Chain of Custody Recognition Booklet

Revision 3 (March 2016)

...making excellence a habit™
This Certification Guidebook is designed to assist your organization on the requirements for certification to the Chain of Custody for Forest Products Scheme - AS4707:2014.

The CoC is a certification scheme which ensures that all organizations with ownership responsibilities within the wood or forest products certification chain have a credible system for tracking wood or forest products originating from certified forests to the consumer.

This traceability must progress through all links between the consumer and certified wood source including transportation, primary and secondary processing, manufacturing, remanufacturing, distribution and sales as required to meet AS 4707:2014. The Chain of Custody scheme is designed to be complimentary to Australian Forestry Standard (AFS) Forest Management System certification.

Certification to this standard is pending accreditation. BSI holds accreditation for this standard with JAS-ANZ.

The following section outlines the steps that apply during the BSI certification process for the Chain of Custody scheme.

BSI reserves the right to provide its clients and those that request quotations with marketing and technical information relating to standards, training and compliance services.

3.1 Initial Inquiry

BSI will respond to either verbal or written expressions of interest from organizations interested in one or more of our programs. If your organization is located near one of BSI’s offices, an advisory visit may be arranged to discuss your certification requirements and how BSI can help your organization achieve them.

BSI will also, on request and receipt of a Request for Quotation, prepare a proposal tailoring our services to your organization’s needs.

3.2 Application for Certification and Assessment

Receipt of your organization’s Application form (or authorized acceptance of a valid BSI proposal), along with the accompanying payment of the non-refundable application fee (or invoicing instructions) together with this document forms the contract between your organization and BSI.

Your requirements will be entered into our database and a Client Manager will be appointed to look after your certification or assessment requirements. The Client Manager will be your primary point of contact with BSI and is responsible for ensuring that our certification/assessment services are delivered to your organization in the most effective manner possible.
3.3 Client Contact

As soon as practicable after receipt of your signed application/proposal, a BSI Client Manager (or nominated representative) will contact your organization. The Client Manager will seek to establish a working relationship between your organization and BSI, and to confirm your certification requirements in terms of the certification or assessment services, standards or codes of practice, locations, and activities and/or products to be included in the scope of certification.

The Client Manager (or nominated representative) will seek to gain an appreciation of the structure of your organization and the activities being conducted. In particular the Client Manager will:

• Seek an appreciation of the nature and scope of the organization’s activities, structure and location(s), including any activities for which confirmation is being excluded; and
• Determine the status of system documentation and implementation including organizational policies, objectives and targets.

If you are working with a consultant it is often useful for that person to be party to the communication process.

3.4 Gap Analysis (optional)

A Gap Analysis approach often proves an invaluable tool in determining system implementation, particularly for new systems that are still in the early stages of development. This one-off assessment includes the identification of gaps against the requirement of the nominated Standard or Code of Practice. At the conclusion of the Gap Analysis you will receive a report which highlights any gaps as well as options for next steps on your path to certification. The results of a Gap Analysis are not directly linked to any subsequent Certification Audits.

3.5 Preliminary Assessment Audit (Stage 1 Audit)

In order to gain certification to the Chain of Custody scheme your organization is required to have an initial audit followed by a certification audit. An initial audit determines your readiness for certification.

The initial audit will be carried out by a qualified assessor. It is a requirement that the assessment be carried out at your site. If you have multiple sites not all of the sites are required to be included in this audit.

Your organization will receive a written report which outlines the readiness for the Certification Audit. The findings from the initial audit must be satisfactorily addressed (closed out) prior to the certification audit.

3.6 Documentation Review (Stage 1 Audit)

Prior to, or conducted as part of the Certification Audit (program dependent), BSI undertakes a review of your organization’s system documentation, including policy manuals, procedures and other relevant supporting documentation. This review may be combined with or separate to the Pre-Assessment Audit.
This step gives your organization the opportunity to demonstrate that all documentation required by the relevant standard or code of practice has been prepared, is controlled where necessary, and is monitored and updated as required.

A Document Review report is provided, and outlines any perceived deficiencies in documentation, relevant to the Standard or Code of Practice, as well as any opportunities for improvement. Deficiencies raised in this report must be addressed in a timely manner as advised in the report.

From your documentation, a checklist and plan for the certification audit is prepared, based on your organization’s system and documented procedures. This ensures the audit team is focused on the way your organization operates when the Certification Audit is performed.

### 3.7 Certification Audit (Stage 2 Audit)

The certification audit must be conducted within four (4) months of the initial audit. If the certification audit is not conducted within this time the initial audit may need to be repeated.

The objectives of the Stage 2 audit are:

- To confirm that your organization adheres to its own policies, procedures & objectives and practices the principals of continuous improvement;
- To confirm that the CoC management system conforms with all the requirements of the CoC standard (AS4707:2014) and is achieving your organization’s policy objectives for operating an effective CoC management system;
- To verify the proportion of certified wood and forest product under your organization’s control;
- Verify that your organization’s claim regarding the origin of wood or forest products from a certified forest is supported by an unbroken chain of CoC certificates for each preceding link in the chain back to the certified forest or source of origin.
- To verify that appropriate procedures, controls and guidelines are in place, and roles and responsibilities are defined.

Your organization will be advised of any non-conformances arising from this assessment. All non-conformances are required to be closed out before certification can be recommended. The recommendation for certification is made by the auditor. The audit report is reviewed by an independent qualified report reviewer.

Your certificate will be issued electronically.

### 3.8 Certification Audit Report

At the conclusion of the audit, the audit team will prepare a written report on the audit findings and the audit team leader will present these findings to your organization’s senior management at the closing meeting.

The audit findings include a summary of the overall compliance of your system with the requirements and provided to your organization following each audit. The audit report will include the following information;
Non-Conformances

All non-conformances* must be closed prior to the awarding of certification to the organization.

Specific audit findings are categorized as follows and are applicable during the certification and verification audit activities:

**Major Non-Conformances**

Major Non-conformances are audit findings that reveal that the integrity of the AWPCS has been compromised and must be rectified before certification is granted.

**Minor Non-Conformances**

Minor Non-conformances are audit findings that reveal an isolated incident of non-compliance that has no direct impact on the integrity of the product. Agreed proposed corrective action plans (detailing correction, cause identification and long term fix) must be received within two (2) weeks of the nonconformity being identified.

**Observations**

These are comments, which may include praise, opportunities for improvement, or comments that may be relevant for the next audit. Actions do not necessarily have to be taken for observations however; it is recommended that these have been considered as part of your continuous improvement process.

* Lists and descriptions of typical major and minor nonconformities are detailed in Appendix 6 of the AWPCS standard.

**Certification Decision**

After confirmation that any necessary corrective actions have been taken, which may involve a follow up visit by the BSI Assessor, the findings and recommendations made in the audit report are subject to an internal review process prior to certification being granted.
Following certification, BSI will:

- Notify DAFF Biosecurity that your Organization is to be placed on the AWPCS Register
- Obtain a unique DAFF Biosecurity certification number and issue to your Organization
- Supply DAFF Biosecurity with an example of the your organization's marking device layout that you have prepared
- Conduct verification audits of the certified organization's management system at approximately six monthly intervals
- Notify the Organization in writing of any changes to the AWPCS and the implementation timeframe

### 3.11 Certificates

When your organization has achieved certification, BSI will provide you with a Certificate as a statement that your organization has achieved certification to the relevant standard(s) or code(s) of practice. The certificate will include important data such as your organization's certification number, the standard for which certification has been granted, and the date of certification. The certificate should be displayed where it will be seen by customers and potential customers.

When copies or elements of the certificate are used in tenders or offered to potential or existing customers, the certificate should be accompanied by the scope of certification document (if issued separately) as it is important for them to understand the scope of activities for which certification has been granted (see `scope` below).

Incorrect use of the certificate can result in a customer being misled as to the extent of your organization's certification. Clients are obliged to ensure that BSI has been formally notified of the latest address, ownership, changes to key management responsibilities, major management system changes and capability information so that the certificate maintains its currency. Failure to do so may compromise your organization's certification status.

All original certificates remain the property of BSI Group ANZ Pty Ltd and must be returned on request. Certificates for the Chain of Custody scheme are issued 3 yearly or when the organization details require update.

AFS require that the certification documents and publicly accessible information shall include in the scope of certification, at least the following:

1. the version of AS4707 valid when the certification was granted
2. the system of CoC verification in use by your organization (i.e. inventory control and accounting of raw material flow, including physical separation and marking of raw materials
   - a. If the inventory control and accounting of raw material flow system is used, which approach for calculating the percentage of certificated material within the output batch is used (percentage input/output system, or rolling average percentage system)
   - b. Production batches and products covered by the CoC certification
   - c. Where the system of CoC verification applied to individual production batches varies, the scope shall be identified for individual production batches

To satisfy this requirement, BSI will conduct an annual update of certification details with your organization as part of the assessment process.

AFS Ltd is notified within five (5) days of any change in certification.
Your Organization's scope of activities detailed on your certificate must be clear, unambiguous and free of marketing jargon.

3.11 Scope of Certification

The scope of certification fully details the scope of your organization's certification in terms of:

Names and addresses of all locations covered by the certification;

- Achievement of certification to the relevant standard(s) or code(s) of practice
- The capability statement (range of products, services, and activities) for each location covered by the certification; and
- Any specific exclusions from the scope of certification

Clients are obliged to ensure that BSI has been formally briefed in a timely manner when any variations occur. Clients should not wait until the next scheduled assessment to notify BSI. Failure to do so may compromise the organization's certification status.

3.13 Refusal of Certification

In the event that your organization is unable to comply with the requirements of the relevant standard, BSI may refuse to grant certification. The decision to refuse certification, and the grounds for that decision, will be communicated to your organization in writing.

3.14 Surveillance Audits

Surveillance audits are typically at six (6) monthly intervals, although audits may be extended to an annual cycle at the discretion of BSI. Please discuss this with your Client Manager if you would like further information.

Please note that BSI is required to visit your organization at a minimum of 12 monthly intervals.

3.15 Re-Assessment Audits

The re-assessment cycle for this program is 3 yearly. Your reassessment audit must be conducted within 3 years of the initial certification or last recertification. If not completed and processed within the required time frame, your certification is no longer valid.

The re-assessment audit must take place 3 months prior to the expiry date. Extensions on the re-certification dates are not permitted.

3.16 Site Sampling

Sampling is permitted under the CoC scheme rules however, certain conditions must be met.

At the time of application your BSI Sales Representative will advise of the sampling requirements and whether your organization meets the scheme requirements for a multisite. Your BSI client manager will put together a sampling plan for your assessment.
3.17 Suspension or Refusal of Certification

When an organization’s certification is refused the organization shall, for the period of refusal:
• Withdraw and cease to use any advertising or promotional material that promotes or advertises the fact that the organization is certified;
• Ensure that all copies of certificates and scopes of certification are removed from areas of public display; and
• Cease to use the certification mark on stationary and other documents including media and packaging that are circulated to existing and potential clients, or in the public domain.

The organization shall advise BSI in writing of action taken with respect to the requirements listed above;
• BSI shall advise the organization in writing of the certification processes that will need to be completed to restore certification; and
• During the period of suspension, the organization shall continue to pay all fees levied by BSI.

3.18 Cancellation of Certificate

A facility may re-apply to the CoC scheme if the facility’s certification has been cancelled. In such instances the organization would need to meet all requirements of the Standard and demonstrate Management commitment to implementing all requirements of this standard.

BSI must advise AFS within five (5) working days if the certification is suspended or withdrawn, or where there are any changes in decisions relating to the status of certification.

Generally this step should be managed as outlined in the corresponding BSI procedures in section 6 of the corporate manual.

Note: If any site has a major non-conformity, certification is to be denied to the whole network pending satisfactory corrective action. The problematic site may not just be excluded in order to facilitate the progress of certification.

Additional sites may be added however, subject to surveillance or reassessment activities.

When an organization’s certification is withdrawn, the organization shall immediately:
• Cease any advertising and promotional activities that promote the fact that the organization holds certification
• Withdraw and cease to use any advertising and promotional material that promotes the fact that the organization holds certification
• Cease to use relevant certification marks in any way to promote the fact that the organization holds certification and
• Return all certificates and pay outstanding fees.

3.19 Variations to Certification

Your organization is required to advise BSI if there are any significant changes to your organization or the product.
Variations to certification may originate from:

• Variations to the scope of certified product
• Major nonconformities
• Voluntary withdrawals
• Withdrawal of certification by BSI Group
• Change of certification scope
• Change of ownership
• Change of management
• Change of company name
• Change of ABN etc

BSI will determine if the degree of change is significant to require an additional assessment or if the changes can be assessed at the next schedule audit or if the product requires re-assessment.

3.20 Reduction in Scope of Certification

When an organization’s scope of certification is reduced, BSI shall issue revised certificates and scopes of certification as appropriate and the certified organization shall:

• Return all superseded certificates;
• Ensure that use of the certification mark is adjusted to reflect the reduced scope of certification;
• Ensure that all advertising and promotional activities and materials are adjusted to reflect the reduced scope of certification; and
• Pay any fees that are applicable for the facilitation of this activity.

4 Use of the BSI Certification Mark

You are entitled to use the appropriate BSI ‘kitemark’ and the JAS-ANZ logo whilst you maintain certification to this program with BSI. For a copy of the logo, visit our website at www.bsigroup.com

Use of the logo is subject to Condition and rules of its application.

5 Use of the JAS-ANZ Accreditation Symbol

Organizations that have been granted certification with the CoC are entitled to use the JAS-ANZ Accreditation Symbol. The rules for the use of this mark are governed by JAS-ANZ. The JAS-ANZ Accreditation Symbol may be used in conjunction with BSI Accreditation marks.

5.1 Specifications and Use of the JAS-ANZ Accreditation Symbol


6 Use of the AFS or PEFC Logo

The rules for use of these logos and the Logo Usage Toolkit are available on the Australian Forestry Standard Ltd website (http://www.forestrystandard.org.au/) in the Quick Find Document Download Section.
The PEFC Logo on your organization's certificate only refers to the compliance with the PEFC certification scheme and does not provide your organization with the right to use the PEFC Logo.

7  **Standard Owner information**

AFS are the owner of this standard, and reporting requirements to AFS are in place. Please discuss these with your BSI Client Manager or Assessor if you require clarification on these requirements.

Please inform your BSI Client Manager promptly of any significant changes within your organization, including ownership, key personnel changes, voluntary withdrawal, changes in scope etc to ensure that your certification is not adversely affected.

Further certification requirements are required by the Australian Forestry Standard Ltd and these are detailed in the Chain of Custody Scheme Rules on the document download area of the website. These include but are not limited to:

- Minimum audit durations
- Auditor requirements
- Responsibilities of the certification body
- Availability of group certification for multi-site organizations
- Use of the AFS COC logo

8  **Confidentiality**

BSI will treat all information in accordance with the Privacy Amendment (Enhancing Privacy Protection) Act 2012

9  **Additional Obligations**

Following certification, there are a number of managerial responsibilities which your organization will need to observe to maintain BSI's certification. These include:

- Continued compliance with the relevant systems standard(s) or code(s) of practice;
- Compliance with the BSI Standard Commercial Terms and Conditions and obligations as specified in this document as well as other guidance documentation that may be specifically provided from time-to-time;
- Your organization's written consent for information to be disclosed to the PEFC council or the PEFC National Governing Body;
- Conduct of regular internal reviews of your system, with appropriate documentation of such reviews and of any subsequent corrective actions;
- Notification to BSI of any significant changes in the structure (key responsibilities and management system), ownership and operations of your organization to enable the impact of such changes on the certified ownership system to be evaluated; and
- Notification to BSI of any litigation or serious events or matters that relate to the scope of your certification.

9.1  **Complaints**

Your organization is required to keep a record of all known complaints relating to meeting the
requirements of the Chain of Custody scheme. These records must be made available to the audit team and BSI when requested.

Your organization is required to demonstrate that you have taken appropriate action to address these complaints through investigation and correct any deficiencies found. These actions must be documented.

9.2 Certification Agreement

Your Organization is required to meet the requirements of the Certification Agreement. This requires that your organization and products remain compliant with the scheme requirements at all times.

Your organization is required to implement appropriate changes as communicated by BSI in a time appropriate manner.

9.3 Assessment Scheduling

Your organization is required to make all necessary arrangements to allow the evaluation and surveillance activities to take place. This includes but is not limited to; Equipment, Product, Locations, Personnel and Sub-contractors.

9.4 Misleading Statements

Your organization is not permitted to use its product certification in a manner that could bring the BSI into disrepute. This includes making misleading or unauthorized statements. If you are unsure if a statement could be misleading you are advised to contact BSI prior to making the statement. Statements include but are not limited to the use of the logo on non-certified product, advertising (including your website) and internal communication.

If your organization is required to provide copies of their certification documents these must be reproduced in its entirety. Failure to do so may be misleading to the recipient as to the scope of certification.

9.5 Changes to Circumstances

Your organization is required to advise BSI of any changes without delay to circumstances that may affect certification. Examples of such changes include but are not limited to;

- Authorized Representative
- Business name (Legal entity) and Trading Name (where applicable), ABN
- Ownership
- Contact details
- Location, site addresses
- Business activity/ies, scope of certification (Products and Processes)
- System Management Number of employees, covering all shifts and sites
- Billing Details
9.6 Observers

From time to time BSI requires an Observer to be in attendance at an audit. This may be related to training of new staff and witness assessment of existing staff. It is a requirement of certification that your organization allows these activities to occur.

Failure to allow this activity to occur may result in cancellation of your certification.

BSI will, at all times, ensure that the use of observers is kept to a minimum and your organization will be advised prior to the assessment activity.

The Observer does not take an active part in an assessment.

10 Complaints and Appeals

Appeals against certification decisions and / or complaints against service delivery levels may be raised with your Client Manager. If you remain dissatisfied, contact the BSI General Manager Compliance and Risk in writing.

All complaints will be investigated and the originator of a complaint will be advised of the outcomes, as appropriate.

If your organization’s application for certification has been refused; or your certified organization’ certification has been suspended, withdrawn, or reduced in scope, you may appeal against the decision to a Review Committee constituted and operated as set out below:

The appellant shall, within 28 days of the disputed advice from BSI, lodge a notice of appeal with an affidavit as to the grounds of appeal with the BSI Group ANZ Pty Ltd’s Managing Director in writing;

• The CEO or equivalent shall advise the BSI Group Regional APAC Executive within 14 days of receiving the appellant’s notice
• The Executive shall then establish a Review Committee upon payment of the fees set by the Executive for consideration of the appeal
• The Review Committee shall consist of three persons considered as experts in the area of technology or business relevant to the appeal. The Review Committee shall be constituted as follows:
  o One person expert in the relevant area of technology or business appointed by the Board; and
  o Two persons selected by the appellant from a list of four persons nominated as eligible by the Board
• The appellant shall represent himself and no legal representation will be allowed unless approved by the Review Committee; and
• The Review Committee will carry out investigations as are required, including assessment of information supplied by the appellant and, within a reasonable time, decide by majority vote whether or not to reverse the original decision. The Managing Director or equivalent shall give notification of the decision to the appellant within 14 days of the Review Committee decision.
To raise a complaint or appeal against the service delivery by BSI or audit outcome please notify;

**Stephanie Vincent**
GM Compliance and Risk (ANZ)
Email: Stephanie.vincent@bsigroup.com
Phone: 02 8877 7100

## Specific program FAQ's

### 1. What is ‘Chain of Custody’ Certification?

Everyone in the wood supply chain, both government and private, is coming under increasing scrutiny from wholesalers, customers and other stakeholders, to provide assurance that wood and fibre products are being grown and harvested sustainably.

To meet this need, a Chain of Custody Standard (AS 4707) was developed to provide a set of requirements to enable wood that has been harvested under a forest certification scheme can retain product certification through the supply chain.

Chain of Custody (CoC) certification:
- Adds value to products shown to originate from sustainably managed forests
- Demonstrates commitment to environmental responsibility
- Promotes use of renewable forest product, and
- Supports Australian Industry

The CoC Standard covers the topics of Management Commitment and Policy, Documents control, Personnel Training and Development, Verification of Origin, Final Inspection, Record Keeping – volumes or weights, and Continuous Improvement.

### 2. Who is certified to this standard?

Complementing the Australian Forestry Standard (AS4708), Chain of Custody certification is being adopted by each component of downstream processing, transport, wholesaling, and retailing. In fact, the upstream ‘chain’ must remain unbroken for certification to be granted. Certification of timber lots is evidenced by an accompanying Certificate of Compliance, issued under a selection of inventory management options.

Carriers, sawmills, timber stockists, etc. can benefit from a demonstrated commitment to sustainable forest management, underpinned by a standards system through Standards Australia. CoC also provides consumers with the option of choosing certified wood products, and opens up international markets at premium prices.

### 3. Why are they certified to this standard?
Organizations seek certification for many different reasons:
• Contracts which the organization is pursuing may require certification to a particular Standard as a tender condition
• Certification can provide customers confidence in the services provided by the certified organization and can therefore be used as a marketing tool
• Certification provides a verified demonstrated commitment by the organization to continual improvement and effective customer focus
• Certified Management Systems have been demonstrated to improve business outcomes and to assist in managing risks within the organization
• Certified Management Systems can increase the efficiency of business and operational processes, and thereby reduce waste and rework
• Sometimes, certification to a particular standard is a requirement for international trade.
• Many organizations believe that certification of their management system can help to increase sales, reduce staff turnover, improve morale and improve profitability

4. Who do I contact if I have a question about the scheme?

Please contact:

**Stephanie Vincent**
GM Compliance and Risk (ANZ)
Email: Stephanie.vincent@bsigroup.com
Phone: 02 8877 7100

5. What is the Role of the Authorized Representative?

The Authorized Representative nominated by your organization is the primary point of contact for BSI for all matters concerning your BSI certification or assessment. The person who has been nominated as the Authorized Representative does not need to have responsibility for maintenance of the management system, but must have sufficient authority to discuss and make agreements with BSI on matters associated with the organization’s certification or assessment.

It is also important that your organization keeps BSI informed of any changes in Authorized Representative.