

European Certification Body GmbH

CONDITIONS

for the

use of the ECB•S logo

ECB•S R09

1. Scope and objectives

- 1.1 These conditions govern the use of the logo of the certification body European Certification Body GmbH (ECB). The registered office of ECB is Lyoner Str. 18, 60528 Frankfurt am Main, Germany.
- 1.2 The trademark rights are held by the organisation.

2. Definition – Logo

The ECB•S logo:



3. Right to use

3.1 With the acquisition of an ECB•S certificate, the certificate holder obtains the right to use the ECB•S logo directly in connection with the ECB•S-certified product. The ECB•S logo may be used to advertise the ECB•S-certified products and to show the ECB•S certification.

It is not permitted to mark a product range in general as ECB•S-certified unless every single model series is ECB•S-certified. It shall be readily understandable which products are ECB•S-certified and which products are not.

It is not permitted to mark a product as ECB•Scertified if only one single component is ECB•Scertified (e.g., a complete secure storage unit if only the lock is ECB•S-certified).

- 3.2 The user acknowledges acceptance of these Conditions by returning the signed Certificate of Obligation.
- 3.3 The certificate holder is only allowed to transfer the ECB•S logo to companies that distribute his ECB•S-certified products (distributors). A prerequisite is that the certificate holder has obtained permission for the transfer of the ECB•S logo from ECB.
- 3.4 The distributor shall confirm acceptance of these conditions in writing to ECB at least 14 days before using the logo.
- 3.5 It is recommended that, if there are any doubts, the use of the ECB•S logo by the certificate holder and the distributor be agreed with ECB.
- 3.6 The certificate holders shall inform the administrative office about any use of the ECB•S logo which infringes these guidelines. This applies, in particular, to its use by the distributors associated with the certificate holder.
- 3.7 The marking on the product with the ECB•S logo or the reference to a ECB•S certification in any other form is only permitted in combination with a certification mark/sticker of the certification body European Certification Body GmbH (ECB). These certification marks/stickers can be obtained from ECB.



4. Way of use

- 4.1 If necessary, the ECB•S logo can be requested in different file formats from the administrative office. Only the pictures and/or data files obtained from the administrative office shall be used.
- 4.2 The ECB logo shall only be used in its original form. It must not be distorted, altered as to its proportions, its colours and other types of representation. The use of negative versions is not permitted.
- 4.3 In the space around the ECB•S logo, a protective zone shall be observed. The minimum distance to the next element on all sides is 25 % of the total height of the logo.
- 4.4 The size of the logo shall be selected such that the letters contained therein can be recognised.
- 4.5 The media that may be used are (without being limited to): Presentation on the Internet, presentation at fairs and exhibition, correspondence (not in the letterhead), print media (posters, printed presentations, brochures). It is recommended that the use of further media be coordinated with ECB.

5. Expiration of the right to use

- 5.1 The right to use the ECB•S logo expires with the expiration of the ECB•S certificate.
- 5.2 Thereafter the ECB•S logo shall be removed from all media immediately. Media from which the ECB logo cannot be removed (e.g. brochures) may no longer be distributed for public advertising without consultation with ECB.

6. Sanctions

In case the certificate holder or distributor (3.3) infringes any obligation according to clauses 3.3 to 4.5, the infringing party will be given a written warning with the Note of Obligation that for any further case of non-compliance he shall pay to ECB a penalty amounting to 5.000,00 euros – excluding the right to continued use.

- Page 2 of 2 -