

SFI 2022 Audit Procedures and Auditor Qualifications and Accreditation (Section 10)

August 5, 2021

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Introduction

All certification, recertification, and surveillance audits to Sections 2, 3, 4, and 5, the *SFI Small Lands Group Certification Module* and the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* in the *SFI 2022 Standards and Rules* document shall be conducted by *certification bodies* accredited by the ANSI National Accreditation Board (ANAB) or the Standards Council of Canada (SCC) to conduct *SFI certification*. Accreditation bodies accrediting *certification bodies* for audits to Sections 2, 3, 4, and 5, the *SFI Small Lands Group Certification Module* and the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* in the *SFI 2022 Standards and Rules* shall be International Accreditation Forum (IAF) Multilateral Recognition Arrangement signatories.

Information related to the accreditation process can be found on the websites of the <u>ANSI</u> <u>National Accreditation Board</u> and the <u>Standards Council of Canada</u>.

Accredited *certification bodies* that provide certification services for *SFI* Sections 2 and 3 and the *SFI Small Lands Group Certification Module* and the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* are required to maintain audit processes and conduct audits consistent with the requirements of the current version of:

- International Organization for Standardization ISO/IEC 17021-1 (Conformity assessment — Requirements for bodies providing audit and certification of management systems; and
- ISO/IEC TS 17021-2 (Competence requirements for auditing and certification of environmental management systems).

Accredited *certification bodies* that provide certification services for *SFI* Sections 4 and Section 5 are required to maintain audit processes and conduct audits consistent with the requirements of the current version of ISO/IEC 17065 (Conformity assessment — Requirements for bodies certifying products, processes and services).

ISO is a worldwide federation of national standards bodies. The preparation of International Standards is conducted by ISO technical committees.

The ISO/IEC 17021-1, ISO/IEC TS 17021-2 and ISO/IEC 17065 standards were prepared by the ISO Committee on Conformity Assessment (CASCO).

1. Scope

This *SFI Audit Procedures and Qualifications* document is intended to support, but not replace the audit process requirements contained in ISO/IEC 17021-1, ISO/IEC 17021-2 and ISO/IEC 17065, by providing specific requirements to *Certified Organizations* and *certification bodies*. It is applicable to all forest management, *fiber sourcing* organizations and chain-of-custody *certified organization* when conducting *third-party certification*, recertification, or surveillance audits to the *SFI 2022 Standards* Sections 2, 3,4, and 5, the *SFI Small Lands Group Certification Module* and the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families*.

When designing and implementing a program to evaluate conformance with the *SFI 2022 Forest Management Standard, SFI 2022 Fiber Sourcing Standard* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families, Certified Organizations* should reference ISO 19011 Guidelines for auditing management systems.

2. Normative Reference

Certification bodies and *auditors* conducting third-party audits to SFI Sections 2 and 3 and the *SFI Small Lands Group Certification Module* and the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* in the *SFI 2022 Standards and Rules* document must conform to the requirements of ISO/IEC 17021-1and ISO/IEC TS 17021-2, while those conducting third-party audits to *SFI* Section 4 and Section 5 must conform to the requirements of ISO/IEC 17065. In addition, all *certification bodies* and *auditors* conducting third-party audits to *SFI Section S 2*, 3, 4, 5 or the *SFI Small Lands Group Certification Module* and the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* in the *SFI 2022*

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Standards and Rules document must conform to all applicable ANAB or SCC requirements and International Accreditation Forum (IAF) Mandatory Documents (e.g., IAF MD 1, IAF MD 2, IAF MD 4, IAF MD 5, IAF MD 11, etc.).

3. Terms and Definitions

Definitions of terms can be found in the Section 14 of the *SFI 2022 Standards and Rules* document.

4. Procedures for Implementing the *Principles* for *SFI* Auditing

ISO/IEC 17021-1 Section 4 addresses general *principles* associated with auditing, including impartiality, competence, responsibility, openness, confidentiality, and responsiveness to complaints.

All information and documents, including working drafts and reports, shall be considered confidential. *Certification bodies* shall not release any information or documents without the prior written permission of the *Certified Organization*. *Auditors* shall conduct themselves in a professional and ethical manner.

Certification bodies and *audit team* members and their employers shall not participate in an appraisal or advise a potential purchaser or broker a purchase of property audited within the prior three years without the written permission of the audited party. *Certification bodies, audit team* members, and employers shall notify the audited party of participation in such activities after the three-year period immediately upon initiation of such activities for a period of at least 10 years following the audit.

Prior to engaging in an audit and the *Certified Organization's* acceptance of the *audit team*, the c*ertification bodies* and *audit team* members shall disclose to the party requesting the audit any prior land appraisal or assessment work or land brokerage activity or other professional services they or their employers conducted related to the property to be audited.

Certification bodies must successfully complete annual witness audits and periodic re-accreditation audits to maintain their accreditation status from ANAB or SCC.

5. SFI Audit Activities

5.1 Initial Certification

For the initial certification audit to be completed, the auditee must be a *Certified Organization* or be in the process of becoming one in which case the final certification decision is conditioned on becoming a *Certified Organization*. The SFI certificate(s), *Forest Management Standard, Fiber Sourcing Standard, Chain-of-Custody Standard, Certified Sourcing Standard,* the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* cannot be issued by the *certification body* until the applicant has become *Certified Organization*. It should be noted that the *SFI 2022 Standards and Rules* is a publicly available document and, as such, anyone who wants to can offer their opinion on an organization's conformance to it. However, because "Sustainable Forestry Initiative" and "*SFI*" are registered service marks, an entity would infringe on this ownership in violation of the federal intellectual property laws if they were to use the service marks in a public claim about the opinion without becoming a *Certified Organization*.

5.2 Certification of Multiple Sites

ISO/IEC 17021-1 clause 9.1.5 specifies that where multi-site sampling is utilized for the audit of a client's management system covering the same activity in various locations, the *certification body* shall develop a sampling *program* to ensure proper audit of the management system. The rationale for the sampling plan shall be documented for each client.

International Accreditation Forum Mandatory Document 1 (IAF MD 1) provides mandatory guidance for the consistent application of ISO/IEC 17021-1 Clause 9.1.5 that is subject to the specific requirements of relevant standards.

Within the context of the *SFI* Sections 2, 3, 4, 5, the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* of the *SFI 2022Standards* and specific risks associated with certification of *forestry* operations, *Certification bodies* may apply alternative sampling approaches to IAF MD 1.

Additional information regarding multi-site certification (including the circumstances under which alternative sampling approaches to IAF MD-1 is permissible) is included in Appendix 1 of Section 10 in the *SFI 2022 Standards and Rules* document.

5.3 Substitution and Modification of *SFI 2022 Sections 2 and 3 Standard Indicators*

Certified Organizations, with consent of the *certification body*, may substitute or modify *indicators* in *SFI 2022 Section 2 Forest Management Standard and SFI 2022 Section 3 Fiber Sourcing Standard* to address local conditions based on a thorough analysis and adequate justification. The *certification body* is responsible for ensuring revised *indicators* are consistent with the spirit and intent of the *SFI 2022 Sections 2 and 3 standards performance measures* and *indicators* and with the *principles* of *sustainable forestry*, and that the changes are appropriate for specific local conditions and circumstances and the *Certified Organization's* scope of operation.

Additional *indicators* beyond those identified in the *SFI 2022 Sections 2 and 3 Standards*, if included by the *Certified Organization*, shall be audited like all other *indicators*.

5.4 Determination of Conformance

5.4.1 The *certification body* shall assess conformance to each element of the *SFI 2022 Sections 2, 3, 4, 5 Standards,* the *SFI Small Lands Group Certification Module* and the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families, objectives, performance measures* and *indicators* within the scope of the audit. *SFI 2022 Standards'* elements are *objectives, performance measures* and *indicators.* The introduction (Section 1) to the *SFI 2022 Standards and Rules* document is informative, and as such, is not an auditable element.

Evidence shall be compiled by examining operating procedures, materials relating to *forestry* practices and on-the-ground field performance, and through meetings or correspondence with employees, contractors and other third parties (e.g., government agencies, community groups, affected *Indigenous Peoples, conservation* organizations), as appropriate, to determine conformance to the *SFI 2022 Forest Management Standard, the SFI 2022 Fiber Sourcing Standard,* the *SFI Small Lands Group Certification Module* and the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families*.

- **5.4.2** The *certification body* shall assess conformance to each element of the *SFI 2022 Chain-of-Custody Standard* and *SFI 2022 Certified Sourcing Standard* requirements within the scope of the audit.
- **5.4.3** The *certification body* shall ensure that the audit *objectives* and scope as well as the *auditor* time allocated to the audit:
 - allow for accurate determination of conformance for the operating units within the scope of the audit;
 - verify that the *SFI 2022 Standards Sections 2 and 3,* the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families programs* conform to *SFI principles, policies, objectives, performance measures, indicators*, and any additional *indicators* that the *Certified Organization* chooses; and
 - verify whether the *Certified Organization* has effectively implemented its *SFI 2022 Standards Sections 2 and 3 program* requirements on the ground and/or implemented the *SFI Section 4, and 5* requirements.

If a *major nonconformity* is found, a certificate of conformance shall not be issued until the c*ertification body* verifies that corrective action approved by the

lead auditor has been implemented. For *major nonconformities* identified at surveillance, the *certification body* must verify implementation of the corrective action(s) within 90 days. A revisit may be required to verify implementation of corrective actions.

If a *minor nonconformity* is found, a certificate of conformance may be issued only after the *lead auditor* approves a corrective action plan that addresses the nonconformity within an agreed-upon period, not to exceed one year. Verification that the corrective action has been effectively implemented shall occur during the next audit.

For initial audits to the *SFI 2022 Chain-of-Custody Standard* or *SFI 2022 Certified Sourcing Standard*, a non-conformity found during the audit will prevent the issue of the certificate until the certification body verifies that the corrective action is effectively implemented, in accordance with ISO/IEC 17065.

5.5 *SFI Technical* Audit Report to the *Certified Organization*

ISO/IEC 17021-1 at clause 9.4.8 addresses audit report contents. In addition, the SFI audit report to the *Certified Organization* shall cover:

- a. the audit plan;
- b. a description of the audit process used;
- c. the number of *auditor* days used to conduct the audit, including both on-site and off-site audit activities;
- d. information regarding any meetings or correspondence between the *audit team* and government agencies, community groups, affected *Indigenous Peoples* and *conservation* organizations (*SFI 2022 Forest Management Standard*);
- e. documentation of the rationale for the substitution or modification of any *indicators* (*SFI 2022 Forest Management Standard*);
- f. description of the *Certification Organization's* chain of custody program (*SFI 2022 Chain of Custody Standard*);g. a schedule for surveillance and recertification;
- h. any specific focus areas for the next audit visit.

See Section 11 in the *SFI 2022 Standards and Rules* document regarding the development and release of public summary audit reports. The public audit summary report shall be posted to the SFI website within 90 days of the certificate being issued. For surveillance audits the public summary audit report shall be posted within 90 days from the conclusion of the audit.

5.6 Recertification

5.6.1 To maintain current *SFI 2022 Standard* certificates, *Certified Organizations* shall recertify their *programs* to the *SFI 2022 Sections 2, 3, 4, and 5 Standards,* the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* every five years.

5.7 Transferal of Certified Lands or Facilities

When one *Certified Organization* acquires the certified forest land or facilities of another *Certified Organization*, the *certification bodies* shall work with the parties involved to review the acquisition or sale. This review will determine the significance of changes that may occur with the transfer of ownership of the forestland and or facilities to determine the actions necessary in order to issue a new certificate to the party receiving the new assets. It is imperative that *Certified Organizations* notify their respective *certification body* as soon as possible when forestland and or facilities are being purchased or sold to ensure that lapses in certification status can be eliminated or *minimized*. Refer to IAF MD-02 for more information.

In order to *minimize* disruptions in operations due to the transfer of certified forestlands and or facilities from one *Certified Organization* to another, *the SFI Office of Label Use and Licensing* will respect current *SFI certifications* for the forestlands and or facilities involved in the transfer for a period of 90 days for SFI product labeling purposes provided:

- a. The parties involved request this grace period in writing prior to the transfer of the assets with documentation confirming that there will not be significant variation in the current operations, environmental management systems, personnel, etc. during the transfer.
- b. The party receiving the assets must provide documentation demonstrating the timeline for obtaining their new SFI certification from an accredited *certification body*.
- c. The party desiring to utilize the SFI product labels must be in full conformance with Sections 2, 3, 4, 5, 6, the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* of the *SFI 2022 Standards and Rules.*

6. Competence and Evaluation of *Certification Bodies*

6.1 Competence of Audit Teams

Audit teams shall have the competence (knowledge and skills) to conduct an audit in accordance with the *principles* of auditing.

For audits of SFI 2022 Sections 2 and 3 and audits of the SFI Small Lands Group Certification Module or the SFI Small Scale Forest Management Module for Indigenous Peoples and Families, the certification body shall select audit team members appropriate to the scope, scale and geography of the operation being audited. Additionally, at least one member of the *audit team* shall have knowledge of *forestry* operations in the region undergoing the audit, at least one member shall have knowledge of applicable laws and regulations, at least one member shall have knowledge of the socio-demographics and cultural issues in the region, and at least one member shall be a professional forester as defined by the Society of American Foresters (SAF), the Canadian Institute of Forestry (CIF-IFC), or licensed or registered by the state(s) or province(s) in which the certification is conducted where applicable. For forest management audits, the *audit* team shall have expertise that includes plant and wildlife ecology, silviculture, forest modeling, forest operations, occupational safety and health, international labor standards, and hydrology. One specialist per discipline is not required to meet any of the above requirements. It is possible to have all the necessary competencies in a single auditor.

6.2 Competence of *Auditors*

ISO/IEC 17021:1 at Section 7.1 and Section 7.2 addresses general competence requirements for *certification bodies* providing audit and certification of management. This is supplemented by the environmental management system-specific competence requirements contained in ISO/IEC 17021-2 and ISO/IEC 19011 Guidelines for auditing management systems.

In addition to the competence requirements contained in ISO/IEC 17021-1 and ISO/IEC 17021-2 and ISO/IEC 19011, for certifications to the *SFI 2022 Standards, audit team* members shall have the education, formal training and experience that promote competency in and comprehension of:

- a. *forestry* operations as they relate to natural resource management, including *wildlife*, fisheries, recreation, ecology, etc.;
- b. international and domestic *sustainable forestry* management systems and performance standards including occupational safety and health, and labor standards; and
- c. certification requirements related to *SFI*.

Audit team members who have obtained a professional *degree* in *forestry* or a closely related field shall have a minimum of two years relevant work experience.

6.3 Maintenance and Improvement of Competence

All *audit team* members shall pursue ongoing personal and professional development in

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- a. forest management science and technology;
- b. sustainable forest management systems and certification *programs* and standards;
- c. understanding and interpretation of federal, state, and provincial *forestry* and environmental laws and codes of practice; and
- d. certification procedures, processes and techniques, especially as these pertain to the *SFI 2022 Standards*.

An *auditor* who maintains Certified Forester, Registrar Accreditation Board, or Canadian Environmental Certification Approvals Board sustainable forest management *auditor* (EP(EMSLA)) certification, or equivalent, shall be considered to have fulfilled continuing education requirements.

7. Accreditation of Certification Bodies

SFI requires *certification bodies* to be accredited in order to conduct *SFI certifications* and issue certificates.

7.1 Certification body

An independent third party that is accredited by:

- a. ANSI National Accreditation Board (ANAB) as being competent to conduct certifications to the *SFI 2022 Standards* Sections 2, 3, 4, and 5, the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families*.
- b. Standards Council of Canada (SCC) as being competent to conduct certifications to the *SFI 2022 Standards* Sections 2, 3, 4, and 5, the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families*.

Appendix 1: Audits of Multi-Site Organizations (Normative)

Introduction

Multi-site organizations may be audited on a site-by-site basis (all sites visited each year) or, in some cases, on a sample basis.

This appendix expands on Section 5.2 of the SFI Section 10 - SFI Audit Procedures and Auditor Qualifications and Accreditation document and provides additional normative guidance for *certification bodies* wishing to audit multi-site organizations on a sample basis.

1. Scope

Audits of multi-site organizations applying a sampling approach to assess conformance with:

- i. Section 2 SFI 2022 Forest Management Standard
- ii. Section 3 *SFI 2022 Fiber Sourcing Standard*
- iii. Section 4 SFI 2022 Chain-of-Custody Standard
- iv. Section 5 SFI 2022 Certified Sourcing Standard
- v. SFI Small Lands Group Certification Module
- vi. SFI Small Scale Forest Management Module for Indigenous Peoples and Families

2. References

IAF Mandatory Document for The Certification of Multiple Sites Based on Sampling Issue 2, Clause 6.1: Methodologies for Auditing of a Multi-site Organization Using Site Sampling (IAF MD1: 2018) — Normative for *SFI 2022 Standards Sections 2, 3, 4, and 5*.

IAF Mandatory Document for Duration of QMS and EMS Audits Issue 1 (IAF MD 5: 2015) — Informative.

3. Procedures for Implementing Audits of Multi-site Organizations

- 3.1 Eligibility Criteria for Multi-site Organizations
 - 3.1.1 Multi-site organizations using IAF MD1, Clause 6.1 as the basis for sampling shall also ensure the following eligibility criteria are established:
 - a. The processes at all sites have to be substantially of the same kind and have to be operated to similar methods and procedures under a single management system.
 - b. The organization's management system shall be under a centrally controlled and administered plan and be subject to central management review and all relative sites (including the central administration function) shall be subject to the organization's internal audit *program*¹.
 - c. It shall be demonstrated that the central office of the organization has established a management system in accordance with the *SFI 2022 Standards* and that the whole organization meets the requirements of the standard.
 - d. The organization should demonstrate its ability to collect and analyze data (including but not limited to the items listed below) from all sites including the central office and its authority and also demonstrate its authority and ability to initiate organizational change if required:
 - i. System documentation and system changes;
 - ii. Management review;

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¹ As per the requirements in *SFI* Section 2 – Objective 17; *SFI* Section 3 – Objective 10; *SFI* Section 4 – Part 8.6 or Section 5 – Part 8.6

- iii. Complaints;
- iv. Evaluation of corrective actions;
- v. Internal audit planning and evaluation of the results; and
- vi. Different legal requirements.
- 3.1.2 A Central Function² shall be established that shall:
 - a. represent the multi-site organization in the certification process, including communication and relationship with the certification body;
 - b. submit an application for the certification and its scope, including a list of participating sites;
 - c. ensure contractual relationship with the certification body;
 - d. submit to the certification body a request for extension or reduction of the certification scope, including coverage of participating sites;
 - e. establish written procedures for the management of the multi-site organization.
 - f. keep records relating to the central office and sites compliance with the requirements of the standard.
 - g. provide a commitment on behalf of the whole multi-site organization to establish and maintain practices and procedures in accordance with the requirements of the relevant standard;
 - h. provide all the sites with information and guidance needed for effective implementation and maintenance of practices and procedures in accordance with the relevant standard;
 - i. maintain the organizational or contractual connection with all sites covered by the multi-site organization including the right of the Central Function to exclude any site from participation in the certification in case of serious nonconformities with the relevant standard;
 - j. keep a register of all the sites of the multi-site organization, including (for the *SFI 2022 Forest Management Standard*) the forest area associated with each participating site;
 - k. maintain an internal audit or monitoring *program* sufficient to ensure overall organizational conformance with the relevant standard;³
 - I. operate a review of the conformity of sites based on results of internal audit and/or monitoring data sufficient to assess organizational performance as a whole rather than at the individual site level;
 - m. establish corrective and preventive measures if required and evaluate the effectiveness of corrective actions taken; and
 - n. establish procedures for inclusion of new sites within the multi-site organization including an internal assessment of conformity with the standard, implementation of corrective and relevant preventive measures and a requirement to inform the relevant *certification body* of changes in participation prior to including the sites within the scope of the certification.
- 3.1.3 Functions and responsibilities of individual sites shall be established for:
 - a. implementing and maintaining the requirements of the relevant standard;
 - b. entering into a contractual relationship with the central office, including commitment on the compliance with the standard requirements and other applicable certification requirements.
 - c. responding effectively to all requests from the Central Function or *certification body* for relevant data, documentation or other information whether in connection with formal audits or reviews or otherwise;
 - d. providing full co-operation and assistance in respect of the satisfactory completion of internal audits, reviews, monitoring, relevant routine enquiries, or corrective actions; and

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² The Central Function comprises the system of processes and procedures necessary to manage the multi-site organization and is not a physical location.

³Annual performance data on overall organizational conformance implies that all sites have been internally audited, or monitored, prior to the initial audit and subsequent audit.

- e. implementing relevant corrective and preventive actions established by the central office.
- 3.1.4 Multi-Site Organizations using alternate approaches to sampling provided for in Section 10, clause 5.2 Certification of Multiple Sites of the Audit Procedures and *Auditor* Qualifications and Accreditation document shall meet all the eligibility requirements specified in Section 10, Appendix 1, clause 3.1.1 3.1.3 above. In addition, the following requirements must also be met:
 - a. The alternate sampling approach must be accompanied by a written justification demonstrating that the same level of confidence in conformity with the *SFI 2022 Standards* across all the sites included in the certification can be obtained.
 - b. A legal or contractual link shall exist between all sites.
 - c. The scope and scale of activities carried out by participating sites shall be similar.
- 3.2 Sampling Approaches
 - 3.2.1 *Certification bodies* auditing multi-site organizations using IAF MD1 as the basis for sampling shall meet the sample selection and intensity criteria established in IAF MD1, Clause 6.1.
 - 3.2.2 *Certification bodies* auditing multi-site organizations using alternate approaches as the basis for sampling shall meet the following minimum sample selection and intensity criteria:
 - a. stratification of the sites included within the multi-site certification based on the scope and scale of activities as well as previous audit findings, complaints and monitoring data collated by the central function;⁴⁵
 - b. a formal documented evaluation of the inherent and control risks at each of the sites participating in the multi-site certification;
 - c. a sample strategy designed to specifically address the identified risks;
 - d. consideration of the need for an element of randomness within the sampling strategy to address previously unidentified risks;
 - e. in cases where the multi-site organization maintains an internal audit *program* determined to be reliable the minimum sample size shall in no event be less than:
 - i. $\sqrt{(n)}$ for initial certification audits⁶
 - ii. 0.6 $\sqrt{(n)}$ for surveillance audits
 - iii. 0.8 $\sqrt{(n)}$ for re-certification audits
 - f. In cases where there the multi-site organization does not maintain an internal audit *program* determined to be reliable the minimum sample size shall in no event be less than $\sqrt{(n)}$ for initial certifications, surveillance audits and re-certification audits; and
 - g. In addition to site audits, the central function shall be audited on an annual basis.⁷

⁴ For example in a multi-site organization with three forest management operations and 15 procurement operations at a minimum, separate strata would be required for the woodlands and procurement operations. Under *SFI* 2022 Sections 2 and 3, a range of processing facilities may be included under a single stratum to the extent that the nature and risks associated with the fiber supply are consistent across the facilities e.g., three sawmills a plywood mill and a pulp mill may be included within a single stratum if they are all using fiber with a similar risk profile (such as from a single state/province/region). If one of the sawmills imported tropical hardwoods, it would require a separate stratum. ⁵ In determining the impact of previous audit findings on a sample strategy consideration shall be given to both the need to formally

⁵ In determining the impact of previous audit findings on a sample strategy consideration shall be given to both the need to formally close out prior audit findings (which may require a site visit) and the implications of previous audit findings for ongoing conformance with the applicable standard(s) by individual sites.

⁶Where n = the number of sites within the stratum.

⁷Auditing of the central function will be primarily based on interviews, document and record review and may be conducted through any combination of off-site audit activities, additional activities carried out through electronic record access at individual sites or visits to the central office as appropriate.

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3.3 Audit Scope

- 3.3.1 At a minimum the audit sampling process shall address all elements of the standards on an:
 - Annual basis for surveillance audits of conformance with SFI Sections 2, 3, 4, and 5, the SFI Small Lands Group Certification Module or the SFI Small Scale Forest Management Module for Indigenous Peoples and Families of the SFI 2022 Standards and Rules document.
 - Every five years for re-certification audits of conformance with the SFI Section 2, 3, 4, and 5, the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* of the *SFI 2022 Standards and Rules*.

3.4 Audit Duration

3.4.1 In determining the overall duration of multi-site audits the underlying objective is to maintain at least the same level of confidence that would be achieved under IAF MD1. When calculating audit days, consideration should be given to the general principles guiding audit time calculations outlined in ISO/IEC 17021-1 Section 9.1.4 Determining audit time, IAF-MD5 and IAF MD11 (for audits of integrated management systems).

3.5 Nonconformities

- 3.5.1 Nonconformities identified at the site or organizational level shall be addressed by the central function considering both the site level implications and the broader implications for the organization as a whole.
- 3.5.2 If a *major nonconformity* is found, a certificate of conformance shall not be issued until the *certification body* verifies that corrective action approved by the *lead auditor* has been implemented at both the site level and for the organization as a whole.
- 3.5.3 *Certification bodies* shall close out identified *minor nonconformities* at the next scheduled audit. This may require an amendment to the site sampling strategy to ensure that open site-level nonconformities are closed out at the next audit.⁸
- 3.6 Audit Reporting
 - 3.6.1 At a minimum, the *certification body* shall prepare a technical audit report that addresses the multi-site organization as a whole. Individual site level reports may be developed to summarize site-level findings but do not eliminate the need for an organization level report.
- 3.7 Expanding the Scope of a *SFI 2022 Chain-of-Custody Standard* or *SFI 2022 Certified Sourcing Standard* Certificates
 - 3.7.1 Additional sites may be added by the *certification body* to an existing certificate between audits provided it is within the scope of the certificate. The number of sites that may be added between audits is limited to 100% of the existing sites at the previous audit. The following requirements shall be met:
 - a. the *certification body* shall be informed by the *certified organization* in advance of its intent to add new sites between audits, including the number of sites to be added;
 - b. the *certification body* shall obtain from the *certified organization* the system procedures covering the additional sites, including the products covered by the scope of the certificate;
 - c. the *certification body* shall obtain the internal audit report for the site(s) being considered for inclusion in the certificate;

⁸ For example, where Operation A has a *minor nonconformity* raised in 2022, it will be necessary to close this out in 2023 regardless of whether Operation A was scheduled to be one of the sites sampled in 2023. As a result, the sampling strategy will need to include a process for closing out open site-level nonconformities.

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- d. the certification body shall review results of the internal audit and determine if additional information is needed while considering the request of the *certified organization;*
- e. based on the result of the review in (d), the *certification body* shall determine if an on-site audit of the additional site(s) is required or if the review as per (b), (c) and (d) shows sufficient evidence that the sites can be added;
- f. if an on-site audit is not required before adding the additional site(s) to the certificate, these new site(s) shall be subject to on-site visit no later than the next scheduled audit, and
- g. in case where remote audits are permitted, the on-site audit can be replaced by a remote audit provided:
 - i. audit of organizations that operate without physical possession are conducted remotely with the use of information and communication technology (ICT) tools in accordance with IAF MD 4.
 - ii. The certification body shall demonstrate that the full scope of the audit can be covered using ICT tools.
 - iii. organizations that operate with physical possession but have not sold any physical product with a *SFI* claim since the previous audit, are not eligible to be audited remotely according to this requirement.

Certification Bodies should reference to *SFI* Section 7 – Guidance: Guidance for the Use of Remote Auditing Techniques for SFI Audits.

4. Competence and Evaluation of *Certification Bodies*

4.1 Prior to conducting multi-site certification under the methodologies described in this appendix *certification bodies* shall have documented procedures in place to guide *audit teams* in the planning, conduct and reporting of multi-site certification audits.

5. Public Communication and Claims Regarding Multi-Site Certificates

- 5.1 For audits of the *SFI* 2022 Section 2 and Section 3, the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* requirements, *certification bodies* shall prepare a summary audit report that, in addition to the requirements of *SFI* Communications and Public Reporting (Section 11) in the *SFI 2022 Standards and Rules* document, indicates:
 - a. the fact that the certification is a multi-site certification;
 - b. whether the multi-site organization is a group certification organization;
 - c. the sampling approach (strata, location, number of sites sampled and the percentage of sites sampled within each stratum); and
 - d. any changes in the scope of the multi-site certification since the last public summary report.
- 5.2 Certificates issued to multi-site organizations shall be issued to the central function and include an appendix listing the participating sites. The central function shall provide a copy of the certificate to all participating sites. The certificate shall list all participants.

6. Official Complaints

6.1 In assessing the validity of complaints raised in relation to a specific site within a multi-site organization, *certification bodies* shall investigate the complaint at the site level and (where relevant) at the organizational level.⁹

⁹ For example, where a complaint has implications for the effectiveness of a process carried out by the central function (such as procedures, monitoring or internal audit) then the implications for the reliability of information from other sites within the organization shall also be considered.

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Appendix 2: Group Certification Organizations [Normative]

1. Scope

Audits of *group certification organizations* to assess conformance with:

- i. Section 2 SFI 2022 Forest Management Standard
- ii. Section 3 *SFI 2022 Fiber Sourcing Standard*
- iii. Section 4 SFI 2022 Chain-of-Custody Standard
- iv. Section 5 SFI 2022 Certified Sourcing Standard
- v. SFI Small Lands Group Certification Module
- vi. SFI Small Scale Forest Management Module for Indigenous Peoples and Families

2 References

IAF Mandatory Document for The Certification of Multiple Sites Based on Sampling Issue 2, Clause 6.1: Methodologies for Auditing of a Multi-site Organization Using Site Sampling (IAF MD1: 2018) — Normative for *SFI 2022 Standards Sections 2, 3, 4, and 5*.

IAF Mandatory Document for Duration of Quality, Environmental and Occupational Health and Safety Management Systems (IAF MD 5: 2019) — (Informative).

3 Group Certification Organizations

3.1 *Group certification organizations* formed to achieve *SFI 2022 Standards* certification shall meet the requirements in this Appendix.

Forest management *group certification organizations* formed to achieve *SFI 2022 Forest Management Standard,* the *SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* certification, shall submit all the forest area under management within the catchment area for the group certification (i.e., the group certification shall be defined in geographic terms at a logical scale such as county, region, state/province but once defined must include all sites managed by the central function within that geographic area). All *group members* in the *group certification organization* shall be subject to the internal monitoring and the internal audit program.

- 3.2 Commitment and policy
 - 3.2.1 The *group certification organization* shall require a commitment:
 - to comply with standard requirements and other applicable requirements of the certification system;
 - b. to integrate the *group certification organization* requirements in the group management system;
 - c. to continuously improve the group management system;
 - d. to continuously support the improvement of the sustainable forest management by group members of a forest management group certification organization.

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The commitment may be part of a group management policy and shall be publicly available upon request.

- 3.2.2 Members in the group certification organization shall provide a commitment
 - a. to follow the requirements of the management system;
 - b. to implement the requirements of the standard in their operations or facilities.
- 3.2.3 Where a *group certification organization* plans any changes in the group management system, these changes shall be included in a group management plan.
- 3.2.4 Where a forest management *group certification organization* decides to fulfil requirements of the standard at the group level, these requirements shall be considered in a group management plan.
- 3.2.5 The *group certification organization* shall determine and maintain the resources needed for the establishment, implementation, maintenance, and continual improvement of the group management system.
- 3.2.6 The group certification organization shall define the necessary competence of persons doing work in the group management system.
- 3.2.7 The *group certification organization* shall have communication processes in place to raise the awareness of *group members* concerning:
 - a. the group management policy;
 - b. the requirements of the standard;
 - c. their contribution to the effectiveness of the group management system, including the benefits of improved group performance;
 - d. the implications of not conforming with the group management system requirements, and
 - e. the *group certification organization* shall determine the processes required for internal and external communications.
- 3.3 Organizational roles, responsibilities, and authorities for the *Group Certification Organization*
 - 3.3.1 Functions and responsibilities of the Group Manager

The following functions and responsibilities of the group manager shall be specified:

- a. implement and maintain an effective management system covering all *group members*,
- b. represent the *group certification organization* in the certification process, including in communications and relationships with the *certification body*, submission of an application for certification, and contractual relationship with the *certification body*;
- c. establish written procedures for the management of the *group certification organization*;
- d. establish written procedures for the acceptance of new *group members* of the *group certification organization*. These acceptance procedures shall cover at least the verification of the applicant's information about contact details, clear identification of their forest property and its/their size(s);
- e. establish written procedures for the suspension and exclusion of *group members* who do not correct/close nonconformities. *Group members* excluded from any *group certification organizations* based on nonconformities cannot be accepted within 12 months after exclusion;
- f. keep documented information of:

i.

the group manager and *group members* 'conformity with the requirements of the standard,

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- all *group members*, including their contact details, identification of their forest property and its/ their size(s) (for forest management *group certification organizations*),
- iii. the certified area (for forest management *group certification organizations*),
- iv. identification of affected *stakeholders* (for forest management group certification organizations),
- v. the implementation of an internal monitoring program, its review and any preventive and/or corrective actions taken;
- g. documented information relevant to the group management system and the conformance with the requirements of the standard shall be up to date and adequately protected against loss of confidentiality, improper use, or loss of integrity.
- h. establish connections with all *group members* based on a binding written agreement which shall include the *group members* commitment to comply with the standard. The group manager shall have a written contract or other written agreement with all *group members* covering the right of the group manager to implement and enforce any corrective or preventive measures, and to initiate the exclusion of any *group member* from the scope of certification in the event of nonconformity with the standard;
- i. provide all *group members* with a document confirming participation in the *group certification organization*.
- j. provide all *group members* with information and guidance required for the effective implementation and maintenance of the standard;
- k. address nonconformities reported from *group members* which were identified under other certifications than the particular *group certification organization* and to ensure implementation with all *group members*,
- I. operate an internal monitoring program that provides for the evaluation of the group managers' conformity with the certification requirements;
- m. operate an annual internal audit program covering both *group members* and group manager;
- n. operate a management review of the *group certification organization* and act on the results from the review;
- o. provide full co-operation and assistance in responding effectively to all requests from the *certification body*, accreditation body for relevant data, documentation or other information; allowing access to the forest area covered by the *group certification organization* and/or other facilities;
- p. maintain appropriate mechanisms for resolving complaints and disputes relating to group management and the standard requirements.
- 3.3.2 Function and responsibilities of Group Members

The following functions and responsibilities of the *group members* shall be specified:

- a. to provide the *group member* with a binding written agreement, including a commitment on conformity with the standard requirements and other applicable requirements of the certification system; *group members* excluded from any certification group cannot apply for group membership within 12 months after exclusion;
- b. to provide the group manager with information about previous *group certification organization* participation;
- c. to comply with the standard and other applicable requirements of the certification system as well as with the requirements of the management system;
- d. to provide full co-operation and assistance in responding effectively to all requests from the group manager, or *certification body* for relevant

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data, documentation or other information; allowing access to the forest and/or facilities;

- e. to inform the group manager about nonconformities identified under other certifications than the particular *group certification organization*;
- f. to implement relevant corrective and preventive actions established by the group manager.

4. Evaluating the Group Certification Organization Performance

- 4.1 Monitoring of *Group Certification Organization* Performance
 - 4.1.1 The *group certification organization* shall maintain an internal monitoring program that provides confidence in the conformity of the group organization with the standard requirements. The program shall determine:
 - a. what shall be monitored and measured;
 - b. the methods for monitoring, measurement, analysis and evaluation, as applicable, to ensure valid results;
 - c. when the monitoring and measuring shall be performed;
 - d. when the results from monitoring and measurement shall be analysed and evaluated;
 - e. what documented information shall be available as evidence of the results.
 - 4.1.2 The *group certification organization* shall evaluate the group management performance and the effectiveness of the group management system concerning the implementation of the standard requirements.
- 4.2 Internal Audit¹⁰
 - 4.2.1 The annual internal audit program shall provide information on

whether the group certification organization's management system:

- a. conforms to the *group certification organization's* own requirements for its group management system and the requirements of the certification standard;
- b. ensures the implementation of the standard requirements at the *group member* level;
- c. is effectively implemented and maintained.
- 4.2.2 The internal audit program shall cover the group manager and all *group members*. The group manager shall be audited annually. The *group members* may be selected on a sample basis.
- 4.2.3 The internal audit program which shall cover at least:
 - a. the audit planning process;
 - b. the audit criteria and scope;
 - c. the competence and impartiality of the auditors;
 - d. reporting the audit result to the *group certification organization* management;
 - e. retaining of evidence of the implementation of the audit program and the audit results.
- 4.2.4 The internal audit program shall include procedures for¹¹:
 - a. determination of the sample size;
 - b. determination of sample categories;
 - c. distribution of the sample to the categories;
 - d. selection of the group members.

4.2.5 At least 25% of the audit sample should be selected at random with the remaining sites selected on the basis of a risk assessment.

4.3 Nonconformity, corrective and preventative action

¹⁰ When designing and implementing a program to evaluate conformance with the *SFI* 2022 Forest Management Standard, *SFI* 2022 Fiber Sourcing Standard or the *SFI* Small Scale Forest Management Module for Indigenous Peoples and Families, Certified Organizations should reference ISO 19011 Guidelines for auditing management systems.
¹¹ Group certification organizations should reference IAF MD-1 for further information regarding audit sample selection.

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- 4.3.1 When a nonconformity occurs, the group manager shall implement corrective action and mitigate the impacts to the extent possible;
- 4.3.2 The group manager shall evaluate the need for preventative action to eliminate the causes of the nonconformity by:
 - a. reviewing the nonconformity;
 - b. determining the causes of the nonconformity;
 - c. determining if similar nonconformities exist, or could potentially occur;
 - d. implement any action needed;
 - e. review the effectiveness of any corrective action taken;
 - f. make changes to the group management system, if necessary.
- 4.3.3 The group manager shall retain documented information as evidence of:
 - a. the nature of the nonconformities and any subsequent actions taken;
 - b. the results of any corrective action.
- 4.3.4 A *group member* who was excluded from a *group certification organization* shall be internally audited by the group manager before they are allowed to re-enter the *group certification organization*. The internal audit shall not take place sooner than 12 months after the exclusion.
- 4.4 Management review and Continual Improvement
 - 4.4.1 An annual management review shall at least include:
 - a. the status of actions from previous management reviews;b. changes in external and internal issues that are relevant to the *group*
 - *certification organization's* management system;
 - c. the status of conformity with the sustainable forest management standard, that includes reviewing the results of the internal monitoring program the internal audit and the *certification body's* evaluations and surveillance;
 - d. information on the *group certification organization's* performance, including trends in:
 - i. nonconformities and corrective actions;
 - ii. monitoring and measurement results;
 - iii. audit results;
 - e. opportunities for continual improvement.
 - 4.4.2 The outputs of the management review shall include decisions related to continual improvement opportunities and any need for changes to the *group certification organization's* management system.
 - 4.4.3 The *group certification organization* shall retain documented information as evidence of the results of management reviews.

Appendix 3: SFI Certificate Requirements

(Informative)

- 1. **Certificate Statement:** The X company operations or facility has been independently certified by Y, a *certification body* accredited to perform SFI audits that conform to the *SFI 2022 XXXXX Standard/Module*.
- 2. **Certificate Meaning:** The certificate holder has been independently certified by an certification body accredited to perform audits to the *SFI 2022 Forest Management Standard, the SFI 2022 Fiber Sourcing Standard, the SFI 2022 Chain-of-Custody Standard or the SFI 2022 Certified Sourcing Standard, the SFI Small Lands Group Certification Module* or the *SFI Small Scale Forest Management Module for Indigenous Peoples and Families* and has received a license from the *SFI Office of Label Use and Licensing* authorizing use of the *SFI* trademark.
- **3. Certificate Content:** All SFI certificates shall have the following information, at a minimum, on the certificate:
 - a. certificate number: The numbering system will have a three-letter abbreviation of the *SFI certification body's* name, followed by "SFIFM; SFIFS; SFICS, SFICOC, SFISLGCM, or SFISCFMMIPFC" followed by the certification body identifier for that organization. b. scope of the certification granted including the standard;
 - c. for *SFI-Chain of-Custody* or *Certified Sourcing* certificates the certificate shall:
 - i. list whether it is an individual, multi-site or group certificate and
 - ii. the products covered by the certificate
 - d. date of issuing or renewing certificate and the expiry date. The issue date on a certificate shall not be before the date of the certification decision.
 - e. where the certificate includes an appendix to the certificate, the certificate shall include a reference to the appendix, and the appendix shall be considered as part of the certificate and be provided whenever the certificate is requested.
 - f. The SFI off-product logo trademark (see below) must be placed on the certificate.



g. The symbol of the accreditation body (ANAB or SCC) for the certification body conducting the certification must be placed on the certificate.