July 2023

**Ref: Transition Requirements for ISO/IEC 27001:2022**

Dear Customer,

We are pleased to inform you that as of the date of our letter, SII - QCD is certified to perform audits according to the ISO/IEC 27001:2022 , as approved by the international accreditation body ANAB

Below is an update related to the publication of a new edition ISO 27001:2022 standard that replaces the standard in its current edition ISO 27001:2013.

**Key Changes:**

* Few changes in the quality management system
* Dividing of the controls into 4 categories (Organizational, people, physical, technical)
* Removing few controls
* Adding 11 new controls (for example: cyber intelligence, cloud services, readiness for business continuity)
* Merging of 57 of the controls
* Defining 5 attributes for each control (FE: operational, cyber)
* Changing few documentations requirements

**Timetable for transition to ISO 27001:2022**

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| --- | --- |
| **Activity** | **Date** |
| Publication date of ISO 27001:2022 edition | 10/2022 |
| Last date for **Certification / Recertification** audits according toISO 27001:2013 version. | 30/04/2024 |
| **Surveillance** audits according to ISO 27001:2022 (recommendation if applicable) | 30/04/2024 |
| Last date to **complete the transition** **process** for 2022 edition for certified organizations | 31/10/2025 |
| Last date for the validity of certificates according to the 2013 edition | 31/10/2025 |

**Extra time for the transition:**

Minimum of 1.0 auditor day for the transition audit.

**Transition Audit:**

* **To coordinate a transition audit please contact the auditor in charge of your organization**.
* The transition audit can be conducted in conjunction with the surveillance audit, recertification audit or through a separate audit.
* The transition audit shall include the following and not only rely on document review:
* The gap analysis of ISO/IEC 27001:2022, as well as the need for changes to the client’s ISMS.
* The updating of the statement of applicability (SoA).
* If applicable, the updating of the risk treatment plan.
* The implementation and effectiveness of the new or changed information security controls chosen by the clients.
* The transition audit can be performed remotely if it is ensured that the objectives of the transition audit are met and if no significant risks were identified by the auditor. (Except in cases where it is performed as a separate audit)

**Do not hesitate to contact us for any question and information.**

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Kind Regards,

Avital Weinberg

Director Quality and Certification Division

The Standards Institution of Israel