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1. INTRODUCTION

1.1. What is the Certification Protocol?

UTZ is a program and label for sustainable farming worldwide.

The UTZ Certification Protocol describes the process for becoming an UTZ certified member. It explains which members need to receive an audit, and how and when this audit shall be conducted. The Certification Protocol also describes the arrangements determining the relationship between the CBs and UTZ.

The UTZ Certification Protocol has four parts:

1. INTRODUCTION: contains the generalities of this document, such as why an updated version, the scope, abbreviations, and definitions.

2. CERTIFICATION PROCESS: describes the procedures and conditions for certification against the UTZ standards.

3. CERTIFICATION BODIES: describes the obligations and responsibilities that arise from being an UTZ approved CB.

4. ASSURANCE: describes the assurance system of the UTZ program, including the UTZ Grievance Procedure, CB Monitoring System, Sanction Policy and Training Program for CBs.

1.2. Why an updated version?

The UTZ standards and policies are revised, improved, and updated periodically based on changes in the UTZ program, past experience with the standards/policies, and feedback received from stakeholders.

The previous version of the UTZ Certification Protocol (version 4.2 January 2018) has been revised in order to:

- Update on conditions for recertification after decertification;
- Provide a clearer definition of the different certification options available in the UTZ program.

1.3. When to comply with the Certification Protocol version 4.3


CBs and their staff that are already approved under previous versions of the UTZ Protocol remain approved under the UTZ Protocol version 4.2 and 4.3, and do not need to re-submit applications for their already approved offices, scopes, Scheme Managers, and Certifiers. Likewise, auditors approved by the CB remain (internally) approved. However, from the 1st of January 2019 onwards, all approved offices, Scheme Managers, Certifiers and auditors shall comply with the training requirements as described in the Requirements for Certification Bodies (see section 1.5).

The reversal of the rule allowing for Chain of Custody certificates with a validity of 3 years (see section 2.5.3) was effective since the 1st of January 2018 onwards.
1.4. Scope of this document

This document applies to the following parties:
- UTZ members
- Prospective and approved CBs
- UTZ

1.5. Other relevant documents and translations

The Certification Protocol is available in several languages. In case there is any doubt about the accuracy of the information in any translated version of this document, please refer to the English version which is the official and binding version.

The translations as well as additional relevant documents are available on the UTZ website. These documents include:

- **Code of Conduct (Code)**: standard for producers / producer groups covering better farming methods and working conditions as well as better care for nature and next generations. If a producer / producer group implements the requirements of the Code and receives an audit carried out by an approved CB which results in certification, they are allowed to sell their products as UTZ certified.

- **Chain of Custody Standard (ChoC)**: standard for supply chain actors (SCAs) designed to provide a high level of confidence that UTZ certified products are physically or administratively (in the case of mass balance) related to UTZ certified producers, and ensures the traceability of UTZ certified product. Certification against the Chain of Custody Standard ensures that the products sold by a certified supply chain actor (SCA) are UTZ certified, and have been traded and handled according to the requirements set forth by UTZ.

- **Requirements for Certification Bodies**: together with the Certification Protocol, this document describes the UTZ Assurance System. The document includes the process and requirements for becoming an UTZ approved CB, as well as the approval requirements for CB staff. Furthermore, the methodology used by UTZ to monitor the performance of CBs is described, as well as the Sanction Policy applicable whenever the assurance of the UTZ Standards is compromised. Lastly, the document explains the UTZ CB Training Program, which forms an integral part of the approval process.

- **List of approved CBs**: List of CBs which are approved by UTZ to perform UTZ certification audits. Indication of the region/country where each CB can perform audits is also provided.

- **Code and ChoC checklists**: summarized lists of all control points (CPs) and questions included for monitoring and evaluation purposes, with an additional column for adding comments. These documents shall be used by members (and their subcontractors) for carrying out the self-assessment and may be used by auditors from CBs for conducting audits (see section 2.3).

- **Labeling and Trademark Policy**: document that defines the requirements for:
  - On-pack labeling of both retail and foodservice products, e.g. the UTZ label on packages for the retail market and bean packages for the out-of-home markets.
  - Off-pack use of the UTZ trademark, e.g. use of the UTZ trademark on a website, advertisement or corporate report.

Labeling includes all references to UTZ certified ingredients, both with and without the logo. The correct wording (text claims) is part of the policy as well as details on the correct logo use (color, positioning, size).
- **Guidance Documents**: this collection of documents provides guidance on the implementation and auditability of the UTZ standards for specific topics or specific countries.

- **Guidance Document for UEBT/UTZ Program**: document that explains the structure and process of certification according to the joint herbal tea program of the Union for Ethical BioTrade and UTZ. The UEBT/UTZ Program is a partnership based on the recognition by UTZ of the Ethical BioTrade Standard and the UEBT/UTZ Certification Protocol. After issuance of the Code of Conduct certificate by UEBT, the UTZ Chain of Custody and the UTZ Certification Protocol apply for the remaining part of the supply chain until the manufacturing of consumer-end products.

### 1.6. Contacting UTZ

**CB Support**

CBs can contact the UTZ Standards & Assurance department by using the following e-mail addresses, e.g. for questions about the UTZ standards, problems in complying with the Certification Protocol, communication about members (e.g. suspensions and withdrawals of certificates and licenses) and CB approval and training.

- certification@utz.org for Coffee, Cocoa, Tea (including Rooibos and Herbal Tea) and Hazelnut certification.
- cbmanagement@utz.org for CB accounts and approvals
- cbmonitoring@utz.org for CB monitoring
- cbtraining@utz.org for CB training

**Member Support**

Members can contact the UTZ Member Support Team at membersupport@utz.org, for e.g. questions about the UTZ standards, problems in complying with this Certification Protocol, and applications for audit exemptions.

**Traceability Support (for members and CBs)**

Members and CBs can contact techsupport@utz.org for assistance in accessing or using the UTZ traceability systems (Good Inside Portal or MultiTrace).
1.7. Abbreviations

The following abbreviations are used in this document:

CB  Certification Body
Code Code of Conduct
ChoC Chain of Custody Standard
CP Control point
GIP Good Inside Portal
IMS Internal Management System
IP Identity Preserved (traceability level)
MB Mass Balance (traceability level)
S&伴有标准及保证（UTZ部门）
SCA Supply Chain Actor
SG Segregation (traceability level)

1.8. Definitions

Unless indicated otherwise, the terms "producer(s)", "producer group(s)", "SCA(s)" and "CB(s)" in this document refer to UTZ certified producer(s), UTZ certified producer group(s), UTZ certified SCA(s), and UTZ approved CB(s) respectively.

| Additional Audit Report Template | Word template used by CBs to report audit results to UTZ, to be used for those audits results that are not recorded in the UTZ traceability system, e.g. in the case of surprise audits, an extension (that requires a CB’s audit), and/or other audits outside the regular certification process (see section 2.4 and 2.5). |
| Auditor | Qualified person who carries out audits on behalf of and under the responsibility of a CB. According to a sound methodology, auditors collect evidence in order to evaluate how well standards criteria are met. They shall be objective, impartial, and competent. |
| Audit | Systematic, independent and documented process for obtaining and assessing audit evidence to determine the extent to which the requirements for UTZ certification are fulfilled. |
| - Certification audit | Audit conducted by a CB to determine to what extent a member fulfills the requirements for UTZ certification and based on which a certification decision is taken and a certificate can be issued. |
| - Extension audit | Audit conducted by a CB in order to evaluate changes in the certification information during the validity of a certificate. Extension audits provide a means for certifying additional volume or new processing activities, and/or to add new area, sites and/or group members to a certificate. |
| - Follow-up audit | Audit conducted by a CB to verify the implementation of corrective actions. Follow-up audits provide a means to close non-conformities found in a previous audit. Follow-up audits can but do not need to be physical audits. |
| - Parallel audit | Audit conducted on behalf of UTZ after a CB has performed an audit on the same auditee against the same scope. Parallel audits are used to evaluate the performance of the CB and auditor who conducted the previous audit. |
| - Physical audit | The visit of an auditor to any of the facilities of a member to obtain audit evidence to determine the extent to which the requirements for UTZ certification are fulfilled. |
| - Pre-audit | Audit carried out by a CB on a (prospective) member with the aim to assess what actions still need to be taken before a certification audit is likely to be successful. Pre-audits are not considered consultancy activities. |
| - Shadow audit | Audit conducted on behalf of UTZ by witnessing an audit (certification or physical follow-up audit) conducted by a CB. Shadow audits are used to evaluate the performance of the CB and auditor who conducts the audit. |
| - Surprise audit | Audit that is announced to the member with short notice and conducted by a CB during the validity of a certificate. This is done in order to evaluate if the member still meets all applicable UTZ requirements and/or to evaluate the performance of the CB’s auditor who conducted the last audit. |
| Calendar year | Time period between and including the 1st of January and the 31st of December. |

* One of UTZ's online traceability system, accessible at www.goodinsideportal.org
| **Certificate** | Document issued by an UTZ approved CB when a member complies with the requirements of one or more of the UTZ standards. The certificate provides a means to request a license in the GIP for the certified member to trade UTZ certified products. |
| **Certification Body** | Third party company that conducts audits against one or more of the UTZ standards. |
| **Certifier** | CB staff member (or hired independent contractor) who is approved by UTZ to take certification decisions. |
| **Continuous harvest** | A situation in which certified product is harvested continuously for at least 10 months. The rules for continuous harvest are applicable only to the UTZ tea program. |
| **Correction** | Action to eliminate a non-conformity. |
| **Corrective action** | Action to eliminate the cause of a non-conformity in order to prevent recurrence. Corrective actions shall be appropriate to the effects of the non-conformities encountered. |
| **Farm** | All land and facilities used for agricultural production and processing activities covered by the same management and by the same operational procedures. A farm may consist of several non-contiguous UTZ certified crop plots and non-UTZ certified crop plots, provided that they all share the same means of production, such as labor, machinery, farm buildings, water supply, equipment, etc. The control points from Block A and Block B apply to the UTZ certified crop, while the control points from Block C and Block D apply to the whole farm. A farm cannot simultaneously be included under the scope of more than one UTZ certificate holder. |
| If a farm joins a multi-site certification, the owner or operator merges his management system with that of the others under a joint management system. |
| **Intermediary** | Any actor that trades (buys and sells) UTZ certified product before it reaches first buyer level. Intermediaries can also physically handle and based on their activities, intermediaries shall be compliant with the applicable requirements of the Code of Conduct. UTZ does not promote the use of intermediaries but acknowledges that they are crucial to certain supply chains. Therefore they may be included in the certification scope as long as compliance can be guaranteed by the producer/producer group. |
| **Internal inspection** | Inspection carried out on behalf of the IMS and by one or more internal inspectors to assess conformity of group members and intermediaries with all applicable requirements of the UTZ Code of Conduct. |
| **Internal Inspector** | Person appointed by the IMS to undertake internal inspections of individual group members. |
| **Internal Management System** | A documented system of quality management required for group and multi-group Code of Conduct certification. The purpose of an IMS is to facilitate the efficient organization and management of the group and to ensure that the group and group members comply with the applicable requirements of the UTZ Code of Conduct. |
| **License** | Permission granted by UTZ to its members to use the UTZ trademarks and to use the UTZ traceability system to record transactions and manage and store labeling approvals of UTZ products. |
| **License Request** | Questionnaire in the UTZ traceability system, filled in by CBs to report audit results to UTZ and to request a license on the member’s behalf. |
| **Member** | All producers, producer groups and SCAs that have successfully registered with UTZ. |
| **Non-conformity** | No fulfillment of a requirement of one of the UTZ standards. |
| **Out of Home operator (also called foodservice)** | A company which purchases consumer-end product, and handles the product before serving or selling to consumers. |
| **Parallel production** | Any production where the same farm is growing the same product on some plots that are UTZ certified, and other plots that are not. |
| **Physical handling** | Any activity that includes physical contact with un-bagged, un-sealed, or un-packaged product. Activities considered as physical handling are listed in the product specific annexes of the ChoC. |
| **Plot** | A contiguous land area within a farm. A plot is cultivated with a specific UTZ certified crop, regardless of its development stage, and grown by itself or in association with other crops. A plot is cultivated using the same farming practices and inputs. |
| **Producer** | The person or organization who represents the farm and has responsibility for the produce sold by the farm. |
| **Producer group** | A group of organized producers that are part of a shared IMS and are certified together under the option “group certification” or “multi-group certification”. The group can be organized in an association or cooperative or managed by a supply chain actor (such as an exporter) or another entity. |
| **Retailer** | Supermarket chain or other point of sale for final consumer-end product, which can be accessed by consumers directly. Wholesalers are included in this category. |
| **Root cause** | The fundamental reason for the occurrence of a problem. |
**Scheme Manager**

CB staff member who is responsible for the administrative management of the CB's account in the UTZ program.

**Self-assessment**

Evaluation performed by or on behalf of a member of its own implementation level of one or more of the UTZ standards.

**Small Volume SCA**

A SCA who physically handles a small volume of total product (UTZ product + non-UTZ same product). The amount of volume that defines this category is product specific (see section 2.2.2).

**Subcontractor**

A legal entity contracted by a certified or prospective member to carry out specific tasks included in the scope of their UTZ certification. Such activities can range from agricultural (spraying of agrochemicals) to administrative services (distribution of premium). Subcontractors by definition do not take legal ownership of UTZ certified product. Depending on the subcontractor’s activity, any applicable requirement from Code of Conduct and/or Chain of Custody Standard shall be complied with.

**Supply Chain Actor**

An entity that operates within the UTZ supply chain and is not a producer / producer group. Examples of SCAs are processors (including subcontractors) and traders.

**Traceability level**

Defines to what degree a product can be traced back to its certified source. In the UTZ program, there are three options (IP, SG, MB) of traceability levels that can apply to the certified product and related processes.

- **Identity Preserved (IP):** The identity of a certified producer/producer group is maintained along the supply chain. The product can be traced all the way back to the producer/producer group that it originates from.
  - A variation of the IP traceability level is **Mixed Identity Preserved (MixIP).** Under this level, the product from multiple producers/producer groups is mixed, but the product can be traced back to this group of producers/producer groups. Requirements which apply to the IP traceability level also apply to MixIP.

- **Segregation (SG):** UTZ certified product from different producers/producer groups is mixed. The product was produced by UTZ certified producers/producer groups, however the identity of the specific producers is lost.

- **Mass Balance (MB) (Note: the MB option is only possible for UTZ certified cocoa and hazelnut SCAs):** Administrative traceability of a certified product. Mass balance traceability allows a proportion of the outputs of a SCA to be sold with an UTZ MB claim, corresponding to the quantity of UTZ certified inputs (and considering the conversion rates).

**UTZ certified product**

For IP and SG: product produced by an UTZ certified producer / producer group and kept physically separated from non-UTZ certified products.

For MB: product administratively related to an equal amount of product produced by an UTZ certified producer / producer group.

**UTZ traceability system**

An online platform used by all actors in the UTZ program to store CB and member information, plan audits, report audit findings, register transactions of UTZ certified product, and request and obtain labeling approvals. UTZ currently works with two traceability systems in parallel: the Good Inside Portal (GIP) and MultiTrace. The term UTZ traceability system refers to either of these platforms interchangeably, unless explicitly mentioned otherwise.

In accordance with ISO terminology, the following definitions apply in understanding how to interpret this Certification Protocol:

- "shall" indicates a **requirement**
- "should" indicates a **recommendation**
- "may" is used to indicate that something is permitted
- "can" is used to indicate that something is possible, for example, that an organization or individual is able to do something

### 1.9. Compliance with national laws

UTZ strives for its members and CBs to be exemplary figures for improving social, economic, and environmental conditions in their areas of operation. In this regard, members and CBs obey national laws, regulations, and sector agreements or collective bargaining agreements.
2. CERTIFICATION PROCESS

2.1. Introduction

In order to promote sustainable farming, UTZ has developed two standards: the Code of Conduct (Code) and the Chain of Custody Standard (ChoC) (see section 1.5). Producers / producer groups and SCAs that would like to sell and/or buy their product as UTZ certified shall become an UTZ member\(^2\) and meet all applicable requirements from the applicable standard(s).\(^3\)

Most members also need to be certified (receive a certification audit) and/or receive a license to use the UTZ trademarks. The remainder of this chapter explains for which members this is the case, and describes the certification and license process.

2.2. Who shall be certified and/or licensed?

2.2.1. Who shall be certified?

Certification is the provision by an independent body of written assurance (a certificate) that a product, service or system meets specific requirements. For UTZ certification, this requires receiving an audit from an UTZ approved CB against the Code and/or ChoC requirements.

**Producers / producer groups**

All producers / producer groups who sell their own produce as UTZ certified shall be certified against the **Code**.

Producers / producer groups shall (also) be certified against the **ChoC** if they:

- perform physical handling activities not included in the Code\(^4\), and/or
- purchase UTZ certified product from one or more other UTZ certified members and fulfill all of the three criteria for ChoC certification explained below.

**Supply Chain Actors**

SCAs shall be certified against the **ChoC** if they fulfill all of the following three criteria.

1. Take legal ownership of UTZ certified product

2. Physically handle UTZ certified product: all activities carried out (by the SCA itself or a subcontractor) on un-bagged, un-packaged, or un-sealed products are considered physical handling activities. The product annex of the ChoC provides a list of the activities considered as physical handling for the specific product.

3. Make product claims about UTZ: An UTZ product claim is any on-pack or off-pack communication, with or without the use of the UTZ logo, that makes a direct or indirect reference to UTZ, and that is in relation to the offering or selling of a product. This includes any general reference to the sustainable or

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\(^1\) By registering at the UTZ website, which also explains the costs this might entail.

\(^2\) Except for retailers who are not brand owners. These companies do not need to register as a member if they make UTZ product claims.

\(^3\) Included in the Code are all physical handling activities up to and including:

- Coffee: production of green coffee
- Cocoa: drying, sorting, or bagging of cocoa beans
- Tea: production of made tea
- Rooibos: packaging of consumer-end product
- Hazelnut: production of hazelnut kernel
responsible sourcing of a product based on UTZ origin. UTZ reserves the right to take the final decision on whether or not something is considered a product claim5.

The following examples are considered to be a product claim:

- If the member mentions UTZ or the sustainable sourcing of the product or ingredient(s) on an invoice to its clients;
- If the member refers to UTZ or the sustainable sourcing of the product or ingredient(s) in brand or product communications, including online, press, advertisements, point-of-sale; and
- If the member refers to UTZ or the sustainable sourcing of the product or ingredient that has been delivered to them.

For tea and rooibos certification, the following rules apply:

- For tea certification, SCAs who handle up to made tea shall be certified against the Core Code and Tea Module.
- For rooibos certification, SCAs who handle up to consumer-end rooibos product, shall be certified against the Core Code and Rooibos Module. Rooibos SCAs conducting only activities after secondary processing shall be certified against the ChoC.

2.2.2. Who does not need to be certified?

Although all UTZ members shall comply with the applicable UTZ standard, not all actors in the supply chain need to receive an audit and be certified.

**Intermediaries and subcontractors at Code of Conduct level**

The producer/producer group is responsible for the compliance of any of their subcontractors and/or intermediaries with the applicable requirements. Therefore, there is no need for intermediaries or subcontractors to have an independent certificate. Applicable requirements that the subcontractor and/or intermediary shall comply with include also the requirements of Block C and D of the Code of Conduct. For both intermediaries and subcontractors, compliance shall be shown for at least all the workers whose activities fall under the scope of the certificate holder.

Subcontractors may be independently certified. If independently certified for the subcontracted activity and commodity, there is no need to additionally audit the subcontractor’s activities as part of the certification scope of the producer/producer group that makes use of the subcontractor.

**Verification for compliance – internal inspection**

*Intermediaries*: if part of the producer/producer group’s certification scope, the performance of intermediaries shall be assessed during an internal inspection regarding all applicable requirements.

*Subcontractors*: if part of the producer/producer group’s certification scope, subcontractors without independent certification shall be internally inspected regarding all applicable requirements.

**Verification for compliance – external audit**

*Intermediaries*: if part of the producer/producer group’s certification scope, the square root of all intermediaries shall be physically audited on all applicable requirements.

*Subcontractors*: if part of the producer/producer group’s certification scope, the square root of all subcontractors without independent certification shall be physically audited on all applicable requirements.

A subcontractor or intermediary performing any of the activities in the table below shall **always** be physically audited.

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5 Examples of cases that are in general not seen as product claims are: CSR reports (published, printed, online, etc.), advertorials or other publications referring to company performance regarding sustainable sourcing, shareholders’ or employees’ internal communications, sustainable indexes or measurements on company performance regarding sustainable sourcing, other communication at company level referring to sustainable sourcing or about the multi-certified sourcing of the brand or product.
The producer/producer group’s own collection points, warehouses, transport etc. shall be externally audited as part of the product flow control calculation and shall be sampled based on the CB’s risk assessment.

The Code of Conduct certificate holder is responsible for maintaining a list with their intermediaries and/or subcontractors, including their activities. The list shall be shared with the CB prior to the audit for the CB to determine the audit sample. Depending on the CB’s risk assessment, more intermediaries or subcontractors than the minimum specified above may be included in the sample.

**SCAs who do not meet the three criteria for being UTZ certified**

SCAs who do not meet the three criteria (owning, physical handling, and making product claims) do not need to be certified. These SCAs include:

1. **Subcontractors (at Chain of Custody level):** subcontractors shall comply with the applicable ChoC requirements but do not need to be certified because they do not take legal ownership of UTZ certified product.

   The subcontracting member is responsible for the conformity of the subcontractor with the ChoC requirements. If the subcontractor already has its own UTZ ChoC certificate, the activities subcontracted by the SCA do not need to be audited by the CB: presenting a valid ChoC certificate is sufficient. If the SCA subcontracts all of its activities to an UTZ certified subcontractor, the SCA does not need to be certified.

   If the subcontractor is not certified, the subcontractor (or the subcontracting member on their behalf) shall conduct a self-assessment using the UTZ ChoC checklist. Additional documentation from the subcontractor may also be requested by the CB.

   Based on the risk assessment (see section 2.5), the CB may decide to physically audit the subcontractor. Subcontractors who perform any of the physical handling activities included in table below, shall always be physically audited.

<table>
<thead>
<tr>
<th>Product</th>
<th>Physical handling activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coffee</td>
<td>All physical handling activities up to and including production of green coffee</td>
</tr>
<tr>
<td>Cocoa</td>
<td>All physical handling activities up to and including drying, sorting, or bagging of cocoa beans</td>
</tr>
<tr>
<td>Tea</td>
<td>All physical handling activities up to and including production of made tea</td>
</tr>
<tr>
<td>Rooibos</td>
<td>All physical handling activities up to and including packaging of consumer-end product</td>
</tr>
<tr>
<td>Hazelnut</td>
<td>All physical handling activities up to and including production of hazelnut kernel</td>
</tr>
</tbody>
</table>

   The subcontracted activity is considered part of the scope of activities of the subcontracting member, but this does not mean the subcontractor is certified. The name of the subcontractor therefore does not appear on the certificate of the member.

2. **SCAs who do not physically handle UTZ product:** these SCAs shall comply with the applicable requirements from the ChoC, but instead of being certified they may sign the Chain of Custody Audit Exemption Declaration and submit it to the UTZ Member Support Team (see section 1.6). This category includes traders who subcontract all physical handling of the UTZ certified product from ChoC certified members.
3. **SCAs who do not make product claims about UTZ**: these SCAs shall comply with the applicable requirements from the ChoC, but instead of being certified they may sign the Chain of Custody Audit Exemption Declaration and submit it to the UTZ Member Support Team (see section 1.6).

**Small Volume SCAs**

SCAs who physically handle a small volume shall comply with the applicable requirements from the ChoC but may be exempt from having to receive a certification audit and becoming certified. In order to apply for such an exemption, they are required to sign the Chain of Custody Audit Exemption Declaration and submit it to the UTZ Member Support Team (see section 1.6). Small Volume SCAs shall receive labeling approvals for any products sold with the UTZ logo.

This exemption applies to individual and multi-site SCAs who perform physical handling activities not included under the scope of Code of Conduct certification (see section 2.2.2, footnote 5) and physically handle less than the following total volumes (UTZ certified + non-UTZ certified product) per calendar year, and including all sites (if a multi-site SCA):

- **Coffee**: 200 MT of green coffee equivalent
- **Tea**: 200 MT of tea equivalent
- **Cocoa**: 100 MT of cocoa bean equivalent
- **Hazelnut**: 50 MT of hazelnut kernel equivalent

**Retail and Out-of-Home operators**

Retail and Out-of-Home operators (including foodservice operators) do not need to be certified. If they are the brand owner of an UTZ certified product, they do need to register as a member and are responsible for complying with the UTZ Labeling and Trademark Policy.

**Member Monitoring**

UTZ reserves the right to conduct audits on members who have signed and submitted a Chain of Custody Audit Exemption Declaration. The goal of these audits is to verify that these members meet the requirements to be exempt from certification and that they comply with the applicable ChoC requirements.

In case such an audit reveals the member does not comply with the applicable ChoC requirements or does not meet the conditions for exemption from a certification audit, UTZ reserves the right to charge the costs of the audit to the member and cancel the license and labeling approvals of the member in the UTZ traceability system.

**2.2.3. Who shall be licensed in the UTZ traceability system?**

A license is a permission granted by UTZ to use the UTZ trademarks and to use the UTZ traceability system to record transactions, and manage and store labeling approvals of UTZ products. All certified members and other members that trade pure UTZ certified product (UTZ product that has not been mixed with other ingredients, i.e. sugar, milk) shall hold a valid license.

For certified members, the CB requests a license through the UTZ traceability system, as part of the certification process (described in section 2.3). For members who are not certified (e.g. Small Volume SCAs and SCAs who do not claim or physically handle UTZ product), the license is issued by the UTZ Member Support Team, upon request from the member and completion of required Chain of Custody Audit Exemption Declarations.

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6 Tea equivalent includes made tea, processed rooibos, processed green rooibos and dried herbs
2.2.4. Certificate Holder

A certificate holder is the certified member and entity that is responsible for implementing and complying with the requirements of the UTZ Code of Conduct and/or Chain of Custody.

The Code of Conduct certificate holder is an individual producer or an entity organizing a producer group. The name that appears on the certificate is the name of the producer or producer group. UTZ allows two entities to appear on the certificate. For example if an exporter or trader financially supports a producer group's certification, its name may also appear on the certificate. However, UTZ's policy requires that the main name is that of the individual producer or producer group. e.g.: PRODUCER NAME (mandated by exporter/trader).

2.3. General certification process

As explained in the previous section, most UTZ members shall be certified against the Code and/or ChoC, which means they shall receive an audit from an UTZ approved CB. The following three sections outline the steps to be followed during this process, as well as the conditions that apply. Section 2.3 describes what is applicable to both Code and ChoC certification, while sections 2.4 and 2.5 describe the specifics of the certification process for Code and ChoC respectively.

2.3.1. General Certification Procedure

The general certification procedure is shown in the following flow chart. A detailed description can be consulted in the table below.
General Certification Procedure

**Member**

1. **New member?**
   - **Yes**
     - 1A. Registers on UTZ website
   - **No**
     - 1B. Selects UTZ approved CB (possible to request quotes from several CBs, not mandatory to select same CB as previous year)

2. **Selects UTZ approved CB**
   - 2. Provides member with latest version of certification documents
   - 3. Signs contract with member (specifying at least audit fee, timeframe and scope)
   - 4. Provides member with latest version of certification documents

3. **Conducts self-assessment and sends it to CB prior to the audit, together with additional documentation**
   - 5. Conducts self-assessment and sends it to CB prior to the audit, together with additional documentation

4. **Agrees with CB on audit date**
   - 6. Agrees with CB on audit date

5. **Provides member with latest version of certification documents**
   - 7. Provides member with latest version of certification documents

6. **Reviews documentation to prepare for audit**
   - 8. Conducts the audit

7. **Non-conformities found?**
   - **Yes**
     - 9A. Implements correction and corrective action to resolve non-conformities
     - 9B. Verifies that the non-conformities have been resolved
   - **No**

8. **Takes the certification decision**
   - 10. Takes the certification decision

9. **Records the transactions in the UTZ traceability system and keeps CB informed in case of changes in the certification information**
   - 11. Records the transactions in the UTZ traceability system and keeps CB informed in case of changes in the certification information

10. **Sends the certificate to the member**
    - 12. Sends the certificate to the member

11. **Clarifies, corrects and/or completes information and sends back license request**
    - 13A. Clarifies, completes and sends back license request
    - 13B. Issues the certificate, reports the audit results and submits license request in the UTZ traceability system

12. **Reviews the license request**
    - **Yes**
      - 14A. Activates the license for the member in the UTZ traceability system
      - 14B. Issues the certificate, reports the audit results and submits license request in the UTZ traceability system
    - **No**
      - 14A. Requests further information, clarification or correction
      - 14B. Issues the certificate, reports the audit results and submits license request in the UTZ traceability system

13. **Certificate decision**
    - **Yes**
      - **Yes**
        - Issues the certificate, reports the audit results and submits license request in the UTZ traceability system
      - **No**
        - Takes the certification decision

14. **Is the information correct, complete and clear? Is audit in line with Certification Protocol?**
    - **Yes**
      - Issues the certificate, reports the audit results and submits license request in the UTZ traceability system
    - **No**
      - Takes the certification decision

15. **Non-conformities found?**
    - **Yes**
      - Takes the certification decision
    - **No**
      - Issues the certificate, reports the audit results and submits license request in the UTZ traceability system

16. **End**
    - **End**
## General Certification Procedure

<table>
<thead>
<tr>
<th>Step</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 A</td>
<td>A new member registers by filling out the registration form on the UTZ website.</td>
</tr>
<tr>
<td>1 B</td>
<td>UTZ provides the new member with a confirmation of the registration in the UTZ traceability system that contains the member’s ID, username and password.</td>
</tr>
<tr>
<td>2</td>
<td>The member chooses and contacts a CB. The member is responsible for contacting the CB and requesting an audit in a timely manner according to the conditions described in this chapter of the Certification Protocol. It is possible to request quotes from several CBs in order to choose the one that best fulfills the needs of the member. It is not mandatory to stay with the same CB every year. The CB shall ensure that the member discloses any current enrolment with other CBs in standards systems other than UTZ.</td>
</tr>
<tr>
<td>3</td>
<td>The CB and the member sign a contract, specifying at least audit fee, time frame and scope.</td>
</tr>
<tr>
<td>4</td>
<td>The CB provides the latest version of all relevant documents for UTZ certification (i.e. Certification Protocol, Code and/or ChoC) to be read and understood by the member.</td>
</tr>
</tbody>
</table>
| 5 A  | The member conducts a self-assessment to evaluate its compliance with the standard and sends at least the following documentation to the CB prior to the audit:  
- Self-assessment using the applicable UTZ checklist, indicating which CPs the member does and does not comply with or are not applicable, including an explanation for all CPs. The CB shall ensure that they have received the member’s self-assessment at least one week prior to the audit.  
- A list of all intermediaries and/or subcontractors (if applicable), including their activities  
- Self-assessment of the subcontractor(s) (if applicable)  
- List of sites belonging to the multi-site, or group members belonging to the group or multi-group (if applicable).  
If a multi-site member operates uniquely at MB level and meets the criteria as described in section 2.5.1, the member can request the CB to audit the sites of the audit sample remotely from the central location. Management plan of the farm or group  
- Extract of all the activities in the GIP (including all transactions and stock activities)?  
- Results and supporting documentation of previous UTZ audits, including of those audits that did not result in certification (e.g. surprise audits and audits conducted by different CBs).  
Multi-site members may fill in one single self-assessment. On the checklist, multi-site members should indicate for each non-conformity which specific sites were found non-compliant. |
| 5 B  | The CB prepares for the audit by reviewing the documentation submitted by the member (step 5), information about the member available in the UTZ traceability system and any other relevant information it may have received. Based on this, the CB determines whether preconditions for conducting the audit are met, and if so, which topics deserve special attention. The CB also uses this information to determine the preliminary audit sample. |
| 6   | The CB conducts the certification audit against the Code and/or ChoC requirements (see section 2.4 and 2.5). |
| 7   | The member and the CB agree on an audit date. |
| 8   | The CB conducts the certification audit against the Code and/or ChoC requirements (see section 2.4 and 2.5). |
| 9 A  | In case non-conformities are found during the audit, the member is responsible for implementing a correction and corrective action to resolve the non-conformities.  
- The member submits a corrective action plan to the CB within the time frame agreed upon during the closing meeting.  
- The CB agrees or disagrees with the proposed corrective action plan within one week. If the CB disagrees, the CB justifies the reasons and the member submits a new proposed corrective action plan.  
- The member implements the corrective action plan, respecting the deadlines agreed upon with the CB. |
| 9 B  | The CB conducts a physical follow-up audit or desk review to confirm that the correction and corrective action have been implemented and that the non-conformities have been resolved. This shall be done no later than 12 weeks after the last day of the audit. |
| 10  | The CB takes the certification decision. This shall be done no later than 4 weeks after all non-conformities have been resolved, or, in case no non-conformities were identified, after the last audit day. |
| 11 A | If the CB decides not to (re)certify the member, the CB informs the member and UTZ (through the UTZ traceability system and by e-mail) about the decision. In order to re-apply for certification, the member shall follow the certification conditions described in this chapter of the Certification Protocol. If the member has a complaint about, appeal to, or dispute with a CB or subcontractor of the CB about the audit and/or audit process, the member can submit this in writing to the CB. The CB shall have a procedure in place for registering and addressing complaints, appeals, and disputes. The CB shall reply to the plaintiff within 3 weeks. If the complaint, appeal, or dispute is not resolved within 4 weeks (after the complaint, appeal, or dispute was submitted by the member to the CB), the CB shall report it to UTZ (cbmanagement@utz.org). If the plaintiff feels that the complaint, appeal, or dispute was not handled properly by the CB, the plaintiff can report this to UTZ using the UTZ Grievance Procedure (see section 4.1). |
| 11 B | If the CB decides to certify the member, the CB issues the certificate (but does not yet send it to the member), and requests a license for the member in the UTZ traceability system no later than one week after the certification decision was taken. |
| 12  | UTZ reviews the information in the license request no later than one week after it was submitted by the CB. |
2.3.2. General Conditions

The following conditions are applicable to members and CBs, for all types of certification and products. Specific conditions for Code and ChoC certification are explained in sections 2.4 and 2.5 respectively.

a. Certification audit

In order to obtain and maintain UTZ Code of Conduct and/or ChoC certification, members shall receive a certification audit from a CB that has been approved by UTZ to perform UTZ audits for the applicable standard (standard scope), product (commodity scope) and country (geographical scope).

A written agreement between the member and the CB shall be in place before the audit is conducted. The agreement shall include at least the fee, the time frame and scope of the audit (i.e. range of activities and records that will be evaluated during the audit).

During the audit, the auditor shall use the UTZ checklist or an equivalent checklist prepared during the desk review that contains the same fields as the UTZ checklist.

The auditor shall include comments on the CPs which were evaluated (indicating at least a description of the evidence). CPs indicated as non-applicable shall include a justification as to why. Evidence collected during the audit shall be kept by the CB for a period of at least 3 years.

The member shall ensure that all required information to evaluate compliance against the UTZ standards is available to the auditors. When information to be verified is not available (including farmers to be interviewed), a NC shall be raised by the CB. In case of Code of Conduct certification for groups or multi-groups, the IMS is responsible for informing all group members that they may be requested to be inspected during the agreed dates. CBs shall inform the IMS of the farmers to be visited during a particular day at most 24 hours in advance.

If translators are used during the audit, they should be independent from the member being audited and shall not represent any conflict of interest. If this is not possible, translators shall play a neutral role and the auditor shall record the name of the translator and their affiliation to the organization in the audit report.

b. Certificate

If no non-conformities are found during the certification audit, or if all non-conformities identified are resolved in a satisfactory way (see below in point d) the CB issues a certificate using the UTZ certificate template for the applicable scope. The Code of Conduct certificate is valid for a period of 365 days\(^9\) and the ChoC certificate can be valid for 365 or 730 days\(^10\) (see section 2.5.3). All certificates may be extended for a period of up to 4 months (see below in point h for more details).

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7 This extract is available in the GIP under ‘Transactions’ >> ‘Export to Excel’ and ‘Trading & Stock’ >> ‘Export to Excel’.
8 In case a member changes CB, the member shall request the previous CB to provide the new CB with the results, including at least the Summary Reports, certification decisions and certificates. The previous CB shall honor such a request within one week.
9 366 in a leap year.
10 With one day extra in the case of a leap year.
How to determine the start date of the first certificate of a member (and certificates issued after the certification process has been interrupted) is described in section 2.4.3 (Code) and 2.5.3 (ChoC). Subsequent certificates start the day after the previous certificate expires, since certification is considered a continuous process.

It can happen, however, that certification from one year to the next is interrupted (e.g. because the member does not pass the audit or decides not to re-apply for certification). In such cases there is a time gap between certificates for the duration of the non-certified period. During this period the member shall not sell any produce as UTZ certified and the produce of this period (e.g. harvested or manufactured product) shall not be sold as UTZ certified product in a later stage.

c. License

After issuing the certificate (but before sending it to the member), the CB shall report the audit results to UTZ and request a license for the member. This is done by filling in a license request and uploading the UTZ certificate, group member list (if applicable) and the member’s self-assessment in the UTZ traceability system. The license reflects the certification information and data collected by the CB about the member (e.g. validity dates, certified volume and certified activities).

d. Non-conformities

If one or more non-conformities are found during a certification audit, the member shall implement a correction (to resolve the non-conformity) and a corrective action (to eliminate the root cause of the non-conformity and prevent it from reoccurring), before they may be certified. The member is responsible for determining and implementing the appropriate correction and corrective action to prevent recurrence of the non-conformity. Corrective actions shall focus on long term, sustainable solutions, which eliminate the root cause of the non-conformity. In order to identify the root cause of the non-conformity, the member shall perform a root cause analysis. This results in the member submitting a proposed corrective action plan to the CB, within the time frame agreed upon during the closing meeting. The plan includes the root cause, correction, corrective action and the time frame in which the corrections and corrective actions shall be undertaken.

The CB agrees or disagrees with the proposed corrective action plan within one week. If the CB disagrees, the CB justifies the reasons and the member submits a new proposed corrective action plan.

The CB has the responsibility to verify (through a physical follow-up audit or desk review) that the corrections and corrective actions have been taken and have been effective in eliminating the non-conformity and its root cause. The entire process of resolving non-conformities (including the member undertaking the correction and corrective action and the CB verifying the effectiveness) shall be conducted within a maximum of 12 weeks from the last day of the audit.

In case of severe non-conformities, the CB may decide to immediately withdraw the current certificate of the member and/or decide to not certify the member, following the procedures described below in points e and f. The CB has discretion to determine what constitutes a severe non-conformity. The following is a non-exhaustive list of examples that may lead to immediate non-certification or decertification:

- Systemic failure of the IMS
- Violation of national laws, local laws or CBAs
- Fraud, inaction or cover-up up (e.g. conventional volume being claimed as UTZ or misuse of premium payment)
- Irreversible non-compliant practises, for example issues impacting human health, nature or the integrity of the UTZ product

e. Non-certification

If the corrective actions have not been implemented satisfactorily within the time frame described above (12 weeks from the last day of the audit), or severe non-conformities have been identified, the CB shall not grant
the certification (i.e. a first certificate or a new certificate following expiry of the previous certificate shall not be issued). Moreover, in case the member still has an active certificate, the CB shall decertify the member, following the conditions described below (in point f). In order to become certified following a non-certification decision, the member shall receive a new audit. For Code of Conduct certification, the member shall wait at least one harvest period (main/big or mid/small) from the date the non-certification decision was taken, or six months if the harvest is continuous.

The CB immediately informs UTZ (by e-mail and through the UTZ traceability system) and the member about the non-certification, sharing with UTZ the audit checklist and the reasons for the non-certification.

f. Decertification

Throughout the validity period of the certificate, the CB may decide to decertify the member by withdrawing their certificate, should this be necessary to safeguard the credibility of UTZ and/or the CB. Decertification cannot be lifted. In order to recertify, the member shall receive a new audit. The member shall wait until at least the end date of the withdrawn certificate (excluding any time extensions issued) before a new certificate may become active.\(^{11}\)

If a member's audit results in decertification or non-certification and the member still has an active certificate, the CB shall decertify the member and withdraw the active certificate.

The CB immediately informs UTZ (by e-mail) and the member about the decertification, and on behalf of UTZ withdraws the member's license from the UTZ traceability system.

g. Suspension

Throughout the validity period of the certificate, a CB may decide to suspend a member’s certificate for a period of up to 3 months, in case of minor deviations from the UTZ standards found outside of the (re)certification process. These deviations should not have an impact on the credibility of UTZ and/or the CB.\(^{12}\) Examples include minor non-conformities found during a surprise audit, failure to meet financial obligations to the CB or UTZ, or other administrative issues. The CB immediately informs UTZ (by e-mail) and the member about the suspension, and on behalf of UTZ suspends the member's license in the UTZ traceability system.

While the member's license is suspended, the member may not sell its product as certified. Once the CB has verified that the underlying reasons for the suspension have been satisfactorily addressed, the CB lifts the suspension of the certificate, informs UTZ (by e-mail) and the member, and on behalf of UTZ lifts the suspension in the UTZ traceability system.

Please note that if following a (re)certification audit, the member fails to resolve the NCs within the stipulated time period, the CB shall take a non-certification decision, rather than issuing a suspension.

h. Extensions

Changes in the certification information that occur during the validity of a certificate and that imply an increase (i.e. more volume, group members, sites or time), may be included through extensions.

Extensions shall be requested by the member to the CB with whom the member has a valid contract. The CB shall respond to all extension requests. A CB may decline an extension if the member does not provide enough evidence that the extension is justified. In this case, the CB shall notify the member of the decision and shall identify the reasons for the decision. It is mandatory for the CB to inform UTZ whenever an extension request is denied with a justification of the decision.

The CB shall report any extension to UTZ and request an extension of the license through the UTZ traceability system before the current certificate and license expire. The information and documentation required for this includes:

- reason for the extension

\(^{11}\) In Ivory Coast, for Code of Conduct certification, the member shall wait at least one harvest period (main/big or mid/small) from the end date of the withdrawn certificate (excluding any time extensions issued) before a new certificate may become active.

\(^{12}\) In cases where the credibility of UTZ and/or the CB is at risk, the process described in point f. Decertification shall be applied.
- date of the next audit (only for time extensions)
- extension certificate
- filled in Additional Audit Report Template of the additional audit (if applicable)
- updated group member list (if applicable)

The following table shows the types of extensions that are possible. A combination of two or more of the extensions listed below is also possible.

<table>
<thead>
<tr>
<th>Type of Extension</th>
<th>Applicable to</th>
<th>Conditions</th>
</tr>
</thead>
</table>
| Time              | Code + ChoC   | A time extension lasting up to 4 months after the expiry date of the original certificate may be granted, but only if the time extension is requested while the certificate is still valid and a recertification audit has been planned and confirmed.

The next certificate is issued for the remaining time of the new certification period (e.g., if a 2 month extension is granted, the new certificate will be valid for the next 10 months).

During the time extension, Code of Conduct members shall not sell produce from their new harvest as UTZ certified, since the new harvest shall only be certified under the new certificate. |

Volume and area | Code | Up to 10% of the certified production area and/or volume of a member may be added to the certificate annually by registering the additional production area and/or volume with the CB. No further verification by the CB is necessary.

If the increase in the production area and/or volume of a member is more than 10% in one year, an additional audit is required during that year, before the extension can be added to the existing certificate. This extension audit shall focus on the new area and/or volume.

When the member decides not to have an extension but instead wishes to include the extra volume in the next certificate, the CB includes the extra volume as carry-over in the new certificate after the extra volume is assessed during the next certification audit. The member may not sell the product until it is verified by an auditor and included in the new certificate.

If a group or multi-group as a whole increases its production area and/or volume by more than 10% in one year, an additional audit of the IMS and of at least the square root of the number of new group members and/or members with new area and/or volume (with a minimum of 5) is required during that year before the extension may be added to the existing certificate.

Volume may only be added if during the harvest of the product the producer or group member already complied with all applicable CPs of the Code. |

Sites | Code + ChoC multisite | For producers and SCAs operating under the IP/SG traceability level, to include new sites in a multi-site certification, an audit of the new sites and of the central location is required before the extension is added to the existing certificate. The extension audit shall be conducted no later than 4 months after the site has received its first purchase of UTZ product. Product handled at the new site may only be sold as UTZ once the site has been successfully added to the existing certificate.

SCAs operating under the MB traceability level may add a new site(s) to the certificate by registering the additional site(s) with the CB. No further verification by the CB is necessary until the next audit. In the next audit, the new site(s) shall be included in the audit sample as described in section 2.5.1 (Chain of Custody Certification Options). If the additional site is already certified under an individual or multi-site certificate, then no additional audit is required. |

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13 If an additional audit has been performed to issue an extension, the CB shall send a report of the audit, using the Additional Audit Report Template available upon request from cbmanagement@utz.org.
<table>
<thead>
<tr>
<th>Type of Extension</th>
<th>Applicable to</th>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group members</td>
<td>Code (multi)</td>
<td>Up to 10% of new group members may be added annually to the certificate by registering the additional group members (with their production area and volume) with the CB. No further verification by the CB is necessary. If more than 10% of group members are added in one year, an additional audit of the IMS and of at least the square root of the number of new group members (with a minimum of 5) is required before the extension is added to the existing certificate. The extension audit may take place at any time of the year, and is not restricted by the start date of the harvest. Any new group members will be certified for the same validity period as the active certificate. Independently of their number with respect to the group’s original size, if the added new group members include large group members (more than 10 permanent workers or more than 20ha of certified area), an additional audit of these large group members is required before the extension is added to the existing certificate.</td>
</tr>
<tr>
<td>Processing activities</td>
<td>Code + ChoC</td>
<td>For producers and SCAs operating under the IP/SG traceability level, to add a new processing activity, an audit of the new activity is required before the extension is added to the existing certificate. SCAs operating under the MB traceability level may add a new processing activity to the certificate by registering the new processing activity with the CB. No further verification by the CB is necessary until the next audit.</td>
</tr>
<tr>
<td>Product</td>
<td>ChoC</td>
<td>When an SCA wishes to add a different product (but both the processing activity and the site are the same), the CB is not required to perform an extension audit.</td>
</tr>
<tr>
<td>Traceability level</td>
<td>ChoC</td>
<td>SCAs may request a traceability level extension. Members that operate at IP/SG and wish to add MB to their traceability (or vice versa) shall be audited on all the activities and documents included in the new traceability level before the extension is added to the existing certificate. No audit is required for members that either operate at IP and wish to add SG, or operate at SG and wish to add IP.</td>
</tr>
</tbody>
</table>

i. Record keeping

Non-conformities and corrections and corrective actions implemented (based on certification and surprise audits), internal inspection reports (for group and multi-group certification) and self-assessments, shall be documented, archived for a minimum period of three years, and be available to the auditor.

2.3.3. Combined and Integrated Audits

UTZ facilitates combined and integrated audits, as described below:

**Combined Audit:** For one member (client), the same auditing team completes the auditing and certification processes for several schemes’ standards consecutively or in parallel, using each scheme’s own standard, checklists, tools and guidelines. For this type of audit, permission from UTZ is not required.

**Integrated audit:** For one member (client), the same auditing team integrates several schemes’ standards in one auditing processes, using an integrated version of the standards, checklists, tools and guidelines. The member has one operational/management system that integrates the application of the requirements for these multiple Standards. For this type of audit, permission from UTZ shall be obtained prior to the audit.

The audit model is to be agreed upon between the CB and the member. The following requirements shall be evaluated:
## Requirements

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Combined</th>
<th>Integrated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scheme permission</td>
<td>Not mandatory for UTZ</td>
<td>Mandatory, from involved schemes collectively</td>
</tr>
<tr>
<td>Auditor / certifier competence</td>
<td>Auditor / certifier separately approved per scheme</td>
<td>Full recognition of each other’s approved auditors/certifiers</td>
</tr>
<tr>
<td>Audit checklist</td>
<td>Separate checklist per standard</td>
<td>One integrated checklist, listing:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- all overlapping CPs (applicable to all standards to avoid duplication), and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- the additional individual CPs per standard that are not mutually recognized (if applicable).</td>
</tr>
<tr>
<td>Audit Preps</td>
<td>Separate planning:</td>
<td>Joint planning:</td>
</tr>
<tr>
<td></td>
<td>- One audit plan, indicating the specific samples and sample justification per scheme</td>
<td>- One audit plan</td>
</tr>
<tr>
<td></td>
<td>- Multiple client self-assessment reviews per scheme</td>
<td>- One audit sample and justification</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- One client self-assessment review</td>
</tr>
<tr>
<td>Audit</td>
<td>Full audit per scheme:</td>
<td>One integrated audit:</td>
</tr>
<tr>
<td></td>
<td>- Audit sample per scheme</td>
<td>- One sample</td>
</tr>
<tr>
<td></td>
<td>- IMS audit per scheme</td>
<td>- One IMS audit</td>
</tr>
<tr>
<td></td>
<td>- Internal inspection review per scheme</td>
<td>- One review of internal inspection</td>
</tr>
<tr>
<td></td>
<td>- Interviews per scheme</td>
<td></td>
</tr>
<tr>
<td>Alignment of certification validity periods</td>
<td>Per scheme, i.e. different validity timeframes following the guidelines/protocol of each scheme</td>
<td>Per scheme, i.e. different validity timeframes following the guidelines/protocol of each scheme</td>
</tr>
<tr>
<td>Alignment of certified volume</td>
<td>Certified volume ascertained per scheme, and CB shall check the risk of double-selling</td>
<td>Certified volume ascertained per scheme, and CB shall check the risk of double-selling</td>
</tr>
<tr>
<td>Reporting</td>
<td>Separate audit report per standard</td>
<td>One integrated audit report</td>
</tr>
</tbody>
</table>

### Additional requirements for both combined and integrated audits

For both combined and integrated audits, double selling of certified volume (i.e. selling the same volume multiple times under each scheme’s programs) is not permitted. Members receiving a combined or integrated audit shall sign a "No Double Selling Declaration" prior to the audit (to be obtained from cbmanagement@utz.org). The risk of double selling shall be verified by the CB during the audit.

Combined and integrated audits can be conducted for different commodities (e.g. audit for scheme 1 is in coffee and audit for scheme 2 is in cocoa), provided that the checklists include all applicable control points of involved schemes.

### Additional requirements for combined audits:

In the case of a combined audit (for the Code of Conduct scope only), the total audit time (covering both schemes) shall be multiplied by a factor 1.5.

**Example:**

A group is UTZ certified and certified for scheme X. If the group was only UTZ certified, the entire audit (farmers and IMS) would have taken 2 days. Now the group undergoes a combined audit, and the total audit time (farmers and IMS) for both schemes shall be multiplied by at least factor 1.5, which is: 2 days * 1.5 = 3 days.

---

14 If additional training to certifiers/auditors is required, this is to be commonly agreed upon between involved schemes.
Additional requirements for integrated audits:
In the event of an integrated audit, and when mutual recognition of involved schemes is not achieved yet, the following activities shall first take place before the involved schemes can mutually recognize each other, and can allow for the integrated audit to take place:

a) Comparison, alignment and recognition on the content of the applicable standards (especially on the recognition of the integrated checklist), to be consented by all involved scheme owners;
b) training of the CB/auditor on how to conduct the integrated audit (if applicable), and
c) a full alignment of the validity period and certified volume of the applicable standards.

For integrated audits, the request for an integrated audit shall be made by the CB (or member) to each scheme individually. For UTZ, this request shall be made by contacting: cbmanagement@utz.org. Neither UTZ, nor other involved scheme owners, can assure that scheme recognition and consent for the integrated audit can be granted and/or can be granted in a certain timeframe.

2.4. Certification Process for Code of Conduct

2.4.1. Code of Conduct Certification Options

Five different options exist for Code of Conduct certification. The option to select depends on the type of member. The certification option determines which Core Code of Conduct shall be complied with, who is responsible for compliance, and how the sample for the certification audit shall be determined. This is explained in the tables below. The following options are applicable worldwide for all commodities, apart from Brazil and hazelnut producers. For producers in Brazil, please refer to the specific assurance rules for this country. For hazelnut producers, there is no different applicability of control points based on size and number of workers.

<table>
<thead>
<tr>
<th>Option 1: Individual certification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applies to a member who is:</td>
</tr>
<tr>
<td>An individual producer, owning or managing one farm with an independent organizational structure.</td>
</tr>
<tr>
<td>Individual members, for their entire UTZ certified crop area, may not simultaneously be certified under more than one UTZ Code of Conduct certificate.</td>
</tr>
<tr>
<td>Responsibility for compliance:</td>
</tr>
<tr>
<td>The individual producer complies with all applicable CPs.</td>
</tr>
<tr>
<td>Sample for certification audit:</td>
</tr>
<tr>
<td>The minimum number of plots to be physically audited by the CB is the square root of the total number of plots on the farm, rounded up to the next whole number. The CB shall conduct a risk assessment before the audit to assess which plots will be physically audited. If the risk assessment results in a high risk (for all or specific plots) the CB can decide to increase the number of plots to be physically audited. Every year a different sample of plots shall be audited. The identification of the sampled plots and the criteria used for the risk assessment shall be recorded by the auditor.</td>
</tr>
<tr>
<td>Applicable Core Code</td>
</tr>
<tr>
<td>Core Code for Individual and Multi-site certification (plus product specific Module)</td>
</tr>
<tr>
<td>Option 2: Multi-site certification</td>
</tr>
<tr>
<td>----------------------------------</td>
</tr>
<tr>
<td><strong>Applies to a member who is:</strong></td>
</tr>
<tr>
<td>Two or more farms owned or rented by one or more producers which operate a joint management system. There is an identified central location where the activities of the(se) producer(s) and their farms are managed. There is evidence that proves that the central management is owned or is contracted by the producer(s) to manage the production and processing areas. A farm from an UTZ certified multi-site may not simultaneously be included under the scope of other UTZ Code of Conduct certificate holder(s).</td>
</tr>
<tr>
<td><strong>Responsibility for compliance:</strong></td>
</tr>
<tr>
<td>The central management is responsible for all producers complying with all applicable CPs.</td>
</tr>
<tr>
<td><strong>Sample for certification audit:</strong></td>
</tr>
<tr>
<td>All sites under the central management shall be physically audited by the CB, following the conditions for individual certification.</td>
</tr>
<tr>
<td><strong>Applicable Core Code</strong></td>
</tr>
<tr>
<td>Core Code for Individual and Multi-site certification (plus product specific Module)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Option 3: Group certification</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Applies to a member who is:</strong></td>
</tr>
<tr>
<td>A group of organized producers (group members) that implements an IMS. The group can be organized as an association or cooperative or managed by a supply chain actor (such as an exporter) or another entity. Producers with more than 20 hectares of UTZ certified crop and/or more than 20 permanent workers working on the entire farm are considered large group members. They may decide to become certified individually or as part of a group. Large group members shall comply with the CPs of Block C from the Individual Code of Conduct, instead of the CPs of Block C from the Group and Multi-Group Code of Conduct. Group members, for their entire UTZ certified crop area, may not simultaneously be certified under more than one UTZ Code of Conduct certificate.</td>
</tr>
<tr>
<td><strong>Responsibility for compliance:</strong></td>
</tr>
<tr>
<td>Either the group or an entity organizing the group is responsible for the proper functioning of the IMS and for conformity with the CPs applicable to the group. The same group or entity is also responsible for the conformity of the group members with the CPs applicable to the group members depending on their certified area and number of permanent workers.</td>
</tr>
<tr>
<td><strong>Sample for certification audit:</strong></td>
</tr>
<tr>
<td>The IMS of the group and at least the square root of the total number of group members (rounded up to the next whole number and with a minimum of 5) shall be physically audited by the CB. The CB may increase this number based on the risk assessment. The sample of group members that is physically audited shall be representative of the entire group (including sharecroppers, farm operators and large group members), with a minimum of one large group member if the group includes any. E.g. if large members represent 20% of the a group, 20% of the audited sample shall include large group members. The sample is selected based on a combination of risk-based evaluation and random selection. Group members with a considerably different production system, farm size, number of workers or located at a large distance from the rest of the group shall be included in the sample. The CB shall keep a record of which group members were audited as part of the audit sample, as well as the justification for the sample chosen.</td>
</tr>
<tr>
<td><strong>Applicable Core Code</strong></td>
</tr>
<tr>
<td>IMS and group members under 20ha of certified area or less than 11 permanent workers: Core Code for Group and Multi-group certification (plus product specific Module); Large group members: Core Code of Conduct for Group and Multi-Group certification (plus product specific modules for Block A, B and D; CPs of Block C from the Core Code of Conduct for Individual and Multi-site certification.</td>
</tr>
</tbody>
</table>
### Option 4: Multi-group certification

| Applies to a member who is: | A group composed of two or more sub-groups of organized producers that are managed by a common IMS. Each sub-group also implements its own IMS. The IMS coordinator of each sub-group and the IMS manager of the multi-group work together to assure the proper management of the multi-group. Multi-group certification is chosen in situations in which certified produce is exported under the name of the multi-group. The multi-group reserves the option to indicate the name of the sub-groups in the sales documentation and in the UTZ traceability system. |
| Responsibility for compliance: | The multi-group is responsible for the proper functioning of the IMS of the multi-group and the IMS of the sub-groups, for the CPs applicable to the group, and for the conformity of the group members with the CPs applicable to the group members. |
| Sample for certification audit: | The IMS of the multi-group and at least the square root of the total number of group members of all sub-groups combined (rounded up to the next whole number and with a minimum of 5) shall be physically audited by the CB. The CB may increase this number based on the risk assessment. The sample of group members that is physically audited shall be representative of the entire multi-group (including sharecrops and farm operators). It is selected based on a combination of risk-based evaluation and random selection. Sub-groups with a considerably different production system are seen as individual entities. The sample shall include the square root of such sub-groups. If the multi-group includes large group members, the audit sampling rules on representativity of the sample mentioned above under Option 3: Group Certification apply. The CB shall keep a record of which group members were audited as part of the audit sample, as well as the justification for the sample chosen. |
| Applicable Core Code | Core Code for Group and Multi-group certification (plus product specific Module) If the multi-group includes large group members, the Applicable Core Code rule mentioned above under Option 3: Group Certification applies. |

### Option 5: Individual/ Multi-site plus outgrowers certification

| Applies to a member who is: | A tea/ rooibos or coffee member, i.e.: - An individual processing unit (with or without its own farm) plus outgrowers, or - A multi-site processing unit (with or without its own farm) plus outgrowers |
| Responsibility for compliance: | The processing unit (with or without its own farm) shall comply with all applicable CPs of the Code of Conduct for Individual and Multi-site certification. The processing unit organizing the outgrowers is responsible for the proper functioning of the IMS and for the outgrowers’ conformity with the CPs of the Code of Conduct for Group and Multi-group certification. If the volume purchased from outgrowers is less than 5% of the total certified volume processed by the processing unit, there is a grace period of two years to reach conformity with the Code of Conduct for Group and Multi-group certification and product specific Module, starting from the moment that the outgrowers are included in the certificate. In this period, the processing unit, responsible for setting up the IMS, shall demonstrate that steps are taken to reach full compliance. During this start-up phase, the volume can be accepted as certified, even though the IMS is not fully set up yet. |
| Sample for certification audit: | - Individual processing unit: as described in section 2.4.1 for individual certification - Multi-site processing unit: as described in section 2.4.1 for multi-site certification - Outgrowers: as described in section 2.4.1 for group certification |
| Applicable Core Code: | - Processing unit: Core Code for Individual and Multi-Site certification (plus product specific Module) - Outgrowers: Core Code for Group and Multi-group certification (plus product specific Module) |

Additional information regarding the definition of large group member
For producers already in the UTZ program at the time version 4.3 of the Protocol becomes mandatory, and which fit the definition of large group member, there is a grace period until the 1st of April 2019 to reach conformity with the CPs of Block C from the Code of Conduct for Individual and Multi-site certification for the following audit, or to leave the group. These producers, independently of their year of compliance whilst part of the group certification, may select the year of compliance they will be audited against either for their first year of certification against the Code of Conduct for Individual and Multi-site certification or for the Block C of the Code of Conduct for Individual and Multi-site certification.

**Additional information regarding certification of outgrowers**

This certification option exists to allow outgrowers to be included in the certification of an individual or multi-site processing unit. Outgrowers are producers who, due to lack of processing capacity for their produce, enter into a written or oral agreement to supply their produce to a separately owned processing unit (which can be an individual or multi-site processing unit with or without its own farm).

This certification option combines, in one license and certificate, an individual or multi-site certification with a group certification. The certificate holder in this case is the individual or multi-site processing unit. This certification option can only be used by tea/rooibos and coffee members.

The CB reports and informs UTZ on the number of outgrowers, the total volume the processing unit purchased from outgrowers, and on the status of the certification of the outgrowers.

### 2.4.2. Code of Conduct Certification Procedure

Audits against the Code shall include the following steps:

<table>
<thead>
<tr>
<th>Code of Conduct Audit Procedure</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Opening meeting with at least a management representative including the objective of the audit. This meeting serves to confirm the audit plan and key information relating to the audit (such as scope and locations), and to explain the methodology and nature of the audit (sampling, confidentiality and impartiality).</td>
<td></td>
</tr>
<tr>
<td>2 Only for (multi-)group certification: Evaluation of the structure and functioning of the IMS, including:  - verification of the list of group members  - verification of the contract or agreement between the group members and the group or IMS management  - review of the records of the annual internal inspection conducted by the IMS  - review of the way non-conformities are dealt with by the IMS  - witness audits of a representative sample of internal inspectors, in order to assess the competence and performance of internal inspectors  The minimum duration for this evaluation, excluding the witness audits, is 0.5 days (if deemed necessary more time can be dedicated)</td>
<td></td>
</tr>
<tr>
<td>3 Review of the results of the previous audit(s) (if applicable), and the annual self-assessment conducted by the member.</td>
<td></td>
</tr>
<tr>
<td>4 Review of all relevant documentation, including at least (if applicable):  - Yield estimations and yield estimation methodology  - Traceability procedure  - “Use of UTZ premium” procedure  - List of approved pesticides (to be compared with UTZ List of Banned Pesticides and Watch List)  - Workers association and collective bargaining</td>
<td></td>
</tr>
</tbody>
</table>
Code of Conduct Audit Procedure

5 Evaluation of records, including at least those related to:
- Traceability, including evaluation of transactions recorded in the UTZ traceability system
- Use of the UTZ premium
- Crop management: planting, application of fertilizers, use of pesticides
- Harvesting: dates, plot info, volumes (purchase records and estimated harvested volumes for (multi-)group certification)
- Personnel: contracts, hours registration, payrolls.

6 Product flow control calculations.

7 On-site assessment, including observation of activities, checking of facilities, interviews with workers/staff, and confirmation of data (good agriculture practices, yields, working conditions).

For group and multi-group certification, the following time limits shall be respected for the on-site inspection:
- Maximum of 6 group members per day per auditor (expected to be fewer in most cases)\(^\text{55}\); in case of large group members, a maximum of 3 may be audited per day. To facilitate the audit, it is considered that the audit of a large group member is equivalent to that of 2 non-large group members (e.g.: a maximum of 2 large group members and 2 non-large members can be audited per day)
- Minimum duration for inspection of a processing unit: 0.25 man-days (if deemed necessary more time can be allocated)

Interviews with workers shall only be conducted in the absence of supervisors and managers, and the identity of interviewees shall be kept anonymous at all times.

The number of male and female workers selected for interviews shall be proportional to the total number of male and female workers. In order to ensure vulnerable groups are sufficiently represented, at least the following parameters shall also be considered when defining the sample of interviewees:
- Age
- Ethnicity
- Employee status (permanent, temporary, part-time, paid by piece rate)
- Hierarchy level
- Type of work performed
- Time working for the organization

Interviews about gender discrimination, violence, or sexual harassment shall be conducted by auditors who have been trained in conducting interviews about these topics. It is recommended to have, whenever possible, a female auditor on the team to conduct the interviews on these topics with women.

8 Office review, including documentation review, cross checking of records, control of product flow and traceability testing (identification of raw materials batches until lots of final products, and backwards)

9 Closing meeting with at least the management, in which the auditor/s shall present to the auditee the conclusions of the audit, including:
- the non-conformities identified, including the evidence and an explanation of why these are considered a deviation from the UTZ standard,
- the next steps to be taken by the auditee: submission of a corrective action plan within the agreed timeframe,
- an explanation of what is expected in terms of evidence as part of the corrective action plan: corrections (immediate solutions) and corrective actions (tackling the root causes of the issues) for every non-conformity.

\(^{55}\text{In the event that the CB wishes to audit more than 6 farms per day per auditor, the S&A department shall be contacted prior to the audit (see section 1.6).}\)
2.4.3. Code of Conduct Certification Conditions

a. Compliance

Core Codes and product specific Modules

The Code of Conduct consists of two Core Codes (one for individual and multi-site certification, and one for group and multi-group certification) and several product specific Modules.

In order to obtain Code of Conduct certification, members shall comply with the Core Code and the product specific Module applicable to their situation (e.g. a cocoa cooperative needs to comply with the Core Code for (multi-) group certification and the cocoa Module). They shall comply with all requirements from these two documents which, depending on the activities they perform, are applicable.

If there is a contradiction between what is required from the Core Code and what is required from the Module, the requirement from the Module takes precedence.

Year of compliance

New members shall comply with the 1st year requirements of the Code. Members who recertify shall move on to the following year of certification (e.g. from year 1 to 2) until they reach year 4. This also applies when the member changes CB.

A member may always request to be assessed against requirements of a higher year. Similarly, producer groups with group members in different years of compliance may request all of their members to be assessed against the highest year.

When the certification is interrupted (e.g. because the member does not meet the requirements of certification or decides not to re-apply for certification for a period of time), the following applies if the member decides to recertify:

<table>
<thead>
<tr>
<th>Uncertified period*</th>
<th>Year of certification</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.5 years or less</td>
<td>Year of last certification + 1</td>
</tr>
<tr>
<td>More than 1.5 and less than 3.5 years</td>
<td>Same year as last certification</td>
</tr>
<tr>
<td>3.5 years or more</td>
<td>Year 1 (member is considered as a new member)</td>
</tr>
</tbody>
</table>

* Period between the expiry date of the last certificate and the beginning of the next certified harvest.

Each year, the member shall comply with all applicable mandatory CPs as well as a defined number of additional points. The member chooses which additional CPs to comply with. Subcontractors included in the certification of a member shall comply with the same year’s requirements as the member itself.

Parallel production

Parallel production is not allowed in case of (multi-)group certification. In other words, group members may not have some plots which are UTZ certified, and others that are excluded from UTZ certification. For individual and multi-site certification this is allowed, but only if an identification and segregation system is in place that guarantees the integrity of the UTZ product.

b. First certification audit

The first certification audit (for new members and for members whose certification has been interrupted) shall be conducted in the period spanning from 4 months before to 4 months after the beginning of the first harvest.

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16 Additional CPs which the member did not choose (yet) to comply with, should not be included in the license request as being a non-conformity. It is optional to mention these points, or some of them, as points which need to be addressed in future certifications.
to be certified. Harvest can refer to main/big or mid/small harvest. If the audit is conducted outside of this period, the harvest may not be certified. If there is a continuous harvest, the first audit may take place at any moment in time.

During a first audit, the auditor shall verify all requested records in the Code for up to 4 months prior to the audit date in order to have an overview of the record keeping on the farm(s). The records shall meet the Code requirements from the start date of the certificate onwards.

When the audit takes place after the beginning of the harvest, the auditor shall check the requirements retrospectively for the period between the beginning of the harvest and the audit date.

c. Subsequent certification audits

Subsequent certification audits (or extension audits), shall be conducted in the period spanning from 4 months before to 4 months after the expiry date of the certificate. If the audit is conducted outside of this period, the first harvest of that year may not be certified.

During a recertification audit, the auditor shall verify all the records requested in the Code since the previous audit.

d. Certified volume

The certified volume is the volume of produce that a member may sell as UTZ certified. It is based on an estimation made by the member of the volume they will produce during the harvest(s) included on the certificate. This estimation is verified by the CB and shall be made using a credible methodology, based on e.g. previous year harvest(s), density/tree count, age, input use, pests and diseases, plant variety, soil quality, geographic location, climate.

e. Carry-over stock

Carry-over stock is the physical stock remaining from the previous certificate that is added to the volume of a new certificate of a producer / producer group. It can apply to two situations:

1. If during the previous certificate period the harvested volume was higher than the certified volume, this volume may be included in the new certificate as carry-over volume.

2. If the member has certified produce from the previous certificate period in stock (physically present at the moment of the audit) that will not be sold during the previous certificate period, the difference between the two may be included in the new certificate as carry-over volume.

In both cases, the CB shall assess the quantity and includes this quantity in the certificate as "carry-over volume". Volumes delivered to a warehouse and announced in the UTZ traceability system may not be taken as carry-over in the new certificate. (These volumes are added automatically to a new license.)

f. Certificate

The validity of the first certificate (as well as the first certificate after their uncertified period for members whose certification has been interrupted) starts at the beginning of the harvest of the member, so that the entire harvest period is included in the certificate.

If the harvest is continuous, the validity of the first certificate starts from the date a positive certification decision has been taken, or at the earliest 4 months before the last day of the audit if all required records have been verified retrospectively since that date.

Subsequent certificates start the day after the previous certificate expires.

Certificates for multi-sites and multi-groups list the names of the sites and groups covered under the certificate. The name that appears on the certificate is the same as the name registered by the member in the UTZ traceability system.
2.5. Certification Process for Chain of Custody

2.5.1. Chain of Custody Certification Options

Two different options exist for ChoC certification. The option to select depends on the type of member. The certification option determines who is responsible for compliance and how the sample for the certification audit shall be determined. This is explained in the tables below.

<table>
<thead>
<tr>
<th>Option 1: Individual certification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applies to a member who is:</td>
</tr>
<tr>
<td>Responsibility for compliance:</td>
</tr>
<tr>
<td>Sample for certification audit:</td>
</tr>
<tr>
<td>Audit duration</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Option 2: Multi-site certification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applies to a member who is:</td>
</tr>
<tr>
<td>Responsibility for compliance:</td>
</tr>
<tr>
<td>Sample for certification audit:</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Traceability level</td>
</tr>
<tr>
<td>----------------------------------</td>
</tr>
<tr>
<td>IP and SG</td>
</tr>
<tr>
<td>MB</td>
</tr>
</tbody>
</table>

* rounded up to the next whole number. Please note that rule 1 and 2 take precedence, meaning that the sample may need to be larger than the square root.

4) Different sites shall be audited in each audit cycle.

All central locations and sites should receive a physical audit. There is one exception to this rule: for the subsequent audits of multi-site SCAs operating uniquely under the MB level, the sites of the audit sample may be audited remotely from the central location (e.g. from the head office), under the condition that the member makes the request to the CB and meets the following two criteria prior to the audit:

1. The member has a central management including a central administration at the central location which includes all sites within its scope, and;

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For instance: 2 sites + 1 central location ⇒ \( \sqrt{2+1} = \sqrt{3} = 2 \) sites to be audit (sq. root is rounded up). In this audit sample of 2 sites, at least the central location shall be audited, plus one other site.
2. The member has a credit account\textsuperscript{18} that reflects the input and output volumes of this central administration, and is compliant with control point 19 of the UTZ Chain of Custody Standard. In case the CB doubts whether the above two criteria are met (while preparing for or during the audit) the CB may decide to physically audit the sampled sites.

| Audit duration: | Between 0.5 and 1 man-day for the central location, plus between 0.25 and 0.5 man-days for each additional site. In the case that the MB sites are audited remotely from the central location, between 0.25 and 0.5 man-days may be added per site to the audit duration of the central location. |

### 2.5.2. Chain of Custody Certification Procedure

Audits against the UTZ ChoC shall include the following steps:

<table>
<thead>
<tr>
<th>Chain of Custody Audit Procedure</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Opening meeting with at least a management representative.</td>
</tr>
<tr>
<td>2 Review of the results of the previous audit (if applicable), and the self-assessment conducted by the member and any subcontractors (if applicable).</td>
</tr>
<tr>
<td>3 Review of all relevant documentation.</td>
</tr>
<tr>
<td>4 Evaluation of records.</td>
</tr>
<tr>
<td>5 Product flow control calculations.</td>
</tr>
<tr>
<td>6 Discussions / interviews with key staff members.</td>
</tr>
<tr>
<td>7 Physical audit to verify conformity with all applicable CPs of the ChoC and, if applicable, documentation check for sites that are not physically audited.</td>
</tr>
<tr>
<td>8 Closing meeting with at least the management, in which the auditor/s shall present to the auditee the conclusions of the audit, including:</td>
</tr>
<tr>
<td>\quad \quad • The non-conformities identified, including the evidence and an explanation of why these are considered a deviation from the UTZ standard,</td>
</tr>
<tr>
<td>\quad \quad • The next steps to be taken by the auditee: submission of a corrective action plan within the agreed timeframe,</td>
</tr>
<tr>
<td>\quad \quad • An explanation of what is expected in terms of evidence as part of the corrective action plan: corrections (immediate solutions) and corrective actions (tackling the root causes of the issues) for every non-conformity.</td>
</tr>
</tbody>
</table>

### 2.5.3. Chain of Custody Certification Conditions

**a. First certification audit**

For SCAs who operate under IP or SG level, the first audit shall be conducted no later than 4 months after the SCA has received their first purchase of UTZ product. Product received more than 4 months before the audit date may not be claimed as UTZ.

For SCAs who operate at MB level, the first audit shall be conducted no later than 4 months after their first purchase of UTZ product. Product purchased more than 4 months before the audit date may not be claimed as UTZ.

The auditor shall verify the records requested in the ChoC for the 4 months prior to the date of audit in order to have an overview of the record keeping of the organization. The records shall comply with the ChoC requirements from the beginning of the validity of the certificate.

SCAs may not sell UTZ product until they have received a valid certificate.

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\textsuperscript{18} If the use of a credit account is required, see Chain of Custody control point 19.
b. Subsequent certification audits

Subsequent certification audits (or recertification audits), shall be conducted in the period spanning from 4 months before to 4 months after the expiry date of the certificate. During this audit, the auditor shall verify all records requested in the ChoC going back to the previous audit.

As of the 1st of January 2016, CBs shall issue certificates with a longer validity period for UTZ certified members who perform well in ChoC audits. The validity period will increase from one year to two years for those who consistently demonstrate good performance. New members still need to receive a ChoC audit in their second year.

- New members that pass their first certification audit, shall receive a certificate/license with a validity of one year. During the second audit, one year after the first audit, the member may be considered and evaluated as an ‘UTZ certified member’ (see footnote 19).
- UTZ certified members that pass the audit with 0 - 2 non-conformities, shall receive a certificate/license with a validity of two years. The next audit shall be scheduled for two years later. Members may only qualify for a certificate with a longer validity period if their certification has been uninterrupted. In case of an interrupted certification cycle, the SCA will have to follow the same procedures as if it were a new member. The volume traded during the non-certification period may not be retroactively claimed as UTZ once the member is certified again.
- UTZ certified members that pass any of their certification audits with 3 or more non-conformities shall receive a certificate/license valid for one year. In their subsequent certification audit, the member may qualify again for a validity of two years.
- Members shall inform the CB of any significant changes that might affect their compliance with the UTZ standard (e.g. changes in the management system, changes in location, etc.), upon which the CB shall decide if the SCA is to be considered a new member.

c. Certificate

For SCAs who operate at IP or SG level, the validity of the first certificate starts on the date that the SCA received their first purchase of UTZ product. If the SCA has not received any UTZ product yet, the validity of the first certificate starts when the certification decision is taken by the CB.

For SCAs who operate at MB level, the validity of the first certificate starts when the certification decision is taken by the CB.

Subsequent certificates start the day after the previous certificate expires. The validity period of the license is always aligned with the validity period of the certificate.

The CB specifies on the certificate which sites are included in the certificate.

d. Geographical scope of the certificate

For coffee and tea (including rooibos and herbal tea) there is no limit to the geographical scope of ChoC certification: sites from all countries may be certified together and included in the same certificate.

For cocoa and hazelnut, sites may only be certified together and included in the same certificate if they are from the same country. There are three exceptions to this rule. The following groups of countries are considered as single geographical units. Sites from different countries but the same geographical unit may be certified together and included in the same certificate.

1. EU-28 plus EFTA (Iceland, Liechtenstein, Norway and Switzerland)

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19 UTZ member that is already certified for the Chain of Custody for one or multiple UTZ programs.
20 730 days (or 731 days in case of a leap year)
21 UTZ member that is registered with UTZ, but not UTZ certified yet (has not completed a successful certification audit yet), or whose certification has been interrupted for any period of time.
22 When mentioned here and further "... will receive a Certificate / License.." the extended license/ certificate validity can only be granted provided all NCs are closed.
23 For a full list, visit http://ec.europa.eu/eurostat/statistics-explained/index.php/Glossary:EU-28
2. NAFTA (Canada, Mexico and the USA)
3. ANZCERTA (Australia and New-Zealand)
4. ASEAN\textsuperscript{24} (Southeast Asia)

\textsuperscript{24} For a full list, visit http://asean.org/asean/asean-member-states
2.6. Rights reserved by UTZ

UTZ reserves the right to:

- Issue and amend the content and requirements stated in this document.
- Have a final say regarding the interpretation of the content and requirements stated in this document.
- Not allow any (prospective) member or prospective/approved CB from entering/continuing in the UTZ program if they have misused the UTZ name or in any way participated in fraudulent behavior against the UTZ program and its members.
- Conduct additional quality control assessments of audits conducted by CBs by:
  - Requesting further documentation (e.g. UTZ checklist signed by the certifier and auditor, or risk assessment)
  - Requesting clarification or correction of the reported information
  - Requesting a field visit
  - Conducting a parallel audit, shadow audit, or CB office audit
  - Requesting from the CB the name, CV, and proof of compliance with the requirements described in the Requirements for Certification Bodies.
  - Cross-checking the information reported by the CB with external sources, particularly enabling mutual cross-check with other sustainability standard owners.
- Use the reported audit information for performance monitoring, statistical analysis and research, and aggregated reporting.
- For the purpose of transparency, make the following information publicly available on the UTZ website: name, country, product (e.g. coffee), role in supply chain (e.g. producer), number of ha, Member ID, certification and license status, traceability level (e.g. mass balance).
- Ask CBs for further information based on the certification and surprise audits reports.
- Inform the CB about misbehavior or non-conformities by the member.
- Request a surprise audit of a particular member and/or advice on sample selection for and/or scope of surprise audits.
- Request revision of the certified volumes and/or certified area if they differ from averages known for the country or region and a convincing justification for this is not provided by the CB.
- Deny a license request or suspend or withdraw an active license in case UTZ considers that the member does not comply with the Code, ChoC, or Certification Protocol, or that the audit was not conducted in line with this Certification Protocol.
- Grant exceptions to the requirements in the Code, ChoC, and/or Certification Protocol to members and/or CBs adversely affected by humanitarian crises, natural disasters or other exceptional circumstances.
- Apply the UTZ Sanction Policy in case a CB violates the requirements of this Certification Protocol.
- Open or close the CB application process for CBs to become a new ‘UTZ approved CB’, and/or to change the conditions of the application criteria, e.g. to only open up the application process for a specific scope (standard, commodity or geographical scope).
- Take the final decision on whether or not something is considered a product claim.
- Conduct audits on members who have signed and submitted a Chain of Custody Audit Exemption Declaration. The goal of these audits is to verify that these members meet the requirements to be exempt from certification and that they comply with the applicable ChoC requirements.

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25 Such cross-checks are done with the sole aim of ensuring the credibility of the sector (sustainability certifications) and are performed using the utmost discretion.
3. CERTIFICATION BODIES

Only CBs that have been approved by UTZ are allowed to perform audits against the UTZ standards. This chapter describes the obligations and responsibilities that UTZ approval entails for CBs.

Version 4.1 of January 2016 of the Certification Protocol also described the process and requirements for CBs and their staff to become UTZ approved (sections 3.1, 3.2 and 4.4). These requirements remain in place, but have been published separately in the Requirements for Certification Bodies, available on the UTZ website. CBs and their staff that were already approved under previous versions of the UTZ Protocol remain approved, subject to the conditions explained in the Requirements for Certification Bodies.

UTZ is committed to providing a level playing field for CBs that offer UTZ certification to producers, producer groups and Supply Chain Actors (SCAs). UTZ also believes that producers, producer groups and SCAs are best served when they are able to select from several CBs that can offer high quality services. CBs and their partners working in the UTZ system are expected to adhere to the following principles.

3.1. Compliance with ISO 17065 and/or ISO 17021

As a consequence of the proxy accreditation system used to approve CBs, UTZ requests the implementation of the provisions needed to be compliant with ISO 17065 or ISO 17021 (for ChoC only). Moreover, CBs shall apply these provisions for the UTZ program, in addition to any requirements stated in this Certification Protocol.

3.2. Impartiality and confidentiality

During the office audits (see the Requirements for Certification Bodies) and at any other time upon request, the CBs shall be able to provide UTZ with financial information that shows how the revenues arising exclusively from certification activities are enough to cover the associated costs (so sources of income from other activities are not used and financial independence is ensured).

Certifiers and auditors are expected to fulfill their tasks with the highest ethical standard. They shall not carry out any activities that may affect their impartiality or confidentiality. Certifiers and auditors shall immediately report any situation that can influence their impartiality or confidentiality to the management of their CB. Examples include but are not limited to:

- Certifiers and auditors shall not audit clients with whom they have any financial or commercial involvement.
- Certifiers and auditors shall not audit clients with whom they have a personal relationship (i.e. friends, family or close acquaintances).
- Certifiers and auditors shall not carry out consultancy activities for members on whom they or their CB perform audits and they shall not have worked as an employee or independent contractor (e.g. consultant, advisor, or trainer) for these members within 2 years prior to the audit.

Training is not considered consultancy, so CBs are free to deliver training for their clients, under the following conditions:

- trainers shall not act as auditors or certifiers for the same clients that participate in the training, for a period of 2 years (even if the training is based on a different standard).
- training is limited to explaining the participants the content and topics covered by the UTZ standards. To provide an explanation of the way in which UTZ topics should be implemented is considered consultancy.
- training shall be clearly disconnected from the certification activities and cannot represent any obligation for clients.
If a CB conducts a pre-audit for a member, it shall ensure that the same auditor does not perform the certification audit or take part in the certification decision.

In order to maintain professional integrity, CBs shall avoid that one auditor conducts more than three audits in a row for the same member (including audits conducted while working for a different CB, and excluding physical follow-up audits and surprise audits)\(^{26}\). CBs shall plan the training and approval of auditors in advance to guarantee the intended rotation of auditors.

Certifiers and auditors shall strictly observe and respect the internal procedures on confidentiality of information and records of both the CB and the member. Information and records of the audit may only be given to third parties other than UTZ if written consent from the client and from the CB is granted.

Any doubts CBs may have regarding impartiality, independence and confidentiality should be discussed with UTZ (by sending an e-mail to cbmanagement@utz.org).

### 3.3. Reporting audit results and requesting licenses

CBs shall report the results of certification audits (those resulting in positive as well as those resulting in negative certification decisions) and request licenses for certified members in the UTZ traceability system by:

- Filling in a license request
- Uploading the UTZ certificate
- Uploading the group member list (only for group and multi-group certification). The UTZ certificate template and group member list template that shall be used for this are available upon request at cbmanagement@utz.org. The uploaded UTZ certificate and group member list shall contain at least the information included in these templates.

CBs shall provide accurate information. All information provided in the summary reports shall be based on field observations, written records, and interviews with the member.

### 3.4. Surprise audits

**Purpose**
The purpose of surprise audits is two-fold:

1. to evaluate if the member that was certified is still compliant, and;
2. to evaluate the performance of the CB’s auditors. As such, the auditor conducting the surprise audit shall be a different individual from the auditor that conducted the previous (re-)certification audit.

**Number**
Each calendar year, CBs that issued 10 or more UTZ certificates during the previous calendar year, shall conduct surprise audits. The number of surprise audits to be conducted by a CB shall be at least 10% (rounded down to the next whole number) of the total number of UTZ certificates the CB issued during the previous calendar year (all products and scopes combined)\(^{27}\).

**Scope and duration**
The minimum duration of a surprise audit is outlined in the following table:

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\(^{26}\) Audits conducted before 1 July 2015, the launch date of UTZ Certification Protocol version 4.0, are not taken into account for this rule.

\(^{27}\) Taking into account the ChoC audit frequency rules, the amount of surprise audits is still to be calculated based on the amount of certificates issued by the CB in the previous calendar year.
<table>
<thead>
<tr>
<th></th>
<th>Individual / multi-site</th>
<th>Group / multi-group</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Code of Conduct</strong></td>
<td>Minimum of 0.5 man-days</td>
<td>Min. 2 man-days (excluding travel time)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>NB: During the surprise audit, the IMS shall be verified, and good implementation of the IMS shall be cross-checked through verification of relevant CPs at farmer level.</td>
</tr>
<tr>
<td><strong>Chain of Custody</strong></td>
<td>Minimum of 2 hours</td>
<td>Min. 2 hours for the central location + at least 2 hrs for each sampled site (excluding travel time).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>NB: Sampled sites may either undergo a desk audit or physical audit depending on the traceability level, see the rules explained under “Option 2: Multi-site certification” of section 2.5.1.</td>
</tr>
</tbody>
</table>

The CB shall use the version of the UTZ Code of Conduct Standard (including the product specific Module) or Chain of Custody standard that was used during the last (re-)certification audit.

**Selection of members, sample and control points**

The number of Code and ChoC members that are selected to receive a surprise audit shall be proportional to the total number of Code and ChoC audits performed during the previous calendar year. The selection of Code and ChoC members to receive a surprise audit shall be based on the following criteria, to be applied in the given order:

1. requests received from UTZ (if any);
2. CB’s risk assessment, taking into account the number and severity of non-conformities identified during the previous (re-)certification audit, and the implementation of corrections and corrective actions, and other relevant justifiable reasons the CB may have;
3. complaints received about the member (e.g. from the government, NGOs, or UTZ);
4. the time period that the annual audit was conducted (during the harvest or not), see below under “Timing”;
5. new members that are in their first year of certification;
6. rotation - members that did not receive a surprise audit yet;
7. random selection.

The sample of farmers (in case of (multi-)group certification) or sites (in case of multi-site certification), as well as the selection of CPs that are checked during the surprise audit is decided based on the CB’s risk assessment. The justification for the selection of members, as well as the CB’s risk assessment with the justification for the sample and selected CPs shall be submitted to UTZ along with the reporting of the surprise audit results.

**Timing**

A surprise audit shall be conducted at least three months after the last certification audit. For Code members that have more than one harvest per year and did not receive their last certification audit during the harvest, surprise audits shall take place during the harvest.

Members receiving a surprise audit shall be notified as late as possible, at most 72 hours in advance.

**Payment**

CBs shall not request extra payment to members who receive a surprise audit. UTZ therefore recommends that CBs take into account the costs of surprise audits in the fee charged to all members for their annual audit.

**Non-conformities**

If no non-conformities are found during the surprise audit, the member maintains its certificate.
If non-conformities are found, they shall be handled the same way as those found during certification audits (described in points d-g of section 2.3.2). The only difference is that resolving all non-conformities does not mean that a new certificate is issued, but that the current certificate is maintained. Not resolving non-conformities will result in suspension and/or withdrawal of the current certificate.

Submission of surprise audit results to UTZ
The results of each surprise audit reporting shall be submitted to UTZ (cbmanagement@utz.org) within 13 weeks after the surprise audit was conducted. For each surprise audit, this includes:
- justification why the member was selected and the CB’s risk assessment, with justification for the selected sample and CPs (to be indicated in the Additional Audit Report Template), and;
- the UTZ checklist, UTZ audit summary report, CB’s surprise audit report (signed and dated by the auditor and certifier). Comments shall be made on the UTZ checklist for those selected CPs that were audited during the surprise audit (indicating at least a description of the evidence). Also, the CB should clearly indicate in the UTZ checklist if, how and when the non-conformities were closed.

The UTZ checklist, CB risk assessment template and Additional Audit Report Template that shall be used for this are available upon request from cbmanagement@utz.org.

CBs shall send a summary overview of all surprise audits conducted throughout the year latest together with the annual reporting (see below).

3.5. Annual report

All CBs shall report annually to UTZ on:
- the annual audits conducted in the previous calendar year;
- the auditors contracted/employed in the past calendar year, currently, and/or in the coming year;
- a summary overview of all surprise audits conducted throughout the previous year (if applicable).

This reporting shall be completed before the 31st of January of the next calendar year. The format for the annual report is available upon request from cbmanagement@utz.org. Failure to submit the annual report and the results of the surprise audit in due time may impact the CB Monitoring score and/or result in sanctions. UTZ will review all annual reports and a selection of the submitted surprise audit results.

3.6. Protection of the integrity of UTZ

In the event that a CB finds a non-conformity with the UTZ standard that might compromise the integrity of UTZ, the CB shall inform UTZ of its findings, followed in due course by a documented case study that includes the actions to be taken by the CB.

3.7. Communication about UTZ and use of the UTZ logo

The UTZ logo is copyright material and is a registered trademark, owned by the UTZ Foundation. Approved CBs may use the UTZ logo on the Code and ChoC certificates they issue. Any communication of UTZ on a homepage, folder, brochure or other material of the CB shall be checked before release (by sending an e-mail to cbmanagement@utz.org).

3.8. Fees

Currently, UTZ does not charge CBs any fees for the approval process or for carrying out inspection and certification activities within the framework of the UTZ program. UTZ reserves the right to introduce a fee in the future, upon prior notice to the CB.
4. ASSURANCE OF THE UTZ PROGRAM

4.1. Grievance Procedure

Any grievance concerning UTZ shall be handled according to the UTZ Grievance Procedure, available on the UTZ website.

4.2. CB Monitoring System

The main goal of the UTZ CB Monitoring System is to ensure that audits performed against the UTZ standards are consistent and of high quality. It includes the periodic assessment of the performance of CBs against a series of pre-defined indicators. CBs shall use the results of these assessments for their continuous improvement. A detailed description of the UTZ CB Monitoring System can be found in the Requirements for Certification Bodies, available on the UTZ website.

4.3. Sanction Policy

UTZ reserves the right to sanction CBs based on evidence of improper procedure or behavior that jeopardizes the credibility of UTZ and/or compromises its assurance system. A full explanation of the procedure and the different sanctions can be found in the Requirements for Certification Bodies, available on the UTZ website.

4.4. CB Training Program

The requirements of the CB Training Program remain in place, but have now been included in the Requirements for Certification Bodies, available on the UTZ website.