

Consorci AOC PKI Disclosure Statement (PDS) for electronic certificates

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Version History

Version	Date	Section and Changes			
1.0	21/02/2017	Initial Version.			
		Format corrections.			
1.1	09/05/2018	Added "Website authentication and SSL certificates issues" section.			
		Modified URL for CPS.			
		Annual review of the documentation, post eIDAS audit.			
1.2	24/07/2019	 Clarified references between the Certification Practices Statement, the General Certification Policy (previous versions) and the Certification Policies. 			
1.2	24/01/2010	• "2.1. Definitions on recipients": changes in the definitions.			
		 "2.3. Types of certificates": changes in the validity of SSL, EV and Headquarters certificates, at 2 years. 			
4.0	04/00/0000	Annual review of the documentation			
1.3	31/03/2020	Phone number included.			
1.4	03/08/2020	 Inclusion of mid-level and high-level public worker authentication and signature certificates. 			
1.5	27/01/2021	 Adaptation to Law 6/2020, of November 11, regulating certain aspects of electronic trust services. 			
1.6	31/03/2022	Review without changes.			
1.7	29/03/2023	Review without changes.			
		Eliminated references to QWAC and QTSA.			
1.8	10/05/2023	Change URLs to web epscd.aoc.cat.			
	15/11/2023	Section 2.3: inclusion T-CATP pseudònim certification.			
1.9		 Section 4.6 and 6.1: Removed references to the suspension of certificates. 			
		 Section 1.4: Inclusion of the revocation of certificates by the user himself. 			
1.10	10/01/2024	Change of address of the provider			
7.0	31/10/2024	 Inclusion of the new AOC G3 hierarchy. It is numbered as version 7.0 for the purposes of document management. 			
7.1	18/12/2024	Inclusion of the Qualified Time Stamp Certificate service			
7.2	09/03/2025	Reviewed without changes			

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1. INTRODUCTION AND CONTACT INFORMATION

1.1. Introduction

This document is an informative text that aims to highlight the basics contained in the Certification Practices Statement (hereinafter CPS) and Certification Policies (hereinafter CP) of Catalonia's Open Administration Consortium (hereinafter Consorci AOC) with regard to electronic certificates. By no means is this document intended to develop, expand or amend the aforementioned CPS, CP from Consorci AOC.

This informative text is subject to the documentary hierarchy derived from the seventh clause herein, which must be respected and will be applicable at all times.

1.2. Responsible organisation

Catalonia's Open Administration Consortium (Consorci AOC)

1.3. Organisation's contact details

For any questions, please contact:

Catalonia's Open Administration Consortium (Consorci AOC)

Subdirecció de Transformació Digital i Serveis

C/Salvador Espriu 45,

08908 L'Hospitalet de Llobregat

1.4. Contact and revocation procedure

Website for requesting certificate revocations 24x7: https://epscd.aoc.cat/formularis

For any questions, please contact:

Catalonia's Open Administration Consortium (Consorci AOC)

Servei de Certificació Digital

C/Salvador Espriu 45,

08908 L'Hospitalet de Llobregat

User Support Service: 900 90 50 90 or +34 93 272 25 01 for calls from outside the state.

2. TYPES AND PURPOSE OF CERTIFICATES

2.1. Definitions about recipients

- Public employee: Personnel that carry out paid functions in the Public Administrations at the service of general interests, in accordance with the provisions of Royal Legislative Decree 5/2015, of October 30, which approves the consolidated text of the Basic Public Employee Statute Law (TREBEP) or other applicable regulations.
- **Public worker:** Personnel at the service of the entities that make up the public sector of Catalonia, who maintain a labor or senior management relationship (such as professional public managers).
- Related person: Catalan's public administration's external staff, who need this
 certificate for dealings with public administration due to its contractor status (for
 example).
- Public employee with pseudonym: Personnel that carry out paid functions in
 the Public Administrations at the service of general interests, in accordance with
 the provisions of Royal Legislative Decree 5/2015, of October 30, by which the
 consolidated text of the Basic Public Employee Statute Law is approved or other
 applicable regulations but that the identification of the person is done by
 intermediating a pseudonym for special cases in which the certificate does not
 have to show the data related to the identity of the public employee.
- **Representative**: Person acting with general powers of representation of your organization before other public administrations.
- **Legal person:** It refers to the identification of one catalan's public administration entity.

2.2. Definitions on the use of certificates

- Authentication: identification of the person to allow access to a computer application.
- **Encryption:** use for encryption and decryption of files, to allow confidential handling.
- Advanced electronic signing: electronic signature made by a qualified certificate, pursuant to applicable legislation.
- Qualified electronic signature: qualified electronic signature made by a qualified certificate that works with a qualified device for creating an electronic signature.
- Time stamping performed with a qualified electronic certificate for qualified time stamping services.

2.3. Type of certificates

Type of certificates	Recipients	Purposes	OID	Validity
T-CAT Authentication	Public employee	Authentication	1.3.6.1.4.1.15096.1.3.2.7.1.2	Up to 5 years
T-CAT Signature	Public employee	Qualified signature	1.3.6.1.4.1.15096.1.3.2.7.1.1	Up to 5 years
	Related person	Authentication Qualified signature	1.3.6.1.4.1.15096.1.3.2.82.1	Up to 5 years
T-CAT P	Public employee	Authentication Advanced signature	1.3.6.1.4.1.15096.1.3.2.7.3.1	Up to 5 years
T-CAT P Related Person	lRelated	Authentication Advanced signature	1.3.6.1.4.1.15096.1.3.2.86.1	Up to 5 years
T-CAT Pseudonym Authentication	Public employee using pseudonym	Authentication	1.3.6.1.4.1.15096.1.3.2.4.1.2	Up to 5 years
T-CAT Pseudonym Signature		Qualified signature	1.3.6.1.4.1.15096.1.3.2.4.1.1	Up to 5 years
T-CAT Pseudonym Authentication and Signature	Public employee	Authentication Qualified signature	1.3.6.1.4.1.15096.1.3.2.4.2	Up to 5 years
	ve to public administratio	Authentication Qualified	1.3.6.1.4.1.15096.1.3.2.8.1.1	Up to 5 years
Pasie	Public worker	Authentication Qualified signature	1.3.6.1.4.1.15096.1.3.2.82.2	Up to 5 years
T-CATP treballador públic	Public worker	Authentication Advanced signature	1.3.6.1.4.1.15096.1.3.2.86.3	Up to 5 years
Application device	Legal	Automated identification and signature	1.3.6.1.4.1.15096.1.3.2.91.1	Up to 2 years

Medium-level seal	Legal person	Administrative actions	1.3.6.1.4.1.15096.1.3.2.6.2	Up to 5 years
TSA Q	Legal person	Time-stamp	1.3.6.1.4.1.15096.1.3.2.112	Up to 5 years
idCAT Certificate	Citizens	Advanced authentication signature	1.3.6.1.4.1.15096.1.3.2.86.2	Up to 5 years

2.4. Certificate Validation

Certificate Revocation List (hereinafter, CRLs) are posted on the website of Consorci AOC and the URLs identified in the issued certificates.

2.5. Issuing Certification Agency

The certificates are issued by a Certification Agency belonging to the public certification hierarchy in Catalonia.

3. USAGE LIMITS

Certificates will be used in accordance with their own function and purpose, and they may not be used for other functions and other purposes. Likewise, certificates must be used only in accordance with applicable law, especially given existing import and export restrictions at any given moment.

The Key Usage extension will be used to set technical usage limits for a private key corresponding to a public key listed in a X.509v3 certificate. It should be noted that the effectiveness of restrictions based on certificate extensions sometimes depends on the operation of computer applications that have not been developed or cannot be controlled by Consorci AOC.

Certificates are not designed, and their use or resale is not authorised, as control equipment for hazardous applications or for uses requiring fail-safe measures, such as operation in nuclear facilities, navigation systems, air communications or weapon systems, where a mistake could lead directly to death, personal injury or serious environmental damage.

3.1. Usage limits aimed at subscribers

Subscribers must use the digital certification service provided by Consorci AOC exclusively for purposes authorised by the "Specific service terms" stated concisely in the fourth clause of this informative text.

Likewise, subscribers undertake to use the digital certification service in accordance with the instructions, manuals and procedures provided by Consorci AOC.

Subscribers must comply with any laws and regulations that may affect their right to use the cryptographic tools in question.

Subscriber cannot subject Consorci AOC digital certification services to inspection, alteration or reverse engineering measures without express written permission from Consorci AOC.

3.2. Usage warnings aimed at verifiers

Certificate verifiers must use the information service provided by Consorci AOC exclusively for authorised purposes, which are concisely listed in the fifth clause herein.

Likewise, verifiers undertake to use the information service in accordance with the instructions, manuals and procedures supplied by Consorci AOC.

Verifiers should comply with any law and regulation that may affect their right to use the cryptographic tools in question.

Verifiers cannot subject Consorci AOC digital certification services to inspection, alteration or reverse engineering measures without express permission in writing from Consorci AOC.

3.3. Evidence log

Records related to the lifecycle of certificates will be stored, either on paper or electronically, ensuring the appropriate security, authenticity, integrity, preservation and conservation methods related to the information contained in the certificate, for a period of 15 (fifteen) years, counting from the moment of expiration or revocation of the certificate or completion of the service provided. These records must be available to the Associated Certification Body.

Likewise, the certificate delivery sheets will be saved for a period of 15 (fifteen) years. These records must be available to the Associated Certification Body.

4. SUBSCRIBER OBLIGATIONS

4.1. Certificate request and key generation

Prior to the issuance and delivery of a certificate, there must be a certificate request.

Such request for issuing a certificate implies the subscriber's authorisation of Consorci AOC for it to generate its keys, and for it to issue the corresponding certificate. The key format and intended use will vary according to the profile.

The subscriber agrees to request the certificate based on:

- the specifications provided for each certificate
- the procedure stipulated in the CPS and the documentation of operations of the Consorci AOC, in addition to
- the technical components supplied by the latter, if necessary.

4.2. Accuracy of information

The subscriber assumes responsibility for all the information included, by any means, in the certificate application and that the certificate is accurate and complete for the corresponding purpose, and up-to-date at all times.

The subscriber has to report immediately to the Consorci AOC any inaccuracies detected in Consorci AOC's certificate once issued, as well as changes in the information provided and/or recorded for issuing the certificate.

In the event that the keys holder ceases its relationship with the subscriber, the latter must immediately request the revocation of the certificate.

4.3. Delivery and acceptance of the service

By signing the delivery slip, the subscriber, and where applicable, the key holder, acknowledges delivery of the certificate, the private key and any other technical format delivered by the Consorci AOC and, when applicable, the personal identification code. The subscriber will likewise confirm that these elements are working properly.

The subscriber, and where applicable the key holder accepts — by signing the delivery slip or via the electronic certificate acceptance procedure — the certificate as specified in the Certification Practices Statement of the Consorci AOC.

The subscriber must manage the signature of the key holder delivery slip and safeguard it for a period of 15 (fifteen) years counting from the moment of expiration of the certificate. All the information will be available to Consorci AOC, except when the certificate activation occurs by electronic means.

4.4. Key holder

The subscriber agrees to inform those responsible for key safeguarding of the terms and conditions governing the use of certificates.

Likewise, the subscriber agrees that the key holders fulfil their obligations as stipulated in the corresponding delivery slip.

4.5. Safeguarding obligations

The subscriber undertakes to, where necessary, safeguard the personal identification code, the card or any other technical format delivered by Consorci AOC, the private keys and, if necessary, the specifications owned by Consorci AOC that may have been supplied.

In the event of loss or theft of the private key for the certificate, or if the subscriber suspects that the reliability of the private key has been undermined for any reason, he/she must immediately notify Consorci AOC.

4.6. Proper use obligations

The subscriber must use the digital certification service, the public and private keys, the card or any other technical format delivered by Consorci AOC solely for purposes authorized in the Certification Practice Statement and Certification Policy in accordance with the "Specific service terms" as well as any other instruction, manual and procedure supplied to subscribers by Consorci AOC. The subscriber will recognise that when using the certificate, and while it has not expired or has been revoked, accepts the certificate and it will be operational.

4.7. Prohibited transactions

Subscribers agree not to use their private keys, certificates, cards or any other technical format delivered by Consorci AOC in carrying out transactions prohibited by applicable law.

Consorci AOC's digital certification services are not designed nor do permit use or resale as control equipment in hazardous situations, or for uses requiring fail-safe measures, such as operation in nuclear facilities, air navigation or communication systems, air traffic control systems or weapons control, where an error could directly cause death, bodily injury or serious environmental damage.

The certificates are issued to subscribers for the uses expressly listed in the first section of the second clause of this informative text.

Any other use different from those described in this clause is expressly excluded and formally prohibited.

5. VERIFIER OBLIGATIONS

5.1. Informed consent

Consorci AOC informs verifiers that they have access to enough information to make an informed decision when verifying a certificate, and they can rely on the information contained therein.

Verifiers acknowledge that the use of Consorci AOC's Register and the CRLs is governed by Consorci AOC's Certification Practices Statement and undertakes to comply with the technical, operational and security requirements detailed in the aforementioned Statement.

5.2. Electronic signature verification requirements

In order to rely on an electronic signature, it is essential for verifiers to check the existence and validity of both the certificate and the electronic signature, by implementing the verification procedure.

Verification involves checking the authenticity and integrity of the electronic document signed, in order to determine that it was indeed generated by the legitimate certification agency, i.e. the Consorci AOC, using the private key corresponding to the public key contained in the subscriber's certificate and that the document was not modified since the electronic signature was generated.

Certificate authentication will be performed automatically by the verifier's software based on services and, in any case, in accordance with the Certification Practices Statement and the following requirements:

- Using appropriate software to verify the certificate digital signature, authorised key algorithms and length and/or carry out any other cryptographic operation and establish the certificates chain on which the electronic signature being checked is based, since the electronic signature is verified using this certificate chain.
- Ensuring that the certificate chain identified is the most appropriate for the
 electronic signature being verified, since an electronic signature can be based on
 more than one certificate chain, and it is up to the verifier to ensure that the most
 appropriate chain is used for verifying.
- Checking the revocation status of certificates in the chain with the information provided in the Consorci AOC Register (with CRLs for instance) to determine the validity of all certificates in the certificate chain, given that an electronic signature can only be deemed to be properly verified if each and every one of the certificates in the chain are correct and in force.
- Ensure that all certificates in the chain authorise use of the private key certificate
 by the certificate subscriber and the key holder, due to the possibility that some
 licenses may include usage limits that prevent relying on the electronic signature

being verified. Each certificate in the chain has an indicator that refers to applicable usage terms to be reviewed by verifiers.

- Technically verify the signature of all certificates in the chain before trusting the certificate used by the signatory.
- Determine the date and time when the electronic signature was generated, since the electronic signature can only be deemed properly verified if it was created within the validity period of the certificate chain on which it is based.
- Define the data that has been digitally signed, since these will be used in signature verification.
- Technically verify the signature itself with the signer's certificate endorsed by the certificate chain.

5.3. Due diligence

Verifiers have to act with the utmost diligence before relying on any Certificates. In particular, Verifiers undertake to use the electronic signature verification software with the appropriate technical, operational and security aptitude to properly execute the signature verification process, and shall be exclusively responsible for any damage that may result from the incorrect selection of such software.

The previous limitation shall not apply when Consorci AOC has provided the verification software to the Verifier.

The Verifier can trust a certificate if the following conditions concur:

- The electronic signature must be able to be verified pursuant to the requirements of section two of the fifth clause.
- The Verifier must have used updated revocation information when carrying out signature verification.
- The type and class of certificate has to be appropriate for the intended use.
- The Verifier shall take into account other additional limitations for use of the certificate as noted in any way in the certificate, including those not processed automatically by the verification software, included as reference in the certificate and contained in these usage terms. Specifically, a certificate does not grant rights and powers from Consorci AOC to the subscriber or key holder beyond the description of the certificate according to the second clause of this informative text or other express indication of the Consorci AOC or the subscriber itself.
- Finally, trust has to be reasonable under the circumstances. If circumstances require additional guarantees, the Verifier must obtain these guarantees to substantiate reasonable trust.

In any case, the final decision in terms of trusting a verified certificate or not is exclusively up to the Verifier, who has to take an active attitude and who is required to access all the

information prepared by Consorci AOC to take his or her decisions in a fully informed manner. In case of doubt, the Verifier should not trust the certificate.

5.4. Trust in an unverified signature

It is forbidden to trust or otherwise use a signed, unverified certificate.

If the Verifier trusts a certificate, he or she will assume all the risks of this action.

5.5. Verification effect

Based on the proper verification of a signature and/or certificate, in accordance with the usage terms, the Verifier can trust the certificate data and/or signature based on the former, within the corresponding usage constraints.

5.6. Correct use and prohibited activities

The Verifier undertakes not to use any certificate status information or any other information supplied by Consorci AOC in performing any act prohibited by the law applicable.

The Verifier undertakes not to inspect, interfere or reverse engineer the technical implementation of Consorci AOC public certification services without prior written consent of Consorci AOC.

Moreover, the Verifier undertakes to not intentionally compromise the security of Consorci AOC's public certification services.

Consorci AOC's digital certification services are not designed nor do they permit use or resale as control equipment in hazardous situations or for uses requiring fail-safe measures, such as operation in nuclear facilities, air navigation or communication systems, air traffic control systems or weapons control, where an error could cause death, bodily injury or serious environmental damage.

6. LIMITED WARRANTY AND DISCLAIMERS

6.1. Consorci AOC warranty for digital certification services

Consorci AOC undertakes to provide digital certification services in certain technical and operational conditions, as set out in its Certification Practices Statement, including a Certificate Register, where the information regarding certificate status is published.

Consorci AOC undertakes to issue status information, including the revocation of certificates issued in accordance with the CPS.

Consorci AOC guarantees the following information service conditions:

- The certificate contains accurate and current information at the time of issuance, duly verified in accordance with the provisions of current legislation.
- The certificate meets all the requirements regarding content and format stipulated by the CPS.
- Consorci AOC private key has not been compromised, unless otherwise notified by the Register.

6.2. Disclaimer

Consorci AOC does not guarantee any software whatsoever used by anyone to create, verify or use in any way, any digital signature or digital certificate issued by Consorci AOC itself, except when there is a written declaration to the contrary.

6.3. Insurance

Consorci AOC, as a trust service provider, has guaranteed enough to cover its liability under the law, unless it is exempted by law from this obligation.

In case of misuse or unauthorised use of certificates, Consorci AOC (or the relevant Associated Certification Body) does not act as a fiduciary agent for subscribers and third parties, who must directly address the person in breach of the usage terms set out by Consorci AOC (or Associated Certification Body involved).

7. APPLICABLE AGREEMENTS, CPS and CP

7.1. Applicable agreements

The agreements which apply to the certificate are listed in the "service-specific terms".

7.2. Certification Practices Statement (CPS)

Consorci AOC certification services are technically and operationally regulated by the Certification Practices Statement, its subsequent updates, and additional documents.

The CPS can be found at: https://epscd.aoc.cat/regulacio

Anything not covered in this informative text will be governed by the provisions of the Certification Practices Statement. Likewise, in case of contradiction between the terms of this informative text and the Certification Practices Statement of Consorci AOC, the latter shall prevail in any case.

7.3. Certification Policies (CP)

Consorci AOC has different Certification Policies detailing technical, legal, operational and regulatory requirements, as well as the regulation of certificates, available to the user community that requests them.

Any divergence arising from this informative text and the Certification Policies of the Consorci AOC will be resolved in favour of the latters.

Anything not covered in this informative text will be governed by the provisions of Consorci AOC's Certification Policy.

8. PRIVACY POLICY

Consorci AOC cannot disclose or be compelled to disclose any confidential information concerning certificates without an advance specific request from:

- a) the person with whom Consorci AOC is obliged to keep confidential information, or
- b) a court, administrative order or any other order provided regarding current legislation.

However, the subscriber agrees that certain information, which might be personal or other kinds, provided in the certificate request will be included in certificates, and that the mechanism to check certificate's status, and that this information is not confidential, as stipulated by law.

Consorci AOC is not liable for any use made by a third party of this personal information.

9. REFUND POLICY

Not applicable.

10. LAW AND JURISDICTION

Parties shall be governed by Spanish law, particularly Law 6/2020, of November 11, regulating certain aspects of electronic trust services, and Regulation (EU) N $^{\rm o}$ 910/2014 of the European Parliament and Council dated 23 July 2014 concerning electronic identification and trust services for electronic transactions in the internal market, repealing Directive 1999/93/EC .

Jurisdiction is stipulated in Law 29/1998 dated 13 July, governing the Administrative Jurisdiction.

11. ACCREDITATIONS AND QUALITY SEALS

The Consorci AOC has passed the following audits:

- Compliance with Regulation (EU) No. 910/2014.