## Regulations on Certification and Accreditation Comparison Table

Regulations on Certification and Accreditation (2020	2021 Call for Comments Draft
Revision)	
Chapter I General Principles	Chapter I General Principles
Article 1 The present Regulations are hereby formulated for the purpose of regulating the certification and accreditation activities, improving the quality of products and services and the level of administration, as well as promoting the economic and social development.	Article 1 These Regulations are formulated for the purpose of standardizing certification, accreditation, inspection and testing activities, improving national quality infrastructure, improving the quality and management level of products and services, and serving the high-quality development of the economy and society.
Article 2 The "certification" as mentioned in the present Regulations refers to the assessment activities carried out by the certification bodies to testify whether the products, services, and management systems are in conformity with	Article 2 Certification as mentioned in these Regulations refers to the conformity assessment activities during which products, processes, services, management systems and personnel are certified by third-party organizations to meet relevant standards or technical specifications.
the relevant technical norms and their compulsive	The term "inspection and testing" as mentioned in these Regulations refers to the
requirements or standards.	conformity assessment activities during which products or specific objects
The "accreditation" as mentioned in the present Regulations	specified by laws and regulations are tested and evaluated by professional and
refers to the assessment activities carried out by the	technical organizations; professional and technical organizations are established
accreditation bodies to recognize the capabilities and	according to relevant standards or technical specifications, and use technical
qualifications of the certification bodies, inspection	conditions and professional skills such as instruments, equipment and
organizations and laboratories, and practicing personnel	environmental facilities.
engaging in such certification activities as the appraisal and	The term "accreditation" as mentioned in these Regulations refers to the conformity
examination, etc.	assessment activities during which the authorities prove the capabilities of







	certification bodies, <b>inspection and testing bodies</b> , <b>validation/verification bodies</b> , etc.
Article 3 The present Regulations shall be observed when	Article 3 Those engaged in certification, accreditation, inspection and related
the certification and accreditation activities are undertaken	activities within the territory of the People's Republic of China shall abide by these
within the territory of the People's Republic of China.	Regulations.
Article 4 The State shall implement a uniform certification and accreditation supervision system.  The State shall apply the working mechanism on certification and accreditation under which all the relevant departments shall implement the work together under the uniform administration, supervision and comprehensive coordination of the certification and accreditation administration department of the State Council.	Article 4 The state implements a unified system for the management and supervision of certification, accreditation, inspection and testing.  The national certification, accreditation, inspection and testing work is implemented through a joint working mechanism involving all the relevant parties concerned, under the unified management and supervision system as well as the comprehensive coordination of the State Council's market supervision and administration department (the certification and accreditation supervision and administration department of the State Council; hereinafter referred to as the market supervision and administration department of the State Council).  An inter-ministerial joint meeting of national certification and accreditation is established as a deliberative and coordinating body.
Article 5 The certification and accreditation administration	
department of the State Council shall strengthen the	
supervision over the activities of the certification training	
institutions and certification consultation institutions.	
Article 6 The principles of impersonality and independence,	Article 5 The principles of objectivity, independence, openness, fairness, honesty
openness and justice, and good faith shall be followed in	and credit shall be followed throughout the certification, inspection testing, and
carrying out the certification and accreditation activities.	related activities.
Article 7 The State encourages the international mutual	Article 6 The state encourages international cooperation and mutual recognition
recognition activities of certification and accreditation to be	activities of certification and accreditation, inspection and testing, based on







carried out on the basis of equality and mutual benefits,	equality and mutual benefit, and actively adopts the results of international
which shall not impair the national security and public	mutual recognition. International cooperation and mutual recognition activities in
interests.	certification, inspection and testing shall not harm national security and social and
	public interests.
	The international mutual recognition activities carried out by implementing the
	nationally unified certification system shall be carried out within the framework of
	international mutual recognition agreements signed by the market supervision and
	administration department of the State Council, or by other authorized relevant
	departments of the State Council.
	Article 7 Certification, accreditation, inspection and testing institutions shall
Auticle O.The consultations and account account in the	publicly disclose the basic norms, implementation rules, charging standards and
Article 8 The organizations and persons engaging in the	other information of certification, accreditation, inspection and testing activities,
certification and accreditation activities shall have the duty	and be responsible for the authenticity of the disclosed information.
of keeping confidential for the state secrets and commercial secrets learned.	Institutions and their personnel engaged in certification, accreditation, inspection
secrets learned.	and testing activities are obliged to ensure the confidentiality of state secrets and
	business secrets involved in their activities.
	Article 8 The State encourages all sectors of the society to adopt certification,
	accreditation, inspection and testing results, so as to facilitate economic and trade
	activities, and to improve market operation efficiency.
	The acceptance of certification, accreditation, inspection and testing results shall
	conform to the principle of fair competition.
	Article 8 The State encourages all sectors of the society to adopt certification,
	accreditation, inspection and testing results, so as to facilitate economic and trade
	activities, and to improve market operation efficiency.
	The acceptance of certification, accreditation, inspection and testing results shall







	conform to the principle of fair competition.
	Article 10 [Resource Integration] The state encourages the establishment of a
	public service platform for inspection, testing and certification, and promotes the
	integration and sharing of inspection, testing and certification resources.
Chapter II Certification Bodies	Chapter II Certification
	Article 11 The state shall establish a certification system with unified
	management, joint implementation, authoritative public trust, and universal
	mutual recognition.
	According to the needs of socio-economic development, the market supervision
	and administration department of the State Council shall, in conjunction with the
	other relevant departments of the State Council, establish a certification system
	uniformly implemented by the state.
	Where the national unified certification system has been established, no other
	similar conformity assessment items will be established. Social-oriented
	third-party technology evaluation activities should follow general norms and
	standards, and gradually switch to the certification system implemented by the
	state.
	Article 12 Certification bodies shall engage in certification activities in accordance
	with the basic certification norms and certification rules.
	The national unified certification system shall be formulated by the market
	supervision and administration department of the State Council, with basic
	certification norms and certification rules; the market supervision and
	administration department of the State Council shall jointly coordinate with other
	relevant departments of the State Council when the national unified certification
	system involves areas under the latter's responsibility.







	For the certification activities independently carried out by certification bodies,
	the certification body can formulate its own certification rules and report them to
	the market supervision and administration department of the State Council for
	record.
	The certification rules shall meet the requirements of basic certification standards,
	and shall not violate the provisions of relevant laws and administrative
	regulations, hinder social management, or damage social morality.
	The market supervision and administration department of the State Council may
	organize the examination of the certification rules. If the examination involves
	areas under the responsibility of other relevant departments of the State Council,
	their opinions shall be sought.
	Article 13 To obtain the qualification of certification bodies, the market supervision
Article 9 To be qualified as a certification body shall be subject to the approval of the certification and accreditation administrative department of the State Council, and certification activities shall be conducted within the	and administration department of the State Council shall approve and engage in
	certification activities within the approved scope. Without approval, no unit or
	individual may engage in certification activities. The market supervision and
	administration department of the State Council shall implement classified
	management on the qualification examination and approval of certification
approved scope.	bodies, according to the level of risk of the certification activities.
No entity or person may undertake certification activities without approval.	The market supervision and administration department under the State Council
	shall publish the <b>list of certification bodies</b> that have obtained qualifications
	according to law.
	Article 14 No unit or individual may forge, alter, fraudulently use, transfer, lease,
	buy, sell or use the approval documents of certification bodies after expiration,
	revocation or cancellation.
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**Article 10** For qualification as a certification body, the following conditions shall be met:

- (1) Having the legal person status;
- (2) Having a fixed location and necessary facilities;
- (3) Having management rules in conformity with the requirements of certification and accreditation;
- (4) Having registered capital of not less than three million yuan;
- (5) Having ten or more full-time certification staff members in the corresponding fields.

Certification bodies engaging in product certification activities shall possess such technical capability for examination and inspection fitting in with the relative product certification activities in addition.

**Article 11** The procedures for the application for and approval of qualification as a certification body shall be as follows:

(1) The applicant for qualification as a certification body shall file a written application with the certification and accreditation administrative department of the State Council and submit supporting documents in conformity with the conditions as prescribed in Article 10 of this Regulation. The certification and accreditation administrative department of the State Council shall, within 45 days of acceptance of the application for qualification as a

certification body, make a decision on whether to approve

**Article 15** To obtain the qualification of certification body, the following conditions shall be met:

- (1) Possession of legal person status;
- (2) Having a fixed office space and the necessary equipment and facilities;
- (3) Having a management system that meets the requirements of certification and accreditation;
  - (4) The registered capital shall not be less than RMB 3 million;
- (5) Employs more than **ten** full-time certification staff in the corresponding field;
- (6) The institution, its legal representative and actual controller are not subject to credit punishment.

Institutions engaged in product certification should also have the technical capabilities, such as inspection and **testing** suitable, for engaging in related product certification activities.







the application. If the responsibilities of the relevant departments of the State Council are involved, the opinions of the relevant departments of the State Council shall be solicited. If a decision to approve the application is made, an approval document shall be issued to the applicant; or if a decision to disapprove the application is made, the applicant shall be notified in writing of the decision with an explanation of the reasons for the disapproval.

The certification and accreditation administrative department of the State Council shall publish a directory of enterprises legally qualified as certification bodies.

Article 12 A representative office established within the territory of the People's Republic of China by a foreign certification body may conduct promotional activities related to the business scope of the foreign certification body only after undergoing the registration formalities with the market regulatory department according to the law, but may not carry out any certification activity.

The registration of a representative office established within

the territory of the People's Republic of China by a foreign certification body shall be handled under the relevant foreign investment laws and administrative regulations and the relevant provisions issued by the state.

Article 16 When overseas certification bodies set up representative offices within the territory of the People's Republic of China, they must go through the registration formalities with the market supervision and administration department according to law, before engaging in promotion activities related to the business scope of their affiliated institutions, but they are not allowed to engage in certification activities. If overseas certification bodies directly appoint personnel to carry out certification and related activities in China, they shall abide by the laws and regulations of the People's Republic of China, and the certification results can only be used overseas. If a certification body accepts the entrustment of an overseas organization to carry out certification and related activities according to the certification rules formulated by the overseas organization, it shall review and demonstrate the certification rules before carrying out certification and related activities, and submit the certification rules and supporting materials to the market supervision and administration department of the State Council.







	Article 17 If an overseas enterprise applies for compulsory certification within the territory of the People's Republic of China, it shall appoint an authorized representative with legal personality within the territory of the People's Republic of China, and the authorized representative shall bear the corresponding legal responsibilities.
Article 13 The certification bodies may not have interests relations of any kind with the administrative departments. The certification bodies are prohibited from accepting any grants that may influence the impersonality and justice of the certification activities; and are prohibited from undertaking any such activities that may influence the impersonality and justice of the certification activities as the development and sale of the products, etc.  The certification bodies may not have interests relations of any kind with the certification clients in such aspects as capital and management.	Article 18 Certification institutions shall not have an interest-based relationships with administrative organs.  Certification bodies shall not accept any financial assistance that may affect the objectivity and fairness of their certification activities; they shall not engage in any product development, marketing and other activities that may affect the objectivity and fairness of their certification activities.  Certification bodies shall not have assets or management interests with their certification clients.
Article 14 The persons engaging in the certification activities shall practice in one certification body, and may not practice in more than two certification bodies at the same time.	Article 19 The state establishes the vocational qualification system of certification personnel, which shall be implemented by qualified personnel of certification bodies.  The certification body shall establish and implement the management system for certification personnel, formulate the capability requirements and evaluation standards, and ensure that certification personnel continuously possess the corresponding professional capabilities.  Full-time certification personnel shall engage in certification activities in one certification body, and shall not work in more than two certification bodies at the same time.







Article 15 The inspection organizations and the laboratories
that issue to the public the data and results, which have the
function of verification, shall possess the basic conditions
and capabilities as required by the relevant laws and
administrative regulations, and may carry out the relative
activities after being recognized in accordance with the law.
The results of the accreditation shall be publicized by the
certification and accreditation administration department of
the State Council.
Chapter III Certification
Article 16 The State shall popularize the certification on
products, services and management systems in conformity
with the requirements of the economic and social
development.
Article 17 The certification bodies shall carry out the
certification activities in accordance with the basic
certification standards and certification rules, which shall be
formulated by the certification and accreditation
administration department of the State Council; in case the
standards and rules have to do with the functions of the
relative departments of the State Council, they shall be
formulated by the certification and accreditation
administration department of the State Council together
with the relative departments of the State Council.
If the certification is in a new field, and no corresponding
certification rules have been formulated by the departments







as mentioned in the preceding paragraph, the certification bodies may make certification rules by themselves, which shall be put on records at the certification and accreditation administration department of the State Council.  Article 18 Any legal entity, organization or individual may entrust a legally established certification body of his own accord to make the certification on products, services and management systems.  Article 19 No certification bodies shall refuse to provide the certification bodies shall refuse to provide the certification bodies for the reason that the clients fail to take part in the certification consultation or certification training, etc., nor shall they put forward to the clients the requirements or restricted conditions irrespective to the certification activities.  Article 20 The certification bodies shall make public such information as the basic certification, as well as the laboratories shall, when carrying out the certification organization or training; nor can put forward requirements or restrictions unrelated to certification activities.  Article 21 The certification bodies and the inspection organization or individual may voluntarily entrust a legally established and qualified certification body to certify products, processes, services, management systems and personnel.  A certification body shall not refuse to provide certification services within its business scope on the grounds that the client has not taken part in previous consultation or training; nor can put forward requirements or restrictions unrelated to certification activities.  Article 21 When engaging in certification and related inspection and testing activities, certification bodies and related inspection and testing institutions shall complete the procedures sipulated in the basic certification, inspection and testing activities, and ensure the completeness, objectivity and authenticity of certification, inspection and testing activities, and keep complete record of their certification and testing activit		
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inspection and examination, no procedures shall be increased, reduced, or omitted.

The certification bodies and inspection organizations in relation to certification, as well as the laboratories shall make full records on the process of certification, inspection and examination, which shall be kept on file for future reference.

Certification bodies and related inspection and testing institutions shall timely submit information on their certification, accreditation, inspection and testing activities to the market supervision and management department, in accordance with regulations, and be responsible for the authenticity of the information submitted.

Article 22 The certification bodies and their personnel shall make the certification conclusions in time, and ensure the impersonality and truthfulness of the certification conclusions, which shall then be subscribed by the person in charge of the certification bodies after being signed by the certification personnel.

The certification bodies and their personnel shall be responsible for the certification conclusions.

Article 22 Certification bodies and their personnel shall make certification conclusions in a timely manner, and ensure that the certification conclusions are objective and true. The inspectors or testers shall affix their signatures to the inspection and testing results, and to appraisal conclusions, which shall then be officially signed by the responsible persons of the inspection and testing institutions. The certification body and its certification personnel are responsible for the certification results.

Article 23 In case the products, services, and the management systems are certified as in conformity with the requirements of certification by the certification conclusions, the certification bodies shall issue the certificate to the clients in time.

**Article 23** If the certification conclusions confirm that the products, **processes**, services, management systems, **personnel**, etc. meet the relevant certification requirements, the certification body shall then issue the certification certificate to the client, in a timely manner.

Certification bodies should strictly implement the basic certification standards and rules, and suspend, cancel, restore or change the certification scope indicated in the certification certificates, in a timely manner.

Where a certification body stops certification activities, or when its activities are revoked or canceled, it shall take the initiative to inform the certified organization and publicize it to the public.







Article 24 The certification client shall not make false statements, forge, tamper with, conceal or destroy relevant documents, records or samples during the certification process. The certification body shall not issue the certification certificate to its clients if it encounters one of the circumstances mentioned in the preceding paragraph; if the certification certificate and logo have already been obtained, they shall be revoked. Article 24 Those who have obtained the certificates shall use the certificates and certification marks within the certification scope. No entity shall, by using the product and Article 25 Certified organizations shall use certification certificates and marks service certificates, certification marks and the relative within their validity period and the approved certification scope; they shall not use characters and symbols, mislead the public to believe that certification certificates and marks that have expired, been suspended, revoked or their management systems have passed the certification; or canceled, or use certification certificates and marks for misleading publicity. mislead the public to believe that their products and No unit or individual may forge, alter, falsely use, transfer, lease, buy or sell services have passed the certification by using the certification certificates and marks. administration system certificates, certification marks and the relative characters and symbols. Article 26 [Management of Certification Marks] The marks of the certification **Article 25** A certification body may develop its certification marks independently. The style, words or characters, or system uniformly implemented by the state shall be prescribed by the market name of the certification marks developed by a certification supervision and administration department of the State Council. If the body independently shall not violate the provisions of laws responsibilities of the relevant departments of the State Council are involved, the and administrative regulations, shall not be identical with or opinions of the relevant departments of the State Council shall be sought. similar to the certification marks promoted by the state, Certification bodies can independently carry out certification, and can make their shall not impede social administration, and shall not impair own certification marks. The styles, characters and names of certification marks







made by certification bodies themselves shall not violate the provisions of laws and social morals or good social climates. administrative regulations, shall not be identical or similar to the certification marks promoted by the state, hinder social management or harm social morality. **Article 27** A certification body shall monitor and **supervise** the products, **processes**, services, management systems, personnel, etc. that it has certified, according to relevant certification rules. If the products, processes, services, management systems, personnel, etc. certified do not meet the certification requirements continuously, the certification body shall suspend their use until the certification Article 26 The certification bodies shall implement effective certificate is revoked, and disclose this information publicly. following-up investigations on the products, services and The certified organization shall establish and improve its internal management management systems that have been certified by them. In system to ensure that products, processes, services and management systems case the products, services and management systems that continuously meet the certification requirements. In case of the following have been certified fail to meet the requirements of the circumstances, the certified organization shall promptly notify the certification certification continuously, the certification bodies shall body: suspend their use and even revoke the certificates, and (1) Being subjected to major complaints, administrative penalties, judicial make that known to the public. investigations or major accidents; (2) Significant changes have taken place in the information submitted during the application for the certification certificate, making it difficult to ensure continuous compliance with the certification requirements; (3) Other important situations potentially affecting the certification results have taken place.







Article 27 In order to safeguard the national security, prevent fraudulent acts, protect the health or safety of human body, safeguard the life or health of animals and plants, and protect the environments, no products, which must be certified as prescribed by the State, may leave the factory, or may be sold, imported or used in other business activities until after being certified and labeled with the certification marks.

Article 28 In order to protect national security, prevent fraud, protect human health, life and property, protect animal and plant life and health, and protect the environment, if a product is required by the state to be subject to compulsory certification, then it must obtain certification and accordingly marked before it can be delivered, sold, imported or used in other business activities.

The conditions and work requirements for obtaining and exempting from compulsory product certification shall be formulated separately by the market supervision and administration department of the State Council.

Article 28 The State shall unify the catalogues of products, the compulsive requirements, standards and conformity assessment procedures of the technical norms, and the marks, as well as the charging standards for those products that must be certified.

The uniform catalogues of products (hereinafter refers to as the Catalogues) shall be formulated and adjusted jointly by the certification and accreditation administration department of the State Council and the relevant departments of the State Council, and shall be publicized by the certification and accreditation administration department of the State Council, and implemented together with the relative departments and institutions.

**Article 29** The state shall unify product catalogues, **mandatory** requirements, technical specifications standards, conformity assessment procedures and marks for products subject to compulsory certification.

The **unified** product catalogue shall be formulated and adjusted by the **market** supervision and administration department of the State Council in conjunction with the relevant departments of the State Council, released by the **market** supervision and administration department of the State Council, and implemented jointly with relevant parties.

Article 30 The market supervision and administration department of the State

Council may allow some products listed in the catalogue of compulsory

certification products (hereinafter referred to as the catalogue) to be certified

through self-declaration means.







	Self-declaration parties shall not make false statement in the self-declaration, nor
	forge, tamper with, conceal or destroy relevant documents, records or samples.
	Self-declaration parties shall establish and improve their internal management
	system to ensure that the self-declared products continuously meet the
	mandatory certification requirements.
	The product scope and implementation requirements for implementing
	self-declaration shall be formulated by the market supervision and administration
	department of the State Council. If areas under the responsibility of other relevant
A dista 20 The conduct Patentia the Catalon	departments of the State Council are involved, their opinions shall be sought.
Article 29 The products listed in the Catalogues must be	
certified by the certification bodies as confirmed by the	
certification and accreditation administration department of	Article 31 Products listed in the catalogue and subject to compulsory certification
the State Council.	by third-party organizations must be certified by the certification organization
The certification marks of the products listed in the	designated by the market supervision and administration department of the State
Catalogues shall be prescribed uniformly by the certification	Council.
and accreditation administration department of the State	
Council.	
	Article 32 For the imported products listed in the catalogue, the market
	supervision and administration department of the State Council and the General
	Administration of Customs shall establish an online verification mechanism; while
	the customs shall carry out entry verification management, verify the compulsory
	product certification certificate or other supporting documents, and verify
	whether the certified goods are in conformity.
Article 30 If the products listed in the Catalogues have to do	Whether the tertifica goods are in comornity.
,	
with the catalogues of the import and export commodities	
inspection, the inspection procedures shall be simplified	







when the import and export commodities inspections are made on them.

Article 31 The accreditation bodies, in relation to certification, and the laboratories confirmed by the certification and accreditation administration department of the State Council to engage in the certification of products as listed in the Catalogues (hereinafter referred to as the confirmed certification bodies and laboratories) shall be those who have been engaging in the relative businesses for a long time, have no bad records, and have obtained the accreditation and possess the ability to carry out the relative certification activities in accordance with the present Regulations. When the certification and accreditation administration department of the State Council is confirming the certification bodies that are to engage in the activities of product certification as listed in the Catalogues, it shall ensure that at least two bodies meeting the requirements of the present Regulations are confirmed in each field of products as listed in the Catalogues.

When the certification and accreditation administration department of the State Council is confirming the certification bodies, and laboratories as prescribed in the preceding paragraph, it shall publicize, in advance, the relative information and organize the recognized experts in the relative fields to form an expert evaluation committee to make evaluations on the certification bodies and

Article 33 Certification bodies engaged in compulsory certification activities and testing bodies related to certification (hereinafter referred to as designated bodies) shall be designated by the market supervision and administration department of the State Council. Without designation, no unit or individual may engage in compulsory certification and testing activities related to certification. The certification bodies designated by the market supervision and administration department of the State Council to engage in the certification activities of listed products shall ensure that at least two institutions exist for each product field, and that these meet the conditions stipulated in relevant regulations.

The market supervision and administration department under the State Council shall specify the qualifications of designated institutions, and organize experts in related fields to form an expert review committee according to the principles of rational utilization of resources, fair competition, convenience and effectiveness; the committee shall review the institutions applying for designation, and if the responsibilities of relevant departments under the State Council are involved, consulting with them before making a final decision within the published time. The directory and business scope of designated institutions shall be announced by the market supervision and administration department of the State Council.







laboratories meeting the requirements of the preceding paragraph; after the evaluation is made and the opinions of the relative departments of the State Council is solicited, it shall make the decisions according to the principles of making full use of the resources, fair competition, convenience and effectiveness within the time limit of publication. Article 32 The certification and accreditation administration department of the State Council shall publicize the directories of the confirmed certification bodies and laboratories, as well as the confirmed business scopes. No certification institution or laboratory may engage in the certification of the products listed in the catalogue and inspection and testing activities relating to certification without being designated. Article 33 All producers or sellers, and importers of products as listed in the Catalogues may entrust confirmed certification bodies by themselves to make the certifications. Article 34 The confirmed certification bodies and **Article 34** The **designated institutions** shall provide convenient and timely laboratories shall provide convenient and timely services on certification, inspection and testing services within their designated business scope, certification, examination and inspection within the without delay, discrimination or difficulties for clients, and without seeking confirmed business scope. They may not delay, discriminate improper benefits. and create difficulties for the clients, or seek for improper The **designated institution** shall not transfer the **designated business** to other interests. institutions. No confirmed certification bodies may transfer the







confirmed certification business to other organizations.	
Article 35 The confirmed certification bodies and	
laboratories shall carry out the international mutual	
recognition activities within the framework of international	
mutual recognition agreements signed between the	
certification and accreditation administration department of	
the State Council or the relevant authorized departments of	
the State Council and the foreign countries.	
	Chapter III Inspection and Testing
	Article 35 An inspection and testing institution that issues data and results with
	probative effect to the society shall have the basic conditions and technical
	capabilities stipulated by relevant laws and administrative regulations, and shall not
	engage in corresponding inspection and testing activities until it has been lawfully
	certified by market supervision and administration departments at the provincial
	level or above.
	Other provisions of laws and administrative regulations on the qualification
	management of inspection and testing institutions shall prevail.
	Article 36 An inspection and testing institution that issues evidential data or
	results to the society shall meet the following conditions:
	(1) Possession of legal person status, or be other organizations established
	according to law and able to bear corresponding legal responsibilities;
	(2) Having technical and management personnel suitable for conducting
	inspection and testing activities;
	(3) Possession of a fixed workplace and working environment that meet the
	inspection requirements;







(4) Having the necessary equipment and facilities for inspection and testing;
(5) Possession of a management system that effectively ensures the independent,
fair, scientific, honest and compliant nature of its inspection and testing activities;
(6) For special inspection and testing, special requirements stipulated by relevant
laws and regulations shall also be met.
The specific procedures for being accredited as an inspection institution shall be
formulated separately by the market supervision and administration department
of the State Council.
Article 37 No unit or individual may forge, alter, falsely use, transfer, lease, buy,
sell or use the qualification certificate of inspection and testing institutions that
have expired, been suspended, revoked or canceled.
Article 38 When engaging in inspection and testing activities, inspection and
testing institutions as well as their personnel shall abide by the provisions of laws,
administrative regulations and rules, and carry out inspection and testing
according to relevant standards, technical specifications or methods agreed with
clients, data transmission and preservation, etc.
Article 39 When conducting inspection and testing activities, inspection and
testing institutions as well as their personnel shall be independent from the
stakeholders involved in the inspection and testing results or data issued by them,
they shall be free from any factors that may interfere with their technical
judgment, thus ensuring that the inspection and testing reports issued are true,
objective, accurate and complete.
Article 40 The inspection report issued to the public shall be stamped with the
official seal of the inspection and testing institution or the special seal for
inspection and testing, signed by the authorized signatory person or the
equivalent mark, and marked with the qualification identification mark.







No unit or individual may forge, alter, falsely use, transfer, lease, buy or sell
inspection and test reports.
Article 41 An inspection and testing institution shall regularly review and improve
its management system, to ensure that its basic conditions and technical
capabilities continuously meet the qualification requirements of certification, and
ensure the effective implementation of relevant quality management measures.
If the inspection institution no longer meets the qualification requirements and
conditions, it shall not publicly issue conformity data or results.
Article 42 The market supervision and administration departments at or above the
provincial level shall regularly organize and carry out verification of the
capabilities of inspection and testing institutions, to ensure that these
continuously meet the technical capability and qualification requirements.
Inspection and testing institutions are encouraged to participate in verification or
comparison activities of inspection and testing institutions organized by relevant
government departments, international organizations and professional technical
evaluation institutions. Inspection and testing institutions in special fields are
established and conform to good laboratory specifications.
Article 43 Inspection and testing institutions shall not engage in the production,
management, product supervision and sales, as well as supervision activities
related to their inspection and testing activities; they shall not recommend
products tested by them to the public through advertisements or other forms.
Article 44 In order to meet the needs of emergencies, the market supervision and
management department may publish the list and other relevant information of
inspection and testing institutions that meet the requirements to conduct
emergency work, according to the qualification requirements of inspection and
testing institutions, and allow relevant institutions to temporarily undertake







	emergency inspection and testing work.
Chapter IV Accreditation	Chapter IV Accreditation
	Article 45 The market supervision and administration department of the State
	Council shall establish and implement a unified national accreditation system in
	accordance with internationally accepted rules; the market supervision and
	administration department of the State Council shall formulate the accreditation
	catalogue and make it public; if areas under the responsibility of other relevant
	departments of the State Council are involved, the latter shall be involved in the
	formulation process by the market supervision and administration department of
Article 36 The accreditation bodies confirmed by the	the State Council.
certification and accreditation administration department of $% \left( 1\right) =\left( 1\right) \left( 1\right)$	The accreditation system that accreditation bodies intend to promote to the
the State Council (hereinafter referred to as the	society needs to be submitted to the market supervision and administration
"accreditation bodies") shall carry out the accreditation	department of the State Council for approval, before it is publicly announced and
activities independently.	implemented. The market supervision and administration department of the State
No entity other than the accreditation body may undertake	Council shall conduct technical review on the feasibility, legality and effectiveness
the accreditation activities directly or in a disguised form,	of the accreditation system developed by the accreditation bodies, and evaluate
the accreditation result concerned is invalid.	its operation.
	The accreditation bodies determined by the market supervision and administration
	department of the State Council shall carry out accreditation activities
	independently. Except for the accreditation bodies determined by the market
	supervision and administration department of the State Council, no other unit may
	engage in accreditation activities, neither directly nor in disguised form; if other
	units engaged in accreditation activities directly or in disguised form, their
	accreditation results are invalid.
Article 37 The certification bodies, inspection organizations,	Article 46 Certification bodies, inspection and testing bodies, validation and
and laboratories shall keep their abilities of certification,	verification bodies, etc. can be accredited by accreditation bodies to prove that







examination and inspection meeting the requirements of	their <b>capabilities</b> meet the accreditation requirements continuously and stably.
accreditation continuously and steadily, through the	
accreditation made by the accreditation bodies.	
Article 38 The persons engaging in such certification	
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activities as the appraisal and examination, etc., may carry	
out the certification activities accordingly after being	
registered by the accreditation bodies.	
Article 39 The accreditation bodies shall have the quality	Article 47 An accreditation body shall establish a quality system suitable for its
system fitting in with their scope of accreditation, and	accreditation scope, to ensure effective implementation and that the operation
establish the internal examination system to ensure the	and capability of the accreditation body meet the requirements of laws,
implementation of quality system effectively.	administrative regulations, rules, relevant standards and technical specifications.
Article 40 The accreditation bodies may, pursuant to the	
requirements of accreditation, select and retain persons	Article 48 Accreditation bodies may, according to the needs of accreditation, hire
engaging in the accreditation evaluation activities, who are	personnel engaged in accreditation and related activities. Personnel engaged in
experts in the relative fields, familiar with the relative laws,	accreditation activities should be <b>experts</b> in related fields; they should also be
administrative regulations and accreditation rules and	familiar with relevant laws, administrative regulations, accreditation rules and
procedures, and have good moral character, special	procedures, and have good moral character, professional knowledge and
knowledge and business ability required for making the	professional ability required for accreditation.
evaluation.	,
Article 41 In case the accreditation bodies entrust others to	
complete the specific appraisal business in relation to	Article 49 If one accreditation body entrusts another party to complete the specific
accreditation, they shall be responsible for the appraisal	accreditation activity, it shall be responsible for the accreditation conclusions.
conclusion.	
Article 42 The accreditation bodies shall make public such	Article 50 When accepting an application for accreditation, an accreditation body
information as the conditions, procedures of the	shall not put forward any requirements or restrictions unrelated to the accreditation
information as the conditions, procedures of the	shall not put forward any requirements of restrictions differated to the accreditation







accreditation, and the charging standards.	activities to the applicant.
The accreditation bodies are prohibited from proposing	
requirements or restricted conditions irrespective to the	
accreditation activities, when accepting the accreditation	
applications.	
Article 43 The accreditation bodies shall complete the	
evaluation on the certification bodies, inspection	
organizations and laboratories within the time limit	Article 51 The accreditation body shall, within the time of publication, complete the
publicized, pursuant to the State standards and the	review of certification bodies, inspection and testing bodies, validation and
provisions of the certification and accreditation	verification bodies and other institutions, in accordance with the regulations of the
administration department of the State Council, and make	market supervision and administration department of the State Council and
decisions on whether to grant the accreditation, as well as	relevant standards and technical specifications; the accreditation body shall make a
make full reports on the accreditation process and put them	decision on whether to grant accreditation or not, making a complete record of the
on record. The accreditation bodies shall ensure the	accreditation process, and keeping it on file. The accreditation body shall ensure
impersonality, justice, integrity and effectiveness of the	that the accreditation is objective, fair, complete and effective, and be responsible
accreditation, and shall be responsible for the accreditation	for the accreditation conclusions.
conclusions.	The accreditation body shall issue accreditation certificates to the accredited
The accreditation bodies shall issue the accreditation	institutions, and publish the list of accredited institutions.
certificates to the certification bodies, inspection	mistrations, and publish the list of decircuited mistrations.
organizations and laboratories that have obtained the	
accreditation, and have the directories of them publicized.	
Article 44 The accreditation bodies shall, according to the	
State standards and the provisions of the certification and	
accreditation administration department of the State	
Council, make examinations on the persons engaging in such	
certification activities as evaluation and examination, and	







make registration for those who pass the examination.	
Article 45 The accreditation certificates shall include the scope, standards and fields of accreditation and the period of validity.	Article 52 The accreditation certificate shall include the accreditation scope, standard, field and validity period.
Article 46 The organizations who have obtained the	
accreditation shall use the accreditation certificates and	Article 53 An accredited institution shall use accreditation certificates and marks
marks within the scope of the accreditation obtained. In	within the scope of accreditation. If the accredited institution improperly uses the
case the organizations that have obtained the accreditation	accreditation certificate and mark, the accreditation body shall suspend its use until
use the accreditation certificates and marks improperly, the	the accreditation certificate is revoked, and disclose this information publicly.
accreditation bodies shall suspend the use of the	No unit or individual may forge, alter, falsely use, transfer, lease, buy or sell
accreditation certificates or even revoke them, and publicize	accreditation certificates and marks.
the circumstance concerned.	
Article 47 The accreditation bodies shall implement effective	
following-up supervision over the organizations or persons	
that have obtained the accreditation, and make	
re-evaluation periodically on the organizations that have	Article 54 Accreditation institutions shall effectively follow up and supervise the
obtained the accreditation, so as to validate their	accredited institutions, and periodically re-evaluate them to verify whether they
continuous conformity with the accreditation requirements.	continuously meet the accreditation requirements. If the accredited institution no
Once an organization or person that has obtained the	longer meets the accreditation requirements, the accreditation body shall revoke
accreditation no longer meets the accreditation	the accreditation certificate, and disclose this information publicly.
requirements, the accreditation bodies shall revoke their	If there is any change in the key personnel, principal responsible person, facilities,
accreditation certificates and publicize that.	certification rules and other conditions related to the accreditation conditions of
The changes in relation to the accreditation requirements as	the accredited institution, it shall promptly inform the accreditation body.
the practicing personnel and the person in charge of the	
organizations that have obtained the accreditation, their	
facilities, certification rules formulated by themselves, etc.,	







shall be timely notified to the accreditation bodies.	
Article 48 No accreditation bodies shall accept any grants that may influence the impersonality and justice of the accreditation activities.	Article 55 Accreditation bodies shall not accept any financial aid that may affect the objectivity and fairness of accreditation activities.
Article 49 The certification bodies, inspection organizations and laboratories within China, who have obtained the accreditation from foreign accreditation bodies, shall put that on record at the certification and accreditation administration department of the State Council.	Article 56 Domestic certification bodies, inspection and testing bodies, validation and verification bodies, etc., which have been recognized by overseas certification bodies, shall promptly file a record with the market supervision and administration department under the State Council.
Chapter V Supervision and Administration	Chapter V Supervision and Administration
Article 50 The certification and accreditation administration department of the State Council shall supervise the certified enterprises by way of organizing the experts of the same industry to appraise through discussion, soliciting opinions from the certified enterprises, and making spot-check on the certification activities and certification results, as well as demanding the certification bodies, inspection organizations, and laboratories in relation to certification to make report on their business activities. In case any act in violation of the present Regulations is found, it shall be investigated into and solved in time, if the illicit act has to do with the function of the relative departments of the State Council, the relative departments shall be informed in time.	Article 57 The market supervision and administration department can supervise compliance with these regulations, by organizing peer review, soliciting opinions from relevant parties of certification and accreditation activities, conducting spot-checks on certification and accreditation activities and results, and requiring certification and accreditation bodies to report their business activities. If any violation of these regulations is found, it shall be investigated and dealt with in a timely manner. If the responsibilities of relevant departments are involved, they shall be informed in a timely manner.
Article 51 The certification and accreditation administration	Article 58 The market supervision and management department has the right to
department of the State Council shall make supervisions	take the following measures according to the needs of supervision and
over the confirmed certification bodies and laboratories,	management:







and conduct inspections periodically or aperiodically on their certification, examination and inspection activities. The confirmed certification bodies and laboratories shall submit reports periodically to the certification and accreditation administration department of the State Council, and shall be responsible for the authenticity of the report. There in the report shall be explanations on the conditions of certification, inspection and examination on the products listed in the Catalogues.

- (1) Collect information on the principal responsible persons and other relevant personnel of certification bodies, inspection and testing bodies, certified organizations, and certified product producers and operators, and adopt measures such as risk warning, early warning, direct interview, and other measures on relevant matters;
- (2) Inspect the premises where activities related to certification, inspection and testing are conducted;
  - (3) Read and copy contracts, invoices, account books and other materials connected with the parties concerned;
- (4) Seizing up or detaining places, facilities and products that are suspected of producing, selling, importing or using uncertified products listed in the catalogue in other business activities; or suspected of engaging in certification, inspection and testing activities without approval, issuing false conclusions, or seriously misrepresenting the conclusions issued; or suspected of engaging in certification, inspection and testing activities of catalogue products without being designated to do so.

The principal responsible persons and relevant personnel of certification bodies, inspection and testing institutions, certified organizations, and certified product producers and operators shall actively cooperate, truthfully state the facts, provide relevant documents and materials completely within the prescribed time limit, and shall not refuse, obstruct or evade inspection, or falsely report, conceal or destroy relevant evidence materials.

Article 52 The accreditation bodies shall submit reports periodically to the certification and accreditation administration department of the State Council, and shall be responsible for the authenticity of the report; such

Article 59 Accreditation agencies shall establish a system of daily information reporting and extraordinary reporting, regularly submitting reports to the market supervision and administration department of the State Council, and be responsible for the authenticity of the reports.







conditions shall be explained in the report as the	The market supervision and management department evaluates the
implementation of accreditation systems by the	implementation of the accreditation system, and supervises and manages the
accreditation bodies, the undertaking of the accreditation	accreditation bodies, accreditation activities and accreditation results. According
activities and the work done by the practicing personnel.	to the needs of supervision and management, it has the right to adopt the
The certification and accreditation administration	following measures:
department of the State Council shall make appraisal on the	(1) Collect information on the principal responsible person of the authorized
report submitted by the accreditation bodies, and make	institution, and give risk warning, early warning, interview, warning and other
supervisions over the accreditation bodies by way of	measures on relevant matters;
referring to the file data of accreditation, and inquiring the	(2) Implement of on-site supervision and assessment of accreditation bodies;
information from the relative persons.	(3) Supervise the accreditation activities carried out by accreditation bodies;
	(4) Inspect and spot-check of recognition results;
	(5) Obtain accreditation activities and accreditation management;
	(6) Investigate and handle complaints about accreditation bodies, accreditation
	activities and accreditation results;
	(7) Use third-party evaluation mechanisms to evaluate the operations of
	accreditation bodies.
Article 53 The certification and accreditation administration	
department of the State Council may, in accordance with the	
needs of supervision of the certification and accreditation,	
ask the persons in charge of the accreditation bodies,	
certification bodies, inspection organizations, and the	
laboratories for information about the relative matters, and	
give them instructions to correct, and the relative personnel	
shall cooperate actively.	
Article 54 The market regulatory department of the local	
people's government at or above the county level shall, in	







accordance with the provisions of this Regulation, conduct	
supervision and administration of certification activities	
within the scope of authorization of the certification and	
accreditation regulatory department of the State Council.	
The market regulatory department of the local people's	
government at or above the county level authorized by the	
certification and accreditation regulatory department of the	
State Council is hereinafter referred to as the 'local	
certification regulatory department'.	
Article 55 Any entity or person is entitled to file an	
accusation on the illicit acts of certification or accreditation	Article 60 Any unit or individual shall have the right to report to the market
to the certification and accreditation administration	supervision and administration department any illegal activities of certification,
department of the State Council and the local certification	accreditation, inspection and testing. The market supervision and management
administration departments, who shall then make	department shall promptly investigate and handle such reports, and keep
investigations into and handle them in time, and keep	confidential the informants.
confidential for the person making the report.	
	Article 61 The market supervision and management department shall establish
	and improve the mechanism for traceability, risk monitoring and early warning of
	the whole process of certification, accreditation, inspection and testing; it shall
	establish a platform for sharing big data information, implement
	inter-departmental joint supervision, and disclose certification, accreditation,
	inspection and testing information to the public in a timely manner.
	Article 62 The market supervision and management department shall strengthen
	the credit supervision of institutions and their personnel engaged in certification,
	accreditation, inspection and testing activities, implement the system of open
	credit commitment and credit information disclosure, and adopt differentiated







	supervision measures according to the credit rating. Institutions and their personnel who commit serious violations of the law and trust shall be prohibited from operating in the industry according to law.  Article 63 Industry organizations in the field of certification, accreditation, inspection and testing shall strengthen industry self-discipline and promote the nurturing of industry integrity.
Article 56 Any entity or person engaging in the certification activities without approval shall be banned and imposed upon a fine of more than 100 thousand yuan and less than 500 thousand yuan, and the illegal gains shall be confiscated if any.	Article 64 Any unit or individual engaging in certification, inspection and testing activities without approval shall be ordered to stop the related activities, recall the certificates and reports that have been issued, be fined between 500,000 yuan and 1 million yuan, and be included in the list of dishonesty. Illegal gains, if any, shall be confiscated. If a crime is constituted, criminal responsibility shall be investigated according to law.  Those engaging in certification and inspection activities by forging, altering, fraudulently using, transferring, leasing, buying or selling the certificates of approval or qualification of certification bodies and inspection and testing institutions, or who engage in certification and inspection and testing activities by using certificates that have expired, been revoked or canceled, shall be punished according to the provisions of the previous paragraph.
	Article 65 Whoever forges, alters, fraudulently uses, transfers, leases, buys or sells the approval or qualification documents of certification bodies and inspection and testing bodies shall be ordered to stop related activities, be fined between 100,000 yuan and 300,000 yuan, and be included in the list of dishonesty. Illegal gains, if any, shall be confiscated. If a crime is constituted, criminal responsibility shall be investigated according to law.





Article 57 A representative office established within the territory of the People's Republic of China by a foreign certification body without undergoing registration shall be banned and fined not less than 50,000 yuan nor more than 200,000 yuan.

"Where a representative office established by a foreign certification body after undergoing registration engages in any certification activity within the territory of the People's Republic of China, it shall be ordered to take corrective action and fined not less than 100,000 yuan nor more than 500,000 yuan, with its illegal income confiscated if any; and if the circumstances are serious, the approval document

Article 66 If a certification body fails to file for record its own certification rules to the market supervision and administration department of the State Council, it shall be ordered to make corrections within a time limit, and shall be given a warning.

If the certification rules formulated by the certification bodies themselves do not meet the requirements after being reviewed by the market supervision and management department, the certification body shall be ordered to recall the certification rules and the relevant certificates, and shall be given a warning; if the circumstances are serious, the certification body shall be ordered to suspend business for rectification until the approval documents are revoked; if the certification rules present risks endangering national security and public interests, the market supervision and administration department of the State Council can directly intervene by issuing risk warnings and ordering corrections within a time limit.

Article 67 Where an overseas certification institution establishes a representative office within the territory of the People's Republic of China without registration, it shall be ordered to stop its activities and be fined between 50,000 yuan and 200,000 yuan.

The registered representative offices of overseas certification bodies engaged in certification activities within the territory of the People's Republic of China shall be ordered to stop relevant activities, recall the certificates already issued, be imposed a fine of 500,000 yuan but not more than 1 million yuan, and shall be included in the list of dishonesty. Illegal gains, if any, shall be confiscated. If the circumstances are serious, the registration certificate shall be revoked. If a crime is constituted, criminal responsibility shall be investigated according to law.

Overseas institutions that directly appoint personnel to carry out certification and







shall be revoked, which shall be published.	related activities in China, and those who violate the provisions of these Regulations shall be given a warning, disclosed to the public, and notified to international organizations, embassies and consulates abroad and other relevant parties.
Article 58 If the certification bodies accept grants that may	
influence the impersonality and justice of the certification	
activities, or engage in such activities as the development	Article 68 If a certification body accepts financial assistance that may affect the
and sales of the products, etc. that may influence the	objectivity and fairness of certification activities, or engages in activities such as
impersonality and justice of the certification activities, or	product development and marketing that may affect the objectivity and fairness of
have interests relations in capitals or management with the	certification activities, or has assets and management interests with a client, it shall
certification clients, they shall be ordered to suspend	be ordered to suspend business for rectification. If the circumstances are serious,
operation for rectification, if the circumstance is serious, the	the approval documents shall be revoked and information disclosed; illegal gains, if
documents of approval shall be revoked, and the	any, shall be confiscated; if a crime is constituted, criminal responsibility shall be
punishment shall be publicized; and the illegal gains shall be	investigated according to law.
confiscated if any; if it constitutes a crime, their criminal	
liabilities shall be prosecuted for.	







Article 59 If the certification bodies have any of the following circumstances, they shall be ordered to make corrections, and be imposed on a fine of more than 50 thousand yuan and less than 200 thousand yuan, and the illegal gains shall be confiscated if any; if the circumstances are serious, they shall be ordered to suspend operation for rectification or even be revoked of the documents of approval, and the punishment shall be publicized:

- Carrying out certification activities out of the scope of approval;
- 2. Increasing, reducing, or omitting the procedures as prescribed in the basic certification regulations and rules;
- 3. Failing to make following-up investigation on their certification products, services and management systems effectively, or failing to suspend the use of or revoke the certificates and publicize the punishment after finding out that their certified products, services and management systems are unable to meet the requirements of certification; or
- 4. Retaining persons who haven't been registered by the accreditation bodies to undertake the certification activities. In case the inspection organizations, laboratories in relation to certification increase, decrease or omit the procedures of the basic certification regulations or rules, they shall be punished according to the preceding paragraph.

Article 69 In any of the following circumstances, a certification institution shall be ordered to make corrections within a time limit and be fined between 100,000 yuan and 500,000 yuan; illegal gains, if any, shall be confiscated; if the circumstances are serious, a certification institution shall be ordered to suspend business for rectification until the approval documents are revoked and included in the list of dishonesty:

(1) Engaging in certification activities beyond the approved scope;(2) Adding, reducing or omitting the procedures stipulated in the basic certification

standards and certification rules;

- (3) Failing to follow up and **supervise** the products, **processes**, services, management systems, **personnel**, **etc. certified by them according to the relevant certification rules**; or failing to suspend the use or revoke the certification certificate in a timely manner after finding that the products, **processes**, services, management systems, **personnel**, etc. certified by them cannot continuously meet the certification requirements;
- (4) employing personnel who do not have relevant professional knowledge and professional ability to carry out certification activities;
- (5) Certification bodies connive at or instigate their certification personnel to violate laws and regulations, or falsify their information records.

If **inspection and testing institutions** increase, decrease or omit the procedures stipulated in the basic certification standards and certification rules, they shall be punished according to the provisions of the previous paragraph.







Article 60 In case the certification bodies have any of the following circumstances, they shall be ordered to make corrections within a certain time limit; if they still haven't made corrections at the expiry of the time limit, they shall be imposed upon a fine of more than 20 thousand yuan and less than 100 thousand yuan:

- 1. Refusing to provide the certification services that fall within their business scope for the reason that the clients haven't taken part in the certification consultation or certification training, or bringing forward to the clients the requirements or restricted conditions irrespective to certification activities:
- The style, character and name of the self-made certification marks are the same as or similar to the certification marks popularized by the State, or disturb social administration or impair social morals or customs;
  - Failing to make known such information as the basic certification standards and regulations, as well as the charging standards;
- 4. Failing to make full records on the certification process and put them on records; or
- 5. Failing to issue the certificates to their certified clients in time.

In case the inspection organizations and laboratories in relation to the certification fail to make full records on the inspection and examination process in relation to the

- **Article 70** If a certification institution presents one of the following circumstances, it shall be ordered to make corrections within a time limit; if the time limit is exceeded, a fine **between 50,000 yuan and 200,000 yuan** will be imposed:
- (1) Refusing to provide certification services within its business scope, on the grounds that the client has not participated in certification consultation or training activities, or putting forward requirements or restrictions unrelated to certification activities to the client;
- (2) Failing to inform the certified organizations on its own initiative and publicly disclose information after stopping the certification activities or being revoked or canceled its certification qualification;
- (3) The style, characters and names of self-made certification marks are the same as or similar to the certification marks promoted by the state, or hinder social management or damage social morality;
- (4) Not disclosing the basic certification standards, rules, charging standards and other information;
- (5) Failing to make a **true** and complete record of the certification process and keep it on file;
- (6) Failing to issue the certification certificate to its clients in time.

  If the inspection and testing institution related to certification fails to make a complete record of the **inspection and testing** process related to certification, and keeps it on file, it shall be punished according to the provisions of the previous paragraph.







certification and put them on record, they shall be punished according to the provisions in the preceding paragraph.	
	Article 71 If an inspection and testing institution presents one of the following
	circumstances, it shall be ordered to make corrections within a time limit; if the time limit is exceeded, a fine between 50,000 yuan and 200,000 yuan will be
	imposed:
	(1) Failing to make public its charging standards;
	(2) Failing to make a true and complete record of the inspection process, archiving and retention;
	(3) Failing to carry out inspection and testing according to standards and technical specifications, which may affect the inspection and testing report;
	(4) Failing to take part in the competency verification as required by the market
	supervision and administration department, or failing to pass the competency
	verification results.
	During the rectification period, the inspection and testing institutions shall not
	issue inspection and testing data and results to the public.



Article 61 In case the certification conclusions provided by the certification bodies are false or seriously inconsistent with the facts, the documents of approval shall be revoked, and the punishment shall be publicized; for the person directly responsible and the certification personnel directly liable, their practicing qualifications shall be revoked; if it constitutes a crime, they shall be prosecuted for criminal liabilities; and the certification bodies shall bear the compensation liabilities for the damage.

In case the confirmed certification bodies have the illicit acts as prescribed in the preceding paragraph, their

confirmations shall be revoked at the same time.

Article 72 If certification bodies or inspection and testing institutions issue false certification conclusions or inspection and testing reports, or if the certification conclusions and inspection and testing reports issued by them are significantly inaccurate, they shall be fined five to ten times the certification fees or inspection and testing fees. If the cost is less than 10,000 yuan, a fine between 50,000 yuan and 100,000 yuan will be imposed, and the certification body or inspection and testing institution will be included in the list of dishonesty. Illegal gains, if any, shall be confiscated. If the circumstances are serious, the approval document or qualification certificate shall be revoked and relevant information publicly disclosed. If damage is caused to consumers, certification, inspection and testing bodies as well as producers and sellers shall bear joint and several liabilities. The main person in charge and relevant responsible personnel shall be fined between 50,000 yuan and 100,000 yuan, shall be prohibited from engaging in further certification, inspection and testing activities for five years, and shall be included in the list of dishonesty. If a crime is constituted, criminal responsibility shall be investigated according to law.

If the designated **institution** commits any illegal act specified in the preceding paragraph, the designation shall be revoked at the same time.

Article 62 In case a certification personnel who practices business not within the certification body or at over two certification bodies, he shall be ordered to make corrections, and be imposed upon a penalty of suspension of practicing activities over 6 months and below 2 years, if he still makes no corrections after the punishment, his practicing qualifications shall be revoked.

**Article 73** If a **full-time** certification staff engaging in certification activities does not work in a certification institution, or works in two or more certification institutions at the same time, they shall be ordered to make corrections **within a time limit**, and be punished by restricting their employment for more than six months and less than two years.

Article 74 A certification client who makes false statements, forges, falsifies,







conceals or destroys relevant documents, records or samples during the
certification process, shall be fined between 50,000 yuan and 100,000 yuan. Those
who apply for compulsory certification shall be fined between 100,000 yuan and
500,000 yuan. If a crime is constituted, criminal responsibility shall be investigated
according to law.
Article 75 If the self-declaration party makes false statements in self-declaration,
forges, falsifies, conceals or destroys relevant documents or records, it shall be
ordered to revoke the self-declaration documents, be imposed a fine between
100,000 yuan and 500,000 yuan, be included in the list of dishonesty, and be
forbidden from making self-declaration again within one year. If a crime is
constituted, criminal responsibility shall be investigated according to law.
If the self-declared products do not meet the relevant requirements, the
self-declared documents shall be ordered to be revoked and handled in
accordance with the Product Quality Law of the People's Republic of China, and
other laws.
Article 76 If a certified organization uses certification certificates and marks to
mislead propaganda, the certification body must revoke the certification
certificate and impose a fine between 10,000 yuan and 50,000 yuan; illegal gains,
if any, shall be confiscated. If damage is caused to consumers, the corresponding
civil liability should be borne for compensation. Those who constitute false
propaganda shall be dealt with according to the Anti-Unfair Competition Law of
the People's Republic of China, as well as other relevant laws and regulations.
Article 77 If a certified organization uses certificates and marks beyond the scope
of certification, or uses certificates and marks that have expired, been suspended,
revoked or canceled, or forges, alters, fraudulently uses, transfers, leases, buys or
sells certificates or marks, it shall be ordered to make corrections within a time
1





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limit and be fined between 50,000 yuan and 100,000 yuan; illegal gains, if any, shall be confiscated. If the circumstances are serious, the business license shall be revoked and the organization included in the list of dishonesty. If a crime is constituted, criminal responsibility shall be investigated according to law.  Units and individuals without certification that forge, alter, fraudulently use, transfer, lease, buy or sell certification certificates or marks, shall be ordered to make corrections within a time limit, and be fined between 50,000 yuan and
revoked and the organization included in the list of dishonesty. If a crime is constituted, criminal responsibility shall be investigated according to law.  Units and individuals without certification that forge, alter, fraudulently use, transfer, lease, buy or sell certification certificates or marks, shall be ordered to
constituted, criminal responsibility shall be investigated according to law.  Units and individuals without certification that forge, alter, fraudulently use, transfer, lease, buy or sell certification certificates or marks, shall be ordered to
Units and individuals without certification that forge, alter, fraudulently use, transfer, lease, buy or sell certification certificates or marks, shall be ordered to
transfer, lease, buy or sell certification certificates or marks, shall be ordered to
make corrections within a time limit, and be fined between 50,000 yuan and
100,000 yuan; illegal gains, if any, shall be confiscated; if the circumstances are
serious, they shall be included in the list of dishonesty. If a crime is constituted,
criminal responsibility shall be investigated according to law.
Any unit or individual that forges or alters the inspection report shall be punished
according to the provisions of the preceding paragraph.
Whoever forges or fraudulently uses certification certificates or marks to illegally
produce and sell products, shall be dealt with in accordance with the Product
Quality Law of the People's Republic of China, as well as other laws and regulations.
Article 78 If a certification body fails to track and supervise its certified products,
processes, services, management systems, personnel, etc. according to the
relevant certification rules, or fails to suspend the use, revoke the certification
certificate, and request not to use the certification mark, in a timely manner after
finding that the subjects certified by them cannot continuously meet the
certification requirements, thus causing losses to consumers, it shall be jointly and
severally liable with the producers and sellers.
Article 79 If the certified organization fails to notify the certification body of
information in accordance with the provisions of these regulations, thus affecting
the certification results, it shall be ordered to make corrections within a time limit;
if the circumstances are serious, a fine between 10,000 yuan and 30,000 yuan shall







	be imposed. If it causes damage to consumers, it shall bear corresponding civil
	liability for compensation.
Article 63 In case the certification bodies and laboratories in	
relation to the certification undertake the certification of	
products listed in the Catalogues, or inspections and examinations in relation to the certification without confirmation or approval, they shall be ordered to make corrections and be imposed upon a fine of more than 100 thousand yuan and less than 500 yuan, and the illegal gains shall be confiscated if any.  In case the certification bodies undertake the certification of products listed in the Catalogues without confirmation and approval, their documents of approval shall be revoked, and the punishment shall be publicized.	Article 80 If certification bodies and inspection and testing institutions engage in certification, inspection and testing activities of listed products without designation, they shall be ordered to make corrections within a time limit, be fined between 100,000 yuan and 500,000 yuan, and be included in the list of dishonesty. Illegal gains, if any, shall be confiscated.  If the certification body engages in the certification activities of listed products without authorization, the approval documents shall be revoked.
Article 64 In case the confirmed certification bodies and	
laboratories carry out the certification of products listed in	
the Catalogues, or the inspection and examination activities	Article 81 If a designated institution engages in certification, inspection and testing
in relation to the certification beyond the confirmed	activities of listed products beyond its designated business scope, it shall be ordered
business scope, they shall be ordered to make corrections,	to make corrections within a time limit and be fined between 100,000 yuan and
and be imposed upon a fine of more than 100 thousand	500,000 yuan; illegal gains, if any, shall be <b>confiscate</b> d. If the circumstances are
yuan and less than 500 thousand yuan, and the illegal gains	serious, the institution will be revoked its designation and it will be <b>included in the</b>
shall be confiscated if any; when the circumstances are	list of dishonesty.
serious, the confirmation shall be withdrawn or even the	If the designated institution transfers its designated business, it shall be punished
documents of approval shall be revoked, the punishment	according to the provisions of the preceding paragraph.
shall be publicized.	
In case the confirmed bodies transfer their confirmed	







certification businesses, they shall be punished according to	
the provisions of the preceding paragraph.	
Article 65 In case the certification bodies, inspection organizations, and laboratories who have obtained the accreditation from foreign accreditation organizations fail to put that on record at the certification and accreditation administration department of the State Council, they shall be given warnings, the punishment shall be publicized.	Article 82 If certification bodies, inspection and testing bodies, validation and verification bodies have obtained the approval of overseas accreditation bodies but failed to file with the market supervision and administration department of the State Council, they shall be ordered to make corrections within a time limit, given a warning and made public.
Article 66 In case the products listed in the Catalogues are left in the factory, sold, imported or used in other business activities without approval or certification, the certification bodies shall be ordered to make corrections and be imposed upon a fine of more than 50 thousand yuan and less than	Article 83 If the products listed in the catalogue exits the factory, or if it is sold, imported or used in other business activities without having obtained certification or other relevant documents, they shall be ordered to make corrections within a time limit, be fined five times to ten times the value of the products, and be
200 thousand yuan, and the illegal gains shall be confiscated if any.	included in the list of dishonesty. Illegal gains, if any, shall be confiscated.
Article 67 In case the accreditation bodies have any of the	Article 84 In any of the following circumstances, an accreditation institution shall be
following circumstances, they shall be ordered to make	ordered to make corrections within a time limit; if the circumstances are serious,
corrections; when the circumstances are serious, the person	the main person in charge and the responsible personnel shall be punished
responsible and personnel liable shall be discharged from	according to law:
his office or be dismissed:	(1) Accrediting institutions that do not meet the accreditation requirements;
1. Accrediting organizations or persons not meeting the	(2) Failing to revoke and announce in a timely manner cases of accredited
accreditation requirements;	organizations that do not continuously meet the relevant accreditation
2. Failing to revoke the accreditation certificates in time and	requirements;
have that publicized, after finding out that the organizations	(3) Accepting financial assistance that may affect the objectivity and fairness of
or persons who have obtained the accreditation don't meet	accreditation activities.
the accreditation requirements; or	The principal person-in-charge and responsible personnel of the sanctioned







3. Accepting grants that may influence the impersonality	institution shall not further engage in accreditation activities for <b>five years</b> after
and justice of the accreditation activities.	being <b>sanction</b> ed.
The persons in charge of the accreditation bodies and the	
personnel liable, who have been discharged from their	
offices or been dismissed, are banned from engaging in the	
accreditation activities for 5 years from the date of being	
discharged from the office or being dismissed.	
Article 68 In case the accreditation bodies have any of the	
following circumstances, they shall be ordered to make	
corrections; and the person responsible and the personnel	
liable shall be given warnings:	Article 85 In any of the following circumstances, an accreditation institution shall be
1. Bringing forward to the applicants the requirements or	ordered to make corrections within a time limit, and the principal responsible
restricted conditions irrespective to the accreditation	person and the responsible personnel shall be punished according to law:
activities when accepting the accreditation applications;	(1) Accepting from a client the application for accreditation while putting forward
2. Failing to complete the accreditation activities within the	requirements or restrictions unrelated to accreditation activities;
period of publication, or failing to make known such	(2) Failing to complete the accreditation activities within the published time, or
information as the accreditation conditions and procedures,	failing to disclose the accreditation conditions, procedures, fees and other
as well as the charging standards, etc.;	information;
3. Failing to suspend the use of accreditation certificates or	(3) Failing to suspend the use and revoke the accreditation certificate, and disclose
marks, or revoke the accreditation certificates and have the	publicly and in a timely manner, after finding out that one accredited organization
punishment publicized in time, when finding out that the	has improperly used the accreditation certificate and mark;
accreditation bodies improperly use the accreditation	(4) Failing to make a complete record of the accreditation process and keep it on file.
certificates and marks; or	
4. Failing to make full records on the accreditation process	
and put them on record for future reference.	
	Article 86 The market supervision and management department may adopt the







charge and other directly responsible personnel shall be given administrative sanctions; if a crime is constituted, criminal responsibility shall be investigated

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following management measures, according to law, to handle institutions and individuals listed in the list of dishonesty: (1) Not accepting their application for the establishment of a new certification, accreditation, inspection and testing institution; (2) Not accepting application for the extension or expansion of their qualification; (3) Not allowing the application of facilitating measures based on good faith, such as informing commitment; (4) Not granting commendations and rewards given by the market supervision and administration department; (5) Other circumstances stipulated by laws and administrative regulations. For those who violate the provisions of the first paragraph of Article 69, Article 72, Article 77, Article 81 and Article 83 of these Regulations, the persons directly in charge can be banned from operating the industry for a period of one to three years; if serious harmful consequences are caused, the legal representative and actual controller of the directly responsible personnel and institutions can be banned for life. Institutions and personnel that have been listed on the list of dishonesty for one year, can apply to the market supervision and management department for being removed from the list by offering credit rectification actions. Specific actions for credit rectification shall be formulated separately by the market supervision and administration department of the State Council. Article 69 In case the certification and accreditation Article 87 If the market supervision and management department, as well as its staff, abuse their powers, engage in malpractices for personal gains or neglect their administration department of the State Council and the local certification administration departments and their staff duties, and commit any of the following acts, the directly responsible person in







members misuse their authority, practice favouritism and

irregularities, and neglect their duties, and have any of the

following acts, the person directly responsible and other personnel directly liable shall be imposed upon such administrative punishment as being degraded or discharged from his office according to law; if a crime is constituted, he shall be prosecuted for criminal liabilities:

- Giving approval and confirmation not in accordance with the conditions and procedures as prescribed by the present Regulations;
- Failing to withdraw the documents of approval or confirmation after finding out that the accreditation bodies are no longer in conformity with the conditions of approval or confirmation;
- Failing to withdraw the confirmation after finding out that the confirmed laboratories are no longer in conformity with the confirmed conditions as prescribed by the present Regulations;
- 4. Failing to investigate and give punishment to the certification bodies, inspection organizations or laboratories in relation to the certification, after finding out that they provide false certification or inspection and examination conclusions in relation to the certification, or the certification and relative inspection and examination conclusions they make are seriously inconsistent with the facts; or
- 5. Failing to investigate and deal with the other illicit certification and accreditation acts prescribed in the present

## according to law:

- (1) Granting approval, designation or **qualification** not in accordance with the conditions and procedures stipulated in these regulations;
- (2) Failing to revoke the approval documents or qualification certificates after finding out that certification bodies, inspection and testing institutions no longer meet the approval conditions or qualification conditions stipulated in these regulations;
- (3) Failing to revoke the designation of certification bodies and inspection and testing institutions after finding out that they no longer meet the specified conditions stipulated in these regulations;
- (4) Failing to investigate certification bodies and inspection and testing institutions after finding out that they have issued false or seriously inaccurate certification conclusions or inspection and testing reports;
  - (5) Failing to investigate after finding out other illegal acts stipulated in these regulations.







Regulations after finding them out.	
Article 70 The acts of forging, taking as their own or selling	
the certification marks or certificates, shall be investigated	
into and dealt with according to the provisions of the	
Product Quality Law of the People's Republic of China.	
Article 71 The administrative punishments prescribed by the	Article 88 The administrative penalties prescribed in these Regulations shall be
present Regulations shall be implemented by the	implemented by the <b>market</b> supervision and administration department of the State
certification and accreditation administration department of	Council, or by local market supervision and administration departments at various
the State Council or their authorized local certification	levels according to their respective duties. Unless otherwise provided by laws and
administration departments. In case there are special	other administrative regulations, the provisions of laws and other administrative
provisions prescribed by laws and other administrative	regulations shall prevail.
regulations, they shall be implemented accordingly.	regulations shall prevail.
Article 72 The accreditation bodies will no longer accept the	
registration application of the certification personnel within	
5 years since their practicing qualifications are revoked.	
Article 73 In case the certification bodies fail to make	
following-up investigations into their certified products	
effectively, or fail to suspend or revoke the certificates and	
demand the stop of using the certification marks when	
finding out that their products are unable to meet the	
certification requirements continuously, and thus cause	
damage to the consumers, they shall bear the joint and	
several liabilities with the producers and the sellers.	
Chapter VII Supplementary Provisions	Chapter VII Supplementary Provisions
Article 74 The present Regulations are not applicable to the	Article 89 Where laws and other administrative regulations provide otherwise for
certification of quality administration regulations of the drug	certification, accreditation, inspection and testing in special fields, those







production and management enterprises, and the	provisions shall prevail.
certification of quality conformity of experimental animals,	
war products, as well as the certification of the laboratories	
and their personnel engaging in the calibration and	
examination of war products.	
Article 75 The certification and accreditation charges shall	Article 90 The fees for certification, accreditation, inspection and testing shall
be determined in conformity with the relative provisions of	comply with the relevant national pricing laws and administrative regulations.
price laws and administrative regulations of the State.	
Article 76 The measures for the administration of	
certification training institutions and certification	
consultation institutions shall be made by the certification	
and accreditation administration department of the State	
Council.	
Article 77 The present Regulations shall be implemented as	
of November 1, 2003. The Regulations of the People's	
Republic of China on the Administration of Product Quality	Article 91 The law shall become effective as of XXXX.
Certification promulgated by the State Council on May 7,	
1991 shall be abolished simultaneously.	





