

Issue 04



GLOBALG.A.P. CERTIFICATION GUIDELINE

Integrated Farm Assurance. Scope: Crops Base

Sub-scope: Fruit and Vegetables Version 5.4-1-GFS October 2021

GLOBALG.A.P.



GLOBALG.A.P. INTEGRATED FARM ASSURANCE - Scope: Crops

Sub-scope: Fruit and Vegetables Version 5.4-1-GFS October 2021

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1. GLOBALG.A.P. CERTIFICATION SYSTEM BY ACERTA-MAR

1.1. Introduction

This document describes the certification processes for producers to be certified with ACERTA Certification SARL (AU) Morocco- hereinafeter ACERTA-MAR- ACERTA-MAR for the Programme GLOBALG.A.P. Integrated Farm Assurance (IFA) Sub-scope: Fruit and Vegetables.

The scope of GLOBALG.A.P. Certification covers the following:

- The controlled production process of primary products. It does not cover wild/catch, wild fish/catch or crops harvested in the wild.
- Only products included in the GLOBALG.A.P. product list, published on the GLOBALG.A.P. website, can be registered for certification. The GLOBALG.A.P. product list is not limited and can be extended based on demand.
- Only products that are produced by producers themselves. Producers cannot receive certification for the production of products that are not produced by themselves

1.2. <u>Registration in the IFA-GLOBALG.A.P. Programme: Application procedure.</u>

1.2.1 Applicants

An applicant:

- May not register the same product with different Certification Bodies.
- May not register the same product with different certification options
- May register different products with different CBs and/or different certification options
- May not register Production Sites or group members in different countries with ACERTA-MAR. (Exception: The GLOBALG.A.P. Secretariat may grant exceptions on a case-by-case basis or within national interpretation guidelines).

a) <u>New Applicant</u>

When a new applicant contacts ACERTA-MAR in order to get information of the certification in accordance with the Integrated Farm Assurance (IFA)-GLOBALG.A.P. Programme, Sub-scope: Fruit and Vegetables, ACERTA-MAR's contacts him as well, and confirms under which option the applicant wants to be certified.

The applicant is requested some basic information which will let ACERTA-MAR make the appropriate quotation.

Next, and using the ACERTA-MAR management system, the quotation is prepared, which must be reviewed by the General Director or the Technical Director, or in some cases by the Accountant.

The quotation includes the costs derived from the certification process and a specification of the items detailed in the said costs: application procedure, management of the information in the GLOBALG.A.P. Database, certification inspection, issueing of the "report", decision taking and at the customer's request, a previous inspection to the facilities. The method of payment is also specified in the quotation.

The applicant who wants to begin the certification shall send this quotation appropriately accepted. The Technical Department includes the quotation accepted in the client folder (archives the document in the corresponding folder on the local server).

Once the accepted quotation has been received, the Technical Department will send the applicant the related documentation.

- "<u>Certification Request Form</u>", document to be sent back to ACERTA-MAR completed to formalize the certification procedure. In this
 document the information concerning all the vegetable products (species) to be certified will be detailed
- <u>"Certification Agreement"</u>, between ACERTA-MAR and the applicant company, document where the conditions which will regulate the commercial relationship are specified. The duration of the contract will be 1 year.
- "Certification Guideline", document where the activities included in the certification process are detailed.
- "Declaration for Options 1" (in case of Cooperative societies Options 1 individual producer)
- "Sublicence Agreement". Contract between the Certification Body (CB) and the producer. Sets legal framework in order to be granted the GLOBALG.A.P. Certification.

If the producer does not commit to continue with the certification for the next cycle, the CB shall make sufficient provisions to avoid situations where one certificate could be used to cover more than one harvest and growing cycle of the same annually harvested crop, e.g. by shortening the certificate validity.

b) Subsequent Certification: Previously certified applicant

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Registered producers and/or producers with certified products must re-register annually before the expiry date.

For this purpose, 6 months before the expiry date, the Technical Departement informs the holder of the certificate (or the relevant office) of the new activities of the certification maintenance to be carried out, by sending the documents to be completed and/or signed:

- Predefined guotation
- "Certification Request Form"
- "Certification Agreement"
- "Certification Guideliness"
- "Declaration for Options 1"
- "Sublicence Agreement

However, ACERTA-MAR shall apply the rules for initial (first) inspection if the certificate expired for more than 12 months.

When a producer changes from one CB to another, it is not considered a first inspection, but subsequent inspection.

1.2.2 Request Form

After the Technical department has received all the documents related to the Aplicant certification request:

- The Technical Department reviews, then, the <u>"Certification Request Form"</u> sent by the (including the data provided detailing production sites and Produce Handling Units, the fields,
 - A folder is also opened in local server for each applicant, appropriately identified with its corresponding code in order to file and keep the records.
 - Once the "Certification Request Form" is reviewed, ACERTA-MAR will register the producer/Producer Group in the GLOBALG.A.P. Database, (if the producer / producer group is registered with ACERTA-MAR for the first time) and accept the information related to the request in the GLOBALG.A.P. Database, always within 28 calendar days after the registration, and the Database sends automatically to the applicant a mail confirming the file acceptation by ACERTA-MAR and his/her GGN.
 - If the producer has applied for its own GLN, this number shall be reported, and ACERTA-MAR will register the organization under its own number in database and withdraw the GGN accordingly. The GLN replaces the GGN in the GLOBALG.A.P. system.
 - The Technical Department assign registration number (only for producers registered with ACERTA-MAR for the first time)

The <u>registration number (inscription number)</u> for producers under option 1 and producer groups consists of the word ACERTA-MAR, followed by a number of four digits.

Example: ACERTA-MAR XXXX.

The Technical Department registers the applicant's request in the ACERTA-MAR's Base and create the file number: The ACERTA-MAR file code consists of the acronyms.

MA001GG-48-21

- Two initials MA of Morocco, which identify the office.
- The correlative number that corresponds to it from 001 that coincides with the one assigned in the GG base
- GG that corresponds to the GLOBALG.A.P.
- Number assigned by the management computer application.

Up to here, the number that will identify the client is defined within the scope of GLOBALG.A.P.

Will be added

Two digits of the current year

All the works that are done to that client during its certification cycle that began in the year indicated by their registration, will be identified with the same code, regardless of whether they are carried out in that year or in the following year.

For additional modules, their structure and numbers will be kept, but identifying which additional module it is, for example

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Any objective evidence found that indicates that the applicant has been misusing the GLOBALG.A.P. claim shall lead to the exclusion of the applicant from certification for 12 months after evidence of misuse. In addition, the applicants will be listed, and the list must be checked before registration in the database. Any case of misuse shall be communicated to the GLOBALG.A.P. members.

GLOBALG.A.P. registration fees are generated once ACERTA-MAR registers and accepts products in GLOBALG.A.P. database. This admission starts the invoicing of registration costs. Only ACERTA-MAR is allowed to register and accept products in the GLOBALG.A.P. database.

1.2.3 <u>Scope Options</u>

Inspection methodology during the certification process will depend on the following points, and the information will be provided by the "Certification Request Form"

- <u>CERTIFICATION OPTION</u>
- <u>CROP SYSTEM</u>
- PARALLEL PRODUCTION (PP) OR PARALLEL OWNERSHIP (PO)
- HARVESTING EXCLUDED
- HANDLING EXCLUDED
- HIGH RISK PRODUCTS

a) <u>Certification Option</u>

For GLOBALG.A.P. Certification, the term "producer(s)" refers to persons (individuals) or businesses (company, individual producer or producer group) that are legally responsible for the production processes and the products of the respective scope, sold by those persons or businesses.

Only products that are produced by producers themselves. Producers cannot receive certification for the production of products that are not produced by themselves.

The following options are available for the producers:

I. Option 1- Individual Certification

An individual producer (individual/juridical person or Group of individual/juridical persons) constituting a legal entity, who manages only one Production Site These Agricultural Production Units or fields either owned or not, but always meeting these two requirements:

- ↔ The crop shall be always owned by the producer Option 1
- 4 If there are different owners, these shall commit to transfer its management to the producer Option 1

Furthermore, the associated producers shall sign a document stating their agreement to the management carried out by the company.

II. Option 1 – Multisite without Implementation of a QMS

An individual producer (individual/juridical person or Group of individual/juridical persons) constituting a legal entity, who manages more than one Production Sites that do not function as separate legal entities

The single legal entity holding the certificate is legally responsible for all registered production of all products from its location, whether owner or rented, including placing the product on the market.

The product/crop sold from option 1 - multisite without QMS could be traced back to one single legal entity that is the certificate holder.

The individual producer / organization will be the certificate holder once certified.

b) Crop System

Inspection methodology is specified for the inspections to be carried out to producers growing more than one product, whenever all of them are obtained by the same productive system; in this sense, the following productive systems per each sub-scope can be differentiated:

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- Open field crops (fruits, vegetables and herb products)
- Protected / covered crops (in a greenhouse). A crop is considered "covered" when it is grown beneath or within a structure with
 or without building foundations where the cropping environment has some kind of overhead protection (not including individual
 plant / tree covers, nets, low tunnels, hail protection, mulches or anything that it is not a greenhouse) during the production of that
 crop. The cover can be made of plastic, glass or other similar materials, and must be accessible by persons (walk-in possible)
- Perennial crops (tree crops) (only for Fruits and Vegetables sub-scope)

c) Possibility of statement of Parallel Production or Parallel Ownership:

According to the General Regulations of GLOBALG.A.P., a producer has the possibility to produce or trade the same product (specie) in certified and non-certified status, always meeting some conditions that make possible Parallel production or Ownership.

Any applicant/certificate holder (individual producer, multisite or producer group) who owns GLOBALG.A.P. and non-GLOBALG.A.P. products (of the same product) at any time needs to register for Parallel Production (PP) or Parallel Ownership (PO).

III. Related Definitions

Parallel Production (PP):

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PP is a situation where individual producers, producer members or producer groups produce the same product partly as certified and partly as noncertified. It is also considered PP if not all the members of a producer group producing a product that is registered for certification are included in the scope of the certificate.

Example: A producer grows apples. Only a part of the apple production will be certified.

A situation in which a farmer produces one product as certified and another product as non-certified is not Parallel Production (e.g.: apples certified and pears non-certified).

Parallel Ownership (PO):

PO is a situation where individual producers, producer members or producer groups buy non-certified products of the same products they grow under certified production.

Example: A producer grows certified apples and buys non-certified apples from other producer(s).

It is not considered PO if:

A producer/producer group buys additional certified products from another GLOBALG.A.P. certified producer(s) A certified producer handles products for non-certified producers as a subcontractor, i.e. the certified producer does not buy the non-certified

A certified producer handles products for non-certified producers as a subcontractor, i.e. the certified producer does not buy the non-certified products.

IV. <u>Requirements for parallel production or parallel ownership:</u>

In order to put into practice the Parallel production or Ownership of GLOBALG.A.P. certified and non-certified products – of the same accepted products, the following statements will be followed:

- <u>The producer shall inform ACERTA-MAR about PP/PO</u> during the registration process. Producer groups shall also include clear identification of their producer members who buy/sell non-certified products of the same products included in the scope of certification (and, therefore, also the products that have to be registered as "with PO" for each producer member). When a member of a group implements PP/PO, the group must register for PP/PO.
- <u>ACERTA-MAR shall register in the GLOBALG.A.P. Database for "Parallel Production/Ownership"</u> (which will be visible on the GLOBALG.A.P. Certificate and via online certificate validation). Where a group member implements Parallel Production or Parallel Ownership, the group shall register for Parallel Production or Parallel Ownership.
- <u>The different production sites shall be specified within the legal entity</u>: at least one jointed production site for all certified processes and one other jointed production site for all the non-certified processes.
- <u>Parallel production within the same production site is not possible</u>. Individual producers (Option 1, Option 1 Multisite with or without SGC, and individual producers within a producer group) for each registered product cannot have GLOBALG.A.P. and non-GLOBALG.A.P. products produced within the same production site.
- In crop certification, parallel production in one production site is not allowed unless there are <u>distinctive visible differences</u> detectable by the average consumer between the certified and non certified product.

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- A producer can declare Parallel Production / Ownership in any moment since his registration, but:
 - 1) During the validity of his certificate, ACERTA-MAR will have to carry out an extraordinary inspection to check the applicable control points and update the information in the GLOBALG.A.P. Database and the paper certificate.
 - 2) It can not be used as corrective action against a non-conformity detected by ACERTA-MAR. The company will be sanctioned, and it will have to implement corrective actions for the whole production.
- <u>Registration of Parallel Ownership at the beginning of the season:</u> when they are not sure whether they will buy non-certified products. ACERTA-MAR shall evaluate that the traceability and segregation procedures are available and ready for implementation. When the purchase of products from non-certified sources begins, ACERTA-MAR shall require evidence of implementation (documentation or on-site assessment).
- <u>All products shall be traceable to the respective production sites on the farm and when leaving the farm</u>: certified and non-certified products are fully segregated at all times. The traceability and recording system shall reflect the implementation of parallel production.
- <u>Parallel ownership</u>, when non-certified products are sourced, <u>within the same production management unit (= PHU)</u>, however, is possible.
- The "Traceability and Segregation" section in the All-Farm Module shall be applicable
- Product from a non-certified production sites shall not be moved to certified production site.
- <u>The GGN is used to validate the certificate.</u> It is made available via the identification of the <u>final products with the producer's GGN</u>, where the product originates from a certified process, which is an obligation for all producers registered for PP/PO.

d) <u>Harvest Exclusion</u>

If produce is sold in the field before harvest and the buyer is responsible for harvesting, the harvesting section (FV.5) in the Control Points and Compliance Criteria can be excluded from the producer's certificate.

As long as the harvesting process (whether carried out by the producer or subcontracted) takes place while the produce belongs to the producer, all points relating to harvest shall be included in the inspection and the certificate.

"Harvest exclusion" applies where the produce does not belong to the producer anymore at some point in time prior to harvest commencing and the producer has no control over the harvesting process. It is also not an activity that is subcontracted by the producer.

The producer shall apply for exclusion per product during registration with detailed justification.

ACERTA-MAR will make the decision as to whether harvesting may be excluded or not based on the following requirements.

- The producer shall have a contract with the buyer that states that the harvester/buyer will do all of the following:
 - Take ownership of the produce before harvesting.
 - Take responsibility for ensuring that harvest takes place only after the Pre-Harvest Interval (PHI) has been observed.
 - Handle the produce after harvest (not just during harvest).
 - Buy all the produce (Harvest Exclusion is not possible if the producer harvests some part of the crop and sells another part before harvest).
- If the producer does not know the buyer at the time of registration with GLOBALG.A.P., the following shall be provided:
 - ✓ A <u>declaration from the producer</u> to inform the buyer (new owner who is harvester AND post-harvest handler) about the Pre-Harvest Interval (PHI).
 - ✓ A <u>contract with the buyer</u> as soon as the buyer has been identified that includes all issues under point

If harvesting is excluded for the producer or producer group, produce handling shall also be excluded for that producer or producer group.

e) <u>Post-Harvest Produce Handling</u>



Produce handling includes any type of post-harvest handling of products such as storage, chemical treatment, trimming, washing or any other handling where the product may have physical contact with other materials or substances. Details of the specific process (per product) applicable to the producer have to be included in the checklist notes.

Produce handling shall always be included as long as the product belongs to the producer during handling (by the producer or subcontractor), unless there is written evidence (contract, agreement, etc.) that the producer has no control over the packing/handling/storage, the product is not returned to the producer and the producer is not legally responsible for the product anymore.

V. Produce handling excluded

In these cases, Produce Handling is excluded of the scope:

- If produce handling does not take place under the ownership of the applicant, it shall be declared during registration and indicated on the certificate.
- Produce handling shall not be included when harvesting is excluded (see Harvest Exclusion above).

VI. Produce handling included

In these cases, Produce Handling is included in the scope but ACERTA-MAR may not inspect handling facilities:

- If the Produce Handling Unit (PHU) already has a post-farm gate food safety certification recognized by GFSI, the inspector shall
 inspect segregation and traceability (that is AF.11, AF 13, CB.1.1) as well as post-harvest treatments (FV.5.8.1-10) if applicable.
 unless there is a bilateral agreement between GLOBALG.A.P. and the GFSI scope BIII recognized post-farm gate standard owner
 stating that these points are included in the scope of the post-farm gate certificate.
- If a producer does not perform product handling on farm, but at the facility of another producer who does have GLOBALG.A.P. Certification (including product handling), ACERTA-MAR may accept another CB's certificate or may decide to perform its own inspection of the PHU.

f) <u>High risk products</u>

They will be those crops defined by the GLOBALG.A.P. List of Products published by GLOBALG.A.P. High-risk product list, includes the following (not limited to these crops):

Fresh herbs, leafy greens, lettuce, romaine, spinach, aragula/rockets

Berries. Cantaloupe Melons. Any other product associated with known foodborne disease outbreaks

1.2.4 <u>Definitions</u>

Production site: A production area (e.g. fields, plots, orchards, farms, etc) that is owned or rented and untimately managed by one legal entity, and where the same input factors (e.g. water supply, workers, equipment, stores, etc) are used. One site may contain several non.touching areas (areas that do not share a common border; non-contiguous) and production of more than one product on the same site is possible. All production sites where the product(s) that are included in the GLOBALG.A.P. certification scope are produced, shall be identified and registered.

Requirements for production sites:

- All production sites shall be owned or rented and under the direct control of the legal entity.
- For production sites that are not owned by the legal entity, there shall be a signed document, which includes a clear indication that the site owner does not have any responsibility or input or decision capacity regarding the production operations over the rented-out site. There shall also be written contracts in force between each production site owner and the legal entity that include the following elements:
 - · Certificate holder/producer member name and legal identification.
 - Name and/or legal identification of the site owner.
 - Site owner contact address.
 - Details of the individual production sites.
 - Signature of both parties' representatives.

Product Handing Unit (PHU): Facilities where products are handled. All PHUs were GLOBALG.A.P. registered produycs are handled shall be identified and registered.

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Field (cultivation homogeneus unit), plot, orchard or greenhouse; Separate units of land within a production site, which summed up as a whole, form a production unit.

1.2.5 Request Form evaluation and Work Order

The Technical Director or Scheme Manager or an approved auditor/inspector designed by ACERTA-MAR will draw up a working programme from the review made to the "Certification Request Form". Based on the information provided by Certification request, he/she will assign an auditor team, determine the appropriate working days, and define the interval of dates to undertake the inspections and inform the auditor / inspector or auditor team, in writing, of the assignation and sample to be carried out, by the "Work order".

1.3. Previous visit

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At the applicant's request, ACERTA-MAR will perform a previous visit.

Initially the designated auditor team for carrying out the work agrees the date of the visit with the applicant by telephone. Then, the applicant is sent the Audit Plan, where the date of the inspection is confirmed, and all the information and activities to be carried out and the persons involved, are detailed. Simultaneously, the auditor / inspector sends the Technical Department a copy of this document, which is responsible for saving it in the client folder.

The visit will be carried out by the auditor team, either **ACERTA-MAR** own staff or subcontracted, and it will begin with an initial meeting with the producer or his/her representative. In the previous inspection the compliance of the producers and farms detailed by the applicant in accordance with the GLOBALG.A.P. Programme will be assessed.

The previous visit will finish with a meeting in which the conclusions obtained will be commented.

The auditor team who carries out this visit will make a Previous Visit Report, where all non-compliances detected will be detailed and the applicant will be informed of the continuation of the process from then on. The Technical Department will send a copy of this report to the applicant within 15 days from the end of the previous visit.

In this stage of the process, the applicant shall not be requested a corrective action proposal.

1.4. Inspection

If a previous visit has been carried out, from the reception of the report, the applicant might contact **ACERTA-MAR** in order to request the continuation of the process. In the same way, **ACERTA-MAR** will be able to contact the applicant if the time elapsed since the report was sent is considered long enough to know the applicant's intentions with regard to the continuation of the certification process.

It can be possible that from the initial "<u>Certification Request Form</u>" to the inspection, one or more modifications related to the scope to be certified can arise. If any change is made regarding the initial recorded information, the producer shall inform ACERTA-MAR to carry out the corresponding changes.

Once the auditor / inspector designated has received the "Work order", the inspection date will be agreed with the applicant (by telephone, email...).

In subsequent years, a minimum of 10 % of all certified producers ACERTA-MAR has certified per scope under Option 1 without QMS, shall be inspected unannounced.

ACERTA-MAR shall not notificate in advance of the intended unannounced visit. If it is imposible for the producer to accept the proposed visit (for medical or other justifiable reasons), the producer will receive one more chance at an unannounced reason. The producer shall receive a written warning if the first proposed attempt has not been accepted.

If the visit cannot take place for non-justifiable reasons, a suspensión of all products will be issued.

The producer may nominate during registration, a maximun of 15 days where they are unavailable for an unannounced audit.

With a view to the organization of the inspection, the auditor / inspector will confirm that the information received is correct.

When all the issues related to the scope of the inspection have been set, the auditor / inspector will make the "<u>Inspection Plan</u>", and send it to the applicant and ACERTA-MAR's Technical Department. If the applicant does not agree with any aspect, he/she will be able to notify it within the 3 subsequent days after the communication. In this case, the auditor / inspector or the Technical Department and the applicant shall have to reach an agreement and a new "<u>Inspection Plan</u>" will be sent.

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The auditor / inspector shall communicate to technical department any information found during the inspection that it is not correctly reflected in <u>"Certification Request Form</u>" or in "<u>Work order</u>".

If the day of the inspection, the auditor / inspector considers that it would be reasonable to change the sample because of a justifiable cause, she / he will be able to do it, but it will be necessary to communicate it to ACERTA-MAR Head Office and under the criteria specified in Chapter 2 Inspection methodology of Control Programe.

Once the scope of the inspection has been definitely set, especially the number of producers included in case of Options 2 and the minimum inspections required (in accordance with the criteria established in *Chapter 2: Inspection Methodology for the certification in accordance with GLOBALG.A.P. Control Programme*), the cost corresponding to the registration fees established by GLOBALG.A.P. will be charged to the customer.

1.4.1 Inspection development

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The certification inspection will begin with an initial meeting in which the auditor team and the representatives of the company will be introduced, and the methodology to be followed during the inspection, will be also explained by the power point document "Presentation of the GLOBALG.A.P. Programme".

During the inspection concerning both options 1, the methodology described in GlobbalGAP defined Program will be followed.

The inspection will finish with a closing meeting in which the auditor team will inform the representative of the company of the conclusions obtained, identifying all the control points in which non compliances have been detected (differentiating Major Musts, Minor Musts and Recommendations).

The initial inspection shall cover harvesting activities of each product to be included for certification, as well as produce handling if it is included. Other field work can be checked at a different time where feasible, but this is not obligatory.

The inspection shall take place as close to harvest as possible for the inspector to verify as many control points as possible.

The inspection shall be carried out at a time when relevant agronomic activities and/or handling (but not only storage) are being carried out. Inspection timing shall allow the ACERTA-MAR to gain assurance that all registered crops, even if not present at the time of inspection, are handled in compliance with the certification requirements. Inspection's off-season or when the farming activities are minimal shall be avoided.

- If produce handling is included in the certification scope, the produce handling facility(ies) shall be inspected annually. This
 inspection shall be carried out while in operation. Only when ACERTA-MAR has carried out a risk assessment that clearly
 shows that the risk is low, can produce handling be inspected during operation once every 2 years. The risk assessment
 should take into account the product(s) being packed as well as known food safety incidences related to the respective
 product(s) and any directives from GLOBALG.A.P. to look at specific points. ACERTA-MAR shall keep justification of the
 reason for the chosen inspection timing on record. This exception is only applicable for Option 1 producers without QMS.
- <u>If produce handling is excluded</u> from the certification scope, inspection has to be scheduled during harvest season at least every 2 years. In the respective year, the harvest season of at least one registered product per product grouping has to be inspected. Crop groupings are based on similarities in production and harvest processes and their risks.

OFF SITE / ON SITE MODULE

ACERTA-MAR, by applicant request, may divide announced inspections (both initial and subsequent) into 2 modules, which shall be verified by the same auditor/inspector:

- Off-site module: This consists of a desk review of documentation sent by the producer to the CB before the inspection.
- <u>On-site module</u>: This consists of an on-site inspection of the remaining content of the checklist, the production process on-site, and verification of the information assessed off-site.

The methodology of this module will be defined in the Annex ASSESSMENT METHODOLOGY OFF-SITE/ON-SITE of this document.

1.4.2 Documents

The following documents will be used:

- 1. Inspection-report (Cover / On-field Check list)
- 2. The auditor / inspector must use the currently approved Inspection Report file. Traceability test: The auditor / inspector must carry out a traceability test.
- 3. Final Conclusions of the Inspection (Field results)

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Then, the auditor / inspector will print the appropriate page of "<u>Preliminary conclusions of inspection</u>", selected from the electronic file "<u>GLOBALG.A.P. Check list</u>" and the company's representative and the auditor / inspector will both sign the "<u>Final conclusions of the inspection</u>" as evidence of this being carried out (or it will be send by email to the auditee) and a copy will be given to the auditee detailing the non-compliant control points detected. An electronic copy will be sent to ACERTA-MAR Head Office.

The producer representative shall sign or confirm the inspection outcome (including at least the scope of the inspection/audit, the result in % of compliance for the different levels of control points, list of findings and duration) during the closing meeting. A documented or electronic confirmation by the producer is equal to the 'signature' of the producer.

<u>4.</u> <u>Corrective Action Plan (CA PLAN) - Corrective Action Assessment Report (CA PLAN)</u>

Each non-compliance will be detailed together with the auditor's / inspector's motivation in a <u>Corrective Action Plan</u> – a table taking part of the electronic file <u>"GLOBALG.A.P. Check list"</u> (CA PLAN) – and a copy of this table will be given to the producer in order to facilitate the implementation of the corrective actions (if it will be necessary). In this document the inspector will mark if the non-compliance detected means a non-conformance.

1.4.3 <u>Crops to be certified</u>

ACERTA

a) Initial inspections and Crops registered for the first time.

This section is applicable to producers seeking GLOBALG.A.P. Certification for the first time, and to producers who want to add a new product to an already existing GLOBALG.A.P. Certificate.

No inspection can take place until ACERTA-MAR has accepted the applicant's registration.

Each production process for products registered and accepted for certification for the first time must be **completely assessed** (all applicable control points must be verified) **prior to issuing the certificate**.

In initial inspections, once the decision is favorable, a Certificate will be issued including allt he products whose production process has been completely assessed.

A product that has not yet been harvested after an initial inspection, or a new product (not registered in previous cycle) in a subsequent inspection shall not be included in the certificate.

Products that are harvested before registration with GLOBALG.A.P. cannot be certified.

Records that relate to harvest or product handling before the producer has registered with GLOBALG.A.P. are not valid.

In case of crops which have not been assessed during harvesting in the first year but the harvest has been assessed in a crop of the same group, once the harvest period has started the field notebook with the treatments undertaken and the appropriate residues analyses shall be verified (in office or insitu) before taking the certification decision and before including them in the certificate.

In general, the following crop harvest groups could be considered per sub-scope:

- 1. Mechanical harvest: the only method of harvesting. In this case there is no need to observe the harvest while in operation. It is sufficient to check only the machine and harvesting machine operation related records after or before the harvest.
- 2. Manual harvest of low-risk products (without using water or ice). The product is low risk when:
 - Always cooked before eating, (for example, potato, sweet potato, corn...)
 - Dry nuts, or
 - Product with pathogen reduction step after harvest (still unprocessed)
- 3. Manual harvest of high-risk products (without using water or ice). All other product that are not included under low risk are considered high risk. *
- 4. Harvest that involves water or ice
- 5. Packing in field (packed in the field in the final consumer packaging)

* **Clarification:** this classification on groupings of crops based on similarities of the production process and harvesting activities, is not related to the high-risk crop types defined in 1.2.3 f) HIGH RISK CROPS.

When the harvest of a crop that belongs to group 4 or 5 of the previous list of harvest groups by crop is observed, it will be considered that the manual harvesting processes prior to the application of water or packing in the field is observed (activities belonging to to groups 2 or 3 to which the crop in question corresponds).

b) <u>Renewal crops</u>

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In the subsequent years, the certificate issued after the favorable decision of the Subsequent (Renewal) inspection will include all the renewal crops (those that were registered and inspected for this cycle and contained in previous certificate) although all of these crops were not inspected during harvest.

1.4.4 Inspection results

a) <u>Non-Compliances</u>

Non-compliance (of a control point): A Minor Must or recommendation in the GLOBALG.A.P. checklist is not fulfilled according to the Compliance Criteria.

All motivations must be entered in the "Checklist" for all control points that are found to be non-compliant during the inspection.

In all cases, after an inspection; the calculation to show compliance (or non-compliance) must be available (inspection Results signed by the producer).

b) <u>Non-Conformances</u>

Non-conformance: A GLOBALG.A.P. rule that is necessary for obtaining the certificate is infringed

Major Must Non-Conformances.

- When **100%** of the applicable **"Major Must**" control points **Minor Must Non-Conformances.**
 - When 95% of the applicable "Minor Must" control points are not met.

Estructural Non-Conformances:

- A Non- conformance which is detected repeatedly in several Production Sites a systematic implementation problem exists,
- The corrective actions shall include all the registered Production Sites which could be affected by the same problem/mistake,

ACERTA-MAR will apply the corresponding sanction.

c) <u>Contractual Non-Conformances.</u>

<u>Contractual Non-Conformances</u>: Breach of any of the agreements signed in the contract between the CB and the producer related to GLOBALG.A.P. issues.

ACERTA-MAR may impose a sanction on all the products.

Case examples: trading with a product that does not comply with legal requirements; false communication by the producer regarding GLOBALG.A.P. certification; GLOBALG.A.P. trademark misuse; or payments are not made following contractual conditions; etc.

1.4.5 <u>Timing</u>

The deadline for closing Caplan will be:

I. In the case that the non-compliance requires implies a non-conformance

(See Control Program Chapter 3: Assessment criteria)

The inspected company will be able to make and submit the corrective action proposal, which shall include the description of the measures taken to solve the non-conformance the term for its implementation and the responsible person, as well as the evidence of the implementation and, where appropriate, the effectiveness of these measures. For this purpose, the applicant has:

(i) For Initial Inspections

This section is applicable to producers seeking GLOBALG.A.P. Certification for the first time, and to producers who want to add a new product to an already existing GLOBALG.A.P. Certificate

A maximum term of 3 months since inspection date.

■ If an individual producer does not comply with 100% of Major Must and 95% Minor Must control points within 28 days after an initial inspection, the status "open non-conformance" is set in the GLOBALG.A.P. Database.

☞ The status "open non-conformance" cannot be given to members' products



If the status "open non-conformance" is set and no corrective actions are sent in a maximum term of 3 months since inspection date an initial inspection needs to be performed to continue with the certification process (not necessary the product in harvest).

(ii) For Subsequent (Renewal) Inspections

- A maximum term of 28 calendar days since inspection date.
- Each non-conformance shall be assessed in accordance with Chapter 3: Assessment Criteria.
- If <u>28 calendar days</u> have passed after the initial inspection before corrective evidence is not provided, ACERTA-MAR will be set the status "suspension of product" in database.

If the non-conformance is against a **Major Must, contracts, or the General Requirements**, the period given for compliance before suspension is applied will be decided between the audit team and the Technical Director or Scheme Manager. This period shall never exceed 28 days and may be shortened according to the criticality of the non-conformance in terms of safety of workers, environment and consumers. An immediate suspension shall be issued where a serious threat to food safety, the safety of workers, the environment, consumers and/or product integrity. Thi situation will be communicated through a direct communication by warning letter.

If no corrective actions are sent in the established time, ACERTA-MAR will apply the required sanction. See section 1.6.3 Sanctions.

In the case that the non-compliance requires a non- conformance, the auditor / inspector must send all the related documentes to the Technical Department as soon as the Non-Conformance is considered closed, within 28 days (or 3 months if the Non-Conformance Status has been lifted) after inspection.

When assessing the corrective actions, the adequacy of the measures taken to solve the non conformance, its implementation stage and its effectiveness will be taken into account. For this purpose, other inspections analyses, etc can also be required, being this determined, in that case, by the Technical Director or Scheme Manager.

In this case, the applicant will be informed of the necessity of undertaking a new inspection its scope and his/her acceptance, in writing, of the additional costs derived from it, which will be specified also in writing. Once the applicant has accepted it, the accountant will issue the corresponding invoice and send it the applicant.

II. In the case that the non-compliance does not require a non-conformance

The producer will be able to choose if he wants to make and submit the corrective action proposal, which shall include the description of the measures taken to solve the non-compliance the term for its implementation and the responsible person, as well as the evidence of the implementation and, where appropriate, the effectiveness of these measures.

In this case, the evidence will be sent to the auditor / inspector within 7 calendar days after inspection date.

The auditor / inspector should send all the above documents to the technical department no later than 1 week if the producer choose that he does not want to submit the corrective action and 2 weeks if they client choose to submit the corrective action proposal.

In both cases, from the conclusions obtained from the assessment of the corrective action proposals provided by the applicant, the auditor / inspector makes the "<u>Corrective Action Assessment Report</u>", – format included within the electronic file <u>"CLOBALG.A.P. Check list"</u> (CA PLAN) – which includes the table of the Corrective Action Plan submitted by the company, where each corrective action has been reviewed by the auditor / inspector, the final result of compliance level and the advice about the certification (or not certification) is stated.

The auditor / inspector in charge of the file is the responsible for giving the Technical Department all the appropriate documentation, in electronic format <u>Inspection Reports</u>, <u>Traceability test</u>, <u>Final Conclusions of the inspection</u>, <u>Corrective Action Assessment Report</u> and <u>evidence of implementation</u> (where applicable) provided by the company.

1.5. Certification decision

All the reports will be filed uploaded in the corresponding folder in electronic form in local server by the Technical department.

In order the certification decision to be taken, the responsible person, in accordance with the decision-making structure detailed in the quality procedure PC-03 "Assessment of the results and certificate awarding", will take into account what is described in the chapter 3 Assessment criteria of GLOBALG.A.P. Contorl Program.

To begin the decision-making process, the Technical Department will be in charge of providing the documents to be assessed, including at least: <u>Certification Request Form, inspection Reports, Final Conclusions of the inspection, Traceability Test, Corrective Action Plan</u> <u>Assessment Report</u> and <u>evidence of implementation</u> provided by the company.

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The Technical Department will be the responsible for the process to be completed, providing the responsible for making the report with all the necessary documents for that purpose.

The certification decision will not be delayed more than 28 calendar days since inspection date, or 28 calendar days after the producer has shown sufficient evidence of corrective actions, in the <u>case that the non-compliance requires a non-conformance</u>.

1.5.1 Level of Compliance

In order the decision to be favourable to the certification awarding, the following requirements shall be met:

- **100% of "MAJOR Musts" control points** is met.
- At least 95% of "MINOR Musts" control points is met.
- Recommendations: No minimum percentage of compliance required

In addition, the producer shall comply with the signed agreements with ACERTA-MAR – Sub Licence Agreement ans Certification Agreemente in current version – and with the defined requirement in the GLOBALG.A.P. General Regulations in current version.

The assessment criteria used in the scope extension; follow-up carried out during the certification maintenance process will be the same as those followed in the certification process.

1.6. Notification of certification decision and Certificate

1.6.1 Favorable decision

As soon as the decision has been satisfactory, according with Control Program *Chapter 3: Assessment Criteria*, the Technical Department shall update the data in the GLOBALG.A.P. Database and GLOBALG.A.P. will send an automatic e-mail confirming the certification of the producer.

The Technical Department will issue the certificate and send it to the holder the <u>Certificate of conformity and Technical Annex</u>, including all the information required by the General regulations and according to the information available in the GLOBALG.A.P. Database and will send it together with GLOBALG.A.P. User guidelines of trademark once the payment has been confirmed.

If the payment is not confirmed, the technical department will inform to the producer about the satisfactory decision and will send the certificate once the payment has been confirmed.

Validity dates of the certificate will be the following:

Valid from:

Initial certification: The initial date of validity is the date on which the CB makes the certification decision (e.g. 8 February 2016). Subsequent certifications: The "valid from" date for subsequent certificates issued shall always revert to the "valid from" date in the original certificate except when the certification decision is made after the expiration of the previous certificate. In this case the "valid from" date shall coincide with the date of certification decision.

Valid to:

Initial certification: Date valid from plus 1 year minus 1 day. ACERTA-MAR may shorten the certification cycle and the validity but cannot prolong it.

Subsequent certifications: The validity date for subsequent certificates issued shall always revert to the "valid to" date on the original certificate

If a new product is added during the validity of a certificate, the certification cycle (valid from-valid to) is kept as it was.

If a certificate that was not extended and not "re-accepted" expires and the subsequent inspection (to be performed by the same CB) is going to take place in less than 12 months after the expiration date, a new certification cycle should start. The old cycle can be reinstated by setting the same "valid to" date as before (ACERTA-MAR shall apply the rules for initial (first) inspection if the certificate expired for more than 12 months)

The cycle remains the same if the certificate was extended.

Other considerations

ACERTA-MAR or their subcontracted parties may issue communications other than the certificate related to the producer status (registered, audited, etc.) as long as it is clear that it is not a certificate, and it contains the sentence: The actual GLOBALG.A.P. status of this producer is always displayed at: www.GLOBALG.A.P.org/search.

1.6.2 Unfavorable decision

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When the decision made is unfavorable, the applicant will be able to communicate his/her disagreement within the following 30 calendar days after receiving the certification decision.

If the applicant did not agree with the decision, the Technical Department will provide him/her the Appeals record. Once ACERTA-MAR has received it duly completed, the appeal procedure described in the quality procedure PC-05, "Complaints, appeals and lawsuits" will start.

1.6.3 Sanctions

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Three types of sanctions exist within GLOBALG.A.P.: Warning, Suspension and Cancellation.

- If non-conformance is detected, the ACERTA-MAR shall apply a sanction
- If a clear link has been established between a producer and public health outbreak by a reputable governmental regulatory authority, suspension of the certification shall be imposed while a review of the producer's certification is performed.
- Producers cannot change CB until the non-conformance that led to the respective sanction is satisfactorily closed.
- ONLY ACERTA-MAR that has issued the sanction is entitled to lift it, provided there is sufficient and timely evidence of corrective action (either through a follow-up visit or other written or visual evidence).

a) <u>Warning</u>

A Warning will be issued for **non-conformances** detected.

If there is a non-conformance detected during the inspection, the producer must be served a warning when the inspection is finalized (In the inspection Results). This is a provisional report that could be overridden by the Technical Director or Scheme Manager of Global G.A.P.

Normally, the qualified auditor who detected the deviation should carry out the verification of the corrective action plan and the implementation of them.

If at any time, it is not possible for this verification to be carried out by the same person who detected the deviation, this may be verified by a qualified person for the corresponding scope designated by ACERTA-MAR.

The period for solving the non conformances is stablished in the point "1.4.3 Timing" of GLOBALG.A.P. Control Program.

For non-conformities that have not been found in the inspection ACERTA-MAR will establish the deadlines for implementation of the corrective actions based on the type and severity involved by the appropriate non conformity.

If the cause of warning is not solved in the stablished period, the producer will be sanctioned with a suspension.

b) <u>Suspension</u>

ACERTA-MAR shall issue a Suspension when a certified producer cannot show evidence of corrective action in the established time or when Non conformances have not been solved, after exceeding the warning time.

A product cannot be partially suspended for an individual producer (single or multisite); i.e., the entire product must be suspended.

ACERTA-MAR can issue a suspension for certain products or for all products of the certified product scope.

ACERTA-MAR can lift those product suspension of Option 1, that ACERTA-MAR has imposed.

ACERTA-MAR shall issue an immediate suspension where a serious threat to food safety, the safety of workers, the environment, consumers and/or product integrity. Thi situation will be communicated through a direct communication by warning letter.

After the suspension is applied, ACERTA-MAR will set a time period allowed for correction. This time shall be, at maximum, till the next harvest period / season (no more than 12 moths)

During this time (period of suspension), the producer will be prevented from using the GLOBALG.A.P. logo/trademark, Licence/certificate or any other type of document that has any relation to GLOBALG.A.P..

ACERTA-MAR, who has issued the suspension, shall lift it when there is sufficient evidence of corrective action by the producer. This evaluation may take place on- or off-site. If done through an on-site inspection, announced or unannounced, it may be a full inspection or evaluating only the submitted evidence.

If the cause of the Suspension is not resolved within the time period set, the certificate and the producer will be sanctioned with a Cancellation.

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The suspension remains as long as the CB does not lift it or impose a cancellation

Self-declared product suspension:

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A producer or may voluntarily ask ACERTA-MAR to temporarily suspend one or more of his/her product(s) unless ACERTA-MAR has stabliseh a sanction previously.

This suspension will not delay the renewal date, nor will it allow the producer to avoid paying registration and other applicable fees.

The deadline for closing non-compliance is set by the producer himself which must be agreed upon with ACERTA-MAR but must be closed out before ACERTA-MAR may lift the suspension.

In the GLOBALG.A.P. Database the product status "self-declared suspension" shall be set for the respective products.

c) <u>Cancellation</u>

A Cancellation of the contract will be issued where ACERTA-MAR finds evidence of fraud and/or lack of trust to comply with GLOBALG.A.P. requirements, in particular where:

a) ACERTA-MAR finds evidence of fraud and/or lack of trust to comply with GLOBALG.A.P. requirements

b) A producer cannot show evidence of implementation of effective corrective action before the suspension period set by the ACERTA-MAR has elapsed.

In this case, the Technical department will request to GLOBALG.A.P. database the company to be cancelled and the same day of the cancellation, a certificate will be issued whose validity date is the date of cancellation.

The cancellation of the contract will result in the **total prohibition** of the use of the any logo/trademark, Licence/certificate, or any device or document that could relate to GLOBALG.A.P.

The producer that has had a Cancellation sanction applied shall not be accepted for GLOBALG.A.P. certification **until 12 months** after the date of Cancellation.

1.6.4 Burden of Proof

In the case of information (e.g. MRL exceedance, microbial contamination, etc.) about a GLOBALG.A.P. certificate holder, which could have a potential impact on the certified status/claim being transmitted to the GLOBALG.A.P. Secretariat, it is the responsibility of the certificate holders and ACERTA-MAR to refute the claim by verifying and providing evidence of compliance with the GLOBALG.A.P. Standards.

If the certificate holders and do not provide the requested evidence of compliance within the period of time defined by ACERTA-MAR, the corresponding sanction will be applied.

The findings and actions taken shall be reported to the GLOBALG.A.P. Secretariat within the defined period of time by ACERTA-MAR.

ACERTA-MAR will provide provide the requested evidence of compliance within the period of time defined by the GLOBALG.A.P. Secretariat, other way, ACERTA-MAR will be exposed to be sanctioned according to the sanctioning procedures described in the GLOBALG.A.P. General Regulations.

In case the evidence includes laboratory analyses, accredited laboratories (ISO 17025) and independent sampling (according to the rules as set out in the relevant CPCC) shall be included.

1.6.5 Distribution of the ACERTA-MAR inspection report to third parties

Copies of the ACERTA-MAR report, the objective evidence of implementation of the corrective actions, or the fully completed inspection checklist shall only be provided to other parties if the applicant producer provides access by written authorization except to the regulatory authorities when requested according to the applicable national legislation, and the AB and CB.

The ACERTA-MAR report (e.g. inspection report, corrective action report, etc.) and the completed inspection checklist distributed externally, must be protected or otherwise controlled to prevent unauthorized modification or tampering prior to distribution.

When the producer requests it, ACERTA-MAR shall provide the full CB report and the fully completed inspection checklist when final, within 5 business days. However, when the report and/or checklist has not been finalized at the time of request, the report and/or checklist shall be delivered to the producer or producer group within 28 days. When the automatically generated report (including the checklist) is available from the GLOBALG.A.P. system, this report shall be used.

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When GLOBALG.A.P. requires it, the ACERTA-MAR report and the completed inspection checklist shall be uploaded/transferred into the GLOBALG.A.P. database.

ACERTA-MAR has processes in place to address situations when translations of the reports are requested.

1.7. Scope Extension Inspections

The Scope Extension inspections is carried out in order to add a crop, if a crop has not been inspected during the Initial (Certification) / Subsequent (Renewal) inspection according to the point 2.1.2 Initial Inspection (Certification) / Subsequent Inspection (Renewal or re-certification): a) First year, section IV. Moment – Multiple crops.

When acertificate holder, producer / wants to add a surface (field, production site...) that currently is not include in the certificate, the situation will be evaluated as described in 1.10 Registration of additional producers/Production Sites, and it will be decided if a scope extension inspection is needed.

Methodology for these inspections is described in Control Program Chapter 2: Inspection Methodology.

1.8. <u>Unannounced inspections</u>

In subsequent years, a minimum of 10 % of all certified producers ACERTA-MAR has certified per scope under Option 1 without QMS, shall be inspected unannounced.

ACERTA-MAR shall not notificate in advance of the intended unannounced visit. If it is imposible for the producer to accept the proposed visit (for medical or other justifiable reasons), the producer will receive one more chance at an unannounced reason. The producer shall receive a written warning if the first proposed attempt has not been accepted.

If the visit cannot take place for non-justifiable reasons, a suspensión of all products will be issued.

In the case of issuance of a favorable decision in unannounced audits ACERTA-MAR Will send the auditee a letter of decisión in accordance with the Certification issued.

1.9. Registration of additional farms/Production Sites / PHUs

a) <u>Option 1</u>

Additions in case of Options 1 may be carried out during the cycle of validity of a certificate in place, always subject to a favourable certification decision taken by ACERTA-MAR and based on in situ inspection or in a documentary study. This decision will be taken by the Technical Director.

The decision shall depend on the type of extension and the existing risk. That risk shall depend on several aspects: **the percentage extension**, **if there are new crops**, **if the crop belongs to a group of crops previously inspected** (see section (2.1.2 Initial Inspection (Certification) / Subsequent Inspection (Renewal or re-certification): a) First year, Section IV. Moment – Multiple Crops), **the location of the new farm**, **etc**.

All new PHUs shall be inspected prior to be included in the certificate.

1.10. Extension of the certificate validity.

ACERTA-MAR may extend the certificate beyond the 12 months (for a maximum period of 4 months) (12 months + 4 months, 16 months in total), only if there is a valid reason, which has to be recorded. Always meeting the following conditions:

- The product is re-accepted in the GLOBALG.A.P. Database for a full next cycle within the original validity period of the certificate.
- The full certification license fee and registration fee shall be paid for the next cycle
- The producer shall be re-inspected during that extension period

Here are the only reasons that are considered to be valid:

- ACERTA-MAR wants to schedule the on-site inspection after the certificate has expired in order to observe a certain part of the
 production process, because it has not been seen in the previous inspection, because it is considered to be a high-risk process in terms
 of product safety or to be able to see a newly added product, process.
- ACERTA-MAR needs to be able to extend some certificates because of resource restraints.
- ACERTA-MAR was not able to conduct the on-site inspection and/or the producer was not able to receive the CB inspection due to
 circumstances beyond its control (force majeure) e.g.: natural disaster, political instability in the region, epidemic or unavailability of the
 producer due to medical reasons.

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The producer cannot change the CB in the cycle subsequent to the one for which the extension was granted.

In this case, the cycle remains the same.

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1.11. <u>Transfer between Certification Bodies</u>

Transfer between Certification Bodies takes place when a producer that is found in the GLOBALG.A.P. Database changes from the original GLOBALG.A.P. approved CB (outgoing CB) to ACERTA-MAR (accepting CB).

Only producers found in the GLOBALG.A.P. database and that are **not sanctioned** will be accepted by ACERTA-MAR. Producers with some kind of sanction must first solve any outstanding sanction before being able to transfer to ACERTA-MAR. Moreover, for accepting the transfer, the producer shall sign the **Sublicence Agreement**.

ACERTA-MAR will keep the existing GGN of the transferred producer.

When a producer or producer group is changing the certification body with which they are associated, they will communicate to ACERTA-MAR Certificación, S.L. the previous registration number(s) they had with the former certification body or any other one with which the applicant was previously registered in accordance with the GLOBALG.A.P. Programme. This information shall be detailed in the "<u>Certification Request Form</u>". <u>Failure to do this will result in a surcharge of the registration</u> fee of EURO 100 to an Option 1 producer and EURO 500 to an option 2 producer group, that will be charged to the producer or producer group

A certificate is not transferable from one owner to another when a production site changes the legal entity or owner. In this case a complete inspection, following the rules for subsequent inspections, is required. The new legal entity shall receive a new GGN.

Individual producer members of a producer group are not allowed to leave the group and register with another group (for the products registered) if there is any pending sanction on the producer issued by the group, or there are any issues relevant to the producer raised by the CB that have not been closed.

1.11.1 Producer Transfer

This type of transfer of a producer from one CB to ACERTA-MAR takes place after the producer's certificates has expired and also if there is no binding service contract between producer and the original CB. The producer will apply for certification for the next cycle to ACERTA-MAR. It is not necessary to wait until the current certificate is expired to initiate certification request to ACERTA-MAR.

The <u>Technical director or Scheme Manager or the Technical Department</u> will carry out, by the database and documents provided a review of the certification status of the potential customer prior to its transfer.

Minimum Requirements to be reviewed:

- Firstly, a search in the GLOBALG.A.P. Database will be carried out, in order to verify the current status of the producer and the certificate – in terms of authenticity, duration, and scope of activities covered by GLOBALG.A.P., hold in respect of the site or sites wishing to transfer.
- In particular, whether a producer has had a sanction applied by the outgoing CB, which has not yet been closed out. In
 cases where sanctions are outstanding, the sanction must be resolved and closed out with the outgoing CB before any
 transfer of the producer to ACERTA-MAR.
- Whether any contractual commitments with the outgoing CB are still outstanding, which would impede a correct transfer.
- A consideration of the last evaluation/re-evaluation reports, subsequent inspection reports and any outstanding nonconformities arising there from. This consideration should also include any other available, relevant documentation regarding the certification process i.e., handwritten notes, verification list, complaints received, and corrective actions taken.

Two situations are possible:

a) Expired Certificate

If the date of acceptance (signing of Sublicence and Certification Agreement) and the date of inspection are AFTER the certificate from the outgoing CB expired, there will be a period when the producer does not have a valid certificate.

If the certificate with the other CB has expired when ACERTA-MAR receives the request form: ACERTA-MAR will carry out an initial inspection.

b) <u>Valid certificate</u>

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If the Date of Acceptance (signing of Sublicence and Certification Agreement) and perhaps also the Date of inspection is BEFORE the certificate from the outgoing CB expired, the certification decision can only take effect as soon as the certificate expired. In this case, the certification cycle of the producer will remain the same as before. If, during the validity of the certificate issued by the outgoing CB, the accepting CB detects non-conformities that are not closed after 28 days, ACERTA-MAR shall inform GLOBALG.A.P. about the non-conformities detected so it can be taken appropriate actions.

If the producer has a current certificate with the other CB when ACERTA-MAR receives the request form: ACERTA-MAR will carry out a Subsequent (Renewal) inspection.

1.12. Complaints, Appeals and Lawsuits

For the purposes of this document, the following definitions are established:

- **Complaint:** Act by which a natural or legal person states his/her disagreement with ACERTA-MAR's procedures in any issue related to its activity (administrative, economic, technical, etc).
- Appeal: Act by which a natural or legal person states his/her disagreement with a decision made by ACERTA-MAR.
- Lawsuit: Act by which a natural or legal person or even ACERTA-MAR decides to settle the resolution of any discrepancy to the arbitration of a third party.

Complaints

ACERTA

Any natural or legal person will be the right to issue a <u>complaint</u> against ACERTA-MAR. The complaints may be communicated oral or in writing. In both cases, ACERTA-MAR shall record it in the corresponding Complaints Form. The complaint will be internally assessed by ACERTA-MAR. Where required by the complaint, the applicant will be informed of the decisions adopted as soon as possible.

Appeals

Any customer or applicant for certification will have the right to give notice of <u>appeal</u> against the decisions adopted by ACERTA-MAR. In this case, he/she shall have to communicate it in writing (fax or letter) addressed to ACERTA-MAR's Management, using for this purpose the Appeals Form, and explaining the reasons by which he/she does not agree with the decision adopted. ACERTA-MAR's Management will assess the case and will inform the applicant of the decisions adopted within a maximum period of 10 days.

The decisions made are not susceptible to be appealed again.

Lawsuits

In order to solve the lawsuits arising in connection with the certification or any other activity between ACERTA-MAR and other party, these will be definitively resolved by the Courts of Justice of Agadir.

Note: Notification of changes in certification requirements is made through the ACERTA-MAR website: www.maroc.acerta-cert.com

CERTIFICATION GUIDELINE GLOBALG.A.P. INTEGRATED FARM ASSURANCE - Scope: Crops

Sub-scope: Fruit and Vegetables Version 5.4-1-GFS October 2021



Issue 04

SUMMARY: Information about level of inspection

OPTIONS	INTERNAL ASSESSMENT	EXTERNAL ASSESSMENT: CERT. BODY	
		INITIAL (CERTIFICATION) / SUBSEQUENT (RENEWAL OR RE-CERTIFICATION) INSPECTIONS	
OP 1	LI: PRODUCTION SITE F: 1/year R: PRODUCER D: COMPLETE	LEVEL OF INSPECTION: √F (including all crops) FRECUENCY: 1/year (to check all crops during harvesting in the first year, considering the rules of Multiple Crops). If it is not possible -> to plan Scope extension inspection or exceptions. MOMENT: <u>13t vear</u> - to check all crops during harvesting in the first year. After registration in GLOBALG.A.P. and records of 3 months before the audit are necessary. <u>In the following vears</u> - from 4 months from the expiry of the certificate. Acerta-MAR will inspect unannouncely a least 10% of all certified Option 1/ Option 1/ NS without QMS producers. RESPONSIBLE: Inspector or Auditor DOCUMENT TO USE: Verification List complete (<i>Checklist</i>)	
OP 1 MULTISITES (SEVERAL GLOBALG.A.P. PRODUCTION SITES) <u>WITHOUT</u> QMS	LI: all PRODUCTION SITEs and PHUs F: 1/year R: PRODUCER D: COMPLETE	LEVEL OF INSPECTION: AIL PRODUCTION SITE's and PHU's and √F (including all crops) FRECUENCY: 11/year (to check all crops during harvesting in the first year considering the option of Multiple Crops). If it is not possible -> to plan Scope extension inspection or exceptions. MOMENT: 1st vear - to check all crops during harvesting in the first year. After registration in GLOBALG.A.P. and records of 3 months before the audit are necessary. In the following vears - from 8 months from the expiry of the certificate and to try to check harvesting of 1crop, at least (main crop). Acerta-MAR will inspect unannouncely a least 10% of all certified Option 1 / Option 1 MS without QMS producers. RESPONSIBLE: Inspector or Auditor DOCUMENT TO USE: Verification List complete for each PRODUCTION SITE(Checklist)	