

SABRE Operations Handbook

For SABRE Licensed Companies, Registered Assessors & Registered Professionals

PN715 - Issue 1.2, May 2018





# 1. Scope

This document describes the process for conducting security risk management assessments in the built environment using SABRE.

This document aligns with the scheme document SD0229 'SABRE - Security Assessment and Certification for Buildings & Built Infrastructure Assets' which should be read in conjunction with this document.

This document does not include technical criteria for SABRE. Detailed technical criteria are set out in SABRE scheme document SD0229. This manual provides users with detailed guidance necessary to meet the requirements of SD0229 and support applications for certification against SABRE.

Where appropriate, the guidance is specific to the application of the scheme at different life-cycle stages, e.g. design stage, shell and core, post-construction and in-use.

#### 1.1. Audience

This document is intended for SABRE Licensed Companies, Registered Assessors and Registered Professionals, or those seeking to become Licensed or Registered.

#### 1.2. Governance

BRE Global maintains an open and accountable governance structure. The operation of SABRE (and indeed all our assurance activities) is overseen by an independent Governing Body and a Standing Panel for peer and market review.

The Governing Body represents stakeholder interests to ensure, amongst other things, that BRE Global are acting independently and impartially, that we are operating our processes correctly, and that we are treating our customers fairly.

The Standing Panel provides BRE Global with access to a range of experts that can review the BRE Global standards and schemes to ensure their robustness from a scientific, technical and market perspective, as well as ensuring the development of the standards and schemes is open to external and independent scrutiny.

# 1.3. Issues / Concerns / Complaints

If there are unresolved issues with the SABRE service provided by BRE Global, in the first instance please contact the SABRE team. Please provide as much information as possible so that we may address your issues or concerns effectively.

BRE Global operates a formal complaints and appeals procedure (XP107E), please contact the SABRE team to request a copy if there is cause to complain or appeal against a certification decision.

#### 1.4. Associated documents

This manual references a number of additional and supporting documents. A list of these documents is provided in Annex A.

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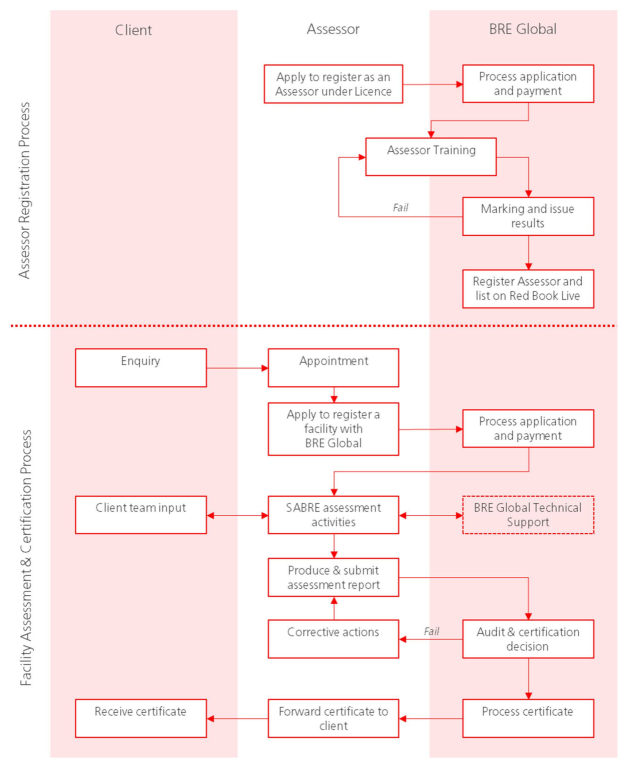
# 2. Introduction

If you are reading this document then you are either in the process of becoming a SABRE Licensed Company, Registered Assessor or Registered Professional. Alternatively, you are already practising in one of these capacities.

This document is intended as both an aide memoir and a learning tool to support your knowledge and understanding of the SABRE assessment process and foster efficient and competent application of the scheme. It does this by outlining and then defining in detail the key stages in becoming licensed/registered, maintaining a licence/registration, undertaking SABRE assessments and applying for certification of project assessments.

Figure 1 outlines the main steps in the SABRE assessor and assessment process. Each section in this document is dedicated to one of these key stages, with additional sections describing the documents, tools and services provided by BRE Global to support and facilitate the process.

Figure 1 SABRE Assessor & Assessment Process



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# 3. SABRE Licensed Companies, Registered Assessors & Registered Professionals

SABRE assessments are conducted by SABRE Registered Assessors (i.e. an individual), on behalf of SABRE Licensed Companies.

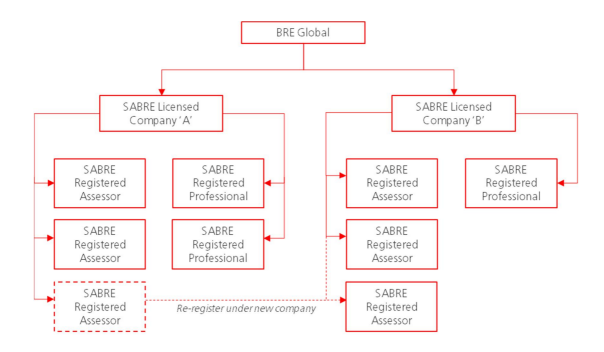
The SABRE scheme requires that certain activities are undertaken by 'competent persons' who have demonstrable experience in a given specialism. An individual may become a SABRE Registered Professional in order to validate their level of experience and demonstrate suitability for performance of such activities. SABRE Registered Professionals also operate on behalf of SABRE Licensed Companies.

Registrations are non-transferable. Therefore, should a SABRE Registered Assessor or Professional leave employment of their SABRE Licensed Company, for whatever reason, their registration will be invalidated and the individual will need to re-register upon employment with a new SABRE Licensed Company.

Licensed Companies and registered individuals benefit from the use of the SABRE Badge of Recognition (refer to PN713), which may be used in conjunction with associated activities to promote their services and capability.

Figure 2 summarises the hierarchy of SABRE Licencing and Registration.

Figure 2 SABRE Licencing and Registration Hierarchy



# 3.1. Licensed Companies

### 3.1.1. Application

Organisations seeking to become SABRE Licensed Companies must submit a completed Application Form (BF1765) with a copy of the organisation's Professional Indemnity Insurance certificate¹ and the information required for the Company's first Registered Assessor(s) or Professional(s).

#### 3.1.2. Confirmation

Upon receipt of a completed application form, BRE Global will issue a quote for the applicable fees. Following payment BRE Global will review the details submitted.

If any problems are identified with the information, BRE Global will notify the applicant using the contact details submitted. If the review is successful, BRE Global will notify the applicant accordingly and issue a Licence Letter covering the scope of the licence.

Refer to sections 3.2 and 3.3 for details of registering assessors and Professionals respectively.

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<sup>&</sup>lt;sup>1</sup> Professional Indemnity Insurance certificates must detail the geographical scope of the policy and provide cover of a minimum £1,000,000 per claim.

### 3.1.3. Badge of Recognition

The SABRE Badge of Recognition for Licensed Companies may be displayed on the Licensed Company's website and literature to promote associated services. Use of the Badge shall be in accordance with BRE Global document PN713.

# 3.1.4. Listing

The name of the Licensed Company will appear alongside all associated Registered Assessors and Registered Professionals on Red Book Live, BRE Global's live directory of approved fire and security products and services (<a href="www.redbooklive.com">www.redbooklive.com</a>).

#### 3.1.5. Maintenance

Licensed Companies will be required to pay an annual licence fee. Failure to pay the annual licence fee or maintain compliance with licence terms and conditions will result in termination of the licence and removal of all associated Registered Assessors and Professionals from Red Book Live (<a href="https://www.redbooklive.com">www.redbooklive.com</a>).

To maintain a licence, a company must have at least one Registered Assessor or Professional listed on their Licence Letter.

#### 3.2. Registered Assessors

### 3.2.1. Training

Individuals seeking to become SABRE Registered Assessors must undertake training with BRE Global prior to registration and listing on Red Book Live. SABRE Registered Assessor Training covers issues such as, but not necessarily limited to:

Overview of the Scheme

- Background
- Security Risk Management Systems
- LPS2082 & SD0229

#### Using the Scheme

- Defining an appropriate assessment scope
- How to Register a facility/project with the scheme
- Unique Reference Numbers (URN)
- How to conduct a SABRE Pre-assessment
- How to conduct a SABRE Full Assessment
- An introduction to the SABRE Calculator & Tools
- The importance of the SABRE Manual
- How to apply for Certification

Getting maximum value from SABRE

- Data, statistics and benchmarking
- Innovation & Innovation Credits
- Benefits, marketing and claims
- BRE Global Quality Assurance process
- Dealing with complaints

Upon successful completion of training, individuals will be provided with a training completion confirmation.

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### 3.2.2. Application

Individuals seeking to become SABRE Registered Assessors must submit a completed Application Form (BF1765) in addition to evidence in support of the criteria listed in Table 1.

 Table 1
 SABRE Registered Assessor Criteria

Criteria	Detail	Evidence	Compliance Notes
1	<ul> <li>3 years' (within the last 5 years) experience in any of the following professional services:</li> <li>Security risk management</li> <li>Property / facilities management</li> <li>Management system auditing</li> <li>Building / Infrastructure performance assessment</li> </ul>	CV detailing previous 5 years professional employment.	<ul> <li>Evidence must demonstrate experience in:</li> <li>A client facing role</li> <li>Technical report writing</li> <li>Stakeholder engagement</li> <li>Reading, understanding and interpreting documentation that relates to the built environment e.g. drawings, specifications, contracts, technical report, appraisals.</li> </ul>
2 <sup>2</sup>	Degree or equivalent qualification in a security risk management or built environment discipline.	Copies of education certificates.	Examples of appropriate built environment disciplines include engineering, architecture, town planning and construction.
3	Successfully complete SABRE Assessor Training.	N/A.	BRE Global maintain an internal list of all SABRE Assessor Training attendees. The individual's attendance will be verified by BRE Global following receipt of the Licence application.
4	Membership to a relevant professional body, to which membership is subject to a code of conduct/ethics.	Valid membership certificate or written confirmation of membership from the applicant's professional body.	Examples of appropriate professional bodies include those dedicated to security, design, engineering, construction, and building surveying/management.
5	No unspent convictions that would be inappropriate for the role.	CTC, SC, DV or national equivalent. Basic criminal record disclosure, or national equivalent.	Convictions inappropriate for the role exclude those which are unrelated to the professional integrity of the individual (e.g. motoring convictions).

Individuals may only become registered if their organisation is a Licensed Company. If an individual leaves the employment of a Licensed Company and wishes to become a Registered Assessor for a different company, a new Application Form (BF1765) must be submitted. Subsequent registrations can be added to an existing Licence using Application Form (BF1765).

### 3.2.3. Badge of Recognition

The SABRE Badge of Recognition for Registered Assessors may be displayed on the Licensed Company's website and literature to promote associated services. Use of the Badge shall be in accordance with BRE Global document PN713.

### 3.2.4. Listing

Registered Assessors will be listed on Red Book Live, BRE Global's live directory of fire and security products and services (<a href="https://www.redbooklive.com">www.redbooklive.com</a>).

#### 3.2.5. Maintenance

Each year, BRE Global will send an invoice covering licence maintenance costs to the Licensed Company. Within 30 days of invoice, the Licensed Company will be required to:

- Pay annual registration fees for all Registered Assessors and Professionals.
- Renew their commitment to enrolling Registered Assessors and Professionals on 1 day of training in the next 12 months.

#### 3.2.6. Monitoring

Ongoing registration of assessors is subject to individual performance. This shall be ascertained through the BRE Global auditing of submitted SABRE assessments (refer to section 4.5).

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<sup>&</sup>lt;sup>2</sup> Alternative means of demonstrating degree-level understanding of the subject matter are considered on a case by case basis, and acceptance of alternative evidence is at the discretion of BRE Global.

# 3.3. Registered Professionals

# 3.3.1. Application

Individuals seeking to become SABRE Registered Professionals must submit a completed Application Form (BF1765) in addition to evidence in support of the criteria listed in Table 2.

 Table 2
 SABRE Registered Professional Criteria

Criteria	Detail	Evidence	Compliance Notes
1	3 years' (within the last 5 years) experience in a security consulting (or similar) role.	CV detailing previous 5 years professional employment.	The experience must clearly demonstrate a practical and well-rounded understanding of factors affecting security in relation to construction and the built environment.
2 <sup>2</sup>	Degree or equivalent qualification in a security risk management subject or a built environment discipline.	Copies of education certificates.	<ul> <li>Appropriate disciplines may include but not be limited to:</li> <li>Engineering.</li> <li>Risk and security management.</li> <li>Building surveying</li> <li>Security consultancy.</li> <li>Asset Management</li> <li>Information security and risk management</li> <li>Security sector management</li> <li>Criminology and security science</li> <li>Estates Management</li> </ul>
3	Demonstrable experience in one or more of the following technical specialisms (as applicable to their application):  • Threat assessment³  • Risk assessment³  • Security Strategy³  • Security Design & Engineering  • Operational Security	Minimum 1500 word statement describing the applicant's experience in the technical specialism(s) selected, including case study examples.	To demonstrate competence for each specialism, BRE Global will be seeking to establish whether the role and responsibilities of the individual were commensurate with the expectations of a SABRE Registered Professional, and consistent with the activities described in the relevant Technical Issues of the SABRE scheme listed below, as applicable to the application:  • Threat assessment (FSR2.2)  • Risk assessment (FSR2.3, FSR2.4, FSR2.5)  • Security Strategy (PSF1.1 to PSF1.7)  • Security Design & Engineering (PSF2.1)  • Operational Security (PSF3.1)  Client and project confidentiality may be maintained by redacting sensitive information. However, there must be sufficient context to allow BRE Global to establish whether the role and responsibilities of the applicant were commensurate with the expectations of a SABRE Registered Professional.
4	Membership to a relevant security, design or engineering related professional body, to which membership is subject to a code of conduct/ethics.	Valid membership certificate or written confirmation of membership from the applicant's professional body.	N/A
5	No unspent convictions that would be inappropriate for the role.	CTC, SC, DV or national equivalent. Basic criminal record disclosure, or national equivalent.	Convictions inappropriate for the role exclude those which are unrelated to the professional integrity of the individual (e.g. motoring convictions).

Individuals may only become Registered if their organisation is a Licensed Company. If an individual leaves the employment of a Licensed Company and wishes to become a Registered Professional for a different company, a new Application Form (BF1765) must be submitted. Subsequent registrations can be added to an existing Licence using Application Form (BF1765).

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<sup>&</sup>lt;sup>3</sup> Individuals who successfully demonstrate experience in 'Threat Assessment', 'Risk Assessment' and 'Security Strategy' will also be awarded the designation of 'Suitably Qualified Security Specialist' (SQSS). This designation is specifically for the purpose of communicating that the individual meets the requirements defined in section HEA 06 of the BREEAM UK New Construction scheme to undertake Security Needs Assessments (SNAs).

### 3.3.2. Badge of Recognition

The SABRE Badge of Recognition for Registered Professionals may be displayed on the Licensed Company's website and literature to promote associated services. Use of the Badge shall be in accordance with BRE Global document PN713.

# 3.3.3. Listing

Registered Professionals will be listed on Red Book Live, BRE Global's live directory of fire and security products and services (www.redbooklive.com).

# 3.3.4. Maintenance

Each year, BRE Global will send an invoice covering licence maintenance costs to the Licensed Company. Within 30 days of invoice, the Licensed Company will be required to:

- Pay annual registration fees for all Registered Assessors and Professionals.
- Confirm their commitment to enrolling Registered Assessors and Professionals on at least 1 day of training in the following 12 months.

# 4. SABRE Assessment & Certification process

# 4.1. Appointment of a SABRE Assessor

Clients wishing to have an assessment of a New or In-Use facility certificated must appoint a SABRE Registered Assessor. Clients can use <a href="https://www.redbooklive.com">www.redbooklive.com</a> to verify that an individual holds registered status.

# 4.2. Determining the Assessment Scope

# 4.2.1. Identifying the scheme and the building type

The first step in determining the assessment scope is to identify whether the project should be assessed against the New Facility or In-Use Facility requirements of SABRE. Whilst in most cases this will be apparent based on the lifecycle stage of the project, the Registered Assessor should confirm this aspect of the project scope with their client. Facilities can be assessed in the following ways:

- a) New Facility (Design Interim)
- b) New Facility (Shell & Core)
- c) New Facility (Full)
- d) In-Use

In the case of refurbishment of existing buildings, an assessment should be conducted using the New Facility assessment method if works will involve all occupants decamping from the building. Where this is not the case and any part of the building remains operational during the refurbishment project, the assessment should be conducted against the In-Use requirements, including the Project Management requirements outlined in MAN3 of SD0229.

# 4.2.2. Identifying the spatial scope

The next step in determining the assessment scope is to establish the precise spatial scope of the assessment. This is to ensure the assessment includes only the areas and spaces intended by the client. For example, a client may wish to:

- Exclude tenanted areas from an In-Use assessment because the tenant is not party to the assessment process; or
- Have only a single building certified on a multi-building site.

The Registered Assessor will need to ensure the facility address provided at the time of application accurately reflects the spatial scope when making the formal SABRE application to BRE Global. For the examples above:

- Building ABC (landlord areas only), Address Line 1, Address Line 2, Address Line 3, Post Code.
- Building No. 14, XYZ Trading Estate, Address Line 1, Address Line 2, Address Line 3, Post Code.

Where the spatial scope is complex and/or security features owned by others will contribute to the security of the facility, it may be necessary to supplement the application with a scope drawing(s) identifying:

- The areas and spaces in and out of scope.
- Any security features outside the ownership of the applicant which are relied upon to protect the facility.

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# 4.2.3. Bespoke Assessments

The SABRE scheme covers a range of building types. However, should the project incorporate a building type not listed within the scheme, the Registered Assessor should indicate 'Other Use' at the relevant stage(s) during the SABRE application process. This is called a 'bespoke application'.

A bespoke application requires the assessor to submit floor plans showing the layout of the building(s) along with its intended use and any other relevant information. BRE Global will then confirm the appropriate means of assessing the development using the SABRE methodology contained in SD0229.

Should an assessment be certificated using the 'bespoke' SABRE application process, this will be identified on the certificate.

### 4.3. Project Registration

Registering an assessment of a project/building/asset with BRE Global is the first step in the process of applying for certification. Registration secures the project to the version of the scheme current on the date of registration and the certification fees applicable at that time.

A project must be registered prior to submission of the assessment to BRE Global. BRE Global will only evaluate (quality assure) and make a certification decision on a registered project that is submitted by a Registered Assessor on behalf of the organisation to which the assessment was registered.

# 4.3.1. Application Form

SABRE Registered Assessors must register projects to BRE Global using Application form BF1707, available on the SABRE website.

### 4.3.2. Amending or transferring registration

It is possible for changes to be made to an existing project registration. This may be necessary or desirable for a number of reasons, including:

- Errors contained in the original application information. This change is called an 'amendment'.
- If the project is registered to a superseded version of SABRE, and the client wishes the assessment to be transferred to the current Issue of the Scheme. This change is called a 'transfer'.

Regardless of the reason for change, requests should be made in writing to the SABRE team accompanied by the appropriate level of information necessary to implement the change. Changes will be subject to an administration fee except in cases where the change is a result of an error by BRE Global.

#### 4.3.3. Validity

There is currently no limit on the amount of time a project registration remains valid for following the expiry date of the scheme version (or launch date of the updated scheme version or replacement scheme). However, BRE Global reserve the right to annul any project registration after five years following expiry of the scheme version to which it was registered.

The scheme version expiry date is used rather than the project's assessment registration date to set a fixed point in time that is the same for all projects/assessments registered under that version. This enables BRE Global and Registered Assessors to manage and communicate scheme expiry in a clear and co-ordinated manner.

# 4.4. Undertaking an assessment

SABRE is a third party assessment and certification scheme. The Registered Assessor's assessment and the BRE Global quality assurance audit process are the fundamental tenets of the scheme, ensuring consistency of, and confidence in, the SABRE Rating awarded by the assessor.

To maintain this consistency and credibility, all certification decisions taken by BRE Global must be based on verifiable and credible project information that is traceable, i.e. evidence based. This is important to managing risk to clients and Registered Assessors in the event that a certification outcome is challenged.

It is the Registered Assessor who determines the rating and their assessment is the formal record of the project's performance against the criteria defined in the SABRE scheme document. The certificate issued by BRE Global provides assurance that the service provided by the assessor (that is, the process of producing the assessment) has been conducted in accordance with the requirements of the SABRE scheme document SD0229. The purpose of the certificate is to give the client confidence in the assessor's performance and processes in determining a SABRE Rating.

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Fundamentally, a formal assessment involves the appointed Registered Assessor collating and reviewing the relevant project evidence, and using it along with the SABRE assessment tools to calculate and report the performance (credits and section/category scores) and SABRE Rating achieved. The assessment report submitted to BRE Global for a certification decision is the formal record of this process of assessment and verification.

Whilst this Operations Handbook describes the basic functional process of undertaking an assessment, the Registered Assessor can and often does have a more in-depth, hands-on role, which is usually necessary to ensure a successful and cost effective outcome. This is particularly the case for New Facility assessments, where the assessor is often involved from the design stage through to construction and handover, supporting clients and project teams through the information gathering and scheme compliance process. In the SABRE In-Use scheme, the Registered Assessor's function is to make an application, on the client's behalf, to BRE Global for a certification decision, though support may still be desired by the client in the form of information gathering.

The remainder of this section provides guidance on ensuring impartiality in the assessment process, information on the tools for undertaking an assessment, collating evidence and record keeping, and submitting an assessment to BRE Global for certification.

#### 4.4.1. Conflicts of Interest

Impartiality within the assessment and certification process is paramount for ensuring the credibility of the outcome. The scheme and its Registered Assessors must take reasonable steps to maintain their impartiality and an appropriate degree of objectivity in the assessment process.

If the Registered Assessor believes there is, or may be potential for, a conflict of interest then the first step to managing it is to declare it to BRE Global, along with any measures proposed or taken to manage the potential conflict. BRE Global can then confirm or advise steps that need to be taken by the relevant parties (including ourselves) to maintain the objectivity of the assessment and its outcome.

The assessor should inform BRE Global of any potential conflict at the registration stage of a project; or at the appropriate time thereafter when the potential conflict becomes apparent and before the assessment is submitted for a certification decision.

The most likely potential for conflict of interest is where an individual Registered Assessor combines their role as the assessor with one or more other roles within the project team for the building they are assessing. For example they are the architect or security Professional on the project, or even a SABRE Registered Professional. Dual roles present a challenge to maintaining impartiality as the Registered Assessor could be putting themselves in a position where they are assessing and verifying their own work (or verifying solutions/performance which they advised clients on). In such circumstances it is advisable to eliminate the conflict by ensuring the individual Registered Assessor does not combine their role with others which directly influence facility security outcomes.

Another example of a potential threat to impartiality is where a client or other third party is putting pressure on the Registered Assessor to determine a favourable outcome by falsely claiming compliance; or where a client, Registered Assessor or other third party is aware of a Registered Assessor who is falsely claiming compliance. In such circumstances it is advisable to contact BRE Global so that appropriate steps can be taken to maintain the objectivity of the assessment.

Such conflicts of interest and threats to impartiality have the potential to invalidate the outcome and leave the scheme open to abuse, which undermines both the scheme and other Registered Assessors (by way of reputation and commercially).

Where a conflict of interest exists, or there is potential for one, the assessment and evidence submitted is likely to be subject to closer scrutiny during the Quality Assurance audit. Where BRE Global has unresolved concerns additional measures may be imposed to verify the integrity of the submitted assessment. These measures may include escalation of the audit level and/or a site visit conducted by BRE Global. Reasonable costs of implementing these measures will be charged to the Licensed Company of the Registered Assessor. Where such measures fail to satisfy those concerns, BRE Global will not certify the assessment or, where certification has taken place and a conflict has subsequently come to light, BRE Global may withdraw the certificate.

Furthermore, if a Registered Assessor has been found to be in breach of the registration terms, their registered status may be suspended and eventually terminated (in accordance with the relevant terms and conditions of licensing).

Registered Assessors can and often will need to advise clients, project teams and facility owners/managers on whether one or more proposed solutions comply and how to interpret assessment criteria for the purpose of determining, designing or proposing compliant solutions. This type of advice does not necessarily constitute a conflict of interest, but assessors should be mindful in doing so that it does not lead to one.

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### 4.4.2. Assessment Reporting & Tools

Registered Assessors must undertake, complete and submit their assessments in accordance with the submission requirements of BRE Global. These submission requirements are as follows:

- SABRE Manual (i.e. Assessment Evidence)
- SABRE Assessment Report
- SABRE Calculator

These components are detailed further in the subsequent corresponding sections.

BRE Global has produced basic templates which may be used by Assessors in the preparation of submissions. However, Licensed Companies may develop their own reporting templates and tools or utilise third party software tools for assessment purposes provided that these tools are recognised and approved by BRE Global before initial use. These tools should clearly display the SABRE Badge of Recognition, accompanied by a unique reference number.

#### 4.4.3. SABRE Manual 'Assessment Evidence'

The Registered Assessor is responsible for determining compliance or otherwise with the assessment criteria defined within the SABRE Scheme Document (SD0229), for the credits sought. The assessor determines compliance and the rating using the evidence sourced by or supplied to them by the relevant parties.

As a minimum standard for certification, SABRE requires all facilities to have a Security Risk Management System Manual 'SABRE Manual'. For further information, refer to the following sections of Scheme Document SD0229

In-Use facilities: MAN1.10New Facilities: MAN3.12

The SABRE Manual contains or provides suitable wayfinding to the body of evidence used in support of the SABRE assessment and certification process.

The Registered Assessor is responsible for gathering evidence from the relevant parties, e.g. Professionals, design team, contractor, facilities manager, building owner, etc. at the appropriate time. Typically upon appointing a Registered Assessor the client will ask them to co-ordinate the gathering of evidence from the various parties.

Registered Assessors rely on information and evidence provided to them by third parties and the assessor is responsible for maintaining the record of this information and ensuring that it is correctly interpreted against the assessment criteria. The assessor is therefore responsible for the correctness and completeness of all information relied upon and referenced in an assessment for the purpose of demonstrating compliance.

In the absence of appropriate coordination by the assessor and the timely provision of adequate information from the relevant parties, the assessment will likely take longer to complete. BRE Global strongly advises that assessors, their clients and the project team work closely together to ensure all evidence required is in place prior to submitting the assessment to BRE Global for any quality assurance audit and certification decision.

As part of the Quality Assurance audit conducted by BRE Global, the auditor may wish to inspect the entire SABRE Manual content or evidence related to specific credits. This information should only be submitted upon receipt of a request from BRE Global. This is discussed further in Section 4.4.7.

BRE Global will not be able to make a positive certification decision where evidence is missing or lacking clarity of compliance for the credits and rating claimed. In the majority of cases insufficient and inaccurate referencing of evidence is the main reason for delays in certification.

### 4.4.4. Site Visits

In addition to formal documentation supplied by the client and other relevant parties, assessors will need to conduct site visits (if relevant to the stage of assessment). Site visits can provide an efficient and robust means of verifying that the commitments made in the planning and design stages manifest during the construction/refurbishment phase; and/or that the project is constructed/refurbished in accordance with the assessment criteria for the credits sought and rating targeted.

BRE Global does not set a requirement on the minimum number of site visits. The assessor should determine what is appropriate for the purpose of efficient and robust verification of compliance given the size and complexity of the project. In the case of New Facility Assessment, good practice suggest that between 2 and 3 site visits is appropriate as a minimum. One of these can occur near the start of works on-site to ensure all parties are aware of their responsibilities in terms of maintaining/delivering the design stage performance in the final build. Further follow-up site visits during key stages in the programme enable the assessor to witness and PN715-issue 1.2 May 2018

photograph compliance with criteria, particularly for elements which become more difficult to check as the build progresses towards completion. A final site visit at or just prior to completion and handover allows the assessor to check and verify any outstanding items prior to completing and submitting their final, post construction assessment for certification.

Making regular site visits not only aids compliance checking, it allows the assessor to spot potential problems and advise the contractor or client accordingly (saving time and cost for both). Whilst a number of items can be verified in a single site visit toward the end of the project, relying on this as the sole site visit runs the risk of discovering non-compliant or unverifiable items and not being able to maintain or achieve the required rating. This in turn can potentially leave some assessors open to the risk of pressure to confirm compliance for items they have not been able to credibly witness or verify, particularly where a rating is a condition of planning or contract.

A lack of credible or falsified evidence of compliance will result in non-conformities during the quality assurance audit, a delay in certification and potentially suspension of an assessor licence.

Where an assessor uses records from their site visit(s) as evidence of compliance with the technical criteria of the scheme, they will need to record the information outlined below as a minimum in a site inspection report. Such records should be incorporated into the SABRE Manual.

- Date of visit
- Assessor name and contact details
- Project details
- Unique reference number
- Issues/criteria inspected
- Details of state of compliance (written notes and/or photographic evidence)
- Recommendations made and shared with the client / relevant parties, where appropriate.

# 4.4.5. Referencing assessment evidence

Recording and referencing the collated evidence within the assessment report is a critical element for the purpose of quality assurance and certification. A correct and complete record of evidence in an assessment is essential because:

- It provides protection to the assessor in the event of an assessment outcome being challenged allowing evidence to be quickly identified;
- It is the primary route for BRE Global QA to determine whether the assessment meets the requirements of the scheme;
- Without it, BRE Global has less certainty that the appropriate evidence has been examined and verified by the assessor and, therefore, that the rating is accurate.

#### 4.4.6. SABRE Assessment Report

The assessment report is the formal record of the SABRE assessment. It details the following key information:

- Particulars of the facility;
- SABRE assessment scope;
- Level of compliance with the applicable scheme minimum standards;
- Breakdown of the SABRE scoring, identifying which credits were and were not awarded;
- Justifications as to why credits were awarded;
- References to evidence used to satisfy each credit awarded;
- Facility SABRE Score and associated SABRE Rating;

At the discretion of the assessor, the report may also contain recommendations relating to the improvement of the SABRE Score/Rating. Any such recommendations are not a requirement of the scheme and shall not be subject to review during the QA process.

#### 4.4.7. SABRE Calculator

The SABRE Calculator is used to document the awarded credits, establish section scores and the overall SABRE score and rating, taking into account the applicable weightings.

#### 4.4.8. Record Keeping

The Licensed Company is responsible for implementing and maintaining internal quality management procedures for record keeping. Licensed Companies are required to keep a copy of all assessments (including associated calculators) conducted by them until the expiry date of the SABRE certificate.

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Licensed Companies should also inform their clients of the benefits of retaining assessments beyond the expiry date of the SABRE certificate.

BRE Global reserves the right to contact Licensed Companies at any point during the certificate validity period to verify the information/assessment. Where requested, the Licensed Company will endeavour to supply BRE Global with all documents necessary to audit the performance of the assessment.

Please note, submitting copies of evidence to BRE Global for quality assurance and certification purposes, whether hard copies or digital format, does not release assessors from their obligation to store their own records of assessment. BRE Global will use evidence provided by the Registered Assessor for the purpose of making a certification decision. We do not keep records of all assessment evidence once a certification has been made.

### 4.4.9. Submitting assessments and evidence to BRE Global

Once an assessment is completed and verified by a Registered Assessor it can be submitted to BRE Global for evaluation (QA) and a certification decision. Following receipt of the assessment, BRE Global will determine the level of QA required based on the Audit Levels defined in section 4.5.2 and as such the extent of evidence needed to conduct the QA process.

Registered Assessors are responsible for submitting supporting evidence from the SABRE Manual following a request from BRE Global. All evidence requested by BRE Global must arrive within ten working days of a request and must be in a coherent, structured format. Failure to do so will result in a QA failure and a failed audit charge. To avoid delay, Registered Assessors may submit all supporting evidence with their assessment.

When submitting evidence to BRE Global via an online upload facility, the files and folders should be zipped to retain their structure, and sorted into individual folders per category and per issue (reflecting the category and issue titles in SABRE scheme document SD0229).

Assessors wishing to make use of third party FTP (file transfer protocol) upload websites for sending assessments and supporting evidence must be aware of the following requirements:

- All submissions must be to the SABRE inbox, <u>sabre@bre.co.uk</u>, and must be downloadable by any individual in the SABRE team, rather than 'locked' to only one person/account.
- The download email should clearly state the assessment Unique Reference Number (URN) allocated at facility registration.
- Files must be submitted in PDF format, or any other format native to Windows OS.
- Where possible please ensure that there is no time limit for the download. Where this is not possible, a minimum of 30 days is required and the download email should clearly set out the time limit.
- Where a password is required, this should be sent in a separate standalone email to the main SABRE inbox, also clearly referencing the assessment report reference.

Registered Assessors are responsible for the security of their data and documentation, and for ensuring that all data sharing activity is in accordance with information security requirements defined by the client. This covers information that is submitted to BRE Global via third party FTP websites. BRE Global will not accept liability for any issues occurring (including lost or stolen data) as a result of the use of such websites.

Evidence submitted to BRE Global in support of an assessment may be redacted for privacy reasons provided that the redaction does not impede the BRE Global auditor in determining whether the evidence satisfies the requirements of the target credit(s).

### 4.4.10. Innovation Credit Applications

In addition to the standard categories of assessment, SABRE contains an 'Innovation' section. The innovation section aims to provide additional recognition for a procurement strategy, design feature, management process or technological development that innovates in the field of security, above and beyond the level that is currently recognised and rewarded within standard scheme criteria.

Assessors can refer to SABRE scheme document SD0229 to find out more about Innovation credits.

The primary way of achieving credits for innovation is via submission of an Innovation Application Form BF1788 (one per Innovation) followed by an independent peer-review of each proposed Innovation. This review is carried out by BRE Global, on receipt of a completed Innovation Application Form BF1788. Applications for the approval of innovations can only be made by Registered Assessors with reference to a specific registered assessment.

Certain Innovation credits may only be awarded subject to the results of the Optional Performance Assessment, detailed in the SABRE scheme document SD0229.

The list of approved Innovations credits can be accessed on the SABRE website.

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### 4.5. Assessment Review (QA)

All Registered Assessors and the assessments they undertake are subject to Quality Assurance (QA audits) by BRE Global.

QA audits of the assessor and their assessments serves to uphold the robustness of the process and helps ensure the validity of the outcome for the client (i.e. rating). It also protects both the credibility of the scheme and the Registered Assessor in the event that a certification decision is challenged.

The QA process adopted by BRE Global is a 'risk-based' approach. This means that each QA audit does not necessarily check and verify the assessment of every individual issue and criteria assessed. The purpose of the QA audit is, through a process of random checking and a minimum frequency of audit types, to provide a reasonable degree of confidence that the assessor has produced an assessment and rating in accordance with the procedures and processes defined within the SABRE scheme document SD0229.

This makes it possible to deliver a given level of confidence that appropriate quality standards are being maintained in an effective way.

#### 4.5.1. Process

The BRE Global QA process considers the key risk factors likely to affect the quality of the assessment, but is predominantly informed by the level of experience and past performance of the individual Registered Assessor.

These risks are essentially tied to the behaviours of Registered Assessors and their employers and are therefore not likely to occur on a random basis (although an element of random selection does exist within the BRE Global QA audit process). We would expect a competent, diligent and honest individual to provide a standard of service that will be of an acceptable quality.

Upon application for certification of an assessment the audit level for the assessment is identified and the assessment assigned to a QA auditor. Once an assessment has passed the QA audit, the assessment can be certificated by BRE Global. Following a positive certification decision, the certificate will be issued to the Registered Assessor and the project's certified status listed on www.redbooklive.com.

Assessors should note, and inform their clients where relevant, that timescales for completion of a QA audit may vary according to the audit level required.

#### 4.5.2. Audit Levels

There are three quality assurance audit levels that can be assigned to a Registered Assessor when they submit an assessment for certification:

#### **Administrative audits**

These are carried out on all assessment reports to confirm the provision of essential details required for accurate certification.

#### **Partial audits**

These are carried out on a selection of assessments determined by the audit status of the Registered Assessor submitting the assessment. This involves the QA auditor checking a number of the issues assessed (including supporting evidence) to verify that the assessment and any calculations have been completed correctly; the evidence requirements are properly understood and credits correctly awarded.

#### **Full audits**

These are carried out on a selection of assessments determined by the audit status of the Registered Assessor submitting the assessment. This involves the QA auditor checking a significant percentage of the issues assessed (including the supporting evidence) to verify that the assessment and any calculations have been completed correctly, the evidence requirements are properly understood and credits correctly awarded for issue checked.

When Registered Assessors submit their first assessment it will be subjected to a full audit. The second assessment they submit will go through a partial audit (unless the severity of the outcome of the first audit justifies a second full audit). Thereafter, an assessor's audit level is determined by the frequency of, and performance during, previous audits.

Assessors must note that a full audit does not check every issue/criterion assessed, and passing QA does not imply that BRE Global is verifying the accuracy or compliance of all the assessment issues within a single assessment (this is the assessor's responsibility). The purpose of the QA audit is to check and have confidence in the assessment undertaken by the Registered Assessor, it is not to confirm or verify compliance of the facility. This point is important to appreciate not only for the assessment in question, but also for future assessments. An assumption should not be made that the assessment of a particular issue or criterion will pass a future QA audit, on the basis that it is identical or similar to the issue assessed in a previous assessment that passed the QA audit.

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#### 4.5.3. OA Timescales

If one of your assessments is selected for a partial or full audit BRE Global aims to inform you of this at the earliest opportunity following your report submission. At this point BRE Global will also indicate the estimated date by which you can expect QA feedback, including the outcome of the audit i.e. whether a resubmission is required (or not as the case may be).

It should be noted that published or confirmed timescales are for QA feedback and not certification. Certification is dependent on passing the QA audit, timescales will therefore vary depending on QA outcome and, if relevant, subsequent time taken to address any identified non-conformities and resubmit and re-audit an assessment (see following section). Furthermore, the stated feedback date is subject to change, particularly in the event of work being put on-hold, which can occur for example where an outstanding invoice reaches 90 days without payment or a company's licence has been suspended.

# 4.5.4. Feedback / Non-conformity / Observations

During the quality assurance audit the QA auditor will review a number of issues, criteria and supporting evidence to check for completeness and accuracy of assessment. Where the assessment of a particular issue is found to be lacking in this respect, a non-conformity will be identified. Depending on its severity a non-conformity will be classified as either a minor or major non-conformity.

In the event that any non-conformities are raised during the audit, the assessment will not pass the QA audit. Where an assessment does not pass the audit, feedback will be provided to the Registered Assessor in a standard format. In this instance the assessment cannot proceed to certification until the non-conformities identified have been addressed and the assessment re-submitted for further checks.

Assessors should note that an additional, full assessment fee (current at the time) will be charged for any assessment that is re-submitted six months after the date of QA feedback from BRE Global (on the first assessment submission). Whilst we believe six months is sufficient time to address any non-conformities identified in audited submissions for the majority of assessments, if circumstances beyond the control of the project team prevent close-out of identified non-conformities and resubmission of the assessment within the 6 months, then please feel free to contact the SABRE office to identify such projects and discuss timescales for resubmission. Please note that this does not in any way affect the validity of an assessment's registration. Assessors and their clients can still submit assessments to us at any time whilst the registration remains valid under the same reference, scheme and scheme version.

A non-conformity is typically issued where there is:

- an error/omission resulting in incorrect/invalid assessment,
- no or incorrect documentation/evidence provided,
- inappropriate/inaccurate referencing of documentation/evidence.

Essentially, where scheme credits are sought, if it is not clear that the project has been assessed in accordance with the scheme criteria, i.e. there are ambiguities in compliance or errors in assessment, then it is very likely a non-conformity will be identified and the assessment will not pass the audit without corrective action by the assessor.

To help maximise consistency in the QA audit BRE Global maintains a list of standard examples of minor and major non-conformities. These examples are based on common errors witnessed in recent and historical QA audits. The QA auditor will use this list of examples to determine and support the status of a non-conformity.

BRE Global staff can assist assessors in interpreting the application of criteria for any given assessment scenario. Such 'technical' support is provided by our technical Professionals and not the QA auditor. It is important to stress that throughout an assessment and during the quality assurance and certification process, BRE Global staff are not able to offer advice on how to comply with scheme criteria. Similarly, they cannot address any non-conformities identified during the QA audit. To do so would affect BRE Global's impartiality and undermine our independence as third party certifiers of assessments.

BRE Global is also not able to identify in the QA audit feedback assessment issues that have been audited, unless a non-conformity exists (or an observation is made – see below). As outlined above, for this reason assessors should not interpret the absence of a non-conformity as confirmation that an assessment issue has passed the QA audit, as not all assessment issues are audited. BRE Global do endeavour to provide the assessor with feedback on the general quality of their assessment through the feedback form, any observations made against particular assessment issues should be noted for future assessments.

In addition to non-conformities QA auditors may issue observations. Observations differ from a non-conformity in that the assessor is required to take corrective action to address a non-conformity to pass the QA audit, but they do not need to take action within that same assessment to address observations. Observations are made to assist and guide the assessor in future assessments and minimise the risk of future non-conformities occurring.

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#### 4.5.5. Failure

In certain circumstances BRE Global will charge a fee for assessment failure. This is to encourage the submission of assessments to the required quality, avoid misuse of the QA process and ensure efficient use of QA auditors' time (and therefore avoid delays in auditing other Registered Assessors' assessments).

The assessment failure charge applies to the following circumstances:

- Where a significant number of non-conformities are identified,
- The non-conformities indicate a fundamental misunderstanding by the assessor of how to apply and comply with the scheme we reserve the right to conduct an audit of additional parts of the assessment where non-conformities are indicative of systematic misinterpretation of the scheme by the assessor;
- The assessor submits supporting evidence beyond the ten working day deadline.

Where an assessment failure has been identified, a report is issued to the assessor identifying the relevant corrective actions he/she needs to take before re-submitting the assessment. The assessment failure fee will be charged to the Licensed Company by BRE Global

#### 4.6. Certification of Assessments

Once an assessment has passed the appropriate level of Quality Assurance it can be certified. The mechanics of certification involve a review of the QA auditor's evaluation and following this review, a certification decision. Once a positive certification decision has been made BRE Global releases the certificate(s) to the Registered Assessor, as an electronic secured file (.pdf). The assessor is responsible for sending the certificate(s) to their client.

BRE Global will only produce the certificate(s) once, however at the Registered Assessor's request certificates can be amended and re-issued after their initial issue.

The following information is included on the certificate:

- Facility Name
- Facility Address
- The SABRE Score achieved (%)
- The SABRE Rating achieved
- A breakdown of the section scores
- The stage of assessment (if applicable)
- The scheme and version number
- The name of the Registered Assessor and associated Licensed Company that has undertaken the assessment
- The names of owner and occupier (if known)
- Scheme logo, certification mark and signature on behalf of BRE Global
- Date the certificate was issued
- Certificate reference and issue number
- Valid from and Valid until information

At the request of the assessor, the SABRE Score and Rating, along with the breakdown of the section scores may be withheld from a certificate for confidentiality purposes. However, in these cases the assessor and client may only claim to have achieved SABRE certification, and cannot claim to have achieved a specific SABRE Rating unless those details are contained on the certificate.

Please note that if a SABRE Score of less than 40% is achieved, and/or the minimum standards within the SABRE scheme are not met, the project will be 'unclassified' and a certificate will not be issued. In such instances a statement from BRE Global may be issued in-lieu of the certificate to confirm that an assessment has taken place and undergone the quality assurance process. The statement will also provide the reason for absence of formal certification, e.g. the assessment has not met the minimum standards for an 'Acceptable' SABRE Rating or it was assessed using an 'expired' scheme.

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# 5. Certificates

# 5.1. Validity

A valid SABRE certificate displays the LPCB logo, the BRE company logo and the LPCB certification mark along with a unique reference number

Following certification, the assessed facility is listed on <u>www.redbooklive.com</u>. Anyone can use the Red Book Live website to verify the certified status of an assessment and facility rating.

Certificate validity periods are detailed in SABRE scheme document SD0229.

#### 5.2. Renewal

SABRE In-Use certificates have an expiry date and need to be renewed and re-certified on a regular basis to remain valid. The frequency of renewals is detailed in SABRE scheme document SD0229.

Certificate renewal needs to be verified by a Registered Assessor through an audit of the facility and associated SABRE Manual. If a 'project' as defined in SD0229 has occurred at facility since the previous renewal, the Registered Assessor will need to assess compliance against the relevant sections of the SABRE scheme and submit an assessment report to BRE Global including the revised SABRE Score and Rating. BRE Global will apply the normal QA process to such assessments.

A reminder will be sent to the Registered Assessor who conducted the previous audit on the facility before the certificate expiry date (clients will be included in the correspondence if we have records of their contact details). If the Registered Assessor does not provide us with notification that the client wishes to renew their certification before the certificate expiry date, it will be assumed that they no longer wish to have their asset certified against the SABRE In-Use scheme. The certificate will be formally withdrawn from the scheme and a letter of withdrawal will be sent to the Registered Assessor and client (where possible). In the event of the certificate being withdrawn, it will be removed from the Red Book Live listing.

Once the client has indicated that certificate renewal is being sought, it is their responsibility to notify the Registered Assessor of any significant changes to their asset or management practices that may affect their certification.

# 5.3. Publicising the certified status of a building, asset or development

It is in everyone's interest that the integrity and value of the assessment and certification process, and certified rating, is maintained and that precise wording is used when claims are made about a building/assets status in this respect.

It is acceptable to publicise a rating only after the certificate has been issued by BRE Global - never before – and only if the client opts to publish the rating on their certificate. We require that any publicity associated with the rating clearly indicates whether the rating for an In-Use Facility or New Facility, and for the latter whether the rating is for the design stage, shell & core or full.

When publishing information relating to an interim rating an indication should also be supplied when the final 'post construction' assessment is scheduled to be delivered. Any rating published prior to certification from BRE Global must be referred to as a predicted rating.

We do check and enforce these requirements and will take necessary action where misuse of its trademarks and certification marks occurs. The Registered Assessor is responsible for informing the client of these requirements.

# 5.4. Use of logos, certification marks and badges of recognition

All SABRE logos and badges of recognition must be used in line with the guidance and rules for use, which are set out in PN713. All LPCB marks must be used in line with the guidance and rules for use, which are set out in PN103.

#### 5.5. Amendments

At the Registered Assessor's request, certificates can be amended and re-issued after their initial issue. For example, where changes to the certificate content are required such as names or titles. There is an additional fee charged for amendments and certificate re-issue (refer to Fee Sheet FS084).

#### 5.6. Suspension/Withdrawal

It is a responsibility of the scheme and BRE Global as the certification body to ensure that certification documentation is accurate and not misleading. There may be instances after certification is issued to a client that could lead to certification being updated or invalidated leading to suspension or withdrawal of certification.

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Typically BRE Global will suspend certification when there is evidence that there is nonconformity with the certification requirements, the organisation that is the 'holder' of certification enters insolvency, there is a breach of contract or there are overriding matters of public interest.

There are a number of potential causes of a certification withdrawal, including but not limited to those mentioned above and a failure to take sufficient corrective actions in a timely manner following certification suspension. Certification can also be withdrawn where the certification expiry date is reached, the client no longer wishes to maintain certification status (voluntary withdrawal) or the scope of certification changes – this is particularly the case for the SABRE In-Use scheme.

Once a certification suspension has been authorised by BRE Global, a notification letter is issued to the client informing them of this action. The letter also includes any corrective actions they can take for the suspension to be lifted, along with any others requirements relating to certification status, e.g. ceasing any certification claims and use of certification marks. Notification of a suspension is posted under the relevant listing on the Red Book Live website and other stakeholders will also be notified where appropriate, e.g. the Registered Assessor. If corrective actions satisfactorily resolve the nonconformities within the required timescales the suspension is lifted.

The process for certification withdrawals and notification is similar to that described above for certification suspensions. In addition, any certification documents requested must be returned to BRE Global, e.g. certificates. Clients have the right to appeal certification suspensions and withdrawals, in accordance with the BRE Global appeals procedure XP107E - Registered Assessors can request a copy of XP107E from the SABRE office.

# 6. Marketing Material

A range of plaques and banners are available to purchase and display for buildings and assets which have been assessed and achieved certification or, in the case of banners, for facilities undergoing construction.

The range is suitable for indoor and outdoor use and both banners and plaques can be customised to a degree to include facility, client, assessor and/or contractor logos/names, relevant scheme logo/certification mark, rating and stars achieved.

For more details and to order plaques and banners email <a href="mailto:sabre@bre.co.uk">sabre@bre.co.uk</a>.

SABRE Application Form

# **Annex A: Document List**

BF1707

2.	BF1765	SABRE Licence Application and Modification Form
3.	BF1788	Innovation Application Form
4.	FS084	SABRE Fee Sheet
5.	LPS2082	SABRE - Security Assessment Standard For Buildings & Built Infrastructure Assets
6.	PN103	LPCB mark - Guidance and rules for use
7.	PN713	SABRE Imagery - Guidance and rules for use
8.	SD0229	SABRE Scheme Document
9.	XP107E	Complaints and Appeals

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