

# CR2.0 - Assessment and Certification

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gmpplus.org

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# Welcome

This Feed Certification scheme document supports you to contribute to feed safety worldwide. By assessing and complying with the requirements set by GMP+ International together with its stakeholders, we aim to provide safe and responsible feed for the GMP+ community. Please read the information in this document carefully.

Let's make this work together!

# 1. Scope of this document

This document contains the assessment and certification criteria for performing audits at applicant organizations/GMP+ Certified Companies which will result in (re)certification for the GMP+ Feed Certification scheme, Feed Safety Assurance (FSA) module.

# 2. Normative reference(s)

The following documents, in whole or in part, are normatively referenced in this document and are mandatory to comply with. For dated references, only the edition cited applies. For undated references, the latest edition of the referenced document (including any amendments) applies.

- ISO/IEC 17021-1:2015 Conformity assessment requirements for bodies providing audit and certification of management systems.
- NPR-ISO/TS 22003:2013 Food safety management systems requirements for bodies providing audit and certification of food safety management systems.
- IAF Mandatory Document for the Transfer of Accredited Certification of Management Systems – AF MD 2:2017
- F 0.1 Rights and Obligations.
- F 0.2 Definitions list.
- F 0.3 Scopes for certification.
- CR 1.0 Acceptation Requirements.
- CR 3.0 Assessment and Certification Additional scopes.
- GMP+ Feed Safety Assurance Module 2020.



# 3. Terms and Definitions

For GMP+ definitions see F 0.2 Definition List. Throughout this document the terminology "through the Certification Body" is used indicating that all activities performed by Critical-, non-Critical Locations and Outsourcing Party are conducted under the responsibility/liability of the GMP+ accepted Certification Body.

# 4. Principles

| Relevant requirements must apply |           |
|----------------------------------|-----------|
| ISO/IEC 17021-1:2015             | Chapter 4 |



# 5. Process requirements

#### 5.1. **Pre-certification activities**

#### 5.1.1. Application

| Relevant requirements must apply |               |  |
|----------------------------------|---------------|--|
| ISO/IEC 17021-1:2015             | Article 9.1.1 |  |
| ISO/TS22003:2013                 | Article 9.2.1 |  |

In addition relevant details of the applicant organization as mentioned under 9.1.1. B) of the ISO/IEC 17021-1:2015 are:

- Gatekeeper files,
- Multi-site certification,
- Number of employees,
- Number of products.
- An up-to-date group structure of the applicant organization, including ultimate beneficiary ownership and management overview, as well as a statement indicating the applicant organization, its ultimate beneficiary owner's or its management's involvement in businesses similar to the applicant organization business, if any to confirm that the applicant organization complies with chapter 5 of the F 0.1 Rights and Obligations.

#### 5.1.2. Application review

| Relevant requirements must apply |               |
|----------------------------------|---------------|
| ISO/IEC 17021-1:2015             | Article 9.1.2 |

#### 5.1.3. Certification agreement

Before conducting an initial audit the Certification Body and the applicant organization must conclude a legally enforceable unique certification agreement and during the validity of a GMP+ certificate/temporary acceptance this legally enforceable unique certification agreement remains in force.

Certification agreement issued by a Critical-/Non-Critical Location and Outsourced Party must comply with the template approved by the Certification Body in question.

The Certification Body must be aware that:

• the certification agreement must always be concluded with the applicable legal entity.



- These agreements must be concluded for the provision and description of the applicable certification activities in accordance with the GMP+ Feed Certification scheme.
- The Certification Body must not exclude activities, processes, products and services from the scope of certification when these can have an influence on the feed safety of the end products as defined in the scope of certification.
- It is not allowed to secure conditions in the certification agreement which are conflicting with GMP+ requirements.
- It is not allowed to determine and impose additional requirements to the applicant organization/GMP+ Certified Company other than specified in the GMP+ Feed Certification scheme, unless specified in the internal procedure of the GMP+ Certified Companies.

The following GMP+ specific requirements must be secured in the certification agreement:

- a) The applicable scope(s)/standard(s) names covering GMP+ certification.
- b) The minimum obliged audit times per scope(s)/standard(s) per type of audit are as stated in Appendix 2, referring to Appendix 2 is insufficient. It is not permitted to deviate from the minimum obliged audit times by way of invoicing based on recalculation. If a longer audit time is applicable then this can be done in consultation with the applicant organization/GMP+ Certified Company. In case of Multi-site certification the minimum obliged audit times as mentioned in Appendix 4 must apply.
- c) Each multi-site location must be secured with its GMP+ registration number.
- d) The use of the GMP+ logo in accordance with the F 0.1 Rights and Obligations.
- e) The stipulation (if applicable), that, in case of a determined nonconformity of a permitted level of a contaminant, the GMP+ Certified Company is obliged to submit an EWS notification in accordance with the R 1.0 *Feed Safety Management Systems Requirements*.
- f) The obligated cooperation of the applicant organization/GMP+ Certified Company with witness audits, parallel audit (as stated in CR1.0 *Acceptation requirements*) and repeat audits performed in cooperation with GMP+ International.
- g) The forwarding of audit reports/audit checklists to GMP+ International.
- h) The possibility to terminate the certification agreement before the end of the certification cycle.

#### 5.1.4. Audit programme

| Relevant requirements must apply |                |
|----------------------------------|----------------|
| ISO/IEC 17021-1:2015             | Article 9.1.3. |

In addition the following topics must be included in the audit program:

- Assessment of the infra-structure for production locations, storage facilities and means of transport,
- Assessment of purchase and sales of GMP+ assured products,

- Assessment of the traceability system for the GMP+ assured products,
- Assessment of HACCP system.

#### 5.1.5. Audit team assignment

| Relevant requirements must apply |               |  |
|----------------------------------|---------------|--|
| ISO/IEC 17021-1:2015             | Article 9.2.2 |  |

Related to Article 9.2.2.1.2 the additional requirement as stated in article 4.3.6 of the CR1.0 *Acceptation requirements* additionally applies

#### 5.1.5.1. Rotation of auditors

Once the certification cycle of 3 years is finalized, a new auditor has to be assigned through the Certification Body for the start of the new certification cycle.

Should an alternative auditor not be available, an exemption can be made by the Certification Body and the period can be extended for a maximum of 1 extra certification cycle. The decision must be motivated and documented.

#### 5.1.6. Audit plan

| Relevant requirements must apply |               |  |
|----------------------------------|---------------|--|
| ISO/IEC 17021-1:2015             | Article 9.2.3 |  |
| ISO/TS22003:2013                 | Article 9.1.2 |  |

In addition the applicant organization/GMP+ certified company must provide on request of the certification body the following documentation:

- Organizational chart and short process descriptions,
- List of GMP+ assured products,
- Information about the production site, and / or subcontractors,
- The FSMS Manual on site during the audit (paper or electronic version).
- List of applicable regulations,
- Any other information the auditor/operator may find useful/relevant.

The selection of all relevant personnel to be interviewed must adequately cover every relevant functional area.

For the surveillance or re-certification audit, the GMP+ certified company must provide the certification body with the following documentation/information:

- Changes in organization,
- Changes in FSMS Manual,
- Changes in applicable legislation,
- Scope information,
- And any other information which is relevant.

A sampling program can be applicable for multi-site certification, see Appendix 4.



### 5.2. Certification process

#### 5.2.1. Audits

#### 5.2.1.1. General

A Certification Body accepted by GMP+ International under the GMP+ Feed Certification scheme is entitled to certify companies through the Certification Body who have an interest for 1 or more GMP+ scopes for the feed sector as specified in GMP+ Feed Certification scheme.

The applicant organization/GMP+ Certified Company must cooperate fully with audits as specified in this document. Auditing may include taking samples of products and laboratory testing.

Through the Certification Body, the assessment will take place by means of an audit at the applicant organization/GMP+ Certified Company for conformity with the general criteria as specified in Appendix 1 and the additional assessment criteria in the checklists. This is applicable for the following audits:

- a. Initial certification audit (ICA)
- b. Announced surveillance audit (ASA)
- c. Unannounced surveillance audit (USA)
- d. Recertification audit (RCA)
- e. Expansion audit
- f. Document assessment (DA)

In addition, special audits can also be carried out (see article 5.2.2.).

The certification cycle has a maximum duration of 3 years. During the certification cycle all GMP+ requirements must be assessed through the Certification Body. The minimum obliged audit times and the frequency are determined in Appendix 2 and Appendix 4.

In case a GMP+ Certified Company changes during the certification cycle their activities to another location the new location must be audited on-site through the Certification Body. This is applicable for production, transport and storage & transshipment. The GMP+ audit times must apply. It is up to the Certification Body to decide if the initial certification- or surveillance audit must be performed.

#### 5.2.1.2. Opening meeting

| Relevant requirements must apply |               |
|----------------------------------|---------------|
| ISO/IEC 17021-1:2015             | Article 9.4.2 |



#### 5.2.1.3. Initial certification audit

| Relevant requirements must apply |                 |  |
|----------------------------------|-----------------|--|
| ISO/IEC 17021-1:2015             | Article 9.3.1   |  |
| ISO/TS22003:2013                 | Article 9.2.3.1 |  |

A GMP+ certificate may or may not be granted, depending on whether the assessment criteria of this document are met. An Initial certification audit must be conducted within 3 months after concluding an certification agreement with the applicant organization. The interval between stage 1 and stage 2 cannot not be longer than 4 months.

#### 5.2.1.3.1. Temporary acceptance

| Relevant requirements must apply |                 |  |
|----------------------------------|-----------------|--|
| ISO/IEC 17021-1:2015             | Article 9.3.1.2 |  |
| ISO/TS22003:2013                 | Article 9.2.3.1 |  |

It is possible, on the basis of a positive assessment of stage 1 of the feed safety management system documentation, to issue a temporary acceptance (maximum 4 months) as part of an initial certification audit at a company which is starting its GMP+ activities.

Regarding the location of the assessment in addition to article 9.2.3.1.3 of the ISO/TS22003 the following applies:

- When a company carries out production and/or storage and/or transport activities, then part of the assessment of the quality documentation <u>must</u> take place at the company location(s) so that the infrastructural facilities can be assessed.
- If the company carries out other activities, then part of the assessment of the quality documentation <u>may</u> take place at the company location(s) if the Certification Body considers this necessary.

The entire certification process must be finished within the validity of the temporary acceptance including the updating of the GMP+ Company Database (including status and certificate dates) through the Certification Body.

Companies not eligible for a temporary acceptance are:

- Companies transferred from another Certification Body.
- Companies who were GMP+ certified or had a temporary acceptance in the past.

#### 5.2.1.4. Surveillance audits

The requirements to be verified during surveillance audits can be performed based on a risk assessment of the Certification Body, where feed safety must have the highest priority. The procedure to determine the requirements to be assessed during the surveillance audits must be documented.



The first surveillance audit must be executed each 12 months, plus and minus two months, after the certification decision date.

The second surveillance audit must be executed each 24 months, plus and minus two months, after the certification decision date.

#### 5.2.1.4.1. Announced surveillance audit

| Relevant requirements must apply |               |
|----------------------------------|---------------|
| ISO/IEC 17021-1:2015             | Article 9.6.2 |

In addition to article 9.6.2.2. the following applies:

- a. In case of the scope Road Transport of feed, the requirements in Appendix 5a can be applicable.
- b. In case of paper trade within the scope Trade in feed, the requirements in Appendix 5b can be applicable.

#### 5.2.1.4.2. Unannounced surveillance audit

| Relevant requirements must apply |               |
|----------------------------------|---------------|
| ISO/IEC 17021-1:2015             | Article 9.6.2 |

Certification Bodies must not schedule the unannounced surveillance audit within 2 months prior to or following the execution of other audits (initial certification, recertification and announced surveillance audits). Every twelve (12) months, each GMP+ Certified Company can specify 15 days in that year during which the unannounced surveillance audit cannot be performed. If not indicated in advance the unannounced surveillance audit cannot be refused. It is up to the Certification Body to decide whether the legitimate motivation to postpone the unannounced surveillance audit, is justified.

Examples of legitimate postponing of the unannounced surveillance audit are:

- The Certification Body cannot visit the site of the GMP+ Certified Company because its flooded or there are other extreme weather conditions.
- The location of the GMP+ Certified Company is closed (yearly closing, maintenance, holiday) or the location of the GMP+ Certified Company is not conducting GMP+ activities (seasonal work).

The following prior notice periods to perform the unannounced surveillance audit are applicable:

- GMP+ Certified Companies (producers) located in the Netherlands: not allowed.
- GMP+ Certified Companies (producers) located in Germany: one working day.
- GMP+ Certified Companies (producers) located in other countries in Europe: two working days.
- GMP+ Certified Companies (producers) located outside Europe: three working days.

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There are several options:

#### A: Mandatory unannounced surveillance audit

The unannounced surveillance audit is mandatory for GMP+ Certified Companies located in Europe\* certified for one of the following scopes:

- Production of compound feed (incl. pet food),
- Production of premixtures,
- Production of feed additives,
- Production of feed materials (incl. pet food).

The unannounced surveillance audit will replace one of the announced surveillance audits during the certification cycle and must be registered in the GMP+ Company Database.

#### \*Countries in Europe:

Albania, Andorra, Austria, Belarus, Belgium, Bosnia Herzegovina, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Iceland, Italy, Kosovo, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Moldavia, Monaco, Montenegro, Netherlands, Nord – Macedonia, Norway, Poland, Portugal, Romania, San Marino, Serbia, Slovenia, Slovakia, Spain, Sweden, Switzerland, Ukraine, United Kingdom, and Vatican City.

#### Option B: Voluntary unannounced surveillance audit

| Relevant requirements must apply |               |
|----------------------------------|---------------|
| ISO/IEC 17021-1:2015             | Article 9.6.2 |

- a. In case of the scope Road transport of feed, the requirements in Appendix 5a can be applicable.
- b. In case of paper trade within the scope Trade in feed, the requirements in Appendix 5b can be applicable.

Those who apply for the voluntary unannounced audit, will be obliged to participate during the whole certification cycle. The unannounced surveillance audit will replace one of the announced surveillance audits during the certification cycle and must be registered in the GMP+ Company Database.

B1) For European\* GMP+ Certified Companies certified for the following scope(s) :

- Trade in feed,
- Storage and Transshipment of feed,
- Road transport of feed,
- Rail transport of feed,
- Affreightment (all scopes),.

GMP+ International

European GMP+ Certified Companies (including GMP+ Certified Companies located in the Netherlands and Germany) who are certified for 1 of the production scopes and therefore obligatory participate in the unannounced surveillance audit for the production scope, can decide whether they want to apply the unannounced surveillance audit also for 1 of the scopes mentioned under option B1.

#### B2) For all GMP+ Certified Companies outside Europe certified for any GMP+ scope.

The unannounced audit can on a voluntary basis be applied for all scopes in any country.

#### 5.2.1.5. Recertification audit

| Relevant requirements must apply |               |
|----------------------------------|---------------|
| ISO/IEC 17021-1:2015             | Article 9.6.3 |

A GMP+ certificate may or may not be extended, depending on whether the assessment criteria set out in Annex 1 of this document are met. Before the period of validity of the certificate expires, the total certification process must be finished including updating of the GMP+ Company Database (status and data of certificate) through the Certification Body. If a recertification audit is not carried out before the expiry of the period of validity of the certificate, then an initial certification audit must be carried out. The GMP+ Certified Company is in the intervening period <u>not</u> GMP+ certified.

#### 5.2.1.6. Expansion audit

If a GMP+ Certified Company wishes to expand the range of his already granted certification with an additional scope(s) and the expansion cannot wait until the next audit, the application and determination of the possibility whether or not to approve the expansion must be assessed through the Certification Body.

An Expansion Audit (stage 1 and stage 2) must only be focused on activities for which the expansion is applicable.

As a result of positive assessment of the expansion the Certification Body has to add the additional scope(s) to:

- a GMP+ certificate
- GMP+ Company Database
- GMP+ certification agreement with the GMP+ Certified Company.

#### 5.2.2. Special audits

The following special audits can be applicable, assessment must be done in accordance with Appendix 1.



#### 5.2.2.1. Stricter supervision Audit (SSA)

If 1 or more Major nonconformities are observed through the Certification Body, the GMP+ Certified Company <u>may</u> be placed under stricter supervision for one audit:

- The cost of this audit is at the expenses of the GMP+ Certified Company.
- This audit is in addition to the normal audit cycle.
- The stricter supervision audit will take place, within a period of 3 months.
- Assessment will be based, but not limited to the established major nonconformity.
- A Major Nonconformity can also be handled administratively based on conformity measures formulated by the GMP+ Certified Company.

If 1 or more Critical nonconformities are observed through the Certification Body, the GMP+ Certified Company <u>must</u> at least be placed under stricter supervision:

- The cost of these audits is at the expenses of the GMP+ Certified Company.
- These audits are in addition to the normal audit cycle.
- The stricter supervision audits will carried out monthly with a minimum of 3 months and a maximum of 6 months.
- Assessment will be based, but not limited to the established critical nonconformity.
- One stricter supervision audit must be conducted on-site. It is up to the Certification Body to decide if further stricter supervision audits are necessary. This decision must be motivated and documented.

#### 5.2.2.2. Repeat audit (RPA)

A repeat audit will be performed under the responsibility of the Certification Body. The reason for a repeat audit may be an EWS alert, complaints or incidents, or other special circumstances.

In principle the repeat audit is aimed on these reason(s) but can also be aimed at all requirements of the GMP+ Feed Certification scheme.

- GMP+ International may ask the Certification Body to carry out a repeat audit on short term in principle in the presence of a GMP+ International auditor and/or a technical expert.
- The repeat audit must be carried out by a GMP+ auditor. The involved Certification Body must motivate the choice of the GMP+ auditor and document its decision.
- The deadline will be assessed per case but ultimately determined by GMP+ International.

The audit will be on-site. In addition, administrative checks and a sampling may be carried out.

• The required appointments and communication of the repeat audit will be made with the GMP+ Certified Company by the Certification Body in consultation with GMP+ International.



• In principle the costs of the repeat audit will be at the expenses of GMP+ International. However, if it appears that 1 or more Critical or Major nonconformities are observed, the costs will be charged to the GMP+ Certified Company.

#### 5.2.3. Extraordinary events

Extraordinary events or circumstances affecting Certification Bodies. If the Certification Body and/or Critical Location is confronted with an extraordinary event, it is obliged to follow the below guidelines based on the IAF Informative Document for Management of extraordinary events or circumstances affecting, Certification Bodies and GMP+ Certified Companies and which are described as follows:

- A. The GMP+ Certified Company or business location does not exist because it is destroyed by terrorist acts or acts of war, or is taken over by soldiers or rebels and/or pandemic flooding, earthquake, or other man-made and natural disasters. The Certification Bodies, Critical/Non-Critical Location and/or Outsourcing Party is informed by the management of the GMP+ Certified Company or business location or receives the information from another source(s). The Certification Bodies, Critical/Non-Critical Location and/or Outsourcing Party is obliged to search for confirmation of the fact from a reliable source. After confirmation, the Certification Body withdraws the GMP+ Certificate and GMP+ International is informed directly in writing, including all the relevant details.
- B. The GMP+ Certified Company or business location is closed by its head office because the region is not safe. The management of the company of the head office informs the Certification Body, Critical/Non-Critical Location and/or Outsourcing Party. The Certification Body withdraws the GMP+ Certificate and GMP+ International is informed directly in writing, including all the relevant details.
- C. The GMP+ Certified Company or business location cannot be audited because the region is not safe and decided by the Certification Body, Critical/Non-Critical Location and Outsourcing Party, that the region is not safe to be visited by an auditor (decision must be based on IAF guidelines) the Certification Bodies, Critical/Non-Critical Location and Outsourcing Party must follow d)
- D. If the audit frequency cannot be met and assuming that sufficient evidence was collected to provide confidence that the certified management system of the GMP+ Certified Company is effective, considerations may be given to postpone the surveillance or recertification audit for a period <u>not</u> exceeding 3 months. Otherwise the GMP+ Certificate has to be suspended by the Certification Body. During the period of suspension the surveillance or recertification audit must be carried out, otherwise the certificate has to be withdrawn by the Certification Body.

#### 5.2.4. Identifying and Recording audit findings

| Relevant requirements must apply |                         |
|----------------------------------|-------------------------|
| ISO/IEC 17021-1:2015             | Article 9.4.5 and 9.4.6 |



If the applicant organization/GMP+ Certified Company does not comply with the requirements of the GMP+ Feed Certification scheme, the measures and sanctions as specified in Appendix 1 are applicable.

Multi-Site certification:

If nonconformities are observed at the main office, these nonconformities apply to the whole GMP+ Multi-site organization. If nonconformities are observed at the level of a location, this can influence the location and/or the main office. This is to be assessed through the Certification Body.

Audit findings of the individual multi-sites must be considered indicative of the entire system and correction must be implemented accordingly.

#### 5.2.5. Closing meeting

| Relevant requirements must apply |               |
|----------------------------------|---------------|
| ISO/IEC 17021-1:2015             | Article 9.4.7 |

#### 5.2.6. Audit report

| Relevant requirements must apply |               |
|----------------------------------|---------------|
| ISO/IEC 17021-1:2015             | Article 9.4.8 |
| ISO/TS22003:2013                 | Article 9.1.8 |

For all type of audits, reporting will take place, in accordance with the model reports stated in Appendix 3.

Within a maximum of eight weeks following the execution of the audit, the Certification Body will send the GMP+ audit report/checklist to the applicant organization/GMP+ Certified Company.

For the scope Trade to Livestock Farms the final checklist is sufficient.

The Certification Body must provide a written GMP+ audit report for each multi-site location being audited. It is also possible to integrate it into the GMP+ audit report of the main office. If this is the case an overview must be included in the GMP+ audit report of the main office showing when all the locations / companies were audited. In both cases, a conform or a nonconform GMP+ checklist for each multi-site location must be uploaded in the GMP+ Company Database. Evidence for conform requirements can also be added to the GMP+ audit report/checklist of the main office.

If GMP+ International requests the GMP+ audit report/checklist then the Certification Body will make these available immediately. In the event of a repeat audit GMP+ International must receive the GMP+ audit report/checklist within five working days.



For all type of audits (including documentation assessment) the following information must be entered into the GMP+ Company Database and shared with GMP+ International within a maximum of eight weeks following the execution of the audit on site:

- Audit findings/checklist;
- Nonconformities (if applicable);
- Final assessment of the applicant organization/GMP+ Certified Company.

••

For a repeat audit deviations from this are permitted, in consultation with GMP+ International.

#### 5.2.7. **Review**

The Certification Body must have a process to conduct an effective review of all GMP+ audit reports/checklists, including, that

- a) the information provided by the audit team is sufficient with respect to the certification requirements and the scope for certification;
- b) for any type of nonconformities, it has reviewed, accepted and assessed the correction and corrective actions;
- c) that assessment of the applicant organization/GMP+ Certified Company took place in accordance with Appendix 1.

The conclusion and date of the review by the technical reviewer must be documented.

The technical reviewer must perform the review independent, meaning that the technical reviewer could not have been part of the GMP+ audit team, also not as an observer.

#### 5.2.8. Certification decision

| Relevant requirements must apply |             |
|----------------------------------|-------------|
| ISO/IEC 17021-1:2015             | Article 9.5 |

#### 5.2.9. Certificate and Temporary acceptance

#### 5.2.9.1. Certificates

A certificate with a maximum period of validity of 3 years may be issued through the Certification Body, calculated from the date of a positive certification decision. The duration of the GMP+ certificate must not exceed the validity of the certification agreement.

Within eight weeks following the execution of the audit, the certificate will be send through the Certification Body to the applicant organization/GMP+ Certified Company. For multi-site location it must be clear were the multi-site location is certified for according F 0.3 *Scopes for certification*. The main office must be certified for the scopes covering all activities of the multi-site locations.

For issuing a certificate the following applies:

- The certified multi site location can be displayed in an Appendix linked to the certificate of the main location.
- Or an individual certificate can be issued per certified multi-site location, stating the following:
  - That the feed management system of the whole multi-site construction is certified,
  - The activities performed for that specific site / legal entity which are covered by this certification,
  - There must be traceability with the main certificate, e.g. code; and
  - A statement saying "the validity of this certificate depends on the validity of the certificate of the main office".

Under no circumstances, can this certification document be issued to the name of the site/legal entity or suggest that this site/legal entity is certified (the one certified is the client organization), nor can it include a declaration of conformity of the site processes/activities to the normative document.

#### Helpful tip:

If the GMP+ main office is certified for the scopes production of compound feed and trade in feed and the multi-site locations have a transport scope then the GMP+ main office must also be certified for this scope because the management and control of the feed safety management system of the multi-site construction is centrally controlled at the GMP+ main office.

#### 5.2.9.2. Temporary acceptance

A temporary acceptance with a maximum period of validity of 4 months may be issued through the Certification Body. The duration of the temporary acceptance must not exceed the validity of the certification agreement.

However, if, during the initial certification audit (stage 2), the applicant organization does not appear to comply the GMP+ requirements conform Appendix 1 then the temporary acceptance must be withdrawn.

For multi-site location the following applies:

- A temporary acceptance will be issued per multi-site locations or mentioned in an Appendix linked to temporary acceptance of the main location.
- It must be clear were the multi-site location is accepted for according F 0.3 Scopes for certification.

#### 5.2.9.3. Certificate and Temporary acceptance templates

The Certification Body must put the following text on the certificate or temporary acceptance:



#### A) Text for certificate Feed Safety Assurance

Name of the Certification Body: GMP+ International registration number of the Certification Body:

Certificate

GMP+ FSA logo

Name, address, location of the GMP+ Certified Company (Address where GMP+ activities take place) GMP+ International registration number of the GMP+ Certified Company

#### FIXED SECTION

*=name CB* = declares that there is justifiable confidence that the GMP+ scope(s) *=as mentioned in F. 03* Scope for certification = at the GMP+ Certified Company *=name of GMP+ Certified Company* = comply with the applicable requirements and conditions of the GMP+ Feed Safety Assurance Module 2020.

In case of an individual multi site certificate: "the validity of this certificate depends on the validity of the certificate of the main office"

FREE SECTION See F03 Scope for certification

Registered office of the Certification Body

Accreditation Mark (if applicable)

Certificate number

Start date and end date of certificate



#### A) Text for temporary acceptance

#### Name of the Certification Body:

GMP+ International registration number of the Certification Body:

Temporary Acceptance

Name, address, location of the temporary accepted company (Address where GMP+ activities take place) GMP+ International registration number of the temporary accepted company

#### FIXED SECTION

*=name CB*= declares that there is justifiable confidence that the GMP+ scope(s) *=as mentioned in F. 03* Scope for certification= at the GMP+ temporary accepted company *=name of GMP+ temporary* accepted company= comply with the criteria of a stage 1 assessment of the applicable requirements and conditions of the GMP+ Feed Safety Assurance Module 2020.

FREE SECTION See F 0.3 Scope for certification

Registered office of the Certification Body

Temporary acceptance number

Start date and end date of temporary acceptance

#### In addition the following applies:

- a. The data of the GMP+ Certified Company/temporary accepted company must exactly be the same as registered in the legal business registration. (for example Chamber of Commerce/registration at competent authority, tax/vat number)
- b. It is mandatory to show the GMP+ FSA logo and the Accreditation Mark (if applicable)-on the certificate.
- c. It is <u>not</u> permitted to use the GMP+ FSA logo or accreditation mark on a temporary acceptance. In addition, the document may <u>not</u> be called a "certificate" but must be designated as a "temporary acceptance".
- d. It is <u>not</u> permitted to use the logos of Critical Location, non-Critical Location and outsourced party on the GMP+ certificate and temporary acceptance other than the GMP+ accepted Certification Body.
- e. The begin date of the certificate/temporary acceptance is a date which is in any event equal or after the date of the positive certification/temporary acceptance decision.
- In case of expansion of scopes the end date of the valid GMP+ certificate may not be extended. The Certification Body can also grant the GMP+ Certified Company a new GMP+ certificate for the additional scope.



g. It is <u>not</u> permitted to specify brand names in any way whatsoever on the certificate or temporary acceptance.

# 5.3. Suspension or Withdrawal of a certificate and Temporary acceptance

| Relevant requirements must apply |                 |
|----------------------------------|-----------------|
| ISO/IEC 17021-1:2015             | Article 9.6.5.1 |

If it is established that a GMP+ Certified Company/temporary accepted company no longer complies with the requirements, sanctions must be imposed immediately, through the Certification Body, in accordance with Appendix 1.

The auditor must report Critical nonconformities as specified in Appendix 1 immediately to the responsible GMP+ coordinator and/or authorized person.

The responsible GMP+ coordinator and/or authorized person must inform GMP+ International within 2 working days of non-compliance with the requirements by using the form <u>Audit Finding Notification Critical Nonconformity</u> in case of:

- A critical nonconformity,
- Suspension of the GMP+ certificate ,
- Withdrawal of the GMP+ certificate.

The GMP+ Company database must be adapted through the Certification Body to status: "suspended or withdrawn" with reason: "does not meet the requirements" within 2 working days. When the Certification Body has determined a critical nonconformity it is not allowed to withdraw the GMP+ Certificate with the reason of withdrawal "on own request". Once the certificate has been suspended or withdrawn the company cannot participate in the GMP+ Feed Certification scheme under any Gatekeeper Protocol.

GMP+ International is entitled to publish the suspended/withdrawn certificates.

## 5.4. Transfer to another Certification Body

| Relevant requirements must apply |                 |
|----------------------------------|-----------------|
| ISO/IEC 17021-1:2015             | Article 9.5.3.3 |

During the validity of a GMP+ certificate, a GMP+ Certified Company is entitled to transfer to another Certification Body. Such transfer is subject to the following conditions:



#### 5.4.1. Pre-transfer review

The departing Certification Body is obliged to make available all relevant information/data to the accepting Certification Body/Critical Location in question.

The accepting certification body must have a process for obtaining sufficient information in order to take a decision on certification and inform the transferring GMP+ certified company of the process. This information must as a minimum include arrangements regarding the certification cycle.

The accepting certification body must determine the competence criteria for personnel involved in pre-transfer review. The review may be conducted by one or more persons. The individual or group conducting the pre-transfer visit must have the same competence that is required for an audit team appropriate for the scope of certification being reviewed.

The accepting Certification Body/Critical Location must carry out a review of the certification of the GMP+ Certified Company. This review must cover the following aspect and its findings must be documented:

- a) confirmation that the GMP+ certified company's certification falls within the accredited scope of the departing and accepting certification body;
- b) the reasons for seeking a transfer;
- c) that the site or sites wishing to transfer certification hold a valid accredited (if applicable) certification;
- d) the initial certification or most recent recertification audit reports, and the latest surveillance report; the status of all outstanding nonconformities that may arise from them and any other available, relevant documentation regarding the certification process.
- e) if one outstanding nonconformity has the classification Critical transfer is not allowed;
- f) complaints received and action taken;
- g) considerations relevant to establishing an audit plan and an audit program. The audit program established by the departing Certification Body should be reviewed if available, and;
- h) any current engagement by the transferring GMP+ certified company with regulatory bodies relevant to the scope of the certification in respect of legal compliance;
- i) Confirmation that the GMP+ Certified Company has no unfulfilled contractual obligations with the departing Certification Body.



#### 5.4.2. Certification process during transfer

After successful pre-transfer review the following conditions apply:

- a. The accepting Certification Body, Critical/Non-Critical Location, Outsourcing Party has to conclude a GMP+ Certification Agreement with the applicant organization (see article 5.1.3.). A new certification cycle must be started. An Initial certification audit must be carried out.
- Dpen nonconformities issued by the departing Certification Body should be closed before transfer, otherwise the nonconformities must be closed by the accepting Certification Body/Critical Location during the Initial certification audit.
- c. A new certificate must be issued. It is not allowed to transfer a GMP+ Certificate from the departing Certification Body to the accepting Certification Body. A Certification Body is not allowed to accept transfer of a Company which GMP+ Certificate has been suspended or withdrawn. Except for withdrawn on "own request".

# 5.4.3. Cooperation between the departing and accepting Certification Bodies

| Relevant requirements must apply                      |             |
|---|-------------|
| IAF Mandatory Document for the Transfer of Accredited | Article 2.4 |
| Certification of Management Systems – AF MD 2:2017    |             |



# 6. Exclusion of GMP+ International liability

GMP+ International has no liability whatsoever with respect to the assessment of applicant organizations/GMP+ Certified Companies through the Certification Bodies. The Certification Bodies in question will indemnify GMP+ International in this respect.

# 7. Tariffs

The Certification Body will use its own tariff. On behalf of GMP+ International, through the Certification Body, relevant tariff as listed in GMP+ CR 4.0 *Tariffs* are charged.

# 8. Disputes between Certification Bodies and GMP+ certified companies

Disputes between Certification Bodies and applicant organization/GMP+ Certified Companies with respect to the assessment will initially be handled in accordance with the disputes regulation of the Certification Body. If this does not lead to a solution then the dispute can be handled in accordance with the F 0.5 *Disputes procedure*.



# Appendix 1: Assessment criteria and Sanctions for audits GMP+ FSA

Nonconformities are to be classified on the basis of:

- The general assessment criteria as mention in this Appendix
- The specific assessment criteria as shown in the checklists.

The sanctions specified must be imposed as a minimum. Through the Certification Body it is allowed to impose stricter sanctions. If in this table is mentioned certificate it also applies for the temporary acceptance.

| Classification: Minor nonconformity  |                         |                                    |                                      |                               |
|--|-------------------------|------------------------------------|--------------------------------------|-------------------------------|
| Description  | Consequences            |                                    |                                      | Davia data alara              |
|  |                         | ICA/RCA                            | SA                                   | Period to close               |
| GMP+ Certified Companies   | < 10<br>nonconformities | Certificate can be issued          | Certification<br>can be<br>continued | during next on-<br>site audit |
| - do not comply with GMP+ requirements, incidental nature and feed safety is not adversely affected. | ≥ 10<br>nonconformities | Certificate<br>cannot be<br>issued | Certification<br>can be<br>continued | within 6 weeks                |

| Classification: Major nonconformity  |                                 |   |                 |  |
|--|---------------------------------|---|-----------------|--|
| Description  | Cor                             |   |                 |  |
|  | ICA/RCA                         | SA  | Period to close |  |
| <ul> <li>GMP+ Certified Companies</li> <li>cannot close previous minor nonconformity within the deadline as agreed with Certification Body;</li> <li>structural minor nonconformity and feed safety is not adversely affected;</li> <li>do not comply with legislations;</li> <li>do not comply with GMP+ requirements and feed safety may be adversely affected.</li> </ul> | Certificate cannot<br>be issued | Certification can be<br>continued but a stricter<br>supervision audit may<br>be performed (see Art.<br>5.2.2.1) | within 6 weeks  |  |

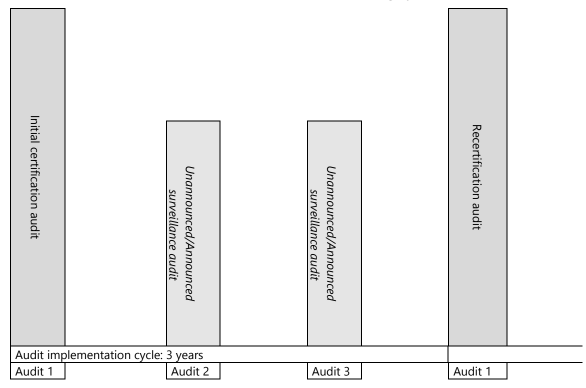
|   | Classification: Critica         | l nonconformity  | 1              |
|---|---------------------------------|--|----------------|
| Description   |                                 | Period to close  |                |
| Description   | ICA/RCA                         | SA   |                |
| GMP+ Certified Companies<br>- cannot close previous major nonconformity within the  |                                 | *Level 1. Certification can be continued but stricter<br>supervision audits must be performed (see Art. 5.2.2.1)   |                |
| <ul><li>deadline as agreed with Certification Body;</li><li>structural major nonconformity and feed safety may be adversely affected;</li></ul>   |                                 | *Level 2. Certificate must be suspended: maximum 3 months  |                |
| <ul> <li>do not comply with GMP+ requirements incidental<br/>nature and feed safety is adversely affected;</li> <li>under impending prosecution resulting in<br/>direct/possible feed safety hazard.</li> <li>reasonably assumed to commit gross negligence,<br/>fraudulent actions or economic malpractice and feed</li> </ul> | Certificate cannot<br>be issued | Lifting of *level 2: Certificate can be continued only possible if the Certification Body can close the critical nonconformity during stricter supervision audit (see Art. 5.2.2.1)          |                |
| afety is/can be adversely affected.   |                                 | *Level 3. Certificate must be withdrawn: at least 1 year<br>excluded from participation in the GMP+ Feed<br>Certification scheme, as well as all Gatekeeper Options                          | Within 2 weeks |
|   |                                 | *Level 1. Certificate must be suspended: maximum 3 months  |                |
| <ul> <li>GMP+ Certified Companies</li> <li>do not cooperate in (planning/conducting) audits by</li> <li>Certification Bodies and/or GMP+ International (not applicable for ICA)</li> <li>do not comply with GMP+ requirements structural</li> </ul>   | Certificate cannot<br>be issued | Lifting of *level 1: Certificate can be continued only<br>possible if the Certification Body can close the critical<br>nonconformity during stricter supervision audit (see<br>Art. 5.2.2.1) |                |
| nature and feed safety is adversely affected  |                                 | *Level 2. Certificate must be withdrawn: at least 1 year<br>excluded from participation in the GMP+ Feed<br>Certification scheme, as well as all Gatekeeper Options                          |                |

\* Sanctions can be applied starting at any level.

# **Appendix 2: Frequency and Audit times**

#### Frequency

Audits must be carried out in accordance with the following cycle.



This is a qualitative representation of the audit cycle for executing GMP+ audits.

The audit times are expressed in days, one day is eight hours. On-site audit times includes stage 1 & 2. The tables in this Appendix provide mandatory minimum audit times. When properly documented and justified a reduction to the minimum obliged audit times can be issued to a less complex organization measured by number of employees, a simple production process, size of the organization, product volume (including a limited number of products), seasonally being active, etc. The GMP+ Certified Company must receive an adapted offer/certification agreement. GMP+ International will check the reasoning and assess this during the annual Certification Body audit.

The Certification Body cannot issue audit time reduction if:

- It exceeds more than <u>30%</u> of the minimum obliged audit time.
- During the validity of the GMP+ certificate an audit time reduction already exists and no changes in activities have occurred.
- During the last three audits at the GMP+ Certified Company 1 Critical non-conformity was established.



- During the last 3 audits at the GMP+ Certified Company 1 Major non-conformity was • established with a structural character or the Major non-conformity resulted in feed safety hazard.
- During the last 3 audits at the GMP+ Certified Company 20 or more Minor nonconformities were established.

Through the Certification Body audit time reduction can only be granted on the initial certification audit if the Certification Body can demonstrate that they certified the company for another scheme as mentioned in this Appendix and/or an equivalent scheme as mentioned in TS 1.2 Purchase and properly documented and justified. Audit time reductions are not allowed to be used for re-calculation of the minimum obliged audit times, except when during the initial certification audit as stated above.

This temporary deviation from the audit time is valid as long as:

- no changes take place in the activities and organisation of the GMP+ Certified Company a.
- no changes are made to this Appendix regarding audit times. b.
- The GMP+ Certified Company does not transfer to another Certification Body. If the C. GMP+ Certified Company transfers to a new Certification Body, the Certification Body has to assess if an audit time reduction can be issued.

In the event of repeat audits and stricter supervision audits as specified in article 5.2.2, the period of time will apply which is considered necessary through the Certification Body or GMP+ International. The audit times may increase if EWS, complaint, exemptions, incidents, etc, have to be investigated through the Certification Body.

The ranking must be applied based on the ISO/TS 22003:2013 requirements. In addition the following GMP+ audit scope ranking is applicable:

- Production of compound feed (Category D) a. Production of premixtures (Category D) b.
- Production of feed additives (Category K) C. Production of feed materials d. (Category D) Production of Pet food e. (Category D)
- f. Trade in feed
- (Category F) Storage and Transshipment of Feed (Category G) q.
- h. Transport of feed (Category G)
- Affreightment (Category G) i.



For the calculation of the obliged minimum initial certification audit time (ICA) for a single site the following formula will be used:

#### Ts=TD+TH1+TH2 (if applicable)+TFTE

Where:

- Ts: minimum initial certification audit time
- **TD**: is the basic on-site audit time, in days;
- TH1: is the number of audit days for additional HACCP studies;
- TH2: is the number of audit days for additional GMP+ scopes;
- **TFTE**: Is the number of audit days per number of employees;



|                |  | Basic on-<br>site audit<br>time in days<br>(incl.<br>HACCP<br>study) | N° audit days<br>for each<br>additional<br>HACCP <sup>1</sup> study<br>within same<br>GMP+ scope | N° audit days<br>for each<br>additional<br>GMP+ scope<br>(This includes<br>an additional<br>HACCP study) | Nr of employees<br>(FTE relevant for<br>personnel related to<br>GMP+ activities,<br>expressed in audit<br>days ) | Deductible audit times in<br>case of a combined audit<br>with a valid version of<br>equivalent<br>schemes/scopes as<br>mentioned in GMP+ TS1.2 | Deductible audit<br>times in case of a<br>combined audit with<br>TS1.2 non-<br>equivalent scopes<br>and schemes <sup>5</sup> |
|----------------|--|--|--|--|--|--|--|
| Scope          | GMP+ scopes  | TD   | TH1  | TH2  | TFTE   |  |  |
| D <sup>6</sup> | Production of<br>compound feed <sup>2+</sup><br><sup>3</sup> | 1,50   | 0,50   | 0,25   | 1 to 19 = 0  | Reduction of maximum<br>75% with the restriction<br>that the audit times of the  | Reduction of 50 %<br>with the restriction<br>that the audit times  |
| D <sup>6</sup> | Production of<br>premixtures                                 | 1,50   | 0,50   | 0,25   | 20 to 49 = 0,5<br>50 to 79 = 1,0   | combined audits equals to the minimum audit times  | of the combined<br>audits equals to 50 %   |
| K <sup>6</sup> | Production of feed<br>additives                              | 1,50   | 0,50   | 0,25   | 80 to 199 = 1,5<br>200 to 499 = 2,0  | for a single GMP+ audit<br>times. The minimum audit  | for as single GMP+<br>audit times. The   |
| D <sup>6</sup> | Production of feed materials <sup>3</sup>                    | 1,50   | 0,50   | 0,25   | 500 to 899 2,5<br>900 to 1 299 = 3,0   | times for a combined audit cannot be less than 1,0 day.  | minimum audit times for a combined audit   |
| F              | Trade in feed <sup>3</sup>                                   | 1,00   | 0,50   | 0,25   | 1 300 to 1 699 = 3,5   |  | cannot be less than  |
| G              | Storage and<br>Transshipment of<br>feed                      | 1,00   | 0,25   | 0,25   | 1 700 to 2 999 = 4,0<br>3 000 to 5 000 = 4,5<br>>5 000 = 5,0   |  | 1,0 day  |
| G              | Transport of feed <sup>4</sup>                               | 1,00   | 0,25   | 0,25   |  |  |  |
| G              | Affreightment  | 1,00   | 0,25   | 0,25   |  |  |  |

<sup>1</sup> The minimum audit times are established for the audit which includes only 1 HACCP study. A HACCP study corresponds to a hazard analysis for a family of products/services/processes with similar hazards and similar production technology and, where relevant, similar storage technology (i.e. similar family of products/services/processes: compound feed for pig, cattle, etc., in this case 1 HACCP study could be applicable), (i.e. for a company with both production and trade in its scope, 2 HACCP studies could be applicable).

<sup>2</sup> Without the use of critical feed additives and/or veterinary medicinal product the audit times may be reduced with a maximum of 0,25 days per site.

<sup>3</sup> Applicable for pet food.

<sup>4</sup> For road transport the affreightment of road transport is included.

<sup>5</sup> ISO9001 and/or ISO22000 scope feed in combination with ISO22002-6 and/or IFS food and/or BRC production and/or FSSC 22000.

<sup>6</sup> When an organization deploys workers in shifts and the products and/or processes are similar, the FTE number will be calculated based on employees on the main shift (including seasonal workers) plus office workers.

#### Calculation of the surveillance and recertification audit times:

For production of compound feed (D), premixtures (D) and feed additives (K), the minimum surveillance audit times must be equal to the ICA times. For the production of feed materials (D), Trade in Feed (F), Storage and Transshipment of Feed (G), Transport of Feed (G), Affreightment (G), the minimum surveillance audit times must be 2/3 of the ICA times. For all scopes the minimum recertification audit times must be equal to the ICA times.

| Additional requirements for audit time calculation                                 |  |
|--|--|
| Each additional production site <sup>1</sup> audited                               | 1 day all type of audits.                                      |
| Each addition production site <sup>1</sup> producing compound feed with the use of | 1,25 day all type of audits.                                   |
| critical feed additives and/or critical veterinary medical product                 |  |
| (F) Forage Trade <sup>3</sup>  | ICA may be reduced by a maximum of 50%                         |
| Less or equal than 5 products  |  |
| (F) Trade to live stock farms  | ICA/SA/RCA may be reduced by a maximum of 75%                  |
| For the scopes   | ICA may be reduced by a maximum of 50%                         |
| (G) Road transport of feed,  |  |
| with equal or less than 5 FTE <sup>2</sup>   |  |
| (G) Road transport of feed, Tractionairs, own manual                               | ICA may be reduced by a maximum of 50%, SA may be reduced by a |
|  | maximum of 75%   |
| G) Road transport of feed, Tractionairs principle manual                           | ICA may be reduced by a maximum of 50%, SA may be reduced by a |
|  | maximum of 87,5%   |
| (G) Rail transport of feed   | SA may be reduced by a maximum of 50%                          |
| (G) Affreightment  | SA may be reduced by a maximum of 50%                          |
| (D) Antibiotic-free production line(s) (always additional)                         | 0,50 day all type of audits                                    |
| (D) Antibiotic-free production site (always additional)                            | 0,25 day all type of audits                                    |
| (D) Dioxin-monitoring in feed for laying hens (always additional)                  | 0,25 day all type of audits                                    |
| (D + F) QM-Milch <sup>4</sup> (always additional)                                  | 0,25 day all type of audits                                    |

**<u>'Requirements for an additional production site</u>:** A site who has a legal or contractual link with the main office of the organization and be subject to a common management system, which is laid down, established and subject to continuous surveillance and internal audits by the main office. This means that the main office has rights to require that the sites implement corrective actions when needed in any site. Where applicable this must be set out in a formal agreement between the central office and the sites.

<sup>2</sup> Number of employees is including part-time workers calculated as percentage of FTE.

<sup>3</sup> A forage trader is a GMP+ Certified Company which as a direct supplier to the livestock farmer takes care of the delivery of simple arable and horticultural crops (or parts thereof) harvested exclusively in Europe, which after any simple processing such as pressing or packaging but in an unchanged state are intended as feed for productive livestock. The trade in this feed is limited to a maximum of five products.

- <sup>4</sup> In addition, a deviation of the minimum obliged audit times, including Initial Certification Audit (ICA), can be applicable if the following requirements are met:
- There is an organization consisting of a main office and sublocations who are all individually QM-Milch certified.
- The QM-Milch certified sublocations must be subsidiaries of the main office or must have a legal contract with the main office.
- The following information must be available at the main office:
  - An up-to-date list of QM-Milch certified sublocations resorting under the main office, including legal contracts (if applicable).
  - The centrally developed and maintained QM-Milch monitoring plan,
  - All analysis results.
  - Information of type and quantity of critical feed materials according BCN DE1 for each QM-Milch certified sublocation,
  - The annual internal audit reports of all locations,All other relevant procedures.

If all these QM-Milch requirements can be assessed at the main office the additional audit times in the table below are applicable for the main office.

| 0 – 25 companies   | 26 – 50 companies      | 51 – 100 companies     | 101 – 200 companies    | > 200 companies   |
|--------------------|------------------------|------------------------|------------------------|-------------------|
| + 2 hours extra at | + 3 hours extra at the | + 4 hours extra at the | + 5 hours extra at the | +6 hours extra at |
| the main office    | main office            | main office            | main office            | the main office   |
| ICA/RCA/SA)        | (ICA/RCA/SA)           | (ICA/RCA/SA)           | (ICA/RCA/SA)           | (ICA/RCA/SA)      |

Audit time PO Boxes:

| PO Boxes | Assessment of PO Box 0,063 day once per certification cycle |
|----------|---|
|          |   |

| No. Gatekeeper files | minimum of<br>files to be assessed<br>per 3 years | <u>TS1.2:</u><br>4.3.3 Purchase of feed additives, foodstuffs,<br>pharma products<br>4.3.4 Purchase of former foodstuffs<br>4.3.8 Purchase of processed feed materials | TS1.2:<br>4.3.1 Purchase of unprocessed agricultural<br>products from grower for use in or as feed<br>4.3.2 Purchase of unprocessed grains, (oil)seeds<br>and legumes out of a collect chain for use in feed<br>4.3.5 Purchase of palm oil<br>4.3.7 Purchase of herbs and spices<br>4.3.9 Purchase of feed for feed trial<br>4.4.1 Purchase of road transport<br>4.4.2 Purchase of inland waterway transport<br>4.4.3 Purchase of storage and transshipment |
|----------------------|---|--|---|
| 1 to 5               | All   | 0,125 per file   | 0,063 per file  |
| 6 to 10              | 5   | 0,125 per file   | 0,063 per file  |
| 11 to 15             | 6   | 0,125 per file   | 0,063 per file  |
| 16 to 30             | 7   | 0,125 per file   | 0,063 per file  |
| 31 to 50             | 8   | 0,125 per file   | 0,063 per file  |
| 51 to 100            | 9   | 0,125 per file   | 0,063 per file  |
| > 100                | 10  | 0,125 per file   | 0,063 per file  |

# Additional audit times in days for assessing Gatekeeper files

# Appendix 3: Reporting Model or Audit report and Inspection checklist \*

#### **Reporting Model A:**

#### 1 General details

Details of main location : Name of the GMP+ Certified Company : Address : Postal code and location : Telephone : E-mail : GMP+ registration number : Legal business registration number : Contact person :

Spoken with:

| Name | Function |
|------|----------|
|      |          |
|      |          |

Assessment is performed in accordance with GMP+ Feed Certification scheme 2020.

#### Overview of all business locations (incl. head office) and GMP+ scopes

| GMP+<br>registration<br>number | Name<br>location | Address<br>Postal code,<br>Place, Country | Applicable GMP+ scopes | Expiry date of current<br>certificate or<br>temporary<br>acceptance: |
|--------------------------------|------------------|---|------------------------|--|
|                                |                  |   |                        |  |
|                                |                  |   |                        |  |

*List of locations in the event of multi-site certification (if applicable)* 

| num | stration | Name of<br>location | Address<br>Postal code, ,<br>Place, Country | Applicable GMP+ scopes | Audit date |
|-----|----------|---------------------|---|------------------------|------------|
|     |          |                     |   |                        |            |

#### Audit details:

- □ Initial certification audit
- □ Announced surveillance audit
- □ Unannounced surveillance audit
- Recertification audit
- Expansion audit
- Repeat audit
- □ Stricter supervision



Documents assessment (in the event of a temporary acceptance)

□ Audit/Inspection\* time (in days)

- Combination audit yes/no applicable quality scheme:
- Other;

| Date of document assessment     | :                                     |
|---------------------------------|---------------------------------------|
| Date of audit                   | :                                     |
| Report date                     | :                                     |
| GMP+ Certified Companies repres | entative including name and position: |
| Documents assessed              | :                                     |
| Certification Body              | :                                     |
| (Lead) Auditor(s)               | :                                     |
| Technical expert(s)             | :                                     |

Name Signature (Auditor)

#### 2 Scope GMP+ Certified Company/locations

Specify the type of GMP+ Certified Company and its activities. Describe the products and quantities. Specify the nature and the numbers of personnel (permanent, temporary ) per location. Describe the organisational structure. Also take note of other companies on the same site or under the same holding (with similar names or incompatible activities). Provide a brief summary of the whole process and documentation of the management system, for example purchasing, production process, storage, sales and transport of main and subsidiary product streams (focusing on the relationship with the activities covered by the application). Also indicate whether the GMP+ Certified Company applies the Gatekeeper principle and describe the activities.

#### 3 Audit objectives

The audit objectives must describe what is to be accomplished by the audit and must include the following topics:

- a) Determination of the conformity of the client's feed safety management system, or parts of it, with audit criteria,
- b) Evaluation of the ability of the Quality Management System to ensure the GMP+ Certified Company's organisation meets applicable statutory, regulatory and contractual requirements.
- c) Evaluation of the effectiveness of the Quality Management System to ensure the GMP+ Certified Company's organisation is continually meeting its specified objectives.
- *d)* as applicable, identification of areas for potential improvement of the management system.

#### 4 Deviation from the audit plan/significant issues impacting the audit program.

Reason for deviation to be mentioned and significant issues impacting the audit program.

#### 5 Which topics have been assessed and concluded

In general it must be clear in the report what has been assessed and what was the conclusion of the auditor. Verification of effectiveness of taken corrective actions regarding previously identified nonconformities, if applicable.

Per audit objective an conclusion must be given.

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#### 6 Summary of the assessment and a general conclusion

Start with a standard phrase such as "The GMP+ Certified Company was audited for a surveillance audit of the GMP+ requirements. The GMP+ Certified Company was assessed for the requirements of the applicable GMP+ scopes".

Indicate whether the nonconformities observed in the previous audit have been resolved. Make a summary per location and in total.

Give a brief summary of the general impression of the quality system of the GMP+ Certified Company. Possible <u>postscript</u> after a final assessment by the technical reviewer: review of additional documents and follow-up.

| Location | During previous audit              |       |                                    | During audit<br>Number of audit<br>nonconformities |       |       | At final assessment |       |      |
|----------|------------------------------------|-------|------------------------------------|--|-------|-------|---------------------|-------|------|
|          | Number of audit<br>nonconformities |       | Number of audit<br>nonconformities |  |       |       |                     |       |      |
|          | Critical                           | Major | Minor                              | Critical   | Major | Minor | Critical            | Major | Mino |

Audit conclusion: the GMP+ Certified Company meets/fails to meet requirements of the GMP+ standard. Measures and sanctions: conformity audit, repeat audit, stricter supervision (including period of time), suspension, withdrawal.

#### 7 Appendices

*Checklists used, report forms for audit nonconformities. Note: non-conformities observed must also be recorded in the English/German or Dutch language.* 



### **Reporting Model B:**

### Audit Report/Inspection Checklist\*

(This is an impression of the Audit Report/Inspection Checklist\*, consult for the latest version always the Audit Report/Inspection Checklist\* processed in the GMP+ Database/Audit app)

| Company Details                 |   |  |
|---------------------------------|---|--|
| GMP+ Registration Number        |   |  |
| Company Name                    |   |  |
| Company Relation                |   |  |
| Company Address                 |   |  |
| Postal Address                  |   |  |
| Legal Business Registration No. |   |  |
| Telephone 24/7                  |   |  |
| Email Address                   |   |  |
| Spoken with, name and function  |   |  |
| Gatekeeper files                | Number of gatekeeper files - TS1.24.3.3 Purchase of feed additives,<br>foodstuffs, pharma products4.3.4 Purchase of former foodstuffs4.3.8 Purchase of processed feed materialsNumber of gatekeeper files - TS1.24.3.1 Purchase of unprocessed agricultural<br>products from grower for use in or as feed4.3.2 Purchase of unprocessed grains,<br>(oil)seeds and legumes out of a collect<br>chain4.3.5 Purchase of palm oil<br>4.3.7 Purchase of herbs and spices<br>4.3.9 Purchase of feed for feed trial<br>4.4.1 Purchase of road transport<br>4.4.2 Purchase of inland waterway<br>transport4.4.3 Purchase of storage and<br>transshipment |  |
| Number of Employees             |   |  |
| Vessel Name                     |   |  |
| Vessel Owner                    |   |  |



| Vessel Registration Number/EU Number |  |
|--------------------------------------|--|
| Vessel Size in Tons                  |  |
| Total Cubic Content                  |  |
| Number of Holds                      |  |
| Type of Hatch Cover                  |  |
| Floor Type (steel, wood)             |  |

Assessment is performed in accordance with GMP+ Feed Certification scheme 2020.

| Certification |          |                 |            |          |  |  |
|---------------|----------|-----------------|------------|----------|--|--|
| Scope         | Standard | Certified Since | Start Date | End Date |  |  |
|               |          |                 |            |          |  |  |

| Company Relation |                  |
|------------------|------------------|
| Connected To     | Company Relation |

| Audit/Inspection* Details                     |  |  |
|---|--|--|
| Audit/Inspection* Date                        |  |  |
| Report Date                                   |  |  |
| Certification Body                            |  |  |
| Certification Body - GMP+ Registration Number |  |  |
| (Lead) Auditor/Inspector*                     |  |  |
| Reviewer                                      |  |  |
| Co-Auditor                                    |  |  |
| Observer                                      |  |  |
| Technical/Material Expert                     |  |  |
| Audit/Inspection* Type                        |  |  |
| Audit/Inspection* times (in days)             |  |  |



| Combined Audit              |  |
|-----------------------------|--|
| Certificate Combined Scheme |  |

### Scopes and Standards of the audit

**Audit Objectives** 

The audit objectives must describe what it is to be accomplished by the audit and must include the following topics:

a) Determination of the conformity of the client's feed safety management system, or parts of it, with audit criteria,

b) Evaluation of the ability of the Quality Management System to ensure the GMP+ Certified Company's organisation meets applicable statutory, regulatory and contractual requirements,

c) evaluation of the effectiveness of the Quality Management System to ensure the GMP+ Certified Company's organisation is continually meeting its specified objectives,

d) As applicable, identification of areas for potential improvement of the management system.

### Deviation from the audit plan/significant issues impacting the audit program.

Reason for deviation to be mentioned and significant issues impacting the audit program.

### **General Information**

### **GMP+ Certified Company/Location**

The defined processes and documentation of the management system developed by the GMP+ certified company/applicant organization.

| Audit      | Audit Requirements |           |                |            |  |
|------------|--------------------|-----------|----------------|------------|--|
| Art.<br>No | Scope              | Standards | Audit Question | Compliance |  |

Verification of effectiveness of taken corrective actions regarding previously identified nonconformities, if applicable.

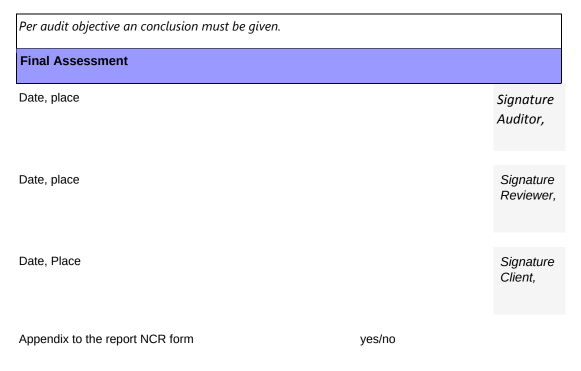


**Other Assessed Topics** 

**Non-Conformities Previous Audit** 

**Non-Conformities Current Audit** 

#### **Audit Conclusion**



\* When the terminology inspector / inspection / inspection checklist is used this refers to the nonaccredited scope Inland waterway transport and short sea shipping of feed as secured in CR 3.0.



### Appendix 4A: Multi-site certification

Multi-site certification is possible:

- a. at a GMP+ Certified Company with a main office with 100% subsidiaries, or
- b. at a group of companies which have joined together as a quality community.

A multi-site organization does not have to be a unique legal entity, but all multi-site locations must have a legal or contractual link with the main office of the multi-site organization and be subject to a common management system, which is laid down, established and subject to continuous announced surveillance and internal audits by the main office. This means that the main office has rights to require that the multi-site locations implement corrective actions when needed in any multi-site location. Where applicable this must be set out in a formal agreement between the main office and the multi-site locations.

Multi-site certification is <u>not</u> to be used if various independent companies have joined together in a branch organisation, union, federation, association, via an independent consultancy office or similar.

Multi-site certification is not permitted for the scopes (Country Notes included):

- (D\*) Production of Compound Feed,
- (D\*) Production of Premixtures,
- (D\*) Production of Feed Materials,
- (K\*) Production of Feed Additives.

Multi-site certification is permitted for all scopes (Country Notes included) of:

- (F\*) Trade in feed
- (G\*) Storage and Transshipment of feed
- (G\*) Transport of feed
- (G\*) Affreightment

\*See reference ISO/TS 22003:2013 Table A.1

### Helpful tip:

If, for example, a group of companies consist of multiple production locations and storage locations, the production locations in this group cannot be certified under multi-site but for the storage locations this is possible.



### 1. General requirements

- a. The multi-site organization falls under the same quality system which is managed by the main office. This quality system complies with the relevant GMP+ standards and there must be compliance at all multi-site locations with the relevant GMP+ requirements (see also the helpful tip under Certification).
- b. The same methods and procedures are used at the multi-site organization.
- c. Corrective actions may be imposed from the main office on multi-site locations.
- d. There must be a written agreement between the multi-site locations the main office. This agreement must be signed by all the participating parties and the signed agreement must be present at the main office and available to the auditor. The agreement will include at least:
  - 1. a commitment by the multi-location to the main office that it will comply with the requirements set in the quality system.
  - 2. that corrective actions imposed by the main office are binding
  - 3. that the above applies to <u>all</u> feed activities (and therefore those which are carried out more or less independently).
- e. All the multi-site locations are included in the programme of internal audits. The internal audit must be performed 1 x per year at all multi-site locations.
- f. The main office must show that it is able to collect data from every multi-site location, to analyse the data and, where necessary, to implement changes with respect to:
  - 1. System documents and changes
  - 2. Management review
  - 3. Complaints handling
  - 4. Corrective actions
  - 5. Planning of internal audits and improvement measures.
- g. In case of unprocessed products all multi-sites locations must be located in the same country or in the bordering regions of neighbouring countries.

### 1.1 Certification

Before an initial certification audit can take place, a unique certification agreement/certification agreement template including the main office and the multi-site locations must be concluded and also the internal audit report must be available to be handed over to the Certification Body for assessment



### Helpful tip:

If the main office is certified for a production scope and the multi-site locations are certified for a transport scope and/or a trading scope, the main office must also be certified for this scope (transport and/or trade) because the management and control of the feed safety management system lies centrally at the main office.

In an initial certification audit, the sampling program applies including the main office to be audited before a certificate can be issued. The main office must be audited annually.

If a new multi-site location joins a multi-site organization, an assessment of the relevant subjects must take place at the main office and the new multi-site location must be audited and can then be added on the basis of the sampling program.

On the basis of the sampling program, the Certification Body must randomly select the multisite location to be audited according to the following:

- The use of multi-site certification for organizations with a main office and at least 20 multi-site locations. The sampling must be at the ratio of 1 site per 5 multi-site locations with a minimum of 20 multi-site locations within the certification cycle.
- The use of multi-site certification for organization with a main office and less than 20 multi-site locations. <sup>1</sup>/<sub>3</sub> of the multi-site locations will be audited annually. All multi-site locations will be audited during the certification cycle.

The selection of the multi-site locations is the responsibility of the Certification Body who must take into account the results of the internal audit as performed by the main office and the GMP+ activities performed at various multi-site locations.

## Number of sites to be audited within a 3 year certification period when multi-site certification is used:

|  |      | Total number of multi-site locations above 20 |    |    |    |    |    |    |    |    |    |    |
|--|------|---|----|----|----|----|----|----|----|----|----|----|
|  | 1-20 | 21  | 22 | 23 | 24 | 25 | 26 | 27 | 28 | 29 | 30 | 31 |
| Number of<br>multi-site<br>location to<br>be audited | 1-20 | 21  | 21 | 21 | 21 | 21 | 22 | 22 | 22 | 22 | 22 | 23 |



| Location  | Number of FSA employees/<br>products | Minimum time expenditure per<br>FSA audit                                 |
|---|--------------------------------------|---|
| Main office   |                                      | pendix 2 increased with extra audit<br>ion of 0,25 day up to a maximum of |
|   | 1,25                                 | 5 day.  |
| Multi-site location trade in                          | ≤ 5 products                         | 0,25  |
| feed  | 6-15 products                        | 0,25  |
|   | >15 products                         | 0,50  |
| Multi-site location Storage and Transshipment of feed |                                      | 0,25  |
| Multi-site location Road                              | ≤ 5 FTE *                            | 0,25  |
| transport of feed.                                    | 6-15 FTE *                           | 0,25  |
|   | >15 FTE *                            | 0,50  |
| Multi-site location<br>affreightment                  |                                      | 0,25  |
| Multi-site location with                              | ≤ 5 products                         | 0.25  |
| both Storage and                                      | 6-15 products                        | 0,25<br>0,25  |
| Transshipment of feed and                             | >15 products                         | 0,23  |
| Road transport of feed.                               |                                      | 0,50  |
| Multi-site location with                              |                                      |   |
| Storage and Transshipment                             |                                      |   |
| of feed and/or Road                                   |                                      | 0.5   |
| transport of feed and/or                              |                                      |   |
| limited Trade in feed.                                |                                      |   |

### Minimum obliged audit times in days per multi-site location

\*By the number of employees is meant the sum of the number of employees (including part time employees as percentage of FTE) per audited multi-site location per year.

### 1.2 Additional requirement

A transport company/tractionair can only be certified under multi-site requirements if the transport company/tractionair carries out all the transport of GMP+ assured feed for the main office exclusively. If this is not the case the transport company/tractionair must be independently certified.



## Appendix 4B: Multi-site certification for trade to livestock farms

### TS 3.1 *Trade to livestock farms* (Category F in accordance with ISO/TS 22003:2013)

For companies which apply TS 3.1 and which have extra storage locations and/or extra sales points or sales outlets, it is possible to make use of this option of multi-site certification.

Two types are distinguished for Distribution Centre (DC):

- a. DC acts as the only supplier of the brokers. In this case DC can be seen as a part of the sales points and therefore falls under certification for TS 3.1. Multi-site certification is possible.
- b. DC is one of the suppliers of the brokers. DC acts much more independently with respect to the brokers (and vice versa) as mentioned under a. In this case DC is seen as an "ordinary" trader and must become certified for the scope trade in feed. Multi-site certification is <u>not</u> possible.

### 1. General requirements

To be eligible for multi-site certification under TS 3.1 *Trade to livestock farms* the multi-site organization must comply with the following criteria:

- a. The multi-site organization has a main office from which activities are planned and directed
- b. The multi-site organization has a network of storage locations and/or sales points
- c. All storage sites and/or sales points fall under the same quality system which is managed from the main office. This quality system must be based on the GMP+ standard and all the multi-site locations must meet the GMP+ requirements;
- d. The same methods and procedures are used at all multi-site locations.
- e. All the multi-site locations are included in the programme of internal audits
- f. Corrective actions may be imposed from the main office on all storage locations and/or sales points
- g. The main office must demonstrate that it is able to collect data from every multi-site location, to analyse the data and, where necessary, to make changes with respect to:
  - 1. System documents and amendments
  - 2. Complaints handling
  - 3. Corrective actions
  - 4. Planning of internal audits and improvement measures
- h. If the main office is not the owner of the extra storage locations and/or extra sales points, the main office must have a written agreement with the multi-site locations (storage locations and/or sales points) in which they state:
  - 1. to sell GMP+ certified feeds directly to the livestock farmers. Selling to other GMP+ certified companies is not permitted;

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- 2. that the purchase of GMP+ certified feeds will only take place via the main office;
- 3. to provide full cooperation to the main office with respect to the activities which are described in all the above points of this option.

This agreement must be signed by all the brokers participating in this Multi-site organization and the signed agreement must be present at the main office and must be available for assessment by the auditor.

In addition, all multi-site locations which have signed an agreement must be known to the Certification Body. The size of the random sample can be determined based on this data.

### 1.1 Certification

In the event of Multi-site certification for TS 3.1 the audit frequency for the extra storage locations or extra sales points (with the exception of the main office) may be reduced in accordance with the following schedule:.

| Initial certification-, recertification- and (un)announced surveillance audit |                |                |               |  |
|---|----------------|----------------|---------------|--|
| Number of multi-site locations<br>/sales points (without main office)         | 1              | 2              | <u>&gt;</u> 3 |  |
| Number of multi-site locations to be audited                                  | 100% / 3 years | 100% / 3 years | 33% / 3 years |  |

Minimum audit time to be spent per audit in days:

|                        | Minimum audit times per audit |
|------------------------|-------------------------------|
| Extra storage location | 0,125                         |
| Extra sales point      | 0.188                         |

As all storage locations and/or sales points must work in accordance with the same methods and procedures and under the same quality system, the assessment of the documentation can remain limited to verification of the presence of up-to-date documentation and the completeness of the documentation with respect to the multi-site location.



# Appendix 5: Announced surveillance audit – Not at GMP+ Certified Company location

### Appendix 5A:

For the scope road transport of feed an announced surveillance audit may also take place at another location than the registered offices of the GMP+ Certified Company.

The following requirements apply:

- a. The GMP+ Certified Company falls into the category: 1-5 FTE
- b. The GMP+ Certified Company does not have its own working area
- c. The GMP+ Certified Company offers at least 1 loading compartment which is used for GMP+ transport (trailer / semi-trailer, etc.) for checking;
- d. All the required GMP+ documentation for the previous 12 months must be present for a proper assessment, including:
  - 1. Quality manual
  - 2. Cleaning validations
  - 3. Internal audit reports
  - 4. Management review
  - 5. Journey sheets
  - 6. Waybills
  - 7. Order sheets
  - 8. Specifications of cleaning and disinfectant agents, etc.
- e. The alternative location is suitable for carrying out audits:
  - 1. Checking of loading compartments causes no hazardous situations for those involved or bystanders
  - 2. If there is a collective check (multiple companies are invited for audit at the same time) then the privacy of individual companies must be guaranteed.

### Appendix 5B:

For the scope trade in feed "paper trade" an announced surveillance audit may also take place at another location than the registered offices of the GMP+ Certified Company.

The following requirements apply:

- a. The alternative location is suitable for carrying out audits.
- b. All relevant GMP+ requirement documentation must be available for assessment, including:
  - 1. Quality manual
  - 2. Invoicing
  - 3. Internal audit reports
  - 4. Management review
  - 5. Order sheets
  - 6. Contract



At GMP+ International, we believe everybody, no matter who they are or where they live, should have access to safe food.

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