Assurance Programme Planning for COVID-19
3 April 2020

This document sets out the BCI assurance programme’s force majeure response to the COVID-19 pandemic. As the situation evolves, BCI will re-evaluate conditions in our countries of operation and review this document as necessary, in line with the guiding principles below.

Guiding Principles

1. BCI and our Implementing Partners (IPs) have a responsibility to protect the health and wellbeing of field staff and farmers/ workers as a first priority. Any BCI assurance-related activities that would compromise the health or well-being of field staff, farmers, or workers is to be postponed or alternate strategies employed (i.e. remote checks, one-on-one farmer visits, etc)

2. BCI will endeavour – to the degree possible – to ensure that COVID-19 related restrictions do not unfairly affect the status of existing licences and the ability of existing Producers to become re-licensed

Summary Approach

COVID-19 Planning for all impacted Producers

1. In regions with COVID-19 travel or movement restrictions, IPs (at project level) or Large Farms will complete a ‘COVID-19 Plan’ explaining implications on routine capacity building and assurance activities, and outlining any extensions or alternate approaches to be taken
   a. These plans will be collected and approved by BCI Country Teams
   b. IPs will be responsible for reviewing the plans periodically and updating them if the situation changes

Approach for existing Producers

1. Producers with active licences that are not due for an assessment in the upcoming season will maintain their active licences with no interruption

2. Producers with a licence expiring in the upcoming season can receive a remote licencing assessment if an on-site assessment cannot be carried out due to COVID-19 travel or movement restrictions
   a. Remote assessments will follow a defined procedure developed by BCI; all BCI assessors and approved third-party verifiers will be trained in this procedure
   b. If existing Producers cannot comply with a Core Indicator due to COVID-19-related restrictions, COVID-19 Compliance Exemptions may be granted by BCI. This would give Producers additional time to implement corrective actions, and might be subject to an on-site surveillance assessment the following season.

---

1 In the context of the Better Cotton Standard System, ‘Producer’ refers to either a Large Farm or a Producer Unit of smallholder or medium farms
2 COVID-19 plans to be completed at project level or Large Farm level; BCI has developed a standard template to be used
3 Defined as 2019/20 season for southern hemisphere and 2020/21 season for northern hemisphere
These exemptions would be applicable only if the non-conformity does not pose credibility or reputational risks to the Better Cotton Standard System.

3. In exceptional cases, Producers who cannot have a remote assessment carried out can apply for a one-year licence extension, in writing, explaining the rationale. These will be reviewed and decided by the BCI Assurance Managers based on an assessment of risks and the Producers’ previous conformance history.

**Approach for new Producers**

1. New Producer Units (PUs) that apply for a variation to be assessed for licencing in the 2020/21 season will still require a ‘Readiness Check’ by the IP prior to completing the variation:
   a. The deadline for carrying out Readiness Checks and applying for a variation has now been extended by 3 weeks.
   b. If on-site Readiness Checks are not possible due to COVID-19 related restrictions, these checks can be carried out remotely.
   c. In all cases it is still the IP’s responsibility to ensure that new PUs are fully compliant with all Core Indicators before recommending them for licensing.

2. For new PUs and new Large Farms, if an on-site licensing assessment is not possible due to COVID-19 restrictions, they can receive a remote assessment (following a defined procedure):
   a. If found compliant with all Core Indicators the new PU or LF would receive a one-year conditional licence.

**Note:** BCI expects in any COVID-19 affected areas, it will be particularly challenging for IPs to have new PUs established and ready for licensing in 2020/21 – especially as travel restrictions will impact field staff recruitment and farmer training. It is still the responsibility of IPs to ensure that new PUs are fully compliant with all Core Indicators – as assessed through a Readiness Check – before recommending them for licensing. New PUs that are not ready for licensing can remain in set-up phase for 2020/21.

**For questions or more information**

Contact assurance@bettercotton.org

---

4 Readiness Checks and variation process are components of the revised BCI Assurance Model implemented in season 2020/21. Refer to [BCI Assurance Manual v4.0](#).

5 The revised deadline is set as ‘end of sowing + 3 weeks’ (previously it was ‘end of sowing’); these seasonal deadlines are set at country or regional level.

6 COVID-19 related compliance exemptions will not apply to new Producer Units or Large Farms.