

A S I S I N T E R N A T I O N A L

Conformity Assessment and Auditing Management  
Systems for Quality of Private Security Company  
Operations

ANSI/ASIS PSC.2-2012

AMERICAN NATIONAL  
STANDARD





**ANSI/ASIS PSC.2-2012**

an American National Standard

# **CONFORMITY ASSESSMENT AND AUDITING MANAGEMENT SYSTEMS FOR QUALITY OF PRIVATE SECURITY COMPANY OPERATIONS**

Approved April 27, 2012

**American National Standards Institute, Inc.**

**ASIS International**

## **Abstract**

This Standard provides requirements and guidance for conducting conformity assessment of the ANSI/ASIS PSC.1-2012, *Management System for Quality of Private Security Company Operations – Requirements with Guidance* Standard. It provides requirements for bodies providing auditing and third party certification of Private Security Company Operations (PSCs) – private security providers working for any client in conditions where governance and the rule of law have been undermined by conflict or disaster. It provides requirements and guidance on the management of audit programs, conduct of internal or external audits of the management system and private security company operations, as well as on competence and evaluation of auditors.

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ANSI guidelines specify two categories of requirements: mandatory and recommendation. The mandatory requirements are designated by the word *shall* and recommendations by the word *should*. Where both a mandatory requirement and a recommendation are specified for the same criterion, the recommendation represents a goal currently identifiable as having distinct compatibility or performance advantages.

This conformity assessment standard provides generic auditable criteria and informative guidance.

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## **0 INTRODUCTION**

### *0.1 General*

Conformity assessment and certification of the Quality Assurance Management System (QAMS) of an organization is one means of providing assurance that any type of private security service provider has implemented a system for the management of quality of service in line with its policy and consistent with respect for human rights, legal obligations, and good practices, as specified in the ANSI/ASIS PSC.1-2012, *Management System for Quality of Private Security Company Operations – Requirements with Guidance*.

This *Standard* is a sector specific standard based on the ISO/IEC 17021:2011 and provides additional requirements for conformity assessment in those areas which are deemed necessary and relate specifically to any type of Private Security Service Providers, including Private Security Companies (collectively “PSCs”), operating in circumstances of weakened governance or where the rule of law has been undermined due to human or naturally caused events. In unstable and dangerous environments where security and military operations are on-going, PSCs are engaged to provide enhanced security services in support of humanitarian, diplomatic, and military efforts, and to protect commercial activities, including rebuilding of infrastructure.

This *Standard* has been developed to assist in the certification of quality assurance management systems that fulfill the requirements of ANSI/ASIS PSC.1-2012. The contents of this *Standard* may also be used to support certification of quality assurance management systems that are based on other or additional sets of specified requirements.

This *Standard* is intended for use by bodies that carry out audit, conformity assessment, and certification of quality assurance management systems. It gives generic requirements for such certification bodies performing audit, conformity assessment, and certification of PSCs’ management systems. Such bodies are referred to as “certification bodies”. This *Standard* is also usable by anybody involved in the conformity assessment of quality assurance management systems.

Certification activities involve the audit of an organization's QAMS. The form of attestation of conformity of an organization's QAMS to the QAMS standard or other specified requirements is normally a certification document or a certificate.

The organization being certified develops its own management systems tailored to its needs and resources and, other than where relevant legal requirements specify to the contrary, it is for the organization to decide how the various components of the management system will be arranged. The degree of integration between various management system components will vary from organization to organization. It is therefore appropriate for certification bodies that operate in accordance with this *Standard* to take into account the culture and practices of their clients with respect to the integration of their quality assurance management systems within the wider organization.

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# Conformity Assessment and Auditing Management Systems for Quality of Private Security Company Operations

## 1 SCOPE

This *Standard*:

- a) Is a sector specific standard based on the ISO/IEC 17021:2011;
- b) Describes the process that needs to be followed to conduct attestation of fulfillment of the requirements of the standard ANSI/ASIS PSC.1-2012, *Management System for Quality of Private Security Company Operations – Requirements with Guidance*;
- c) Provides requirements and guidance for conducting conformity assessment of the ANSI/ASIS PSC.1-2012, *Management System for Quality of Private Security Company Operations – Requirements with Guidance* Standard;
- d) Provides requirements for bodies providing auditing and third party certification of PSCs working for any client (public, private, non-governmental, or not-for-profit);
- e) Provides requirements and guidance on the management of audit programs, conduct of internal or external audits of the management system and PSC operations, as well as on competence and evaluation of auditors; and
- f) Provides confidence and information to internal and external stakeholders that the requirements of the ANSI/ASIS PSC.1-2012 are being met.

Conformity assessment is the process used to demonstrate that a product, service, management system, or body meets specified criteria and requirements; in the case of this *Standard*, the criteria and requirements of the ANSI/ASIS PSC.1-2012. There are three types of conformity assessment:

- a) *First party* - Carried out by the organization itself or by someone working on behalf of the organization. It is a self-assessment and self-declaration.
- b) *Second party* - Performed by a client or customer of the organization.
- c) *Third party* - Performed by a body that is independent of the organization that provides the product/services and is not a user of the product/services. An independent certification body certifies that another organization complies with the standard and issues it with a certificate to this effect.

Certification of a quality assurance management system (“certification”) is a third-party conformity assessment activity. Bodies performing this activity are therefore third-party conformity assessment bodies (“certification body”).

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NOTE 1: Certification of a management system is sometimes also called “registration” and certification bodies are sometimes called “registrars”.

NOTE 2: A certification body can be non-governmental or governmental (with or without regulatory authority).

NOTE 3: This *Standard* is primarily intended to be used as a criteria document for the accreditation or peer assessment of certification bodies which seek to be recognized as being competent to certify that quality assurance management system complies with ANSI/ASIS PSC.1-2012. It is also intended to be used as a criteria document by regulatory authorities and clients of PSCs which engage in direct recognition of certification bodies to certify that a quality assurance management system complies with ANSI/ASIS PSC.1-2012. The *Standard's* requirements may also be useful by any other parties involved in the conformity assessment of such certification bodies.

Organizations can use the concepts and requirements of this *Standard* for first and second party conformity assessment provided that the requirements are adapted as necessary. It is recommended that organizations implementing the ANSI/ASIS PSC.1-2012 use the procedures described in this *Standard* in conjunction with the ISO 19011:2011 to conduct their internal audit activities.

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## 2 NORMATIVE REFERENCES

The following documents contain information which, through reference in this text, constitutes foundational knowledge for the use of this American National Standard. At the time of publication the editions indicated were valid. All material is subject to revision and parties are encouraged to investigate the possibility of applying the most recent editions of the material indicated below.

- a) ISO 9000:2005, *Quality management systems — Fundamentals and vocabulary*.<sup>1</sup>
- b) ISO/IEC 17000:2004, *Conformity assessment — Vocabulary and general principles*.<sup>1</sup>
- c) ISO/IEC 17021:2011, *Conformity assessment – Requirements for bodies providing audit and certification of management systems*.<sup>1</sup>
- d) ISO 19011:2011, *Guidelines for auditing management systems*.<sup>1</sup>
- e) ANSI/ASIS PSC.1-2012, *Management System for Quality of Private Security Company Operations - Requirements with Guidance*.<sup>2</sup>
- f) *International Code of Conduct for Private Security Service Providers* (11/2010).<sup>3</sup>
- g) *Montreux Document on pertinent international legal obligations and good practices for States related to operations of private military and security companies during armed conflict* (09/2008).<sup>4</sup>

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<sup>1</sup> This document is available at < <http://www.iso.org> >

<sup>2</sup> This document is available at < <http://www.asisonline.org>>.

<sup>3</sup>This document is available at < <http://www.icoc-psp.org/> >.

<sup>4</sup> This document is available at < [http://www.un.org/ga/search/view\\_doc.asp?symbol=A/63/467](http://www.un.org/ga/search/view_doc.asp?symbol=A/63/467) >.

### **3 TERMS AND DEFINITIONS**

For the purposes of this document these terms and definitions and those given in ISO 9000, ISO/IEC 17000, ISO/IEC 17021, ISO 19011, and in ANSI/ASIS PSC.1-2012 apply.

	<b>Term</b>	<b>Definition</b>
3.1	<b>accreditation</b>	Third-party attestation related to a conformity assessment body conveying formal demonstration of its competence to carry out specific conformity assessment tasks. [ISO/IEC 17000:2006]
3.2	<b>accreditation body</b>	Authoritative body that performs accreditation. [ISO/IEC 17000:2006]  NOTE: The authority of an accreditation body is generally derived from government.
3.3	<b>attestation</b>	Issue of a statement, based on a decision following review, that fulfillment of specified requirements has been demonstrated. [ISO/IEC 17000:2006]  NOTE: The resulting statement, referred to in this International Standard as a “statement of conformity” conveys the assurance that the specified requirements have been fulfilled. Such an assurance does not, of itself, afford contractual or other legal guarantees.
3.4	<b>audit</b>	Systematic, independent, and documented process for obtaining audit evidence and evaluating it objectively to determine the extent to which the audit criteria are fulfilled. [ISO19011:2011]  NOTE 1: Internal audits, sometimes called first party audits, are conducted by the organization itself, or on its behalf, for management review and other internal purposes (e.g., to confirm the effectiveness of the management system or to obtain information for improvement of the management system). Internal audits can form the basis for an organization’s self-declaration of conformity. In many cases, particularly in small organizations, independence can be demonstrated by the freedom from responsibility for the activity being audited or freedom from bias and conflict of interest.  NOTE 2: External audits include second and third party audits. Second party audits are conducted by parties having an interest in the organization such as customers or by other persons on their behalf. Third party audits are conducted by independent auditing organizations such as regulators or those providing registration or certification.
3.5	<b>audit conclusion</b>	Outcome of an audit after consideration of the audit objectives and all audit findings. [ISO 19011:2011]
3.6	<b>audit criteria</b>	Set of policies, procedures, or requirements used as a reference against which audit evidence is compared. [ISO 19011:2011]
3.7	<b>audit evidence</b>	Records, statements of fact, or other information which are relevant to the audit criteria and verifiable. [ISO 19011:2011]  NOTE: Audit evidence can be qualitative or quantitative.

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	Term	Definition
3.8	<b>audit findings</b>	Results of the evaluation of the collected audit evidence against audit criteria. [ISO 19011:2011]  NOTE 1: Audit findings indicate conformity or nonconformity. NOTE 2: Audit findings can lead to the identification of opportunities for improvement or recording good practices. NOTE 3: If the audit criteria are selected from legal or other requirements, the audit finding is termed compliance or non-compliance.
3.9	<b>certification</b>	Third-party attestation related to products, processes, systems, or persons. [ISO/IEC 17000:2006]  NOTE 1: Certification of a management system is sometimes also called registration. NOTE 2: Certification is applicable to all objects of conformity assessment except for conformity assessment bodies themselves to which accreditation is applicable.
3.10	<b>conformity</b>	Fulfillment of a requirement. [ISO 9000:2005]  NOTE: The term “conformance” is synonymous but deprecated.
3.11	<b>conformity assessment</b>	Demonstration that specified requirements relating to a product, process, system, person, or body are fulfilled. [ISO/IEC 17000:2006]
3.12	<b>conformity assessment body</b>	Body that performs conformity assessment services. [ISO/IEC 17000:2006]  NOTE 1: An <i>accreditation body</i> is not a conformity assessment body. NOTE 2: Bodies performing certification of management systems (“certification”) activity are therefore third-party conformity assessment bodies (named in this <i>Standard</i> as “certification body/bodies”) [modification from ISO/IEC 17021:2011]
3.13	<b>nonconformity</b>	Non-fulfillment of a requirement. [ISO 9000:2005]
3.14	<b>specified requirement</b>	Need or expectation that is stated. [ISO/IEC 17000:2006]  NOTE: Specified requirements may be stated in normative documents such as regulations, standards, and technical specifications.
3.15	<b>top management</b>	Person or group of people who directs and controls an organization at the highest level. [ISO 9000:2005]

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## 4 PRINCIPLES

All the principles of auditing and certification from ISO/IEC 17021:2011 apply. In addition, the following PSC-specific guidance principles apply.

### ***4.1 General***

The principles in this *Standard* give guidance necessary to provide transparency, confidence, and trust in the auditing, conformance assessment, and certification processes. Conformity assessment provides confidence to internal and external stakeholders that the requirements of the ANSI/ASIS PSC.1-2012 standard are being met. Stakeholders that have an interest in attestation to conformance include, but are not limited to:

- a) PSCs;
- b) Current and prospective clients of the PSCs;
- c) Supply chain partners, subcontractors, and insurance providers;
- d) Local and affected communities;
- e) International, non-governmental, and human rights organizations; and
- f) Local, national, and international government authorities and bodies.

### ***4.2 Impartiality***

Confidence in the auditing and conformity assessment process is dependent on an independent and impartial evaluation of the management system. Impartiality requires both the actual and perceived presence of objectivity. Certification bodies need to implement measures to assure and monitor impartiality to demonstrate to internal and external stakeholders that there is a credible auditing and conformity assessment process.

### ***4.3 Competence***

Competence is the ability to apply knowledge and skills to achieve intended results. Competence of the personnel supported by the management system of the certification body in the fields of risk management, security functions, quality assurance, and principles of law directly associated with the preservation or promotion of human rights is necessary to deliver certification that provides confidence.

### ***4.4 Responsibility***

Conformance to the requirements of the ANSI/ASIS PSC.1-2012 standard is the responsibility of the PSC organization implementing the standard. It is the responsibility of the auditing team and certification body to objectively evaluate conformance to the criteria of the ANSI/ASIS PSC.1-2012 standard by collecting and documenting evidence of conformance or non-conformance to the ANSI/ASIS PSC.1-2012 standard's requirements. Sufficient documented evidence is necessary for a declaration of conformance.

### ***4.5 Openness and Transparency***

The certification body needs to provide appropriate access to, or disclosure of, non-confidential information about the conclusions of specific audits to specific documented interested parties.

Given the nature of operations and environment in which PSCs operate, care must be taken to protect the security, rights, and privacy of internal and external stakeholders, as well as inform the PSC of any information provided to stakeholders.

#### ***4.6 Confidentiality***

To gain the privileged access to information that is needed for the auditing and conformity assessment process, the certification body needs to keep confidential any sensitive, proprietary, and/or risk-related information about an organization and its management system, as well as information that may cause harm to the PSCs clients, persons who work on their behalf, complainants, and other external stakeholders.

#### ***4.7 Responsiveness to Complaints***

Parties that rely on certification expect to have complaints documented and investigated in a fair and impartial process. Appropriate corrective and preventive actions should be taken expeditiously to remedy the situation and prevent a recurrence. Affected parties should be informed of the outcomes of the complaints process to maintain credibility in the auditing and conformity assessment process. An appropriate balance between the principles of openness and confidentiality, including responsiveness to complaints, is necessary in order to demonstrate integrity and credibility to all users of certification.

#### ***4.8 Vetting of Auditors***

The credibility of any auditing and conformity assessment process is a function of the competence and reputation of the auditors. All auditors should be vetted to assure an appropriate level of:

- a) Technical competence;
- b) Understanding of the operational environment of PSCs;
- c) Respect for human rights;
- d) Ethical behavior; and
- e) Background screening and appropriate and relevant security clearances.

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## **5 GENERAL REQUIREMENTS**

All the requirements from ISO/IEC 17021:2011, section 5, apply. In addition, the following PSC-specific requirements apply.

### ***5.1 Legal and Contractual Matters***

The certification body shall have a legally enforceable agreement for the provision of certification activities to its client. Where there are multiple sites of a certified client, the

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certification body shall ensure there is a legally enforceable agreement between the certification body granting certification, and issuing a certificate, explicitly covering each certified site of the client. The agreement shall clearly define the scope of the certification and to which standard(s) and/or other normative documents the certification shall take place.

### ***5.2 Management of Impartiality***

The certification body, and any part of the same legal entity, shall not offer or provide human rights impact assessment consultancy, QAMS consultancy or management system consultancy, or internal audit services to clients being audited.

The fact that the organization employing the auditor is known to have provided consultancy or internal audit services within two years of an audit is considered as a significant threat to impartiality. Therefore, the certification body shall not certify a management system on which it provided consultancy or internal audit services within two years following the end of the internal audits.

### ***5.3 Liability and Financing***

All the requirements from ISO/IEC 17021:2011, section 5.3, apply.

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## **6 STRUCTURAL REQUIREMENTS**

All the requirements from ISO/IEC 17021:2011, section 6, apply. In addition, the following PSC-specific requirements apply.

### ***6.1 Organizational Structure and Top Management***

The certification body shall have a documented organizational structure to give accountability and provide confidence in its certification.

### ***6.2 Committee for Safeguarding Impartiality***

The certification body shall establish a committee to safeguard the impartiality of its activities. The committee shall be comprised of a balance of interests, recognizing that this committee cannot represent every interest. The certification body should identify and invite key interests, such as:

- a) Clients of the certification body;
- b) Customers of organizations whose quality assurance management systems are certified;
- c) Representatives of industry trade associations;
- d) Representatives of PSC client organizations;
- e) Representatives of governmental bodies; and

- f) Representatives of non-governmental human rights and international humanitarian law (IHL) organizations and other directly affected stakeholders.

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## **7 RESOURCE REQUIREMENTS**

All the requirements from ISO/IEC 17021:2011, section 7, apply. In addition, the following PSC-specific requirements apply.

### ***7.1 Competence of Management and Personnel***

All the requirements from ISO/IEC 17021:2011, section 7.1, apply. In addition, the following PSC-specific requirements apply.

#### **7.1.1 General Consideration**

The certification body shall determine and document the competence required to evaluate each PSC technical area and function in the certification activity. When identifying competence requirements, the certification body shall tailor its competence requirements to the types of services the PSC provides and the theater of operations in order to:

- a) Define the scope of the activities that it undertakes;
- b) Identify any technical qualification of its auditors necessary for that particular type of service and theater of operation;
- c) Ensure that personnel have appropriate knowledge, skills, and experience relevant to types of services provided and geographic areas of operation; and
- d) Select a suitably qualified audit team.

The certification body shall determine the means for the demonstration of competence prior to carrying out specific functions. Records of the determination shall be maintained.

#### **7.1.2 Determination of Competence Criteria**

The certification body shall have a documented process for determining the competence criteria for personnel with a demonstrated capacity for the management and performance of audits and certification. Measurable criteria shall be determined to demonstrate competence with regard to:

- a) The requirements of ANSI/ASIS PSC.1-2012 quality assurance management system standard;
- b) Quality, security, and risk assessment and management consistent with respect for human rights, legal obligations, and good practices related to operations of private

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security service provider companies in conditions where governance and the rule of law has been undermined by conflict or disaster;

- c) The legal, cultural, and operational context of the theater of operation; and
- d) Functions in the certification process.

The output of the process shall be the documented criteria of required knowledge and skills necessary to effectively perform audit and certification tasks to be fulfilled to achieve the intended results.

### ***7.2 Personnel Involved in the Certification Activities***

All the requirements from ISO/IEC 17021:2011, section 7.2, apply. In addition, the following PSC-specific requirements apply.

The certification body shall ensure that all persons working on its behalf assigned to perform quality assurance certification audits—as well as technical experts—as far as these have contact with confidential information, can be trusted to maintain confidential information obtained during auditing and conformity assessment work and that they do not create a security risk such as betraying confidentiality or adversely impacting operations.

All persons working on behalf of the certification body assigned to perform quality assurance management system audits shall have as a minimum personal attributes, knowledge, skills, education, and background screenings as described in ISO/IEC 17021:2011, Annex D, *Desired Personal Behaviour*, relevant to quality assurance management.

### ***7.3 Competences Required for Auditing and Conformity Assessment of Quality Assurance Management Systems***

#### **7.3.1 Generic Knowledge and Skills of Management System Auditors**

All persons working on behalf of the certification body assigned to perform quality assurance management system audits and conformity assessment shall have as a minimum the generic knowledge and skills of management system auditors as described in ISO/IEC 17021:2011.

#### **7.3.2 Management System Knowledge and Skills**

Knowledge and skills in this area shall cover:

- a) Management system principles and the application of management systems to different organizations;
- b) The interaction between the components of the management system;
- c) The ANSI/ASIS PSC.1-2012 quality assurance management system standard, applicable procedures, or other documents (ICoC and *Montreux Document*), used as audit criteria;
- d) Recognizing the hierarchy of reference documents;

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- e) Application of the reference documents to different audit situations; and
- f) Information control processes for authorization, security, distribution, and control of documents, data, and records.

### **7.3.3 Organizational Context Knowledge and Skills**

All persons working on behalf of the certification body assigned to perform QAMS audits and conformity assessment shall have as a minimum the organizational context knowledge and skills of management system auditors as described in ISO/IEC 17021:2011.

### **7.3.4 Applicable Laws, Regulations, and Other Requirements Relevant to the Discipline**

All persons working on behalf of the certification body assigned to perform QAMS audits and conformity assessment shall have the knowledge and skills necessary to work within, and be aware of, the requirements that apply to the organization being audited. Knowledge and skills in this area shall cover:

- a) IHL, legal obligations under human rights law, and other relevant international law;
- b) Legal obligations and good practices described in the *Montreux Document* and foundational principles in the ICoC;
- c) Local, regional, and national codes, laws and regulations;
- d) Contracts and agreements; and
- e) Other requirements to which the organization subscribes.

### **7.3.5 Discipline-specific Knowledge and Skills of Auditors in Quality Assurance of PSCs**

Knowledge and skills related to the discipline and the application of discipline-specific methods, techniques, processes, and practices should be sufficient to enable the auditor to examine the management system and generate appropriate audit findings and conclusions. Persons conducting QAMS auditing and conformity assessment shall have competencies in assessing and managing the risks related to PSCs services, functions, and environment in which they operate. This includes but is not limited to:

- a) Understanding the requirements of the ANSI/ASIS PSC.1-2012 quality assurance management system standard;
- b) Understanding the roles and responsibilities of PSC clients, government, and subcontractors;
- c) Managing the risks of undesirable and disruptive events (assess, anticipate, avoid, prevent, protect, mitigate, respond to, and recover);

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- d) Knowledge of the role of human rights and IHL non-governmental organizations;
- e) Terminology, processes, science, and technology relevant to the PSC sector;
- f) Terminology, practice, and understanding of the rule of law and use of force, including those concerning weapons training and handling, security measures, personnel protection, and apprehension of persons;
- g) Measures for personal safety and security in theaters of operation;
- h) Methods for information gathering and monitoring;
- i) Human rights impact assessment and risks related to protection of human rights;
- j) Risk assessment (asset identification and valuation; and risk identification, analysis, evaluation) related to tangible and intangible assets;
- k) Risk treatment (minimize likelihood and mitigate consequences);
- l) Knowledge of incident communications and reporting protocols;
- m) Methods and practices for information integrity and sensitivity;
- n) Methods for personnel security and protection of persons;
- o) Methods and practices for asset protection and physical security;
- p) Methods and practices for avoidance, prevention, and deterrence management;
- q) Methods and practices for incident mitigation, preparedness, and response crisis management;
- r) Methods and practices for continuity, emergency, and recovery management; and
- s) Methods and practices for monitoring, measuring, and reporting of performance (including exercise and testing methodologies).

### **7.3.6 Training and Experience**

Persons conducting QAMS auditing and conformity assessment shall have successfully completed training and be able to demonstrate competence in the understanding and application of:

- a) Management systems auditing;
- b) Quality assurance management methodologies;
- c) Risk assessment and management principles;
- d) IHL, legal obligations under human rights law, and other relevant international law;
- e) Legal obligations and good practices described in the Montreux Document and foundational principles in the ICoC; and
- f) Managing the risks of undesirable and disruptive events.

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The certification body shall ensure that persons conducting QAMS auditing and conformity assessment have the knowledge corresponding to a post-secondary education that includes language and communications skills.

Persons conducting QAMS auditing and conformity assessment shall be certified ANSI/ASIS PSC.1-2012 auditors based on the guidance given in the ISO/IEC 17021:2011 and ISO 19011:2011. Training and certification shall be conducted by an ISO/IEC 17024:2003 accredited training provider.

The certification body shall ensure that persons conducting QAMS auditing and conformity assessment have a minimum of five years' work experience in the PSC-related industry, including at least two years of work in quality assurance or risk management, or the equivalent. The number of years of total work experience may be reduced by one year if the person has completed appropriate and relevant post-secondary education.

The certification body shall establish, document, and maintain a process to evaluate and verify the training and competence of persons conducting QAMS auditing and conformity assessment, including appropriate continual training according to their specific qualification requirements to maintain competence.

NOTE: PSC-related industry experience may include security and human rights work experience.

### **7.3.7 Monitoring of Competence**

The certification body shall ensure the acceptable performance of all personnel involved in its audit and conformity assessment activities. The certification body shall establish documented procedures and criteria for monitoring and measurement of the performance of all persons involved based on the frequency of their usage and the level of risk linked to their activities. The certification body shall review the competence of its personnel based on their performance in order to identify training needs.

The monitoring procedures shall include a combination of on-site observation, review of audit reports, and feedback from clients or other affected parties. Monitoring shall be designed in such a way as to minimize the disturbance of the normal processes of certification, especially from the client's viewpoint.

### ***7.4 Use of Individual External Auditors and External Technical Experts***

All the requirements from ISO/IEC 17021:2011, section 7.3, apply.

### ***7.5 Personnel Records***

All the requirements from ISO/IEC 17021:2011, section 7.4, apply. In addition, the following PSC-specific requirements apply.

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The certification body shall maintain up-to-date records of relevant qualifications, training, experience, professional affiliations and memberships, professional status, and competence of all personnel involved in its audit and conformity assessment activities.

### **7.5.1 Background Screening and Appropriate and Relevant Security Clearances**

Certification bodies shall establish, document, and maintain a procedure for screening and vetting of all personnel involved in its audit and conformity assessment activities. The certification bodies shall also ensure that all personnel involved in its audit and conformity assessment activities meet these requirements.

The process for security vetting and review of personnel involved in its audit and conformity assessment activities shall be documented in a way that can be accessed by organizations applying for conformity assessment and, where applicable, other relevant stakeholder organizations.

All personnel involved in its audit and conformity assessment activities shall be security cleared by their respective certification bodies. The vetting and clearance process shall include but not be limited to, the following background checks, interviews, and review of work history.

#### **7.5.1.1 Background Checks**

Certification bodies shall carry out criminal, military, and human rights background checks of all persons working on behalf of the certification body assigned to perform QAMS audits and conformity assessment in accordance with data protection and privacy legislation. The checks are to include, as a minimum, a criminal records check (and for ex-services personnel, a military background check to ensure that the individual concerned has not been dishonorably discharged), as well as check personal and previous work references to ensure good conduct, and ethical behavior consistent with respect for human rights. Where practicable, background checks shall be conducted through national agencies or authorities. Where this is not practicable, the certification body shall establish, document, and maintain a procedure to check suitability and integrity by an internal vetting process including records, checks, and interviews overseen by the organization's top management. The vetting process shall include review of documented submissions by the candidate, interviews, and reviews of documents such as passport, identity cards, work permits, driving licences, and work place references.

#### **7.5.1.2 Interviews**

The certification body shall establish an interview procedure, including the hierarchy of interviewers which shall be overseen by top management. Top management shall appoint a responsible manager who has been verified by interview and vetting as trustworthy and having the necessary competence and judgement to vet personnel involved in its audit and conformity assessment activities. The responsible manager shall assess through review of documentation submitted by candidates, and interviews and ongoing monitoring, the trustworthiness and

appropriate behavioural characteristics of personnel involved in its audit and conformity assessment activities.

### **7.5.1.3 Work History**

All personnel involved in its audit and conformity assessment activities shall provide evidence of at least five full years continuous work history which shall be verified with current or previous employers. Self-employed candidates shall provide other appropriate documentation that demonstrates the same level of confidence and trustworthiness as employment records.

Candidates shall provide two work-related references, as well as one probity reference relevant to your work or local jurisdiction.

### **7.5.2 Credentials**

All personnel involved in its audit and conformity assessment activities shall be issued tamper-resistant credentials with a unique number showing the following:

- a) Photograph;
- b) Full legal name;
- c) Period of validity; and
- d) Name, logo, and contact information of the certification body.

Credentials should be issued based on verifiable government issued identification.

### **7.5.3 Non-disclosure Agreements**

All persons working on behalf of the certification body assigned to perform QAMS audits and conformity assessment shall sign confidentiality and non-disclosure agreements and a certification body code of ethics. The certification body shall establish, document, and maintain procedures on how to respect and protect the integrity of sensitive, confidential, and proprietary information. The certification body shall periodically review, as part of its own quality management system, the performance of its personnel with respect to taking appropriate steps to protect the sensitive, confidential, or proprietary information.

When requested, confidentiality and non-disclosure agreements signed by personnel involved in its audit and conformity assessment activities shall be made available to organizations undergoing conformity assessment.

#### **7.5.4 Accountability**

The certification body shall establish, document, and maintain procedures to make personnel involved in its audit and conformity assessment activities aware of infractions that could subject them to disciplinary actions, civil liability, and criminal prosecutions. The procedures shall include a process to address infractions or procedures, the code of ethics, and confidentiality and non-disclosure agreements, including investigation procedure and disciplinary actions. Records shall be kept of infractions, investigations, and any subsequent disciplinary actions.

#### **7.5.5 Records**

The certification body shall establish, document, and maintain procedures to maintain records of personnel involved in its audit and conformity assessment activities. Records shall be retained for periods that certification bodies deem appropriate and according to retention periods designated by national, international, and other legal requirements.

#### **7.6 Outsourcing**

All the requirements from ISO/IEC 17021:2011, section 7.5, apply.

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## **8 INFORMATION REQUIREMENTS**

All the requirements from ISO/IEC 17021:2011, section 8, apply. In addition, the following PSC-specific requirements apply.

The certification body shall establish, document, and maintain procedures which ensure a secure exchange of information regarding the functioning of the PSCs QAMS between the certification body, its client, and other parties which is permitted access to the information – such as the PSC's client. The certification body shall ensure that clients and other parties are aware of these procedures.

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## **9 PROCESS REQUIREMENTS**

All the requirements from ISO/IEC 17021:2011, section 9, apply, as well as guidance provided in the ISO 19011:2011. In addition, the following PSC-specific requirements apply.

### **9.1 General Requirements**

The certification body shall precisely define the scope of certification in terms of the types of services the PSC provides and the geographic and technical areas of operations. The certification body shall not exclude part of the processes, sectors, products, or services from the

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scope of certification when those processes, sectors, products, or services have an influence on the delivery of services and demonstration of respect for human rights.

Risks are unique to each site; therefore, all sites included in an organization's scope of certification shall be subject to audit. The PSC organization shall have carried out a risk assessment for each site and shall implement risk treatments accordingly.

Sampling for organizations that operate multiple sites shall be based on a statistical risk-based approach, where the activities are substantially the same. Sites included in the scope of certification shall be audited, taking account of:

- a) Reducing the duration of the audit for some sites where there is a similar risk profile or significantly reduced risk;
- b) Consideration of special circumstances due to safety and security related risks of either the certification body or PSC; and
- c) Circumstances where the audit itself will create an intolerable risk for PSC operations.

In these cases, the certification body shall undertake a risk assessment and develop a risk-based audit program for the sites based on statistical sampling. This process shall ensure that a proper audit by the certification body of the PSC's QAMS is conducted. The process and special consideration in defining the scope of certification shall be justified and documented.

Where the certification body is certifying a multi-site organization under one certificate, the following conditions apply:

- a) Consideration should be given for different legal jurisdictional areas;
- b) All sites are operating under one centrally controlled and administered QAMS;
- c) Internal audits are conducted on each site within the management system cycle;
- d) Following certification, internal audits shall be carried out on each site within the certification period;
- e) The internal audits of all sites shall demonstrate ongoing conformance to the ANSI/ASIS PSC.1-2012 standard; and
- f) Audit findings of the individual sites shall be considered indicative of the entire system and corrective and preventive actions shall be implemented accordingly.

### ***9.2 Initial Audit and Certification***

All the requirements from ISO/IEC 17021:2011, section 9.2, apply. In addition, the following PSC-specific requirements apply.

#### **9.2.1 Application**

All the requirements from ISO/IEC 17021:2011, section 9.2.1, apply.

### **9.2.2 Application Review**

All the requirements from ISO/IEC 17021:2011, section 9.2.2, apply. In addition, the following PSC-specific requirements apply.

Before commencing the audit, an agreement (see ISO/IEC 17021, section 5.1.2) shall be established between the certification body and the applicant organization which:

- a) Defines the scope of work to be undertaken, including the intended scope of certification and site details;
- b) Establishes security, safety, and confidentiality arrangements;
- c) Identify subcontractors and supply chain partners included in the scope;
- d) Identifies the security requirements of the client and persons being protected;
- e) Requires the applicant organization to supply any information needed for its intended certification; and
- f) Requires the applicant organization to comply with the requirements for certification.

The audit team shall be appointed (see ISO/IEC 17021, section 9.1.3) and composed of auditors (and technical experts as necessary) who, between them, have the totality of the competences identified by the certification body (as set out in ISO/IEC 17021, section 9.2.2.3) for the certification of the applicant organization. The selection of the team shall be based on the identification of the competence of persons conducting audit and conformance assessment made under Clause 7.2 of this *Standard* and may include use of both internal and external human resources. The audit team shall have the necessary competence, including sector or regulatory credentials, to determine whether the QAMS covers all the essential elements in a manner that gives adequate confidence that the system can be assured to meet specified requirements.

In certain instances, particularly where there are critical requirements and special procedures, the background knowledge of the audit team may be supplemented by briefing, specific training, or addition of non-auditor technical experts. If a certification body does use technical experts, its management control systems shall include documented procedures for selection and use of these experts, as well as evaluating and maintaining their competence. The certification body may rely on outside technical expertise – for example, from industry, human rights, or professional institutions. The certification body shall ensure that personnel providing technical expertise are bound by the same requirements as auditors for confidentiality and impartiality.

### **9.2.3 Initial Certification Audit**

All the requirements from ISO/IEC 17021:2011, section 9.2.2, apply, as well as guidance provided in the ISO 19011:2011. In addition, the following PSC-specific requirements apply.

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The objectives of the stage 1 audit are to provide a focus for planning the stage 2 audit by acquiring an understanding of the QAMS in the context of the organization's identified risks to quality assurance consistent with respect for human rights.

Stage 1 provides insight into whether the policy, risk assessment and objectives, and risk treatment methods have been effectively defined and interrelated to promote performance consistent with the ANSI/ASIS PSC.1-2012 standard's requirements. The stage 1 audit shall collect and review necessary information within the scope of the QAMS, including but not limited to:

- a) Context of the organization and its operations;
- b) Client or other protected parties needs and requirements;
- c) Supply chain and sub-contractor node analysis;
- d) Risk assessment methodology, outcomes, and treatment methods;
- e) Human rights impact assessment, outcomes, and management methods;
- f) Services and geographical locations of the organization being audited;
- g) Related legal, regulatory, and contractual requirements of the applicant organization's operation;
- h) Validate that risk treatment, implementation, incident management, and evaluation programs address the issues identified in the policy, risk assessment and objectives;
- i) Document that QAMS documents and arrangements are in place for communication and consultation with internal and external stakeholders;
- j) Document that QAMS documents and arrangements are in place for human resource management (e.g., vetting and training personnel);
- k) Provide evidence of management commitment, review, and continual improvement;
- l) Risks introduced by the stage 2 audit process to the organization, its clients, and persons being protected; and
- m) Justify whether to proceed to the stage 2 audit.

Any part of the QAMS that is audited during the stage 1 audit and determined to be fully implemented, effective, and in full conformity with requirements of the ANSI/ASIS PSC.1-2012 standard may not need to be re-audited during the stage 2 audit, as long as the certification body has to ensure that the already audited parts of the QAMS continue to conform to the certification requirements. In this case, the stage 2 audit report shall include these findings and clearly state that conformity has been established during the stage 1 audit.

Stage 2 audits shall have an audit plan (see ISO/IEC 17021, section 9.1.2). The audit team shall conduct the stage 2 audit to gather audit evidence that the QAMS conforms to the ANSI/ASIS PSC.1-2012 and other certification requirements. The audit and conformity assessment process

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shall audit and evaluate a sufficient number of examples of activities of the client organization, using a documented sampling technique in relation to the QAMS to get a representative and accurate appraisal of the implementation and effectiveness of the QAMS. As part of the audit, the audit team shall interview a statistically representative number of the persons working on behalf of the organization including top management and operational personnel of the audited facility to provide assurance that the system is implemented and understood throughout the client organization.

The audit team shall analyze all information and audit evidence gathered during the stage 1 and stage 2 audits to determine the extent of fulfilment of all certification criteria of the ANSI/ASIS PSC.1-2012 standard and identify any nonconformity – the absence of, or the failure to implement and maintain, one or more QAMS requirements or a situation which would, on the basis of available objective evidence, raise significant doubt efficacy of the organization’s risk treatment plans and their ability to conduct their business consistent with respect for human rights. The audit team may suggest opportunities for improvement, but shall not recommend specific solutions.

### ***9.3 Surveillance Activities***

All the requirements from ISO/IEC 17021:2011, section 9.3, apply. In addition, the following PSC-specific requirements apply.

The certification body shall have an established program for carrying out periodic surveillance audits at sufficiently close intervals to confirm that the certified QAMS continues to fulfill all certification requirements and to be effective. Surveillance audits shall be conducted at least once a year. The date of the first surveillance audit following initial certification shall not be more than 12 months from the last day of the stage 2 audit. The schedule for the surveillance audits, following initial certification, shall be determined at the end of the initial audit closing meeting.

The scope and frequency of surveillance audits shall take account of:

- a) The level of risk to the PSC and its stakeholders such as PSC clients, subcontractors, and impacted communities;
- b) The complexity of the PSCs operations;
- c) The nature of the operational environment;
- d) Concerns about the ability of the risk treatment programs in minimizing undesirable and disruptive events;
- e) The size of sampling during the audit;
- f) Frequency and reports of incidents and complaints;
- g) The number of nonconformities observed at previous audits; and
- h) Changes in the organization, products, service, processes, or operating environment.

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When, during a surveillance audit, instances of nonconformity or lack of evidence of conformity are identified, the certification body shall define time limits for correction and the corrective actions to be implemented. The audited organization shall be informed if an additional full audit, an additional limited audit, or documented evidence (to be confirmed during future surveillance audits) will be needed to ensure effective correction and corrective actions. This decision will be based on the types and number of nonconformities identified.

### ***9.4 Recertification***

All the requirements from ISO/IEC 17021:2011, section 9.4, apply. In addition, the following PSC-specific requirements apply.

The recertification audit shall include an on-site audit. The recertification audit shall address the effectiveness of the QAMS in its entirety in the light of internal and external changes, including:

- a) Changes in risk profile;
- b) Changes in the context of the organization's operations;
- c) Review and verification of the continued effective implementation of corrective action for every nonconformity from the previous audit;
- d) The effective interrelationship between the elements of the QAMS; and
- e) The fulfilment of ANSI/ASIS PSC.1-2012 requirements.

NOTE: Factors taken into account as described in Sections 9.2.3 and 9.3 of this *Standard* apply.

### ***9.5 Special Audits***

All the requirements from ISO/IEC 17021:2011, section 9.5, apply.

NOTE: Factors taken into account as described in Sections 9.2.3 and 9.3 of this *Standard* apply.

### ***9.6 Suspending, Withdrawing, or Reducing the Scope of Certification***

All the requirements from ISO/IEC 17021:2011, section 9.6, apply.

### ***9.7 Appeals***

All the requirements from ISO/IEC 17021:2011, section 9.7, apply.

### ***9.8 Complaints***

All the requirements from ISO/IEC 17021:2011, section 9.8, apply.

### ***9.9 Records of Applicants and Clients***

All the requirements from ISO/IEC 17021:2011, section 9.9, apply. In addition, the following PSC-specific requirements apply.

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The certification body shall establish, document, implement, and maintain procedures to protect the integrity and security of clients' documents and records of a private, security sensitive, or proprietary nature, as well as the information and data derived from audits such as auditors' notes. The procedure shall describe how the documents are classified, accessed, handled, transported, archived, and subsequently destroyed consistent with their security, confidentiality, and privacy classification. Documents of any form or type of medium as well as data and records of a private, security-sensitive, or proprietary nature shall only be accessible to designated persons with an appropriate level of security clearance working on behalf of the certification body who have signed non-disclosure agreements.

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## **10 MANAGEMENT SYSTEM REQUIREMENTS FOR CERTIFICATION BODIES**

All the requirements from ISO/IEC 17021:2011, section 10, apply.

### *10.1 Options*

#### **10.1.1 Option 1: Management System Requirements in Accordance with ISO 9001**

All the requirements from ISO/IEC 17021:2011, section 10.2, apply.

#### **10.1.2 Option 2: General Management System Requirements**

All the requirements from ISO/IEC 17021:2011, section 10.3, apply.

## **ANNEX A (NORMATIVE) REQUIRED KNOWLEDGE AND SKILLS**

All the requirements from ISO/IEC 17021:2011, Annex A, apply.

This table provides additional areas of knowledge and skills for Table A.1 in Annex A of ISO/IEC 17021:2011. The following table specifies the knowledge that a certification body shall define for specific certification functions.

X means the certification body shall define the criteria and depth of knowledge.

X+ indicates a need for deeper knowledge.

**Table A.1 : Table of Knowledge and Skills**

<b>Knowledge and skills</b>	<b>Certification functions</b>	<b>Conducting the application review to determine audit team competence required, to select the audit team members, and to determine the audit time</b>	<b>Reviewing audit reports and making certification decisions</b>	<b>Auditing</b>	<b>Leading the audit team</b>
Management system knowledge and skills (7.3.2)		X	X	X+	X+
Applicable laws, regulations, and other requirements relevant to the discipline (7.3.4)		X	X	X	X+
Understanding the requirements of the ANSI/ASIS PSC.1-2012 quality assurance management system standard (7.3.5a)		X	X	X+	X+
Understanding of the requirements, roles, and responsibilities of PSC clients, government, and subcontractors (7.3.5b)			X	X	X
Managing the risks of undesirable and disruptive events (assess, anticipate, avoid, prevent, protect, mitigate, respond to, and recover) (7.3.5c)			X	X+	X+
Knowledge of the role of international human rights non-governmental organizations (7.3.5d)			X	X	X
Terminology, processes, science, and technology relevant to the PSC sector (7.3.5e)			X	X	X
Terminology, practice, and understanding of the rule of law and use of force including those concerning weapons training and handling, security measures, personnel protection, and apprehension of persons (7.3.5f)			X	X	X
Measures for personal safety and security in theaters of operation (7.3.5g)				X	X

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Methods for information gathering and monitoring (7.3.5h)			X	X
Human rights impact assessment and risks related to protection of human rights (7.3.5i)		X	X	X+
Risk assessment (asset identification and valuation; risk identification, analysis, and evaluation) related to tangible and intangible assets (7.3.5j)		X	X+	X+
Risk treatment (minimize likelihood and mitigate consequences) (7.3.5k)			X	X
Knowledge of incident communications and reporting protocols (7.3.5l)			X	X
Methods and practices for information integrity and sensitivity (7.3.5m)			X	X
Methods for personnel security and protection of persons (7.3.5n)			X	X
Methods and practices for asset protection and physical security (7.3.5o)			X	X
Methods and practices for avoidance, prevention, deterrence, and security management (7.3.5p)			X	X
Methods and practices for incident mitigation, preparedness, and response, and crisis management (7.3.5q)			X	X
Methods and practices for continuity, emergency, and recovery management (7.3.5r)			X	X
Methods and practices for monitoring, measuring, and reporting of performance (including exercise and testing methodologies) (7.3.5s)			X	X

Expertise needs to exist within that team or should be supplemented by a technical expert when necessary. Where any audit is conducted by a team, the level of skills required should be held within the team as a whole and not by every individual member of the team.

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**ANNEX B (INFORMATIVE) POSSIBLE EVALUATION METHODS**

All the guidance from ISO/IEC 17021:2011, Annex B, apply.

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**ANNEX C (INFORMATIVE) EXAMPLE OF A PROCESS FLOW FOR  
DETERMINING AND MAINTAINING COMPETENCE**

All the guidance from ISO/IEC 17021:2011, Annex C, apply.

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**ANNEX D (INFORMATIVE) DESIRED PERSONAL BEHAVIORS**

All the guidance from ISO/IEC 17021:2011, Annex D, apply.

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**ANNEX E (INFORMATIVE) THIRD-PARTY AUDIT AND  
CERTIFICATION PROCESS**

All the guidance from ISO/IEC 17021:2011, Annex E, apply.

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**ANNEX F (INFORMATIVE) CONSIDERATIONS FOR THE AUDIT PROGRAM, SCOPE, OR PLAN**

All the guidance from ISO/IEC 17021:2011, Annex F, apply – with the additional consideration of risks related to security and the operating environment.

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**ANNEX G (INFORMATIVE) BIBLIOGRAPHY**

ISO 31000:2009, *Risk management – Principles and guidelines*. Available at < <http://www.iso.org> >.

[United Nations Contact Group reference to be added as available: *Guidance for PSSCs from the UN Contact Group on Piracy off the coast of Somalia*]





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