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#### 1. Scope

These Regulations for Certification apply for the evaluation and certification of quality assurance and quality management systems (hereinafter referred to as "QA / QM systems") conducted by SLG Prüf- und Zertifizierungs GmbH (hereinafter referred to as "SLG") for clients on the basis of valid legal and regulatory requirements. If applicable, additional accreditation and / or notification regulations are to be observed.

#### 2. Certification Process

- (1) The exact scope of services must be agreed contractually between SLG and the client before the application is reviewed.
- (2) Prior to confirmation of an order, all information necessary for the certification process shall be compiled by SLG. This is usually done by means of a questionnaire that must be filled out by the client.
- (3) The certification comprises the following individual services based on established procedures:

a) Application review: Review of client information and decision on acceptance or rejection of the

application,

b) Stage 1 Audit: Takes place during initial certification in order to determine certification

readiness,

c) Stage 2 Audit: Conducting the certification audit,

d) Certification decision: Issuing the certificate if all requirements are met,

e) Surveillance: Surveillance within the term of the certificate,

f) Re-Certification: Conducting a re-certification audit before the certificate expires

after an application was filed.

(4) The certification procedure as a Notified Body under the Medical Device Regulation (EU) 2017/745 is set out in the document 'Procedure for MDR conformity assessment procedures, MDR Annex IX and Annex XI, Part A', which can be publicly viewed on the website <a href="https://www.slg.de.com">https://www.slg.de.com</a>.

#### 3. Commitments of SLG

- (1) SLG is an independent provider of services. SLG provides services equally to all clients without discrimination.
- (2) The assessment and certification of the client's QA / QM system is based on DIN EN ISO 9001, DIN EN ISO 13485, the German Medical Device Implementation Act, the Regulation on Medical Devices (EU) 2017/745 and other relevant standards and directives, depending on the assignment. These activities are conducted by qualified personnel in accordance with the procedures established and confirmed at SLG.
- (3) Prior to the audit, SLG discloses the names of and, if requested, qualifications and current activities of each member of the audit team. The client is thus given the opportunity to object to the appointment of a particular auditor or technical expert. Otherwise the client confirms by signing the audit plan that they approve of the audit team. In case of a well-founded objection about competence or impartiality, the certification department shall arrange for a new audit team.
- (4) The tasks of the audit team are defined as follows. The audit team shall:
  - a) examine the structure, fundamental processes, procedures, records and related documents of the client's organisation relevant to the management system (QM / QA system),
  - b) determine that these meet all requirements relevant to the intended scope of certification,
  - c) determine that the processes and procedures are effectively introduced, implemented and maintained in order to create a basis for confidence in the client's QA / QM system, and



- d) for the client's own measures, communicate to the client any inconsistencies between the client's regulations, objectives and targets (consistent with the expectations in the relevant management system standards or other normative documents) and the results.
- (5) In case the QA / QM system complies with the requirements documented in an audit report or in a final assessment report certification is granted and a certificate issued provided that all requirements are met.
- (6) During the validity period of the awarded certificate, surveillance audits are conducted at least once a year. Within the scope of certificate monitoring of management systems, SLG is also entitled to carry out short-notice or unannounced audits in justified cases. According to MDR, unannounced visits to the certificate holder shall be conducted in order to control whether their quality management system is working properly (please see also 5.(13)).
  - In accordance with MDR, SLG conducts an unannounced audit at random, but at least every 5 years, at the client's location and if necessary at the location of suppliers / subcontractors which is combined with the regular surveillance assessment or in addition.
- (7) In order to maintain the certification after the certificate has expired, a re-certification including a re-certification audit which must be conducted within the period of validity of the original certificate is required. However, a potential re-certification is not being undertaken automatically. It shall be agreed upon separately between the client and SLG.
- (8) Refusal of certification by SLG shall be justified in writing. SLG shall not be liable for any disadvantages the client may experience as a result of the refusal. Any new application submitted by the client later than six months after the refusal of the certification shall require a complete re-assessment (like an initial certification) based on a separate order. The same applies in case of failure to apply for re-certification in good time.
- (9) The client is aware that SLG is awarded specific authorisations by higher bodies which SLG might be deprived of. Should such a case occur, SLG will inform the client immediately. Otherwise the existence of authorisations applies as basis of a contract about certification services between SLG and the client. In case of frustration of contract SLG is not obliged to conduct any further certification services. SLG will support the client during transition to a new accredited / Notified Body.
- (10) SLG reserves the right to terminate the contractual agreement on which the certification services are based for good cause if the fulfilment of the contractual services cannot be ensured due to reasons of changed requirements and / or necessary resources. The client shall not be entitled to any claims against SLG due to a termination based on the above mentioned reasons.
  - This could be the case, for example, if the client refuses to approve external auditors or experts and SLG is not able to provide another external auditor or expert. SLG may withdraw from the contract and invoice the costs incurred up to that point.
- (11) SLG is obliged to treat all information and business secrets revealed to them by the client as strictly confidential and not to use them for any other than the purpose contractually agreed upon. The obligation to confidentiality shall remain in force following the termination of the contract.
- (12) The client is, however, aware that SLG is obliged to authorised bodies (e.g. authorities, surveillance bodies, accreditation bodies, Committee for Safeguarding Impartiality etc.),
  - a) to disclose any refused, revoked, withdrawn, restricted, suspended and misused certificates and
  - b) to provide access to documents available at SLG to third parties and / or to release such documents (including copied) to them.
  - Disclosure of information and releasing documents to such authorised bodies shall not be regarded as a breach of the confidentiality obligation.
- (13) According to DIN EN ISO/IEC 17021-1, SLG shall provide information if requested about:
  - a) geographical areas in which SLG operates,
  - b) the status of a given certification,



- c) the name, basis of certification (related normative document), scope and geographical location (city and country) for a specific certified client.
- In exceptional cases, access to certain information can be limited on the request of the client (e.g. for security reasons).
- (14) If there is a public interest in the context of certifications according to MDR, SLG may deviate from the obligation of confidentiality regarding test results and documents, taking into account proportionality and informing the manufacturer. In this respect, it is pointed out that the manufacturer must fulfil his information obligations (see point 5).
- (15) SLG retains all internal and external order documents during processing and after completion in accordance with the corresponding legal provisions and relevant regulations.
- (16) SLG informs certified clients about changes to certification requirements.
- (17) According to MDR, the client is obliged to notify modifications requiring approval. SLG evaluates and assesses such modifications whether the client's QA / QM system is still covered by the existing conformity assessment. SLG provides a reasonable conclusion of their assessment to the client. SLG grants approval for a significant change to the QA / QM system or the product range covered by it in the form of a supplement to the corresponding certificate.
- (18) According to MDR, as a Notified Body involved in the conformity assessment of a device, SLG may seek the advice of a panel of experts in accordance with MDR Article 106 (11). Before submitting such a request, SLG shall inform the client of this intention.

### 4. Validity of Certificates

- (1) An issued certificate contains all essential information on the period of validity, certificate holder, location, the client's business, activity and product areas, as well as the corresponding certification bases. Statutory provisions regarding the required information and the period of validity are taken into account (e.g. according to Medical Device Regulation Annex XII).
- (2) Certificates and associated rights of use as well as other rights of use granted by SLG within the scope of the contractual relationship are not transferable to third parties.
- (3) The certificate becomes void on expiration of the stated validity and shall not be used by the client afterwards. The client may apply for a re-certification according to paragraph 3. (7).
- (4) A certificate and the associated right of use may be refused, suspended, restricted or withdrawn,
  - a) if the requirements for issuing or maintaining the certificate are not met or not met anymore or have not been met at any time
  - b) if the client misuses certificates or approval marks of SLG or of the accreditation body or a notification authority,
  - c) if deviations or deficiencies in the QA / QM system are identified, thereby no longer guaranteeing conformity of products or parts of the certification scope with essential requirements of the conformity assessment procedures or standards,
  - d) if the client refuses surveillance actions,
  - e) if the client fails to pay fees in due time, previously agreed upon in the contractual agreement and SLG's fee scale,
  - f) if withdrawal of the certificate is legitimately demanded by authorities or other higher bodies,
  - g) if compliance with the requirements is not restored by appropriate corrective actions taken by the client authority within a reasonable period of time.
  - h) in the event of fraudulent behaviour by the client,

The suspension, restriction or withdrawal is conducted considering the principle of proportionality.

SLG justifies its decision towards the client.



- (5) The certificate holder shall be informed about changes of the certificate status and their reasons.
- (6) Enquiries about the validity of certificates may be obtained via SLG's website.
- (7) SLG is entitled to publish the following information about issued certificates on www.slg.info:
  - a) Certificate number,
  - b) Date of issue and date of expiry,
  - c) Certificate holder,
  - d) Scope and basis for certification.
- (8) With regards to certificates of conformity according to MDR, SLG points out that
  - a) certificates according to MDR, including status changes and withdrawals as well as rejections of applications, must be registered and published in the electronic system for Notified Bodies (DMIDS/EUDAMED),
  - b) SLG fulfills its information obligations according to MDR,
  - c) SLG may restrict the intended purpose of a product to certain patient groups,
  - d) The client may be obliged by SLG to conduct certain post-market clinical follow-up studies in accordance with Annex XIV Part B.
- (9) The client is aware that SLG as an Accredited and Notified Body is authorised to issue certificates within the scope of the accreditation or notification. This does not mean that the Accredited Body or Notified Body is responsible for the result of the certification.

### 5. Commitments of the Client

- (1) The client commits towards SLG in particular:
  - a) to support any surveillance actions taken to ensure compliance with the certification rules and requirements,
  - b) to submit all essential documents and procedure documents to SLG. That includes in particular but non-exclusively
    - · the documentation of the client's QA / QM system,
    - documentation of all findings and results obtained from the application of the post-market surveillance plan, including the PMCF plan, to a representative sample of devices, and of the vigilance provisions set out in MDR, Articles 87 to 92,
    - the data provided for in the design part of the QA / QM system, such as results of analyses, calculations, tests and solutions chosen for risk management according to MDR Annex I Section 4.

The documents submitted remain with SLG.

- c) to support in conducting audits properly on the basis of the agreed audit plan and to grant access to all locations, equipment, materials and products required by the audit scope.
  - Note: In addition to the physical visit of the facilities, "on-site" may also include, if required, remote access to electronic site(s), which contain(s) information relevant for the audit of the management system. On-site-audits may also affect premises of the client's suppliers and / or subcontractors. The client must support the organisation of such audits.
- d) to ensure the availability of personnel, as required by the audit plan, to be interviewed during the audit as well as the availability of one authorised client representative for regulations, coordination and information.

Note: If not otherwise agreed to by the audit team leader and the client, each auditor shall be accompanied by a guide. The guide(s) is (are) assigned to the audit team to facilitate the audit. If required, the guide is responsible for:

- · establishing contacts and scheduling interviews,
- · arranging visits to specific parts of the site or organisation,



- ensuring that rules concerning site safety and security procedures are known and respected by the audit team members,
- · witnessing the audit on behalf of the client,
- · providing clarification and information if requested by an auditor.
- (2) The client is obliged to fulfill all legally required assurances, in particular:
  - a) to obligations arising from the approved QA / QM system,
  - b) to keep the approved QA / QM system adequate and effective,
  - c) to introduce and keep up to date a systematic procedure for reviewing experience gained from products in the post-production phase and to implement appropriate measures for taking corrective action as well as to inform the relevant authorities and SLG immediately – in accordance with current laws and regulations – on any incidents arising,
  - d) to obligations relating to the use of conformity marks according to current legislation as well as information related to the product; this also applies to the use of CE marking, including the rules for using the number of the Notified Body specified in the relevant legislation.
- (3) The use of the QM system marks according to DIN EN ISO 9001 and DIN EN ISO 13485 in relation to any product advertising (e.g. statements concerning the product's quality on the type plate or packaging, etc.) is not permitted.
- (4) The client shall inform SLG immediately about changes that affect the client's capability to fulfil the certification requirements. Examples of changes may include:
  - a) changes of the legal, economic or organisational status or ownership,
  - b) changes of organisation and management (e.g. key managing personnel, decision makers or experts),
  - c) changes of the client's contact address and locations,
  - d) changes of critical suppliers / subcontractors.
- (5) According to MDR, the following planned changes must be approved by the SLG on an ongoing basis by submitting relevant information:
  - a) changes on the already approved QA / QM system(s),
  - b) changes of the product-range covered by the QA / QM system,
  - c) changes on the product that has already been approved, in particular the technical documentation that has already been approved for it.
  - In this context, plans for the change including the expected impact on the prior approval must be submitted to SLG.
- (6) According to MDR and in connection with a re-certification as well as the renewal of certificates, the client is obliged to submit to SLG a summary of the changes to and the scientific knowledge about the product, which is recorded by the client's QA / QM system, including
  - a) all changes to the originally approved device, including changes not yet notified,
  - b) experience gained from post-market surveillance,
  - c) experience from risk management,
  - d) experience from updating the proof of compliance with the general safety and performance requirements set out in MDR Annex I,
  - e) experience from reviews of the clinical evaluation, including the results of any clinical investigations and post-market clinical follow-up,
  - f) changes to the requirements, to components of the device or to the scientific or regulatory environment,
  - g) changes to applied or new harmonised standards, specifications or equivalent documents,
  - h) changes in medical, scientific and technical knowledge, such as



- · new treatments,
- · changes in test methods,
- · new scientific findings on materials and components, including findings on their biocompatibility,
- · experience from studies on comparable devices,
- · data from registers and registries,
- · experience from clinical investigations with comparable devices.

An application for renewal of certificates should be submitted by the client no later than 6 months before they expire.

- (7) SLG conducts surveillance audits. The client shall pay all costs arising thereof to SLG according to the contractual agreement.
- (8) The client shall record any customer complaints and inform SLG thereof.
- (9) The client shall inform SLG immediately about any recalls, any serious incidents or serious risks to public health as well as measures that have been initiated.
- (10) The client of a certification service covered by legal provisions declares that they have not filed any application with any other Certification or Notified Body for assessment / certification of their QA / QM system for the same product(s). According to MDR, the client shall provide that information in writing together with the application.
- (11) The client facilitates Observed / Witness Audits by higher bodies or the participation of SLG's auditors in training at the production facilities of the manufacturer and their subcontractors.
- (12) Certificates, document assessments and audit reports as well as audit protocols shall be forwarded only in their full wording stating the date of issue. A publication in part shall require SLG's prior written approval.
- (13) In order to ensure a targeted execution of unannounced audits in the scope of procedures according to MDR, the client is obliged to inform SLG about periods of production inactivity. This obligation is valid during the whole duration of the corresponding certificate.
- (14) In case of certifications in accordance with MDR, the client is also obliged to comply with its information obligations, in particular:
  - a) when commissioning SLG, to submit a formal application that bears the client's signature and contains all information and the client's declaration, as stipulated in the MDR Annex which is relevant for the conformity assessment,
  - b) for certifications according to MDR, the client shall be the manufacturer,
    Note: If the manufacturer has appointed an authorised representative, the accepted authorised representative's mandate as per MDR Article 11 shall be submitted for certification.
  - c) to inform SLG about vigilance reports,
  - d) to submit the resulting, regularly updated safety report (PSUR) to SLG, as the client is obliged according to MDR Article 86,
  - e) to demonstrate compliance with the requirements of the relevant Annexes and, if no longer in compliance, take appropriate corrective actions to restore compliance. The deadlines set by SLG must be observed, otherwise there is a risk of the certificate being lost.
  - f) to perform incoming, ongoing and final checks related to pre-clinical and clinical evaluation and special procedures. If these are missing or insufficient to demonstrate conformity, SLG can request the client to conduct appropriate checks or laboratory tests with regard to the product.
  - g) to provide a justification for not undertaking new tests related to pre-clinical assessments, even though conditions in the process or the process itself have changed,
  - h) to submit to SLG an appropriate plan (according to MDR Annex XIV Part B) that addresses the postmarket clinical follow-up of the product to demonstrate the safety and performance of the product (if applicable),



- i) to provide evidence of adequate control of its suppliers. Otherwise, the on-site inspection of the supplier's processes must also be included by SLG in the current audit program,
- j) to grant SLG unrestricted access to the technical documentation (according to MDR Annexes II and III),
- k) to provide SLG with clear evidence if no clinical trial was conducted because the product has already been placed on the market and all conditions according to MDR Chapter VI Article 61 (5) have been met (if applicable).

Note: In this context, it is pointed out that if there is a public interest, SLG may deviate from the confidentiality obligation regarding test results and documents, considering proportionality and informing the manufacturer (please see 3 (14)).

(15) The client ensures that information related to the certification is not used in such a manner that could bring the certification body and its higher authorities into discredit, and no statements are made that could be regarded as misleading or unauthorised.

#### 6. Rights of the Client

- (1) During the validity of the certificate the client shall be entitled to refer in their legal relations to the awarded certificate and rights of use derived thereof, always provided that they observe the legal regulations and other relevant standards and specifications furthermore, the client shall observe the regulations of the SLG Mark Statute.
- (2) The rights of use of marks are regulated in detail in the "SLG Mark Statute" document, published on SLG's website or sent to the client on request. The provisions of this Mark Statute must be observed by the client.
- (3) The client has the right to file complaints or appeals with SLG, particularly concerning SLG's decisions and regulations. SLG comments on the complaint or the appeal and informs the client. In case no agreement can be reached, SLG shall consult other entities. Detailed information about processing complaints is defined in the document "SLG Complaints Procedure", published on SLG's website and may be sent to the client on request.

#### 7. Infringements of these Regulations for Certification of QA / QM systems

In case of infringements of these Regulations or of the SLG Mark Statute by the certificate holder, in particular in case of illegal use or misuse of SLG certificates and / or marks, SLG is entitled to take corresponding measures, which may result in restriction, suspension or withdrawal of the certificate and the entitlement of rights of use as well as using test marks derived thereof.

#### 8. Effective date and modifications to this Regulation for Certification of QA/ QM systems

- (1) These Regulations shall become effective on 13.12.2024.
- (2) Changes of legal provisions, accreditation or notification regulations as well as the generally acknowledged rules of technology, relevant standards and directives shall be met by both parties without prejudice to these Regulations for Certification. In case any of these afore mentioned changes occur, SLG shall adapt the Regulations for Certification regularly and continuously.

Dokument: SLG-RC for QA QM systems Stand: 2024-12-13