determine change in contract with regard to duration for further visits etc.

4.4 Suspension and withdrawal or cancellation of certificates

4.4.1 This instruction covers suspension procedures through withdrawal or cancellation of the certification certificate and revision of the register of approved firms.

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- Grounds for action are brought to the attention of the CB Manager, who reviews the information and decides whether to proceed. Either way, he / she issues a letter to the client via registered mail / courier or other agreed methods of communication stated in the contract advising them of the details of the grounds for action and the decision on whether to proceed.
- If the CB Manager decides to proceed, the client must reply to PSC within 30 days of receipt of notice letter.
- If the CB Manager determines that the action or position contained in the client reply is satisfactory, he issues a letter stating this, and mails it to the client via registered mail.
- If actions are required, due dates must be set and CB Manager must review the actions at those times to ensure that they are effectively completed in order to prevent suspension or cancellation.
- CB Manager may suspend or cancel certification if:
 1. Client does not reply in 30 days
 2. Client response is not satisfactory
 3. Client actions required are not effectively completed in the allowed time
- If the decision is made to cancel certification, the CB Manager is responsible for suspending the client or canceling the client from the Register of Approved Firms, advising the client by registered mail / courier, and publicizing the cancellation, if necessary.

4.4.2 The following reasons are considered grounds for suspension or cancellation:

- Major non-conformance(s) or effective corrective action not implemented within a specified time period.
- Improper use of the certificate, symbol or logo not remedied to the satisfaction of PSC.
- Client ceases to supply product or service of the certified management system for an extended period of time.
- The client's certified management system persistently fails to meet any of the requirements for certification including requirements for the effectiveness of the management system.
- Client fails to meet financial obligations to PSC.
- Client makes a formal request to withdraw certification.
- Infringement by the client of any contractual conditions between the client and PSC.
- Client is unable or unwilling to ensure conformance to revisions of standards.
- Existence of a serious complaint, or a large number of second- or third-party complaints, which indicate that the quality management system is not being maintained.
- Client does not allow routine surveillance to be conducted at the required frequency

4.4.3 The suspension or cancellation can be initiated if the client does not allow the routine surveillance to be conducted at the required frequency. Routine surveillance is carried out not more than 12 months from the last audit (or 12 months from the certification decision date).

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4.5 Conditions for Suspension or Cancellation of Client Certification*

4.5.1 Subject to actions by the client, the following steps will be taken leading to possible suspension or cancellation of the client's certification:

- Client does not allow surveillance or recertification audit to be conducted within 12 months.
- Unless a reply is received to the letter accompanying notification within 30 days, certification will be suspended and a notification of suspension may be published at the discretion of PSC.
- The client's response to the accompanying letter will be reviewed and the proceedings may be put on hold while clarification is sought.
- Where mutually agreed-upon corrective action is to be implemented, a time period for implementation will be specified and a review of the corrective action undertaken at the appointed time. This may be the subject of a special surveillance visit or of review of submitted objective evidence, at the discretion of PSC. Should the corrective action not be considered adequate or not be completed by the appointed time, certification will be automatically suspended.
- In the case of serious circumstances, PSC may invoke suspension during the period pending the implementation of corrective action.
- Where suspension has been invoked, unless otherwise specified, the client must advise PSC every 14 days of the current situation of corrective action. Failure to meet this requirement will result in cancellation of the client's certification.
- When corrective action to resolve the problem(s) taken by the client has been verified, certification will be resumed. The period of certification will not be revised to cover the period of suspension.
- Cancellation of certification will be invoked where, following suspension of certification, the client fails to respond to PSC communications within the 30-day grace period or fails to implement corrective action within the appointed time period.
- In extreme circumstances PSC may invoke the cancellation of certification with immediate effect without recourse to initial certification suspension.
- Cancellation of certification will require the client to assume the status of non-approval and return all certification documentation to PSC.
- Use of certification documents, symbols, or logos by the client following certification cancellation may result in legal action being taken against the client.
- Re-approval after certification cancellation will be on the same basis, and follow the same process, as that of initial application for a new client. This will require a full assessment, with optional document review at the discretion of PSC.
- The de-certification will be published as a separate list and will be available at the PSC office and made available upon request.
- The client has the right to appeal any decisions of PSC and a copy of the appeals procedures will be made available upon request.

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- CB Manager shall remove the companies where the certificate has been cancelled. During suspension, suspension remark shall be placed in the register of approved firms.
- The client files for all cancelled cases shall be archived for a period of 3 months and then destroyed.

4.6 Reduction in scope of Certificates issued

PSC shall wherever applicable reduce the scope of certification if during the time of routine surveillance audits / Re approval or Renewal audits it finds that the certified client has continually / seriously failed to meet the certification requirements for those parts of the scope of certification. The reduction in scope will be approved by the CB Manager

5.0 Reference

5.1 ISO 17021 Auditing standard

5.2 ISO 27006 Auditing standard

6.0 Enclosure None

7.0 Forms / Exhibits

- 7.1 F_32 ISO 27001 Cert Form
- 7.2 F_34 Audit report review checklist
- 7.3 F_35 Deviation note
- 7.4 F_36 Rules for use of Certification Mark
- 7.5 F_37 Customer satisfaction survey form
- 7.6 F_38 Registered firm

Revision Number	Date	Revision Details	Author	Verifier
V1	2022	initial	CB Mgr.	JM Vice President
V2	2/7/24	2/12/24: Add references to DIRECTOR, yearly review, and update.	RBR CB Mgr.	Director
2.1	3/24/24	Revision update	RBR CB Mgr.	Director
2.2	5/29/24	Removed reference to accreditation	RBR CB Mgr.	Director