



## Content

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## I. CREDIBILITY

ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106		
			A - Scheme Manage Governance structures and manageme				19		
	Governance 1								
700110 A.01	Availability of Scheme Structure	Does the scheme owner make its organisa- tional structure publicly available, including com- position of governance bodies?	An overview of the different govern- ance bodies that manage and govern the scheme (i.e. board, advisory board, board of trustees, etc.) and participants of each body is publicly accessible.	This can be in the form of an or- ganisational chart or a narrative document that details the govern- ance structure and its composition.	Adapted from ISO 9001:2008	Yes No	1 0		
700111 A.02	Scheme Legal Sta- tus	Is the scheme owner a le- gal entity, or an organiza- tion that is a partnership of legal entities, or a govern- ment or inter-governmental agency?	Information showing the legal status of the organization, often also listed in publicly available commercial registers (commonly also for non-commercial or- ganisations).		ISO/IEC 17067, 6.3.3	Yes No	1 0		
700126 A.03	Gover- nance Body Ac- countabi- lity	Is there a mechanism for stakeholders to participate in scheme development and decision-making?	A clear accountability mechanism (e.g. elections with voting members, ac- countability through deeds of trust, ap- pointment by boards that are in turn elected, stakeholder advisory body).	Stakeholders in this case mean any parties who are directly or indi- rectly affected by the decisions of the top-decision making body (e.g. producers, consumer organiza- tions, members, etc.).	ISO/IEC 17067, 6.4.5	Yes, publicly Yes, on request No	2 1 0		





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700125 A.04	Balanced Decision- Making in Govern- ance	Do the voting procedures of the top decision-making body ensure that there is a balanced representation of stakeholder interests, where no single interest predominates?	Enough information on the voting pro- cedure to be sure that there is a bal- anced representation of stakeholder in- terests. The procedure shall also as- sure that no single interest predomi- nates.			Yes No	1 0
700123 A.05	Sources of Finance	Does the scheme owner make quantitative infor- mation on the income sources or financing struc- ture of the scheme availa- ble?	An overview of quantitative information on the income sources or financing structure of the scheme (e.g. potentially including type of funding (i.e. financial, assets, manpower etc.), name of fun- ders, amount or %-distribution of in- come sources).	This could be provided in the form of an annex to annual reports.	ISO 14024 7.4.3, <b>2014/24/EU</b> Art. 43 (1)	Yes, publicly Yes, on request No	2 1 0
700119 A.06	Quality Manage- ment	Does the scheme owner have an internal quality management system avail- able?	An internal management system would generally be considered equivalent to a quality management system.	QMS should cover management of scheme operations including all as- pects for which scheme owner is responsible, e.g. standards devel- opment, assurance oversight, tech- nical support.	Adapted from ISO 9001 ISEAL Assur- ance Code 5.1.1	Yes No	1 0
740208 A.07	Independ- ence of Scheme Owner from Cer- tificate Holder	Is the scheme owner eco- nomically independent from the certificate holder?	<ul> <li>A policy which governs the independence of the scheme owner or proof that the scheme owner is not economically dependent on one single certificate holder.</li> <li>OR</li> <li>Certification/licenses granted by independent third-party assurance providers.</li> </ul>		ISO 14024 3.7 <b>2014/24/EU</b> Art. 43 (1), ISO 14024 5.15	Yes No	1 0
700108 A.08	Sustaina- bility Goals and	Does the scheme owner have sustainability-	The scheme owner explicitly defines its overall goals and objectives, e.g. the mission and vision, either in its statutes		Supported by ISO/IEC 17067, 6.3.4;	Yes No	1 0





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	Objectives of the Scheme	oriented goals and objec- tives?	or in a separate statement (e.g. a mis- sion statement) The goals and objectives are sustaina- bility-oriented, i.e. oriented towards im- proving environmental and/or socio- economic impacts.		ISEAL Im- pacts Code 7.1		
700282 A.09	Strategy to Achieve Scheme Sustaina- bility Goals	Does the scheme owner have a strategy for meet- ing its sustainability-ori- ented goals and objec- tives?	A documented strategy that includes clear goals, actions to achieve the goals, and a description of availa- ble/needed resources to execute the actions.	This can be in the form of a docu- mented strategy, theory of change or equivalent.	ISEAL Im- pacts Code 7.2	Yes, publicly Yes, on request No	2 1 0
			Impact				5
700287 A.11	Impact Measure- ment	Does the scheme owner have a system in place for measuring its outcomes and progress towards its sustainability goals?	The proven existence of a monitoring and evaluation system, which contains indicators the scheme owner uses to measure its outputs, outcomes and im- pacts.	For ISO type I labels, the most rel- evant impact is usually introduced prior to the development of criteria by conducting a life cycle based impact study. The resulting criteria are developed to reduce these im- pacts. The design of this approach therefore also includes the meas- urement of impact and is eligible for a 'Yes'. In order to receive a 'Yes', the reasoning behind the conclusions for choosing the actual requirements need to be available publicly or on request.	ISEAL Im- pacts Code 8.1, 8.2	Yes, publicly Yes, on request No	2 1 0





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10800 A.12	Adaptive Manage- ment	Does the scheme owner use the results of monitor- ing and evaluation for learning and improve- ments to its programme?	The scheme regularly feeds in the re- sults of monitoring & evaluation in its internal processes and learnings from these activities are distributed and dis- cussed at least to the organisation's senior management team, e.g. records of inclusion on the agenda of meetings, policy for when results are considered.	Learnings can be applied to a scheme's assurance system, standards and stakeholder engage- ments'.	ISEAL Im- pacts Code 9.1	Yes No	1 0
700285 A.13	Reporting Monitoring Results	Does the scheme owner make sustainability results from M&E available?	A report on the results of the monitoring and evaluation which contains indica- tors the scheme owner uses to meas- ure its outputs, outcomes and impacts.	For ISO type I labels, the life cycle impact study that is conducted prior to the development of criteria would serve as equivalent to the sustainability results from M&E.	ISEAL Im- pacts Code 10.2	Yes, publicly Yes, on request No	2 1 0
			Complaints Mecha	anism			1
2234 A.15	Com- plaints Me- chanism	Does the scheme owner have a publicly available and easily accessible com- plaints mechanism?	The mechanism shall require the scheme owner to: - Provide easily accessible information on how to submit complaints or ap- peals. The information shall be availa- ble in relevant languages but at least in dominant regional language. -Investigate and take appropriate action regarding relevant complaints and ap- peals, within defined timescales. -Review and take necessary corrective action; and -Keep a record of complaints and ap- peals and resulting actions.	A mechanism through which stake- holders are enabled to submit com- plaints and appeals (e.g. about the standard-setting process). The complaints mechanism should fol- low the criteria set out by the OECD, e.g. in their Due Diligence Guidance for Responsible Supply Chains in the Garment and Foot- wear Sector. Complaints mecha- nisms should be legitimate, acces- sible, predictable, equitable, trans- parent, dialogue-based.	ISEAL Stand- ard Code 5.11.1 OECD Guide- line for Multi- national En- terprises OECD Due Diligence Guidance for Responsible Supply Chains in the Garment & Footwear Sector	Yes No	1 0
			Supporting Strate	egies			1





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2145_T9 6 OR 3838 OR 2146 A.14	Technical Assistance and Ac- cess to Fi- nance	Does the scheme imple- ment strategies or activi- ties to support improved performance of participat- ing enterprises, e.g. ca- pacity building, access to finance?	<ul> <li>Either of the following:</li> <li>Technical assistance in the form of e.g. workshops, trainings, provision of equipment, etc.</li> <li>A finance mechanism for increasing access possibilities for enterprises seeking certification</li> <li>Technical assistance beyond compliance such as actions like providing resources, coordinating conferences or other peer learning opportunities, etc.</li> </ul>	Examples for finance mechanism include advance payments to facili- tate the purchase of produce from the farmers, the existence of a sup- port fund, or the payment of verifi- cation/ certification fees via pur- chasing companies.		Yes No	1 0
			<b>B</b> - Standard-Set Standard development and re				13
700138 B.01	Availability of Stan- dard	Is the standard made pub- licly available free of charge?	The standard document / performance measures is freely available for down- load on the scheme owner's website, incl. all criteria and accompanying doc- uments to support consistent interpreta- tion. All corresponding accompanying documents shall also be freely available.	Choose 'No' also if available only for members or for a fee.	ISEAL Stan- dard-Setting Code 5.7.1; ISO 14024 7.4.3; <b>2014/24/EU</b> Art. 43 (1)	Yes No	1 0





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700131 B.02	Key Issues	Has a set of key sustaina- bility issues in the sector where the scheme oper- ates or product lifecycle been defined in the stand- ard-setting process?	A list or summary of evidence that iden- tifies key sustainability issues within the scope of the standard. The standard document includes requirements ad- dressing the identified issues. In order for this question to be an- swered with a 'Yes', the provided infor- mation shall match the areas that the scheme owner addresses in the stand- ard. There shall be evidence that the in- formation is used for the standard-set- ting process. This can be for example in the form of a research chapter in one of the standard setting documents.	Evidence can include research studies and reports (e.g. govern- mental reports, university studies and publications, NGO reports) that legitimize the identified key is- sues. For ISO Type I ecolabels: Key ar- eas of environmental impacts have been identified through research methods (e.g. LCA studies or equivalent) that are robust and ac- curate enough to support environ- mental claims and that lead to ex- act and reproducible results.	ISEAL Stan- dard-Setting Code 5.1.1; 2014/24/EU Art. 43 (1)	Yes No	1 0
700133 B.03	Standard- Setting Process	Is the standard-setting pro- cedure or a summary of the process for how stake- holders can engage in standard-setting made publicly available?	Either of the following: standard-setting procedures OR public summary of how stakeholders can engage. In order for this criterion to be an- swered with a 'Yes', there shall be evi- dence that the scheme owner publicly announces each consultation period on its website.	Stakeholders are any individuals or organizations that may affect or be affected by a scheme owner's ac- tions and decisions. Relevant stakeholders could be certified companies, local communities, oversight providers, researchers or other scheme owners.	ISO 14024 5.11; ISEAL Stan- dard-Setting Code 5.3; <b>2014/24/EU</b> Art. 43 (1)	Yes No	1 0
300809 B.04	Public Consulta- tion of Standard	Can stakeholders participate in the standard-setting process?	Statement in standard-setting proce- dure that lists who should be consulted.	All stakeholders: Open to any inter- ested stakeholder.	ISEAL Stan- dard-Setting Code 5.4.2; <b>2014/24/EU</b> Art. 43 (1)	All stakeholders Invitation / members only No	2 1 0





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700134 B.05	Consulta- tion with Directly Af- fected Stakehold- ers	Are stakeholders who are directly affected by the standard provided opportu- nities to participate in standard setting?	-Identification and documentation of which stakeholders are directly af- fected. -Records of activities to proactively reach out to these stakeholders and en- courage their participation in standard setting.	A documented stakeholder map- ping may serve as evidence for how the scheme has identified its stakeholders. Any stakeholder that has the po- tential to be impacted by imple- mentation of the standard should be considered.	ISEAL Stand- ard-Setting Code 5.4.4; For ISO Type I: ISO 14024 5.9. and 6.2.; <b>2014/24/EU</b> Art. 43 (1)	Yes No	1 0
700132 B.06	Pilot Tes- ting	Are draft standards field tested / piloted for rele- vance and auditability through the development and revision processes?	Documented evidence (i.e. field test reports) that this is being done.	<ul> <li>Piloting of new requirements can be done before or during the stand- ards revision period.</li> <li>Not applicable for schemes that develop different product standards based on a life-cycle and multi-cri- teria approach (ISO type I labels).</li> </ul>	ISEAL Stan- dard-Setting Code 5.5	Yes No Not applicable	1 0 -
700135 B.07	Stakehol- der Feed- back	Does the scheme owner provide information on how the input received from consultations has been in- cluded in the final version of the standard?	-Documentation of collected feedback from previous public consultations. -Statement on how the collected feed- back was used for the setting or revi- sion of the standard.		ISEAL Stan- dard-Setting Code 5.4.5; <b>2014/24/EU</b> Art. 43 (1)	Yes, publicly Yes, on request No	2 1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700137 B.08	Stake- holder Represen- tation in Standards Decisions	Do the voting procedures of the decision-making body responsible for standard setting ensure that there is a balanced representation of stake- holder interests?	Documented information on the voting procedure of the highest decision-mak- ing body responsible for the standard setting process specifies that all cate- gories of stakeholders are represented. The procedure shall also ensure that a stakeholder category is not able to dominate decision-making.	The decision on the content of the standard needs to rest with the body (often Standards Committee) that is balanced and that is responsible for recommending approval of the standard to the top governing body. In cases where the top governance body (Board) is not balanced but is responsible for signing off on a standard, the top governance body's decision should be based on whether the standard-setting process was followed and the extent to which the standard meets its defined objectives, but not the content of the standard itself.	ISEAL Stan- dard-Setting Code 5.6.3	Yes No	1 0
700142 B.09	Standard Review	Is the standard reviewed and, if necessary, revised at least every 5 years?	A statement that details the frequency of review of the applicable standards, with a frequency of no more than five years.	This information is most likely in- cluded in the standard-setting pro- cedure. This criterion aims at ensuring that there is a process to review the standard. The review establishes whether a subsequent revision of the standard is necessary.	For ISO Type I: ISO 14024 5.8.2; ISO Guide 59, 4.6; ISEAL Stand- ard-Setting Code 5.8.1; <b>2014/24/EU</b> Art. 43 (1)	Yes No	1 0





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300811 B.10	Consistent Interpreta- tion	Does the scheme ensure that guidance is in place to support consistent inter- pretation of the standard?	The standard and/or separate guidance documents for interpretation shall in- clude sufficient detail so that individual criteria can be assessed consistently and specify necessary evidence for those criteria.	In order to provide sufficient detail, the standard and/or separate guid- ance documents for interpretation should be expressed in terms of process, management and perfor- mance criteria, and written in a lan- guage that is clear, specific, objec- tive, and verifiable. Moreover, it should include a definition of a scope to which the standard ap- plies. The standard and guidance may also be provided with indicative ex- amples showing how the infor- mation relating to specific clauses is sufficient to enable consistent in- terpretation. ISO 14024, clause 6.4 provides rules for developing ISO Type 1 environmental product criteria.	ISEAL Stan- dard-Setting Code 6.3.1, 6.3.2, <b>2014/24/EU</b> Art. 43 (1), ISO 14024 6.4	Yes No	1 0
700140 B.11	Interpreta- tion to Re- gional Context	Are there procedures and guidance for application or interpretation of the stand- ard to regional contexts?	<ul> <li>Any one of the following:</li> <li>Information in the standard or interpretive guidance about the requirements can be interpreted for application at a local level.</li> <li>Procedure for development of a local adaptation of the standard including stakeholder consultation measures.</li> <li>The standard organization has country-specific standards.</li> </ul>	Not applicable for schemes that develop different product standards based on a life-cycle and multi-cri- teria approach (ISO type I labels). In case of ISO Type I labels or other process-based standards this is 'not applicable', as its approach does not allow for the recognition of local contexts.	ISEAL Stand- ard-Setting Code 6.4; ISO Guide 59	Yes No Not applicable	1 0 -





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		Ме	C - Assurance chanisms for assessment of compliance				62
			C.1 - Assurance Sys	stem			20
700162 C.1.01	Assess- ment me- thodology	Is there a publicly available documented assessment methodology for assur- ance providers to assess conformity with the stand- ard?	A documented methodology describing requirements for assurance providers and the assessment procedures (e.g., audit procedures or testing and verifica- tion methods) taking into account the complexity and risk of a client, defines an assessment and sampling protocol, and which is commensurate with the claims being made by the scheme and by clients. The assessment methodology shall in- clude procedures for at least the follow- ing activities: - Assessment of conformance with the standard; - Review and decision; - Issuance of a certificate, where this is part of the scheme; - Periodic re-assessment. For each type of assessment used, the scheme owner shall specify require- ments for conducting the assessment that includes at least the following: - frequency and intensity of	Evidence can be demonstrated through scheme owner or assur- ance provider documentation. The assessment can include sources of evidence to be as- sessed and their corresponding admissible timeframes. Admissible timeframes can apply to all evi- dence, for example evidence within the past 12-months of the assess- ment will only be considered. Or timeframes can be specified by evidence type.	ISO/IEC 17067; ISEAL As- surance Code 5.1.2	Yes No	1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
7000169	Sahama	la application (to got corti	assessment; sampling protocol for assessment; - knowledge and skills required in an auditor or assessment team (if assess- ment team is used); - minimum set of issues that need to be checked in every assessment; - a means of calculating the time needed for an assessment; - sources of evidence to be assessed; - minimum content of assessment re- ports; - and timelines for submission of com- pleted reports, following assessments		ISEAL Assur-	Vec	1
7000168 C.1.02	Scheme Accessibi- lity	Is application (to get certi- fied/verified) open to all potential applicants within the scope of the scheme?	A policy which assures that every po- tential applicant can get certified/veri- fied/ become a member, as long as it is within the scope of the scheme (i.e. in a country where the scheme operates, a product group which the standard co- vers, etc.).		ISEAL Assur- ance Code 5.1.2; <b>2014/24/EU</b> Art. 43 (1); ISO 14024 5.13; GENICES Schedule A2, 6	Yes No	1 0
7000165 C.1.03	Assess- ment fees	Does the scheme owner provide information on as- sessment fees or require this of assurance provid- ers?	The scheme owner shall provide infor- mation and update clients about the fees for application, initial certification and continuing certification free of charge either upon request or publicly available, or require this information to be made available by their assurance providers upon request or publicly avail- able.	The scheme owner defines this re- quirement in certification require- ments/methodologies, or in the contract/agreement between the scheme owner and the assurance provider, or in a separate accredi- tation manual.	ISO/IEC 17021-1, 8.5.1 c) ISEAL Assur- ance Code 6.2.1 GENICES Schedule A2 4.3 (5)	Yes, publicly Yes, on request No	2 1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700173 C.1.05	Assurance Provider Com- plaints and Appeals Mecha- nism	Does the scheme owner require assurance provid- ers to have an easily ac- cessible complaints and appeals mechanism?	The mechanism shall require the assur- ance provider to: - Investigate and take appropriate ac- tion regarding relevant complaints and appeals, within defined timescales. - Review and take necessary corrective action; and - Keep a record of complaints and ap- peals and resulting actions. - Provide information on how to submit complaints or appeals shall be easily to find and should be available in relevant languages but at least in English.	Appeals are about "conformity de- cisions" (certificate holder appeal- ing the assurance provider), com- plaints are broader and can include complaints about a certificate holder by external parties, or also complaints about an assurance provider. Complaints should be directed in the first instance to the closest party on the chain to the incident, e.g., first to assurance provider. If not resolved there, to oversight provider, and only then to scheme owner if not resolved elsewhere The complaints mechanism should follow the criteria set out by the OECD, e.g. in their Due Diligence Guidance for Responsible Supply Chains in the Garment and Foot- wear Sector. Complaint's mecha- nisms should be legitimate, acces- sible, predictable, equitable, trans- parent, dialogue based.	ISO/IEC 17065 7.13 ISO 10001 ISEAL Assur- ance Code 5.1.12; GENICES Schedule A2, 4.3 (4); OECD Guide- line for Multi- national En- terprises; OECD Due Diligence Guidance for Responsible Supply Chains in the Garment & Footwear Sector	Yes, publicly Yes, on request No	2 1 0
700172 C.1.06	Assess- ment Re- ports Availability	Does the scheme owner make, or require assur- ance providers to make a summary of certifica- tion/verification reports (with personal and com- mercially sensitive infor- mation removed) availa- ble?	The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and the as- surance provider, or in a separate ac- creditation manual. The report should be made available in a UN and local language.	Note: For ISO Type I labelling pro- grammes, the equivalent require- ment is transparency on (nonconfi- dential) "evidence on which the awarding of the label is based" (see ISO 14024 clause 5.11). For schemes where assessment reports are not publicly available	ISEAL As- surance Code 6.3.1; <b>2014/24/EU</b> Art. 43 (1)	Yes, publicly available or on request Confidential No reports	2 1 0





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				online, request a summary report from assurance provider or scheme owners to verify availabil- ity." If assessment reports cannot be shared by the scheme or by assur- ance providers due to confidential- ity, choose "confidential"			
700174 C.1.07	Scope and Duration of Certificate / License	Does the certificate or li- cense define the scope of assurance and duration for which it is valid?	The scheme owner ensures that the fol- lowing information about enterprises certified to its assurance system is cur- rent and available: - Name and address of the enterprise and the assurance provider; - Date the certification is granted; - Scope of assurance (to include the identification of the standard, product, process or service for which the certifi- cation is granted); - Expiry date of certificate (where used). The scheme owner defines guidance specifying that scope and duration of validity be included on certificates or li- censes.	For membership-based initiatives without certification schemes, membership duration counts as equivalent, as long as the contract implies that standard rules shall apply at all times. The list of enterprises and accom- panying information can be made available at the assurance provider or scheme level.	ISO/IEC 17021-1 8.2.2 ISO/IEC 17065 7.7.1 ISEAL As- surance Code 6.3.1	Yes No	1 0





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700176 C.1.09	Certified or Verified Enterprise / Labelled Product List	Does the scheme owner maintain or require assur- ance providers to maintain a publicly accessible list of certified or verified enter- prises, or a list of verified products/product groups, or a list of members (in case of membership- based initiatives)?	A publicly available list is made availa- ble (for example in a database or by up- loaded lists), which contains at least the following: - Name of enterprise or product/s - The standard to which it has been cer- tified/verified. - Certification status and expiry date (where used).	Information can be publicly availa- ble or made available on request. In case of published lists, infor- mation shall be updated without undue delay when changes occur. When possible, the list should also state the scope to which it has been certified.	SO/IEC 17021-1 8.2.2 ISO/IEC 17065 7.7.1	Yes, incl. scope Yes No	2 1 0
740209 C.1.10	Accredit- ed/ Ap- proved As- surance Providers	Does the scheme owner maintain a current and publicly available list of all accredited/approved/sus- pended assurance provid- ers?	A system to list all assurance providers accepted by the scheme or accredited by respective oversight providers is available, up-to-date and complete.	This list could also be available on accepted oversight providers' websites.	ISEAL Assu- rance Code 6.3.1, ISO 17065 7.8, ISO 17021 8.1.2	Yes No	1 0
700163 C.1.11	Frequency of Assur- ance Sys- tem Re- view	Does the scheme owner review the effectiveness of their assurance system on a periodic basis?	Scheme owner has internal manage- ment system procedures that include periodic review of how well the assur- ance system is being implemented. This includes defining what data the scheme owner collects to inform that review. Evidence can also include reports from assurance system reviews.	To assess performance of its as- surance system, update classifica- tion of risks, and inform improve- ments, the scheme owner could, for instance, use following re- sources to inform its assessment and risk classification: information of internal and external audits un- dertaken; risk assessments and mitigation measures taken; recom- mendations from assurance pro- viders; complaints analysis; stake- holder input; M&E data; market analysis and scientific trends. The scheme owner can outsource this responsibility to oversight pro- viders that operate its conformity assessment.	ISO 17067 6.6 ISEAL As- surance Code 4.1.1, 4.2.1, 4.4.2, 4.5.2 and 5.4.1	Yes No	1 0





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7000164 C.1.12	Notification of Assur- ance Sys- tem Changes	Does the scheme owner require that clients and other affected stakehold- ers are notified of changes to the assurance require- ments?	There shall be evidence of a protocol that ensures affected stakeholders are notified of changes to the scheme's as- surance system in a timely manner, in- cluding timelines for when the changes come into effect for example by check- ing notifications after previous assur- ance system change.		ISO 17067 6.6.2 ISEAL As- surance Code 6.3.3	Yes No	1 0
700277 C.1.13	Conti- nuous Im- provement Require- ments	Does the scheme require performance improve- ments over time to main- tain certification?	The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and assur- ance provider, or in a separate manual.	Some schemes may offer "partial certification", some may use the more traditional approach of rais- ing non-conformities that have to be closed within a specified timeframe, others may define dif- ferent performance levels, etc. his criterion aims to address strategies for incentivising improvement be- yond correcting non-compliances	ISO/IEC 17021-1 9.8	Yes No	1 0
700006 C.1.14	Chain of Custody: CoC As- sessment Methodol- ogy	Does the scheme owner have a documented as- sessment methodology for assurance providers that are assessing chain of custody?	A documented methodology describing requirements for assurance providers and the assessment procedures of en- terprises that handle or trade product along the supply chain (e.g., Chain of custody certification require- ments/methodologies).	Only applicable if claims are made regarding the origin of certain in- gredients or products (CoC is re- quired)		Yes, publicly Yes, on request No Not applicable	2 1 0 -





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900093 C.1.16	Report on Com- plaints	Does the scheme owner require assurance provid- ers to report to them on complaints received and, on the actions, taken to re- solve the issue?	A requirement for assurance providers to provide reports is specified in the agreement between assurance provid- ers and scheme owners or in the assur- ance/certification requirements manual.		ISEAL As- surance Code 5.1.12	Yes No	1 0
1000059 C.1.17	Data Man- agement for Scheme Owners	Does the scheme owner maintain an information management system?		The information management sys- tem can be used to inform risk management, assurance system learning, and monitoring and eval- uation.	ISEAL As- surance Code 4.4.2	Yes No	1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
1000060 C.1.18	Equiva- lence Re- quirements and Recogni- tion	Has the scheme specified equivalence requirements for any other scheme as- surance results it recog- nises?	Requirements and/or the process of recognition or partial recognition is specified in a standard operating procedure, assessment methodology or certification requirements.	ISO/IEC Guide 68:2002 provides an introduction to the development, issuance and operation of arrange- ments for the recognition and ac- ceptance of results produced by bodies undertaking similar con- formity assessment and related ac- tivities. The activities to which this guidance is intended to apply are those related to the conduct of un- regulated marketplace transactions extending across borders from one country to another. Information should be evident in the scheme's certification and ac- creditation requirements.	ISEAL As- surance Code 5.3.1	Yes No Not applicable	1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
			C.2 - Conformity Asses	ssment			22
			Conformity Assessment F	Process			4
700236 OR 700013 (CoC) C.2.02	Indepen- dent Con- formity As- sessment	Does the scheme require a second or third-party con- formity assessment of all clients for compliance with its standard?	The scheme owner requires in its certi- fication requirements/methodologies that: - Second or third parties shall conduct conformity assessments and decision- making. - Third party assurance providers shall be approved by the scheme owner or accredited by an independent oversight provider. The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and the oversight provider, or in a separate ac- creditation manual.	<ul> <li>1st party is a self-assessment; 2nd party is by an interested stake-holder, e.g., an industry association; 3rd party is independent from the client. Some schemes may provide for different levels of conformity assessments (e.g., a self-assessment followed by a third-party audit), therefore the most independent level is the determining factor, regardless of when the audit takes place.</li> <li>Also, applicable if claims are made regarding the origin of or certain ingredients or products (CoC is required).</li> </ul>	ISO/IEC 17065, ISO/IEC 17021-1	3 <sup>rd</sup> party 2 <sup>nd</sup> party None/ 1 <sup>st</sup> party	2 1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700247 C.2.04	Consistent Decision- Making on Conformity	Does the scheme owner define requirements for de- cision-making to ensure that assurance providers use consistent procedures for determining the con- formity of clients or labora- tory testing results with the standard?	Assurance providers shall be required to have documented procedures for de- termining conformity of clients with the standard. Assurance providers shall record each certification decision. Assurance providers shall have a docu- ment process to conduct an effective review prior to taking conformity deci- sions. The assurance providers shall take ac- count of at least the following infor- mation in taking conformity decisions: the audit report / document review where relevant, details on non-conform- ities and, where applicable, the correc- tions and corrective actions taken by the client a recommendation whether or not conformity is achieved, together with any conditions or observations.	The scheme owner defines this re- quirement in certification require- ments/methodologies, or in the contract/agreement between the scheme owner and the oversight, or in a separate accreditation man- ual.	ISEAL As- surance Code 5.1.8; ISO 17065 7.6 and ISO 17021 9.5	Yes No	1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700175 C.2.05	Procedure on Non- Conformi- ties	Does the scheme owner require assurance provid- ers to have a procedure in place for how clients are required to address non- conformities, including when a certificate or li- cense is suspended or re- voked?	The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and the oversight provider. The procedure specifies how different degrees of non-conformity (if applica- ble) are to be addressed and remedi- ated, and the applicable timeframes in order to support consistency between assurance providers. The procedure also specifies the condi- tions under which certification / the li- cense may be suspended or withdrawn, partially or in total, for all or part of the scope of certification / the license and the applicable timeframes. The scheme owner has a guidance specifying different gradations of non- conformities (if applicable) and how to determine them, verifying corrective ac- tions arising from non-conformities and allowing for appeals of non-conformi- ties, in order to support consistency be- tween assurance providers.	The scheme owner stipulates the requirements that assurance providers shall follow. However, procedures developed by assurance providers are also acceptable.	ISEAL Assur- ance Code 5.1.10 ISO/IEC 17065 7.11 ISO/IEC 17021-1 9.6, 9.5.2 GENICES Schedule A2, 4.3 (2) & (3)	Yes No	1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
			Sustainability Audit	S			9
3986 OR 700007 OR 700216 C.2.01	ISO Compliance for Certifica- tion/Verifi- cation	Does the scheme owner have a documented over- sight approach that re- quires assurance providers to be accredited or compli- ant with ISO/IEC 17065, ISO/IEC 17021, ISO/IEC 17020, ISO/IEC 17025 (for laboratories) requirements, or alternatively to be com- pliant with the relevant ISEAL Assurance Code re- quirements?	Accreditation: Where the scheme incor- porates accreditation as an oversight mechanism, the scheme owner shall ensure that ABs comply with ISO/IEC 17011 and they are a member of the IAF or ILAC (for laboratories). For ISEAL compliance: CABs shall be required to either be a Code-compliant member of ISEAL or to be otherwise in a position to provide evidence of full Code-compliance. Proxy accreditation: Where the scheme owner accepts ISO accreditation of CABs, they shall require that the CABs conduct internal audits against the scheme-specific scope and share the results and any remediation with the scheme owner. Requirement: The scheme owner de- fines this requirement in a documented assurance, oversight, accreditation or certification procedure or equivalent normative document, or in the con- tract/agreement between the scheme owner and assurance provider, or in a separate manual.	Only applicable if the scheme re- quires audits, laboratory testing or if claims are made regarding the origin of or certain ingredients or products (CoC is required). Alternatively, the scheme owner's compliance with the ISEAL Assur- ance Code is equivalent as it re- quires that there is oversight of as- surance providers' competence, consistency and impartiality. Besides ISO/IEC 17025 (General requirements for the competence of testing and calibration laborato- ries), recognized standards are ISO 15189 (Medical laboratories - Particular requirements for quality and competence), OECD Principle of GLP (Good Laboratory Practice) or equivalent national standards.		Yes No Not applicable	1 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700240 C.2.03	Audit fre- quency	Does the scheme owner require that clients are au- dited on a regular, recur- ring basis?	The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and the oversight provider, or in a separate ac- creditation manual.	Only applicable if the scheme re- quires audits. This question refers to external au- dits. In a full audit process, all re- quirements of the standard and the whole system of the client that is to be assessed are verified. This would usually include re-certifica- tion audits but not necessarily sur- veillance audits in case these are less rigorous. In the assessment, state the least possible frequency, i.e., if an interval can be skipped for certain clients, e.g., based on a risk assessment, the frequency shall be reduced (see also criterion on risk-based audit frequency)		Yes No Not applicable	1 0 -
700241 C.2.06	Risk-ba- sed Audit Frequency	Is the frequency or inten- sity of an audit based on a risk assessment of the cli- ent or assurance provider?	Documented risk management protocol in the certification/verification /accredi- tation requirements detailing how the scheme assesses risk of clients or as- surance providers and how it adapts the frequency or intensity of audits or assessments based on that risk as- sessment. The scheme owner shall re- quire its use by assurance providers and oversight providers respectively.	Only applicable if the scheme re- quires audits. This question does not apply to CoC audits. Risk-based audits make the whole certification process more efficient and potentially less costly.	ISEAL Assu- rance Code 6.2.2 ISO 17021-1 9.1.4.2 ISO/IEC 17011 7.4.6	Yes No Not applicable	1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700243 OR 700017 (CoC) C.2.07	Audit activities	Does the scheme owner specify the required inten- sity for each type of audit and the activities that shall be carried out by assur- ance providers for each of its standards?	Guidance to assurance providers on the types of activities required to be in- cluded in a full audit. Activities might be: Document review (off-site) only / Document review on-site / Field visit (incl. office visit & doc. re- view) / Off-site interviews with clients / Remote sensing / Stakeholder engage- ment.	Only applicable if the scheme re- quires audits. Also applicable to Chain of Custody schemes. Intensity refers to how long an au- dit should take, how many inter- views should occur, how many sites should be investigated, how many samples should be taken, how many issues shall be checked for each type of audit. Field visit can include any activity that assesses the implementation of practices as opposed to the ex- istence of procedures.	ISEAL As- surance Code 5.1.2	Yes No Not applicable	1 0 -
700249 C.2.08	Unan- nounced Audits	Does the scheme owner allow or require assurance providers to do unan- nounced audits?	The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and the oversight provider, or in a separate ac- creditation manual.	Only applicable if the scheme re- quires audits.	ISEAL As- surance Code 5.1.2	Required Allowed Not allowed Not applicable	2 1 0 -
700837 AND 700194 C.2.09	Stakehol- der partici- pation in audit	Are auditors and asses- sors required to seek ex- ternal stakeholder input during the audit and over- sight assessment pro- cess?	The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and the oversight provider, or in a separate ac- creditation manual.	Only applicable if the scheme re- quires audits. This question does not apply to CoC audits. There should be explicit reference that the scheme requires auditors to proactively solicit external stake- holder input during the audit pro- cess and to show how they took comments into account.	ISEAL As- surance Code 6.3.2	Yes No Not applicable	1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700246 C.2.10	Audit / Evaluation Report Format	Does the scheme owner require assurance provid- ers to follow a consistent report format?	The scheme owner defines this require- ment in certification requirements / methodologies, or in the contract / agreement between the scheme owner and the oversight provider, or in a sepa- rate accreditation manual.	Only applicable if the scheme re- quires audits. The report should include section on explanations of auditors or as- sessors' decisions for determining conformity with requirements and for their choice of samples taken during the audit. The scheme owner should have a guidance specifying formats for au- dit reports and reporting, in order to support consistency between assurance providers. Alternatively, to a guidance on audit report for- mats, mandatory templates may be provided, however, guidance on reporting should still be available.	ISEAL As- surance Code 5.1.2 ISO/IEC 17021-1 9.4.8 ISO/IEC 17065 7.7	Yes No Not applicable	1 0 -
700248 C.2.11	Decision- Making In- depen- dence	Does the scheme owner require that assurance pro- viders and oversight bod- ies use competent and im- partial personnel (other than auditor/assessor/ team) to make decisions on compliance?	The persons or committees taking con- formity decisions shall be different from those who carried out the conformity assessments and shall have appropri- ate competence. The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and the oversight provider, or in a separate ac- creditation manual.	Only applicable if the scheme re- quires audits.	ISO 17065 7.6.2, ISO 17021 9.5.1.1, ISEAL 5.6.4	Yes No Not applicable	1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
			Group certificatior	1			5
10356_T 17 C.2.13	Group In- ternal Ma- nagement System	Is the group required to have a shared manage- ment system with clear re- sponsibilities for imple- mentation of the system?	The scheme owner defines this require- ment in the group certification or verifi- cation requirements/methodologies, or in the contract/ agreement between the scheme owner and the oversight pro- vider or in a separate accreditation manual.	Only applicable if the scheme re- quires audits and allows group cer- tification.	ISEAL As- surance Code 5.1.6	Yes No Not applicable	1 0 -
700258 C.2.14	Group In- ternal Veri- fication	Does the scheme owner have a mechanism that prescribes and justifies how all sites within a group certification will be audited over time?	The scheme owner defines this require- ment in the group certification or verifi- cation requirements/methodologies, or in the contract/agreement between the scheme owner and the oversight pro- vider or in a separate accreditation manual.	Only applicable if the scheme re- quires audits and allows group cer- tification. This should include the require- ment of group manager(s), or the auditors (or assessors) to visit all group sites at least once during the period of certificate validity.	ISEAL As- surance Code 5.1.2	Yes No Not applicable	1 0 -
700257 C.2.15	Group Ex- ternal Sample Size	Is there a sample size for- mula and sampling ap- proach to determine the number of group members that is externally verified and how the sample is chosen?	The scheme owner defines this require- ment in the group certification or verifi- cation requirements/methodologies, or in the contract/agreement between the scheme owner and the oversight pro- vider or in a separate accreditation manual.	Only applicable if the scheme re- quires audits and allows group cer- tification.	ISEAL As- surance Code 5.1.6	Yes based on risk assess- ment Yes No Not applicable	2 1 0 -
700260 C.2.16	Non-Con- forming Group Members	Do the requirements on group certification/verifica- tion define the conditions under which a group mem- ber shall be suspended or removed from a group?	The scheme owner defines this require- ment in the group certification or verifi- cation requirements/methodologies, or in the contract/agreement between the scheme owner and the oversight pro- vider or in a separate accreditation manual.	Only applicable if the scheme re- quires audits and allows group cer- tification.	ISEAL As- surance Code 5.1.7	Yes No Not applicable	1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
			Chain of Custody				1
800034 C.2.20	Chain of Custody: Physical handling	Does the scheme owner require all enterprises that are physically handling the certified product to un- dergo a CoC audit if the product can be destined for retail sale as a certified, labelled product?	This shall be in the form of a written re- quirement as part of the certification re- quirements. Possibly review scope of certificates, if available online.	Only applicable if CoC is required.		Yes No Not applicable	1 0 -
			Laboratory Testing	)			3
700213 C.2.21	Laboratory Testing: Infor- mation on Test Meth- ods	In the documented assess- ment methodology, are test methods either re- ferred to or included?	The required test methods need to be referred to or provided in the standard document or in other corresponding documents.	Only applicable if scheme requires laboratory testing	GENICES Schedule A2, 4.13 (2) ISO 17025	Yes No Not applicable	1 0 -
3901 C.2.23	Laboratory testing: Surveil- lance lab testing of products	Are there rules on random sampling and testing for the conformity monitoring?	-Written evidence is required by the scheme owner that includes rules on random sampling and testing of the (fi- nal) products. OR -Written evidence is required by the scheme owner that includes rules on random sampling and testing of sam- ples collected in the field e.g. soil or waste water samples.	Only applicable if scheme requires laboratory testing.	GENICES Schedule A2, 4.11 ISO 17025	Yes No Not applicable	1 0 -
700220 C.2.24	Laboratory Testing: Non-Con- forming Products	Is there a procedure to deal with non-conforming products manufactured by a client / licensee?	Written evidence is required by the scheme owner that includes a defined procedure to deal with non-conformity.	Only applicable if scheme requires laboratory testing.	GENICES Schedule A2, 4.11 ISO 17025	Yes No Not applicable	1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
			C.3 - Assessor/ Auditor Co	mpetencies			7
700221 AND 700230 C.3.01	Personnel Competen- cies	Does the scheme owner define the qualifications, competency, the required minimum industry audit ex- perience and training re- quirements for assurance assessors?	The scheme owner has specified quali- fications and competence criteria for assurance assessors or requires that assurance providers have. Qualifications and competencies criteria set minimum requirements for assur- ance assessor training and auditing ex- perience in the sector covered by the standard. The scheme owner has a guidance specifying the training system and con- tent in order to support consistency be- tween assurance assessors. The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and the oversight provider, or in a separate ac- creditation manual.	This aims to ensure that the assur- ance assessor is familiar with the standard through both initial and ongoing training on its interpreta- tion.	ISO /IEC 17021-1 7.1. & 7.2; ISO17065 6.1.2.1 and ISO 17021 7.1.2 and 7.1.4; ISO 17067 6.5.1; ISEAL As- surance Code 5.5.1, 5.5.2	Yes No	1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700231 C.3.03	Auditing Skills Trai- ning	Does the scheme owner require that assurance pro- vider auditors successfully complete auditor training on a standard that is rele- vant to the scheme and that is based on ISO 19011, or equivalent?	The scheme owner defines this require- ment in the contract/agreement be- tween the scheme owner and the as- surance provider, in a separate accredi- tation manual or for example in certifi- cation requirements/methodologies.	Only applicable if scheme requires audits. It should be evaluated whether au- ditors are being trained on product- specific, industry-specific and country-specific social and ecologi- cal risks. It should also be evalu- ated whether they have been trained in identifying most promi- nent social risks, such as a lack of the freedom of association or gen- der-based risk such as gender- based violence.	ISEAL As- surance Code 5.5.1, 5.5.2	Yes No Not applicable	1 0 -
700224 C.3.05	Regular Assessor Evaluation	Does the scheme owner require that assurance and oversight providers imple- ment a programme to monitor and ensure the continued competence and good performance of as- sessors and auditors?	The assurance and oversight provider have a programme to monitor compe- tence and performance of auditors / as- sessors. The scheme owner defines this require- ment in certification requirements/meth- odologies, or in the contract/agreement between the scheme owner and the as- surance and oversight provider, or in a separate accreditation manual.	Assessors and auditors should be evaluated at least every 3 years. Examples for evaluation methods to check competence and perfor- mance are: Review of records, feedback, interviews, observations, examinations.	ISEAL As- surance Code 5.5.4	Yes No	1 0
700226 C.3.06	Assessors Calibration	Does the scheme owner carry out or require assur- ance providers to carry out calibration activities to en- sure that assessors /audi- tors are aligned?	A calibration programme should entail: - Monitoring and comparison of asses- sors' / auditors' performance - Schedule of calibration activities - Calibration formats	Calibration refers to activities that are undertaken to ensure that all assessors / auditors have the same understanding of a pro- gramme's requirements. Monitoring and comparison of as- sessors / auditor performance:	ISEAL As- surance Code 5.5.3	Annually Ad Hoc No	2 1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
				This is to understand where and when calibration is needed and should be based on various types of information sources, such as as- sessment reports, witness audits, feedback from clients, review of re- ceived complaints and appeals. Schedule of calibration activities: This should include calibration ac- tivities at pre-defined events, e.g. when scheme requirements change or when assurance pro- vider processes change, when re- sults from auditor monitoring have been processed. It should also in- clude regular check-ins with asses- sors / auditors and ad hoc calibra- tion events as needed. Calibration formats: This should encompass different types of cali- bration activities, e.g. classroom lectures / webinars, auditor roundtables, case studies and ex-			
700225 C.3.07	Personnel Suspen- sion	Does the scheme owner require that assurance pro- viders have a Code of Conduct, or equivalent, and supporting procedures to guide behaviour and ac- tions of assurance provid- ers' personnel and to ad- dress misconduct?	The scheme owner defines this require- ment in assurance/certification require- ments/methodologies, or in the con- tract/agreement between the scheme owner and the assurance provider, or in a separate manual.	ercises, tests.		Yes No	1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
2672 C.3.08	Auditor and As- sessor Im- partiality	Does the scheme owner assess potential risks to auditor / assessor impar- tiality and where war- ranted, do they require as- surance providers and oversight bodies to imple- ment practices to mitigate these risks?	The scheme owner includes auditor / assessor impartiality risks in their risk management plan/register. A require- ment for assurance and oversight pro- viders is specified in certification re- quirements or oversight manuals or other normative documents.	Some of the practices that can mit- igate the risks to impartiality in- clude rotation of auditors and other technical experts in assessments; assurance body rotation; occasion- ally having second set of eyes - have a second auditor join; and witness audit / inspection every x time period.	ISEAL As- surance Code 5.6.2, ISO/IEC 17065 4.2.3, ISO/IEC 17021-1 5.2.3, ISO/IEC 17011 4.4.6, 4.4.7	Yes No	1 0
			C.4 - Accreditation / Ov	versight			13





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
699994 OR 10540 C.4.01	Oversight Mecha- nism	Does the scheme require an oversight mechanism and is it documented?	The scheme owner documents this re- quirement in a contract/agreement be- tween the scheme owner and an over- sight body oversight provider, in a sep- arate accreditation manual or for exam- ple in certification requirements/meth- odologies. As a minimum the scheme owner shall include a review of the performance of assurance providers and assessors in conducting the assessment. The scheme owner also complies with this requirement if the scheme owner requires independent oversight that meets ISO 17011'.	Reviewing the performance of as- surance providers and auditors can be done remotely or in-person and incorporate reviews of audit reports and decision-making. Best practice is to ensure that there is an inde- pendent assessment and decision- making. This may mean independ- ent accreditation or that oversight is conducted by a separate organi- sation from the assurance provider and scheme owner.	Assurance	Yes No	1 0
700183 C.4.03	Indepen- dence of Oversight	Is oversight conducted by a third party independent of the scheme owner and assurance providers?	If oversight is carried out by an over- sight provider, the oversight provider and the assurance provider shall be separate legal entities.		ISEAL As- surance Code 5.4.2	Yes No	1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700193 C.4.04	Oversight Intensity	Does the scheme define the nature and intensity of oversight activities on as- surance providers?	The scheme owner defines this require- ment in the contract/agreement be- tween the scheme owner and the over- sight provider, in a separate accredita- tion manual or for example in certifica- tion requirements/methodologies.	Intensity refers to e.g. the kinds of oversight activities to be carried out, how long an oversight assess- ment should be, how many inter- views should occur, how many sites should be investigated, how many samples should be taken, how many issues shall be checked for each type of activity. The scheme owners can devolve the responsibility of defining the details of the intensity to the over- sight provider.	ISO 17011, 2017, 7.4.4- 7.4.7, ISO 17067 6.5.1 ISEAL Assu- rance Code 5.4.1	every 1-3 years; every 4 years or more; No	2 1 0
700835 C.4.05	Risk-ba- sed Over- sight Inten- sity	Does the intensity of over- sight activities take ac- count of risk factors asso- ciated with the assurance providers and their person- nel?	There shall be a documented process of how the scheme requires risk to be assessed and how it accordingly allo- cates identified assessment needs.	Risk-based accreditation or over- sight assessment make the whole accreditation/oversight process more efficient and less costly. Taking account of risk can also help focus oversight on issues that need attention.	ISEAL As- surance Code 6.2.2	Yes No	1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700184 C.4.06	Assurance Providers Application Restric- tions	Does the scheme owner clearly define the applica- tion and selection process for assurance providers?	The application and selection process is sufficiently defined by the scheme owner in contracts/agreements, in refer- enced policies or certification require- ments/methodologies to require that se- lection of assurance providers is only by reference to the scope (or issues re- lating to open financial payments or in- complete application submissions). The application process/forms of the oversight provider should be online and can be verified. Where the scheme owner limits partici- pation of assurance providers in their scheme, are the reasons for this ex- plained and justified.	The scheme owner ensures that all assurance providers that meet the scheme requirements are free to apply to operate under the scheme, irrespective of their coun- try of residence, size and of the ex- isting number of providers already operating under the scheme.	ISO 17011, 2017, 4.4.10; ISEAL As- surance Code 6.2.1.	Yes No	1 0
700182 C.4.07	Proxy Ac- credita- tion/Over- sight	Does the scheme owner assess scheme-specific competence when accept- ing assurance providers that are accredited to other relevant standards (proxy accreditation)?	The scheme owner specifies this re- quirement in a contract/agreement be- tween the scheme owner and an over- sight provider, in a separate accredita- tion manual or for example in certifica- tion requirements/methodologies.	Proxy accreditation is a type of oversight employed by a scheme, whereby recognition of another scheme's oversight mechanism is deemed sufficient to demonstrate assurance. The response option "Yes" means that schemes only accept assur- ance providers that are accredited to similar or generic scopes only if they assess beforehand their scheme-specific competence, i.e. whether they have the competence required to do conformity assess- ment related to the scheme's standard(s).	ISEAL As- surance Code 5.4.6	Yes No Not applicable	1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700186 C.4.08	Oversight Body Com- plaints and Appeals Mecha- nism	Does the scheme have or require oversight providers to have documented and accessible complaints and appeals mechanisms?	The complaints resolution mechanism procedures define: clear steps, time- lines and responsibilities to resolve the complaint in what form and to whom a complaint needs to be submitted to.		ISEAL As- surance Code 5.1.12	Yes No	1 0
700187 C.4.09	Procedure on Over- sight Remedia- tion	Does the scheme owner define or request that over- sight providers define how assurance providers have to address non-conformi- ties raised through over- sight?	The oversight provider has a guidance and timeline specifying how different gradations of non-conformity are to be addressed and remediated. The re- quirements or guidance also specify the conditions under which accreditation may be suspended or withdrawn, par- tially or in total, for all or part of the scope of accreditation. The scheme owner specifies this re- quirement in a contract/agreement be- tween the scheme owner and oversight provider, in a separate accreditation manual or for example in certification requirements/methodologies.		ISEAL As- surance Code 5.4.4; ISO 17011, 2017, 7.6.8 and 7.6.9	Yes No	1 0
709038 C.4.10	Oversight Reports Availability	Does the scheme owner require that summaries of oversight reports (with per- sonal and commercially sensitive information re- moved) are made publicly available?	The scheme owner specifies this re- quirement in a contract/agreement be- tween the scheme owner and an over- sight provider, in a separate accredita- tion manual or for example in certifica- tion requirements/methodologies.	For schemes where assessment reports are not publicly available online, request summary reports from oversight body to verify avail- ability.	ISEAL As- surance Code 6.3.1	Yes, publicly Yes, on request No	2 1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700189 C.4.11	On-Site Oversight Assess- ment	Does the scheme owner require that on-site as- sessments of assurance providers are included in the oversight cycle?	The scheme owner defines this require- ment in the contract/agreement be- tween the scheme owner and the over- sight body, in a separate accreditation manual or for example in certification requirements/methodologies.	This is referring to the onsite as- sessment of an assurance provid- ers head and affiliate offices ac- cording to their scope.	ISO 17011, 2017, 7.6.2	Yes No	1 0
700191 C.4.12	Oversight Witness Audit	Does the scheme owner require that oversight in- cludes reviews of assur- ance provider performance in the field?	The scheme owner specifies this re- quirement in a contract/agreement be- tween the scheme owner and an over- sight provider, in a separate accredita- tion manual or for example in certifica- tion requirements/methodologies.	Only applicable if scheme requires audits (e.g. ISO Type I Labels).	ISEAL As- surance Code 5.5.4	Yes No Not applicable	1 0 -
			<b>D - Claims &amp; Tracea</b> Claims and labelling policy and cha				12
			D.1 - Traceability	/			6
700030 D.1.01	Chain of Custody Standard / Traceabil- ity Re- quirements	Does the scheme owner have a documented Chain of Custody standard or other traceability require- ments that apply to the full supply chain?	<ul> <li>Either of the following:</li> <li>A CoC standard document which provides a description of its chain of custody approach and scope.</li> <li>OR</li> <li>A description of other measures for ensuring that certain information on ingredients/products are passed through the supply chain e.g. data sheets of chemicals or certificates from used inputs.</li> </ul>		UN Global Compact, BSR (2014). A Guide to Traceability	Yes, publicly Yes, on request No Not applicable	2 1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700036 D.1.03	Mixing of Inputs	Are there any CoC require- ments for non-certified ma- terial, in case mixing of certified with uncertified in- puts is allowed?	A description of how it traces back the origin of uncertified material.	If there is no evidence of a written statement, this shall be a 'No'. 'Not applicable' if: - Statement saying that it does not allow the mixing of its certified with uncertified ingredients. - It is a product label (ISO type I la- bel, e.g. Blue Angel)		Yes No Not applicable	1 0 -
700037 D.1.04	Records for Tracea- bility	Does the scheme owner require assurance provid- ers to verify that all enter- prises within the chain maintain accurate and ac- cessible records that allow any certified product or batch of products to be traceable from the point of sale to the buyer?	A statement in which it requires assur- ance providers to verify that all suppli- ers maintain documentation of pur- chases (incl. supplier's name and ad- dress, date of purchase, quantity and product type, certificate code), and sales (incl. buyer's name and address, date of sale, quantity and product type, certificate code). This could also be covered by a requirement in the chain of custody standard.	Only applicable if claims are made regarding the origin of certain in- gredients or products (CoC is re- quired). This information can normally be found in the chain of custody standards. If available, mandatory template checklists could be used to verify the requirements.		Yes No Not applicable	1 0 -
700044 D.1.05	Record Keeping	Are companies required to keep CoC records for at least the term of certificate validity?	A statement requiring suppliers to main- tain documentation of CoC records (documentation of purchases incl. sup- plier's name and address, date of pur- chase, quantity and product type, certif- icate code), and sales (incl. buyer's name and address, date of sale, quan- tity and product type, certificate code) for at least the time of certification valid- ity.	Only applicable if claims are made regarding the origin of certain in- gredients or products (CoC is re- quired). In order to be available for possible checks and assurance activities, the required documentation should be available for at least the dura- tion of certification.		Yes No Not applicable	1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700045 D.1.06	Traceabi- lity System	Does the scheme have a traceability system that en- ables checking of product flow between links of the supply chain?	A description of the system it uses to collect and analyse data from suppliers in order to trace back different certified inputs across different supply chain en- tities.	Only applicable if claims are made regarding the origin of certain in- gredients or products.		Yes No Not applicable	1 0 -
			D.2 - Claims & Labe	lling			6
700077 AND 700080 D.2.01	Claims and Label- ling Policy	Does the scheme owner have documented require- ments for the use of its symbols, logos and/or claims related to its scheme and make them publicly available?	A document that describes the rules for applying for and using claims and logos. A clear indication to what the claim/la- bel applies, e.g. the complete product, a product component, packaging, ser- vice, for promotional use, etc.	Labelling requirements ensure that any authorised claims or logos are accurate, truthful, can be substan- tiated and are correctly displayed on the product, packaging, etc.	ISO/IEC 17021-1, 8.4.1 ISEAL Claims Guide 2.5.1, 2.1.3 ISO/TS 17033 5.1.5 ISO/IEC 17030 4.2	Yes No	1 0





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700064 D.2.03	Relevant Claims	Do claims requirements specify the types of claims that can be made for differ- ent types of CoC models, where the scheme owner allows for more than one model?	<ul> <li>An overview of differences in claims, depending on the types of CoC used. These claims shall accurately reflect the type of CoC. For example:</li> <li>Claims on origin can only be made under Identity preserved</li> <li>Claims on 100% certified material require Segregation.</li> <li>When Mass Balance or Controlled Blending is used, claims need to show that mixing is allowed.</li> <li>When Certificate Trading (Book &amp; Claim) is allowed, "supports sustainable production" (or similar) is an adequate claim.</li> </ul>	"Not applicable" if: - Product label - Only use of one CoC model	ISEAL Claims Guide 1.1.6	Yes No Not applicable	1 0 -
700065 D.2.04	Tracking Mecha- nism	Are claims and label users required to use unique li- cense numbers or other tracking mechanisms?	A visible mechanism to be used by la- bel and claims users which provides the ability to trace back the product to its origins. Schemes may distinguish be- tween COC-numbers to be applied on claims and logo license numbers to be applied when labels are used.	Not applicable if no claims are made regarding the origin of cer- tain ingredients or products (CoC is required).	ISEAL Claims Guide 3.3, 3.4	Yes No Not applicable	1 0 -





ITC ID SSCT ID	Criteria Name	Criteria Question	Requirements	Guidance	Reference	Response Options	Total Score 106
700066 D.2.05	Accurate Use of Claims	Does the scheme owner require surveillance of the accurate use of claims and labels in the market, in- cluding a complaints mechanism to report mis- use?	Either of the following: - Clearly defined activities pursued to make sure labels and claims are used accurately. OR - A complaints mechanism that allows stakeholders to report the false use of labels and claims.	The surveillance can also be con- ducted by assurance or oversight providers.	ISO 17065 7.9.3-4, ISO 17021 8.3.5, ISO 17067 6.5.12, ISEAL Assurance Code 5.1.13.	Yes No	1 0
700063 D.2.09	Graphic Label Ex- planatory Statement	Is the label accompanied by an explanatory text claim or a link to further in- formation?	<ul> <li>Either of the following:</li> <li>A short text next to the logo explaining some detail about the label.</li> <li>A QR code, link or any other form of additional information which helps to understand the label.</li> </ul>	Not applicable if no graphic labels are used.	ISEAL Claims Guidance 2.2.3	Yes No Not applicable	1 0 -
700068 D.2.10	Conse- quences of Misuse of Claims	Does the scheme have a procedure that defines specific consequences of misuse of claims and do they also require this of their assurance providers?	Statement/policy that defines what happens if misuse is discovered. Requirement in assurance manual or in agreements between scheme and assurance providers.	This question also relates to fraud- ulent claim use.		Yes No	1 0





## II. ENVIRONMENTAL FRIENDLINESS

ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 25	
			Chemicals			3	
Chemical Use							
2098 E24	Chemical Use	Does the standard include cri- teria on chemical use?	General criteria on chemical use can refer to re- quirements to inventory chemicals and maintain rec- ords of utilization of chemicals (response option 'Document use') or to requirements to establish con- crete reduction targets (e.g. prohibition or need- based application of pesticides) (response option 'Increase efficiency/reduce chemical use'). To achieve compliance with this criterion the stand- ard must require the documented use of all chemi- cals (basic) or an efficiency increase/reduction of chemical use (advanced).	Within 5 years	Basic: Document use of all chemicals Advanced: Increase effi- ciency/reduce chemical use	1 2	
			Handling of Chemicals			1	
2009 E161	Proper Hand- ling of Chemi- cals	Does the standard include cri- teria on proper handling of chemicals by qualified per- sonnel?	Proper handling includes storage (e.g. locked store- rooms) and labelling of chemicals as well as treat- ment of hazardous chemicals and explosives. Pro- per handling must be ensured by qualified person- nel.	Immediate		1	





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 25
		E	Biodiversity & Ecosystems			5
		E	Ecosystem Values & Functions			5
30022 E64	Protected Areas	Does the standard have re- quirements to respect legally protected and internationally recognized areas?	A protected area is a clearly defined geographical space, recognised, dedicated and managed, through legal or other effective means, to achieve the long-term conservation of nature with associated ecosystem services and cultural values.	Within 5 years		1
4090 E65	High Conser- vation Values (HCV)	Does the scheme include cri- teria for the monitoring and protection of High Conserva- tion Value Areas?	Refers to procedures in place to address land-use planning and identification of conservation priorities: areas that are designated on the basis of High Con- servation Values (HCVs) which are biological, eco- logical, social or cultural values considered out- standingly significant at the national, regional or global level. Provide evidence (criterion number and URL) that the scheme includes criteria for the monitoring and protection of High Conservation Value Areas.	Within 5 years		1
2124 E165	Land Rehabili- tation	Does the standard include cri- teria on rehabilitation of ex- pended areas to reactivate them as an ecosystem?	Areas must be rehabilitated in a manner, that they do not represent a danger for the environment and can proceed their function as an ecosystem. To achieve compliance with this criterion the stand- ard needs to require for a rehabilitation plan (basic) or plan for and have an obliged reserve fund for re- habilitation (advanced).	Immediate	<ul><li>Basic: Requirement for rehabilitation plan</li><li>Advanced: Plan and obliged reserve fund for rehabilitation</li></ul>	1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score <b>25</b>
300457 E166	Biodiversity Management Plan	Does the standard require a biodiversity management plan to continuously manage im- pacts during the extraction phase?	The biodiversity management plan shall refer to the mitigation hierarchy (begin with avoiding unacceptable impacts, minimizing the impacts that do occur, restoring areas that are impacted, and offsetting the residual net loss of biodiversity (and implementing additional voluntary projects in some cases). The written plan must include the aspect of land restoration/ rehabilitation (see criterion "land rehabilitation"), but it clearly needs to go beyond this aspect.	Within 5 years		1
			Water			5
			Water Use			3
2037 E01	Reduction of Water Con- sumption (pro- duction phase)	Does the standard include cri- teria on water consumption in the production phase?	Refers to all water being used for production, e.g. water being abstracted from any source. To achieve compliance with this criterion the standard needs to require monitoring volumes of water consumption over time (basic) or monitoring water volumes and increase efficiency (advanced). If the standard reverts to an environmental manage- ment instrument, its content has to be checked and the corresponding Dol has to be selected. If the standard requires a water management plan to in- crease water efficiency, the advanced Dol is se- lected. In the natural stone sector, the standard needs to address this criterion at least for the stone pro- cessing.	Immediate	Basic: Monitor volumes of water consumption over time Advanced: Monitor water volumes & increase effi- ciency	1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score <b>25</b>
2032 E02	Reuse/ Recy- cling or har- vesting of wa- ter	Does the standard include cri- teria on reusing/recycling or harvesting water?	Refers to water that is used multiple times (either treated or non-treated, by the same user or by differ- ent users) or water that is stored through practices such as rainwater harvesting and later used, e.g. for irrigation agriculture. In the natural stone sector, the standard needs to address this criterion at least for the stone pro- cessing.	Within 5 years		1
			Impacts on Water Resources			2
700414 E04	Impacts on Water Levels	Does the standard include cri- teria on impacts on the water levels of surface and/or ground water?	Refers to impacts on water levels of water resources (e.g. from the source water is abstracted from) af- fected by e.g. pumping of ground water and whether this is explicitly addressed in the standard. In the natural stone sector, the standard needs to address this criterion at least for the stone pro- cessing. To achieve this criterion the standard needs to require the monitoring of water levels of surface and/or ground water over time.	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score <b>25</b>
700415 E05	Impacts on Water Quality	Does the standard include cri- teria on the quality of surface and/or ground water?	Refers to impacts on the water quality of water re- sources affected by different activities and whether this is explicitly addressed in a standard. E.g. usage of fertilizer and pesticides in agriculture and forestry, or rinsing water and chemicals used for surface treatment in the natural stone sector. In the natural stone sector, the standard needs to address this criterion at least for the stone pro- cessing. To achieve this criterion the standard needs to require the monitoring of water levels of surface and/or ground water over time.	Within 5 years		1
		L	invironmentai management			5
34020 E97	Compliance with Environ- Mental Laws and Regula- tions	Does the standard include a general criterion on compli- ance with all relevant local, regional and national environ- mental laws and regulations?	Refers to a standard's requirement of a process by which an organisation ensures that it observes and complies with the external statutory laws and regula- tions on environmental protection. In forestry man- agement, it refers to timber harvesting, including en- vironmental and forest legislation including forest management and biodiversity conservation, where directly related to timber harvesting. To achieve compliance with this criterion, the stand- ard must require the organisation to ensure compli- ance with all relevant laws and regulations.	Immediate		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score <b>25</b>
700416 AND 4078 E98	Permits	Does the standard include cri- teria to ensure that relevant and up-to-date permits are held (such as water use rights or land use titles)?	This may be covered by a general requirement on legal compliance, or may be covered in detail through a requirement on permits and licenses.	Immediate		1
30106 E99	Environmental Impact Assess- ment	Does the standard include cri- teria on assessing the envi- ronmental risks and impacts of production/operations prior to any significant intensifica- tion or expansion of business operations/cultivation and in- frastructure?	This may include but is not limited to environmental impact assessments (EIAs), risk assessments, re- quirements for community consultation or require- ments for High Conservation Value (HCV) identifica- tion, with the aim to identify all potential environmen- tal impacts. A standard may prescribe detailed steps for an environmental impact assessment according to national law.	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 25
			Energy & Climate			2
			Climate Change Mitigation			2
2091 E18	Reducing En- ergy Consump- tion (Produc- tion Phase)	Does the standard include cri- teria on energy consumption in the production phase?	Refers to all energy being consumed during the pro- duction processes. If the standard reverts to an en- vironmental management instrument, its content has to be checked and the corresponding Dol has to be selected. The standard needs to require a monitoring of the energy consumption over time in production phase (basic), also in order to fulfill the advanced Dol "In- crease efficiency OR increase use of renewables". In the natural stone sector, the standard needs to address this criterion for the stone processing as well as for the process of quarrying of stones, as both activities need a high amount of energy.	Immediate	Basic: Monitor energy con- sumption over time Advanced: Increase effi- ciency OR increase use of renewables	1 2





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 25	
			Waste & Air Pollution			7	
	Waste Management						
700383 E162	Waste Reduc- tion	Does the standard include cri- teria on measures to reduce waste?	Refers to measures to reduce the amounts of all types of waste that are produced.	Within 5 years		1	
2042 E51	Waste Reuse or Recycling	Does the standard include cri- teria on re-using or recycling waste on-site?	Refers to requirements to re-use or recycle waste on-site (excl. wastewater), e.g. use of organic mate- rial as fertilizer or renewable energy.	Within 5 years		1	
2052 E53	Waste Ma- nagement (pro- duction phase)	Does the standard include cri- teria on waste management in the production phase?	Refers to recording waste streams and to waste management procedures including collection and suitable disposal of waste streams (excl. wastewater). At least one of the production phases has to be cov- ered by the standard.The standard has to include specific criteria on this aspect. General criteria on environmental management systems are not suffi- cient. The standard might refer to existing reporting tools like GRI (Global Reporting Initiative; e.g. indicator EN23: Total weight of waste by type and disposal method).	Immediate		1	





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 25		
	Air pollution (excl. GHG) & Immission							
E60	Air Pollution	Does the standard include cri- teria on air pollution?	Refers to requirements on emissions of air pollu- tants (excl. greenhouse gases). Key pollutants can include World Health Organization (WHO) Pollutants (Nitrous Oxides (NOX), Particulate Matter (PM, PM10 and PM2.5), Ozone (O3), Sulphur Oxides (SOX)) and Globally Regulated Air Pollutants (Vola- tile Organic Compounds (VOC) + Total Organic Car- bon (TOC), Hazardous Air Pollutants + Toxic Air Pollutants (HAP + TAP), Carbon Monoxide (CO), Ammonia (NH3)) (see for reference ZDHC Air Emis- sions Position Paper). To achieve compliance with this criterion, the stand- ard must include requirements to monitor emissions over time (basic), or requirements to reduce emis- sions (advanced) for the natural stone sector through filtering systems or processing technology.	Immediate	Basic: monitor emissions over time Advanced: filtering sys- tems or processing tech- nology.	1		
E164	Noise Emission (natural stone)	Does the standard include cri- teria on noise emissions from the production site?	The impact of noise emissions on the environment can be reduced e.g. by setting limits to rock blasting times, low-noise machinery and processing proce- dures. To achieve compliance with this criterion, the stand- ard must require monitoring of noise levels over time (basic), or reduction of noise emissions (advanced).	Immediate	Basic: Monitor noise levels over time Advanced: Reduce noise	1		





## III. SOCIAL RESPONSIBILITY

ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55	
		Social & Cultur	al Rights and Community Enga	igement		3	
	Community Rights						
30049 HR12	Community Grievance	Does the standard include cri- teria on dispute resolution mechanisms for affected com- munities?	Non-judicial system for reporting, assessing and addressing complaints and claims by affected par- ties in the region where the economic activity is taking place. The criterion explicitly asks for mech- anisms that can be used by the local communities, not by workers (see separate criterion on workers grievance mechanisms).	Within 5 years	<ul> <li>Basic: The standard has to require a grievance mechanism for affected communities.</li> <li>Advanced: The standard provides fair compensation for negative impacts of operations on local communities and individuals.</li> </ul>	1	
10092H R13	Socio-cultural Sites	Does the standard include cri- teria on the protection of local historical, archaeological, cul- tural, and spiritual properties and sites?	"sites" in this context mean sites that are publicly (legally) protected as well as sites of customary use/ belief on private property. To achieve compliance with this criterion, the standard has to require the protection of socio-cul- tural sites.	Within 5 years		1	





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
		Labour	Rights and Working Conditions	5		45
			ILO Core Conventions			9
1989 LR04	Minimum Age / ILO 138	Does the standard include cri- teria on the prohibition of child labour as defined under ILO 138?	Only standards which contain the requirements for minimum age laid down in ILO Convention 138 will be recognised: The general minimum age for ad- mission to employment or work is set at 15 years (13 for light work) and the minimum age for haz- ardous work at 18 years (16 under certain strict conditions). Articles four to eight of the ILO-Convention govern exceptions. In cases where ILO norm and national law differ, the stricter rule shall apply.	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
1979 LR05	Pohibition of the worst forms of child labour / ILO 182	Does the standard cover re- quirements on the prohibition of the worst forms of child labour as defined under ILO 182?	Worst forms of child labour comprises: (a) all forms of slavery or practices similar to slavery, such as the sale and trafficking of children, debt bondage and serfdom and forced or compulsory labour, including forced or compulsory recruitment of children for use in armed conflict; (b) the use, procuring or offering of a child for prostitution, for the production of pornography or for pornographic performances; (c) the use, procuring or offering of a child for illicit activities, in particular for the production and trafficking of drugs as defined in the relevant international treaties; (d) work which, by its nature or the circumstances in which it is carried out, is likely to harm the health, safety or morals of children.	Within 5 years		1
1993 LR16	Freedom of Association	Does the standard include cri- teria on freedom of association and the right to organize as de- scribed in ILO 87?	According to ILO Convention 87, workers and employers, without distinction whatsoever, shall have the right to establish and, subject only to the rules of the organisation concerned, to join organisations of their own choosing without previous authorisation (art 2). To achieve compliance with this criterion, standards must include criteria on freedom of association and the right to organize as described in ILO 87.	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
1996 LR17	Collective Bargaining	Does the standard include cri- teria on the right to collective bargaining, as laid down by ILO 98?	This criterion refers to the right for the group to take collective action to pursue the interests of the group without fear of discrimination or retaliation. To achieve compliance with this criterion, stand- ards must include criteria on collective bargaining as described in ILO 98. Especially where restricted by law standards must promote or facilitate parallel other means of collec- tive negotiations.	Within 5 years		1
1986 LR13	Prohibition of Forced Labour	Does the standard prohibit forced and compulsory labour as defined in ILO 29 and ILO 105?	This includes any types of forced and compulsory labour, as defined in ILO 29 and ILO 105, includ- ing bonded labour and slavery. Two elements characterise forced or compulsory labour: - Threat of penalty, and - Work or service undertaken involuntarily Indications can also include the non-appearance of the auditee on relevant national/regional/local indices e.g. the "dirty list" (lista suja) in Brazil.	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
800728 LR41	Core Labour Standards along the Sup- ply Chain	Does the standard require compliance with (at least) all ILO core labour standards for different suppliers along the supply chain?	The criterion refers to the main suppliers along the supply chain. The ILO core conventions are: ILO 87 on Freedom of Association; ILO 98 on Collective Bargaining; ILO 29 on Forced labour; ILO 105 on Forced Labour Abolition; ILO 138 on Minimum Age; ILO 182 on Worst forms child labour; ILO 100 on Equal Remuneration; ILO 111 on Non-Discrimination. All of these Rights must be granted in order to receive a "yes". There must either be explicit reference to the conventions or requirements must be equivalent to the requirements contained therein. If the standard goes beyond the ILO conventions, the answer will of course still be "yes". If the standard ensures that all of the production is taking place within EU, this can be answered with a "yes". To achieve compliance with this criterion, the standard must require the compliance with all ILO core labour standards for main tier 1 suppliers (basic) or all tier 1 suppliers (advanced).	Within 5 years	Basic: main tier 1 suppliers Advanced: all tier 1 suppliers	1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
1987 HR19	Non-Discrimi- nation	Does the standard include cri- teria on the non-discrimination in the workplace, as defined in ILO 111?	To achieve compliance with this criterion, the standard must include criteria on the prohibition of discrimination. As described in ILO 111 and ILO 100, this refers to any discrimination on the basis of race, colour, sex, religion, political opinion, national extraction or social origin, which has the effect of nullifying or impairing equality of opportunity or treatment in employment or occupation (incl. access to vocational training, access to employment and to particular occupations, equal opportunities in recruitment process, equal access to promotions within the company, equal remuneration).	Within 5 years		1
1994 HR21	Equal Remuneration / ILO	Does the standard address the payment of equal wages as de- fined in ILO 100?	Equal remuneration for men and women workers for work of equal value refers to rates of remunera- tion established without discrimination based on sex (ILO 100 Art 1)	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55	
	Labour Rights						
	Voluntary Labour						
10140 LR15	Prohibition of the Withholding of Papers	Does the standard prohibit the withholding of workers' documents?	Refers to the non-existence of measures for puni- tive purposes or forced labour such as withholding of worker documents (ID, passports, etc.).	Within 5 years		1	
740204 LR37	Freedom of Movement	Does the standard include cri- teria on the freedom of move- ment of employees?	Employees must have the right to leave the prem- ises of their employer after the end of their regular workday. To achieve compliance with this criterion, the standard must prohibit restrictions on freedom of movement.	Within 5 years		1	
			Child Labour			1	
700407 LR07	Age Verifica- tion	Does the standard require veri- fication and documentation of age of (young) workers?	Refers to any system of identification to verify the age of employees prior to them starting work, and to keep records of said verifications. The extent of documented information may differ from one or- ganisation to another due to the size, activities, process, complexity of processes etc.	Within 5 years		1	





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55	
	Gender						
10146 HR23	Maternity Leave	Does the standard include cri- teria on the right to maternity leave (as defined in ILO 183)?	The criterion refers to compliance with the respec- tive national law or relevant sections of ILO 183 (in cases where national law goes beyond ILO 183, national law shall apply / in cases of non-existence of national law, relevant sections of ILO 183 shall apply) To achieve compliance with this criterion, the standard must adhere to national law in regards to maternity leave, health protection, employment protection, non-discrimination and benefits and must define respective verification methods. Par- ticularly the following must be covered: -Maternity leave of at least minimum as stated by national law. -women are not obliged to perform work of signifi- cant risk to the health of the mother or the child. If the standard requires the aspects mentioned above specifically or refers to ILO 183 in general (whereas it goes beyond national legislation), this criterion is fulfilled.	Within 5 years	Basic: partial compliance Advanced: full compliance	1	





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
			Wages and Benefits			8
1991 LR08	Living Wage	Does the standard require pay- ing wages sufficient to meet basic needs of the worker and his or her family (living wage)?	Living wage is defined by the wage that can meet the basic needs to maintain a safe, decent stand- ard of living within the community. Basic needs in- clude housing, nutrition, transport, health care and savings. Currently, there is no internationally ac- cepted way of calculating or defining a living wage. This criterion therefore rather looks at a standards intention to pay wages that are enough to pay for a decent standard of living and recognizes those standards that use and thereby actively promote the living wage concept. Explicit reference needed. It needs to be ensured that a living wage is not only granted on paper but that it is effectively paid. This means that i.e. no fees are levied that have the purpose to reduce the actual payment and are used as an indirect way to transfer money back to the employer (German: "Lohnsicherung").	Within 5 years		1
1988 LR09	Legal Minimum Wage	Does the standard require pay- ing legal minimum wages?	To achieve compliance with this criterion, the standard must require that wages must meet at least legal or industry standard (if higher) and should be paid in a timely manner. By no means, the employer can deduct salary from workers, e.g.: - Fees are levied to reduce the actual payment - Fees are used as an indirect way to transfer money back to the employer (German: "Lohnsicherung") Controls for payment of minimum wage should in- clude price rate calculation, additional benefits etc.	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
1983 LR22	Provision of Social Benefits	Does the standard require the provision of social benefits?	Refers to workers being entitled to social benefits including insurance payments to employees cover- ing for instance: unemployment, pension, medical and job related accident insurance. References to ILO Convention 102 and 121 can also be counted for this criterion.	Within 5 years		1
30068 LR10	Paid Overtime	Does the standard require compensating overtime?	If a standard does have requirements on paid overtime, it also needs to specify how it defines regular working hours. Overtime should be paid at least according to national law or sector agree- ments (basic) or with a rate of at least 125% of the regular income (advanced).	Within 5 years	Basic: yes Advanced: yes and over- time is paid at a rate of at least 125% of the regular income	1 2
1922 LR11	Paid Leave	Does the standard require paid leave?	This includes casual, sick and annual leave as provided by national law (see Degree of Intensity). The number of days of leave should be at least compliant with national legislation, but no less than three weeks (as specified in ILO 132). Paid annual leave shall not be exchanged for financial compen- sation. To achieve compliance the standard must require two out of three types of leave (casual/sick/annual	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
1981 LR12	Form of Pay- ment	Does the standard require wages being paid in a timely, regular and convenient manner understood by all employees?	Requirements include regularly scheduled pay- ments known and agreed to by the employee and in a form agreed to with the employee. The stand- ard should require documentation. To achieve compliance with this criterion, the standard must include requirements on some of the above (basic) or on all of the above (ad- vanced).	Within 5 years	Basic: yes, some measures are in place Advanced: yes, all measures are in place	1
			Working Hours	l		2
1990 LR19	Working Hours	Does the standard include cri- teria on working hours, rest days or overtime?	To achieve compliance with this criterion, the standard needs to comply with the specifications in ILO 1. The ILO specifications on working hours differ from sector to sector. For industrial work, the spec- ifications of ILO Convention 1 should be used as Guidance. These include: 1) normal maximum working hours excluding overtime < 48h/ week; 2) one day off every 6 days; 3) overtime is voluntary and paid/ compensated with a rate of at least 125% of the regular wage. All of these provisions should be met by the standard.	Within 5 years	<ul> <li>Basic: requirements on working hours, rest days or overtime / voluntary extra work at least according to national law or industry specific minimum standards</li> <li>Advanced: Standard requirements comply with ILO 1 requirements</li> </ul>	1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
			Other Labour Rights			2
800077 LR44	Information about Labour Rights	Does the standard include re- quirements to inform workers about their labour rights?	Any mechanism that raises awareness and builds capacity among workers to claim their labour rights.	Within 5 years		1
800078 LR38	Labour Rights Management	Does the standard include re- quirements on setting up poli- cies or procedures to manage basic labour rights in the work- place?	This refers to having a system in place to identify risks and assess compliance with relevant regula- tions and requirements regarding basic labour rights, and implement corrective actions where needed.	Within 5 years		1
			Scope of Labour Rights			3
1982 LR01	Scope of Work- ers Rights	Do worker's rights and benefits set out by the standard apply to all forms of work?	Do all the benfits apply to all kind of workers in- cluding atypical forms of work like part-time, sea- sonal, migrant, temporary, piece-rate, home work, etc. or only to some of these? (please note that not all forms of atypical employment mentioned above are relevant for all sectors). The question aims to assess whether a standard makes sure that production facilities do not make use of methods such as labour-only contracting, home working, false apprenticeship schemes where there is no real intent to impart skills or re- peated fixed term contracts in order to avoid their obligations to workers. Not applicable for family members of a family-run business.	Within 5 years		1





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30072 LR02	Rights for Sub- contractors	Do the standard's rights and benefits for workers also apply to sub-contracted labour?	Subcontracting refers to outsourced or sub-con- tracted labour from employment agencies as op- posed to a formal employee relationship with for- mal rights and protections. These sub-contracted workers need to be granted the same rights as for- mal employees and producers shall not use sub- contracted labour to avoid their obligations. Though placed under the topic Labour Rights, this includes benefits and rights of other sections (e.g. health and safety), too. To achieve compliance with this criterion, the standard must include criteria on sub-contracting (e.g. through due diligence process).	Within 5 years		1
1978 AND 900017 LR20	Labour Contracts	Does the standard include cri- teria on the establishment of la- bour contracts compliant with national legal requirements?	Every worker (also temporary, seasonal / part- time, home workers) should have a contract. Em- ployment contracts shall be - documented - in a language that the worker can understand - be made available to both parties. To achieve compliance with this criterion, the standard must include criteria on the establish- ment of labour contracts compliant with national le- gal requirements and fulfilling above mentioned re- quirements.	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55		
	Health and Safety							
			Occupational Health and Safety			14		
1985 LR14	Prohibition of harassment and abuse	Does the standard prohibit har- assment or abuse of workers?	To achieve compliance with this criterion, the standard prohibits all forms of physical or verbal abuse, intimidation, sexual harassment and abu- sive punishments or discipline.	Within 5 years		1		
2002 LR23	Health & Sa- fety Training	Does the standard require training of workers on health and safety issues?	To achieve compliance with this criterion, the standard must require systematic training of workers on health and safety issues.	Within 5 years		1		
10116 LR25	Workplace Conditions	Does the standard include re- quirements on workplace con- ditions?	To achieve compliance with this criterion, the standard must include requirements on proper lighting and space, maximum temperature, ade- quate ventilation and air circulation, noise levels, and ergonomics. To achieve compliance with this criterion, the standard must address some of the mentioned re- quirements.	Within 5 years		1		
2004 LR26	OHS Manage- ment System	Does the standard require poli- cies and procedures to manage health and safety in the work- place?	This includes requirements on having a policy, regulation or mechanism in place to detect and eliminate unsafe conditions and respond to cases of emergencies.	Within 5 years		1		





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
2003 LR50	Protective Equipment	Does the standard include re- quirements on protective equip- ment for the employees?	This includes requirements on provision of per- sonal protective equipment by the company (e.g. safety helmets, hearing protection, dust masks, protective gloves).	Within 5 years		1
800731 LR51	Minimization of Mineral Dust	Does the standard include re- quirements on minimization of exposure to silica and other mineral dust?	To minimize the exposure of employees with dust, several strategies can be applied. E.g. wet pro- cessing (drilling or sawing), dust extraction by suc- tion, separation of dusty and non-dusty work- places.	Within 5 years		1
30060 LR52	Averting of Danger	Does the standard include re- quirements on averting of dan- ger?	Machinery must be in a in a safe technical condi- tion and provide safety systems (e.g. emergency cut-out switch, protection against incorrect use).	Within 5 years		1
10124 LR27	Basic Medical Services	Does the standard include cri- teria on the access to basic medical services for workers?	This includes both access to on site medical ser- vices for workers as well as transport to offsite medical services for work related issues. To achieve compliance with this criterion, the standard has to require treatment of acute work- related accidents/ illness (basic) or work-related accidents plus preventative care (advanced)	Within 5 years	Basic: only treatment of acute work-related acci- dents/ illness Advanced: work-related accidents plus preventa- tive care	1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55
700405 LR29	Coverage of Medical Costs	Does the standard require compensation payments/ cov- ering of costs in case of work related accidents and injuries?	Reference to applicable schemes run by bodies other than the farm or the company should be ac- cepted (e.g. national insurance schemes). To achieve compliance with this criterion, the standard must require partial coverage of costs (basic) or full coverage of costs (advanced).	Within 5 years	Basic: partial coverage of costs Advanced: full coverage of costs	1
2005 LR30	Potable Water	Does the standard require that workers have access to safe drinking water?	Drinking water is water that is safe for human con- sumption (and can be used for domestic purposes, drinking, cooking and personal hygiene). To achieve compliance with this criterion, the standard must require that drinking water is availa- ble.	Within 5 years		1
10120 LR36	Housing	Does the standard require safe and appropriate housing for workers?	If accommodation is provided, it shall be safe and clean, ensuring structural safety and reasonable levels of decency, hygiene and comfort. ILO Rec- ommendation 115, para II provides guidance on housing standards.	Within 5 years		1
2000 LR31	Improved Sani- tation Facilities	Does the standard require ac- cess to clean and improved sanitation facilities?	This includes sanitation facilities, such as showers but also improved sanitation facilities, which en- sure hygienic separation of human excreta from human contact (This includes: flush or pour-flush toilet/latrine to piped sewer system, septic tank or pit latrine; Ventilated improved pit (VIP) latrine, Pit latrine with slab, Composting toilet) To achieve compliance with this criterion, the standard must require that sanitation facilities are available.	Within 5 years		1





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55	
	Building and Fire Safety						
700404 LR32	Building and Construction Safety	Does the standard include cri- teria on building safety?	To achieve compliance with this criterion, the standard must include criteria on: - Electrical installations (e.g. isolation of cables). - Check of permits on fire and building safety (if permits are legally required) - Non-existence of obvious threats to building or construction safety, as collapsed walls or pillars, considerable rips in walls, wholes in ceilings/floors. In order to achieve compliance with this criterion, the standard has to include requirements to en- sure electrical and building safety.	Within 5 years		1	
10110 LR40	Emergency and Evacuation Safety	Does the standard include cri- teria on evacuation safety and emergency management plan?	Challenges include injuries associated with work- ing with machinery as well as injuries sustained from insufficient building safety, including fires and building collapse. Workers may also inhale air- borne particulates such as fibers that can have ad- verse effects on their respiratory systems. To achieve compliance with this criterion, the standard must require an emergency management plan. Aspects of this emergency management plan can, for instance, cover requirements on sufficient and clear emergency exit signage, communicating evacuation protocol to workers, accessible and un- locked emergency exits, safe electrical wiring at manufacturing facilities, strict building regulations or late-night transportation.	Within 5 years		1	





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55		
	Business Practice and Ethical Issues							
	Economic Development and Fair Business Practice							
			Legality			2		
10851 EC06	Business Lega- lity	Does the standard include cri- teria on business legality?	The producer is a legally defined and registered entity. This includes owning a license to operate in the given area (esp. Forestry and agriculture). To achieve compliance with this criterion, the standard must assess business legality for certifi- cate holders, e.g. checking all permits that are re- quired by law (national, regional, local) within a due diligence process.	Within 5 years		1		
4071 GQ01	Legal Compli- ance / country legislation	Does the standard include a re- quirement for compliance with relevant local, regional and na- tional laws and regulations?	Standard requires a process by which an organi- sation ensures that it observes and complies with the external statutory laws and regulations.	Within 5 years		1		





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	Corruption and Bribery						
1954 EC11	General Prin- ciple: Corrup- tion & Bribery	Does the standard include cri- teria on the prevention of cor- ruption and bribery?	Any principle, policy or measure that explicitly aims at preventing or diminishing corruption and/ or bribery. To achieve compliance with this criterion, the standard must prohibit corruption and bribery.	Within 5 years		1	
34010 EC12	Corruption Due Diligence	Does the standard include cri- teria on conducting a due dili- gence assessment of business partners, including subsidiaries and contractors?	Due diligence assessment includes the policies and procedures to undertake an evaluation of business partners with respect to risks of corrup- tion and/or violations	Within 5 years		1	
34012 EC13	Anti-Corruption Training	Does the standard include cri- teria on training workers in po- sitions of responsibility workers on issues of corruption and bribery?	Positions of responsibility are those in which the individual can direct the work of others, make em- ployment decisions, make decisions on purchase or sale of product, or handles money.	Within 5 years		1	





ITC ID SSCT ID	Criteria Name	Criteria Question	Guidance	Degree of Obligation	Degree of Intensity (Dol)	Total Score 55	
Company Responsibility							
Impact Assessment							
30048 GQ05	Human Rights and Social Im- pact Assess- ment	Does the standard include cri- teria on assessing the impacts of operations on human rights?	This refers to requirements to conduct human rights and/or social impact assessments. <u>Human Rights Impact Assessment</u> : This refers to having an ongoing process in place to identify ad- verse human rights impacts that the business en- terprise may cause or contribute to through its own activities, or which may be directly linked to its op- erations, products or services by its business rela- tionships, e.g. OECD Due Diligence Guidance or the UN "Guiding Principles on Business and Hu- man Rights: Implementing the United Nations 'Pro- tect, Respect and Remedy' Framework". <u>Social Impact Assessment</u> : Social impact assess- ment includes the processes of analyzing, monitor- ing and managing the intended and unintended social consequences, both positive and negative, of planned interventions and any social change processes invoked by those interventions. SIAs can be done jointly with an environmental impact assessment (ESIA). To achieve compliance with this criterion, the standard must require either a social impact as- sessment OR human rights impact assessment (basic). To achieve compliance at an advanced level, the standard must cover both.	Within 5 years	Basic: Human Righs Impact Assessment OR Social Impact Assessment Advanced: Human Righs Impact Assessment AND Social Impact Assessment	1	





Siegelklarheit is being implemented by the Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ) on behalf of the German Federal Ministry for Economic Cooperation and Development (BMZ). As an initiative of the German Federal Government Siegelklarheit is being coordinated by a Steering Committee that also includes the Federal Ministries for Labour and Social Affairs (BMAS), of Food and Agriculture (BMEL), for the Environment, Nature Conservation, Nuclear Safety and Consumer Protection (BMUV), as well as for Economic Affairs and Climate Action (BMWK).