

FORM

FORM - DEVIATION REQUEST SUBMISSION

PUBLICATION DATE: 12/11/2024

VERSION: 6.0

NEXT PLANNED UPDATE: 12/11/2026

RELATED DOCUMENTS

- <u>Deviations Approval Requirements and Procedures</u>

CONTACT DETAILS

The Gold Standard Foundation
International Environment House 2
Chemin de Balexert 7-9
1219 Châtelaine Geneva, Switzerland
Tel +41 22 788 70 80
Email help@goldstandard.org

1 | General Guidelines

1.1 | Applicability

- 1.1.1 | This form is to be completed for projects (project activities/PoAs/VPAs) seeking deviation or is/are at a risk of deviating from any <u>applicable</u> requirements, GS4GG-specific requirements listed in the applicable Methodologies or any other deviations occurring in any of the various aspects of the project.
- 1.1.2 | Refer to the latest version of <u>Deviation Request Requirements and Procedures</u> for detailed information on the procedures and requirements.
- 1.1.3 | This form can be used in the following instances i.e.,
 - a. Deviation from GS4GG requirements and/or applicable methodologies prior to submission for certification with GS4GG.
 - b. Temporary changes to a certified project which include changes from the registered monitoring plan, the applied methodologies or other standard documents - that are expected **not** to occur beyond a given monitoring period.
- 1.1.4 | For any permanent changes to a design certified project, the requirements set in Design Change Approval Requirements and Procedures shall be followed.

2| Submission of deviation form

- 2.1.1 | This form shall be submitted in Microsoft Word (.doc) format to Gold Standard at deviations@goldstandard.org
- 2.1.2 | Forms with incomplete/inaccurate information shall not be considered for review and shall be returned to the applicant.

3| Implementation of deviation decision

3.1.1 | The decision prescribed in this form shall be considered by the entity applying for deviation for further course of action.

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4 Decision summary

To be completed by Gold Standard

4.1 | General information

DEVIATION REFERENCE NUMBER		DEVRQ-59				
Date of decision		11/02/2025				
Decision	☑ Approved [No precondition to apply the deviation decision]					
	☐ Conditionally approved [Decision is subject to compliance with the precondition defined below]					
	☐ Not approved [reason for	or rejection is provided in decision summary]				

4.2 | Decision

4.2.1 | **Decision Summary**

The deviation is approved.

The project developer shall comply with the requirements stated in Annex B – Conflict and Emergency Zones of the latest <u>Gold Standard Principles and Requirements</u>.

4.2.2 | Directions for the project developer/CME, if applicable

An objective observer must be hired to ensure the integrity and impartiality of the process.

The Project Developer shall share a at minimum 3 profiles for objective observers to deviations@goldstandard.org. Based on the profiles selected by Gold Standard, the project developer shall engage the objective observer.

4.2.3 | Directions for the Validation and Verification Body (VVB), if applicable

The VVB shall provide a checklist to the selected Objective Observer before the site visit. For details on the same, please refer to para 2.1.4 of the Annex B of GS4GG Principles and Requirements.

. . .

4.2.4 | Directions for the Gold Standard, if applicable

The Memorandum of Understanding shall be signed with all the parties as required by para 2.1.4 of the Annex B of GS4GG <u>Principles and Requirements</u>.

The Gold Standard shall share the template for the MoU with the project developers.

4.3 | Applicability to other activities

Is this decision applicable to other projects under similar circumstances?¹	□ Yes ⊠ No
Does this decision set a precedent for future projects with similar circumstances? ²	□ Yes ⊠ No
Precedent details (if applicable to other activities)	
N/A	

 1 If this is marked yes, this means that any other project (PoA/VPA/PA) in similar situation may apply the decision of this deviation to their project as well. The project developer/VVB may quote this deviation decision in the relevant certification documents. This is relevant to only the projects which have already entered the certification cycle with GS4GG.

² If this is marked yes, it means the decision is valid to all the future projects which will enter the certification cycle with the similar situation. This is relevant to all the projects which are not yet design certified with GS4GG or have not submitted their documents for preliminary review yet.

5| Deviation Request Details

<u>To be completed by the entity requesting deviation - (Project</u> <u>Developer/Coordinating and Managing Entity and/or VVB)</u>

5.1 Submitted	by					
□ Project develope □ Project dev	er					
□ CME						
□ VVB						
☐ Other (specify)					
5.2 Details of t	he entity and its	s repre	esentativ	e submitti	ng the	e form
Item				Information		
Name ³ :				PETER SCOT	Т	
Email ID ⁴ :				peter.scott@	burnm	nfg.com
Organisation: ⁵ :				BURN Manuf	acturir	ng Co.
Are you an authorize	ed project participa	nt as pe	r the	⊠ Yes		
cover letter submitte	ed for this activity?			□ No		
5.3 Background	d information					
Туре	☐ Project activity		□ PoA GSX	XXX	⊠ VP	A
GS ID	GSXXXX	(GS XXXX		GS 10	0790
	GSXXXX		GS XXXX		GS XX	XXX
Host country(ies)	The Federal Repub	lic of So	omalia			
Project Title	GS10789 VPA1: Ef	fficient a	and Clean (Cooking for h	ouseho	lds in Somalia
Registry link	https://registry.	goldsta	ında rd. o rg	ı/projects/c	letails	/ 2747
Scale	☐ Microscale (GS))				
	☐ Small scale					
	□ Large scale					
	☐ Other, if applica	able plea	ase specify	below		
	Insert text here					
Certification Status	□ Listed	□ Cert	ified	□ Certified		□ Other
and corresponding date of latest		design		project		If other, specify here
status	dd/mm/yyyy	dd/mm	1/уууу	17/09/2021		dd/mm/yyyy

 $^{^{3}}$ Name of the individual representing the entity requesting the deviation

⁴ Email ID for further correspondence related to the deviation request ⁵ The name of the entity requesting the deviation

Applied version of Standard		⊠ GS4	-GG					
		☐ Previous version		of Version no.				
		Gold Standard		□ 1.0		□ 1.1	□ 1.2	□ 2.2
Transition d	ate, if	From p	revious GS ve	ersion to G	S4G0	3	dd/mm/yyy)	/
applicable		From a	nother standa	rd to GS4	GG		dd/mm/yyy)	/
		Name	of another sta	ndard	□с	DM		
					□ Other			
							andard – Inse	art toyt
					here		anuaru – mse	ar text
Applicable a	ctivity	□ Ren	ewable Energy	Activity F	Requi	rements		
requirement	t	⊠ Com	nmunity Service	ces Activit	y Red	quirements		
		□ Land	d-use and Fore	ests Activit	y Re	quirements		
		□ Othe	er					
		Insert	name here					
Status of th Were there raised durin (preliminary performance relevant to	any findi g any ce review, e review	ngs (CL rtificati design etc.) th	on step and/or nat are	Yes Summary Summary	of the	ne findings e CL, CAR, F	□ Under FAR not more o document, p	than 200
To be comp and Manag	<u>ing Entit</u>	<u>/ the e</u> y and/	ntity request		<u>tion</u>	<u>(Project D</u>	eveloper/Co	<u>ordinating</u>
Standard	Title		Principles and	d Requiren	nents	<u> </u>		
document	Version		V2.0					
reference	Paragra	ph	Annex B Para 2					
6.2 Desc	ription	of the	e deviation					
Title	-	rega	rding deviatio		to-ca	se basis for	on-site visit	in conflict
		_	emergency zo emporary	nes □ Permanent				
		ا تا	on por ar y		Permanent			

Confirm the nature of changes related to	beyond one monitoring period) prior to submission for certificatio					
deviation	Insert Text here (if required) to support the selection					
Relevant monitoring	Start date	25/02/2	2024			
period, if applicable	End date	01/10/2	2024			
Summarise the changes	Paragraph 2.1.1 of ANNEX Requirements, version 1.2 for the verification of proj pose high risk to life. The Standard will assess applieligible for the rule deviate evidence that demonstrate Furthermore, the applicant in conflict zones/areas that show involvement in other from implementing the prestablishment of a formal experience and involvement these rules if the collaborate period of the Project." BURN Manufacturing Co. (deviation for VPA GS1079) people in SOMALIA to accompact to a summerous, SDG-defined compact to the summerous regions in the Country of the adverse effects terrorist attacks preventing the suffer the adverse effects terrorist attacks preventing (highways, airports etc.) at the ability of VVB's who are and unpredictable. 2 VVBs have confirmed the its insecurity, and the evides supporting documentation is impossible to predict with BURN is at risk of the project in the project in the summerous timelines for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the to this position, BURN would be supported to the summerous for the total summerous for the summerous for th	B of the continue of the continue of an order of an order of the continue of an order of a	des specific guidance for deviations ated in conflict zones or areas that the provided dictates that the Gold on a case-by-case basis. To be cribed therein, there must be VVBs are not willing to go on-site. Idemonstrate prior experience working a high risk to life and/or health. And its within the considered area, apart der review. Alternatively, the ration with partners who have such the considered area may qualify under sustained over the entire certification. The would like to request for this project continues to help thousands of use energy efficient biomass the GHG emissions and provide its. The tation with respect to the planned goperiod and MP05 verification for the cast Zone. As the project developer, the security situation in Somalia. Thave witnessed and continue to in-going security crisis; with frequent of transport infrastructure points the country. A situation which renders ative to the Country both perilous. The are not willing to visit Somalia due to the this has been provided as deviation request. At this moment, it security situation will stabilize, and melines getting delayed and the ing delayed inordinately. With respect to request that objective observer be equired by para 2.1.2 of Annex B of			

	In applying this deviation, BURN has adhered to the following core GS principles:				
	- Environmental integrity: This deviation doesn't result in any over-estimation of GS VERs.				
	- Contribution to Sustainable Development Goals (SDGs): The SDG contribution achieved are in line with GS4GG requirement and are not compromised.				
	- Safeguarding principles and Requirements: Safeguarding Principles Assessment carried out for the VPA is in line with GS4GG requirements.				
	- Compliance with host country regulations: The scope of this deviation work does not conflict with host country regulations.				
Reason for deviation	BURN is requesting this deviation with respect to the planned validation for Renewal of crediting period and MP05 verification for the VPA, which is situated in a Conflict Zone.				
Proposed resolution	BURN would like to request that objective observer be allowed for the on-site audit as required by para 2.1.2 of Annex B of Principles and Requirements version 1.2.				
Is there any potential	Select the relevant area:				
temporary or	□ Project design				
permanent impact of	□ Local stakeholder consultation				
deviation on other	☐ Safeguarding principles				
aspects of the	□ SDG assessment				
project?	☐ Regulatory compliance				
	□ Additionality				
	□ Applicability of methodology				
	1				
	☐ Annual emission reduction volume (if yes, fill the table below)				
	Annual emission Annual emission reduction/				
	reduction/removal before applying removal after applying deviation deviation				
	XYZ tCO ₂ e XYZ tCO ₂ e				
	□ any other matrix, please specify				
Summary of the	There is no impact on the project design, safeguarding principles, SDG				
impact	assessment, data quality, potential risk or any other aspects of the				
	project due to this deviation. The VPA will abide by all Gold Standard requirements.				
Insert text here	requirements.				
15016 65/6 11016					

6.3 | VVB information

Is a VVB opinion on the deviation request	Yes ⊠ No □
required?	If answer is yes, fill the information in section
VVB opinion shall be included, where	6.4 below.
required by the requirements under	
Deviations Request Requirements and	

<u>Procedures</u> or request is submitted by the VVB.

6.4 | VVB's assessment

The below information is to be completed by VVB, if applicable.

VVB's assessment of deviation request

The proposed deviation does not compromise or have any negative influence on the accuracy, completeness or any other requirement of Gold Standard for Global Goals. This deviation is being requested considering project area falls under conflict zone which makes on-site verification visits difficult.

of deviation request

VVB's assessment of impact | There is no impact on the project design, safeguarding principles, SDG assessment, data quality, potential risk or any other aspects of the project due to this deviation. The VPA will abide by all Gold Standard requirements.

> The VVB has developed risk assessment based on nonconduction of on-site visit and possible mitigation to avoid risk associated with remote assessment as given in the section 3.3. Moreover, VVB agrees to GS decision of contracting an objective observer to carry out the on-site visit selected by GS.

Risk associated to the non-conduction of mandatory physical on-site inspection for verification

SI.	Identification of	Mitigation measures	Risk
No	potential risks		Mitigated
1.	Risk associated to	The on-site	
	verify project	assessment will be	⊠ Yes
	implementation and	conducted by the	
	operation with respect	experienced objective	☐ No
	to the	observer, he will	
	registered/included	conduct the interviews	
	documents (PDD/PoA	as directed by the lead	
	DD, VPA DD)	auditor, capture the	
		real time photograph	
		as evidence and the	
		implemented project	
		technology can be	
		checked by him. Cross	

2	Risk associated to	checking the same through other relevant documents such as project database, monitoring survey records. Checklist provided to the objective observed will contain relevant data to make sure that the project implementation is as per the registered PDD. This risk can be	
2	verify implemented monitoring plan with the registered/included documents (PDD/PoA-DD, VPA-DD) and applied baseline and monitoring methodology	mitigated by conducting the interview with end users by objective observer on site to cross check the Monitoring parameters described in certified versions of POA-DD / VPA-DD vis-à-vis their monitoring equipment/procedures and also to check records like project database, monitoring survey sheets and other relevant documents.	Yes □ No No
3	Risk associated to verify that the actual monitoring systems and procedures comply with the monitoring	This risk can be mitigated during interview video call/video recording/a real time photo of the	⊠ Yes

	Loystoms	monitoring equipment	1
	systems and	monitoring equipment	
	procedures described	through the help of	
	in the monitoring plan	objective observer.	
		Interview with the	
		project	
		implementation	
		representatives,	
		enumerators will be	
		carried out. A	
		checklist will be	
		provided to the	
		objective observer to	
		make sure that actual	
		monitoring systems	
		and procedures	
		comply with the	
		procedures described	
		in monitoring plan.	
4	Risk associated to	The identified risk can	
	evaluate the GHG	be mitigated by	⊠ Yes
	emission reduction	managing access to	
	data and express a	the records during	□ No
	conclusion with a	audio/video calls. It	
	reasonable level of	can be verified	
	assurance on whether	whether project has	
	the reported GHG	adequate controls	
	emission reduction	related to data	
	data is free from	changes/updates,	
	material misstatement	version tracking,	
		traceability, security	
		and whether data is	
		reproduceable from	
		the sample sheets.	
		Furthermore, data	
		quality control	
		personnel can also be	
		interviewed to	
		establish the level of	
		assurance.	
ll ll		Lassulance.	

	Dials appropriated to	The identified risk can	1
5	Risk associated to		N
	verify that reported	be mitigated during	⊠ Yes
	GHG emission data is	remote interview by	
	sufficiently supported	asking complete set of	□ No
	by evidence	data for the	
		monitoring period and	
		Information provided	
		in the monitoring	
		report can be cross-	
		checked with other	
		sources such as	
		Survey	
		sheet/household	
		interviews. To check	
		whether, calculations	
		of baseline emissions	
		and emission	
		reduction has been	
		carried out in	
		accordance with the	
		formulae and methods	
		described in the	
		monitoring plan and	
		the applied	
		methodology. A	
		checklist will be	
		provided to the	
		objective observer to	
		check all the project	
		specific GHG emission	
		data.	
6	Any outstanding	The identified risk is	⊠ Yes
	FAR(s)/pending	mitigated by	
		reviewing the previous	□ No
	issue(s) since the	Verification report and	
	previous physical	found that no FAR is	
	site visit.	raised during last	
		Monitoring Period.	

		7 1 4	Inv ganc in	As per the shared	⊠ Yes
			any gaps in	•	⊠ Yes
		n	nonitoring data, if	data no such gap	□ No
		a	iny, that cannot be	exists for the	□ NO
		jı	ustified as per	proposed monitoring period.	
		a	pplicable	period.	
		r	equirements.		
		8 A	ny design	The identified risk will	⊠ Yes
		С	hange(s)/temporary	be mitigated by	
		d	leviation(s) since	reviewing the previous	□ No
		l t	the previous physical	monitoring/verification	
		s	site visit.	report and any design	
				change	
				proposed/approved	
				will be assessed	
				complying to the GS principles and	
				requirement. Checklist	
				will be provided to the	
				objective observed	
				considering the	
				available design	
				change/deviation	
th an up for al th		The VVB has assessed the current situation in Somalia			
		through the latest news report and from other local sources			
		and concludes that performing an on-site audit in the			
		upcoming month is found to be difficult as it poses risk to life			
		for the VVB. Extending the validation and verification do not			
		also prove to be a viable alternative considering the delay			
		that will be caused for issuance. VVB agrees to GS decision of			
		contracting an objective observer to carry out the on-site			
		visit selected by GS.			
VVB details	VVB name:	ı	Earthood Services Private Limited		
	Auditor name(s):		Sukanya Phukan		
	Email (s):		sukanya.phukan@earthood.in		
			-		

6.5 | Documents:

6.5.1 | List of documents provided (note that once a decision has been made by Gold Standard, this deviation form will be made public on the Gold Standard website. Kindly refrain from including any confidential information in the form.)

Document 1. Applus: VVB Email declining OSV in Somalia

Document 2. Earthood: VVB Email declining OSV in Somalia

DOCUMENT HISTORY

VERSION NUMBER	RELEASE DATE	DESCRIPTION
6.0	12.11.2024	Editorial and structural changes to the template
5.0	11.04.2022	Additional information added:
		 date of listing, design certification, transition standard version specific reference to a requirement deviated from any previous deviations/design changes approved Guidance on VVB opinion
4.0	14.01.2021	Editorial changes
3.0	16.07.2020	Editorial changes
2.0	03.05.2018	Editorial changes
1.0	01.07.2017	Initial adoption