

Application Form – PED

This form is to be used when a request is made to FORCE Certification for verification of products in accordance with the pressure equipment directive (PED) 2014/68/EU, cf. the Danish Order No. 190/2015. The information on the form is compulsory and binding. (The task will begin by forwarding this application to us)

To be filled in by FC	Examiner :	Date:	FIT:
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1. Applicant's name and business address	
Applicant :	
Address :	
Town/Country :	
VAT number :	
Telephone :	
Contact person :	E-mail :
2. Manufacturer's name and address <i>To be completed only if different from 1.</i>	
Manufacturer :	
Address :	
Town/Country :	
Telephone/E-mail :	
Contact person :	
3. Place(s) of production <i>To be completed only if different from 1.</i>	
Plant :	
Address :	
Town/Country :	
Telephone/E-mail :	
Contact person :	
4. Choice of module	
Conformity assessment module <input type="checkbox"/> A2 <input type="checkbox"/> B(Production) <input type="checkbox"/> B(Design) <input type="checkbox"/> C2 <input type="checkbox"/> F <input type="checkbox"/> G	
5. Description of the product	
6. Specification	
Type designation :	
Main drawing number :	
Number of pressure equipment :	
Serial numbers :	
7. Declaration by applicant:	
<ul style="list-style-type: none">- We declare that the above information is exact and covers the product- We declare that no similar application has been sent to another notified body- We accept to give FORCE Certification's examiners and inspectors access to all places of production as far as it is necessary	
The application is submitted under the following conditions:	
<ul style="list-style-type: none">- The General Conditions of FORCE Certification A/S and the Terms for certification, ABC-Product-EU Directives applies to this application –, see www.forcecertification.com- FORCE Certification has the right to withdraw the product certificate according to the guides described in the FORCE Certification publication ABC-Product-EU Directives- FORCE Certification A/S obligation - upon request - to inform other NB's of our issued conformity assessments certificates incl. annex's- Complaints and appeals of our decisions shall be in writing and shall be forwarded latest 4 weeks after the decision is informed - see www.forcecertification.com	
Date: _____	Manufacturers signature and stamp: _____
FORCE Certification A/S · Park Allé 345 · 2605 Brøndby · Denmark · Tel +45 43 25 01 77 · info@forcecertification.com · www.forcecertification.com	

FORCE Certification A/S - General conditions

The word certification below also includes verification and inspection

1. Agreement

Prior to commencing work, agreement on type and scope as well as timetable and economy shall be made in writing.

2. Ownership and copyright

FORCE Certification A/S's certificates, documents etc. shall only be published in full and with source reference. Extracts shall only be quoted upon prior permission in writing.

3. Non-fulfilment of agreement

FORCE Certification A/S shall neither in whole nor in part be liable for any non-fulfilled agreements owing to events beyond the influence of FORCE Certification A/S

4. Warranty

- 4.1. Subject as hereinafter set out FORCE Certification A/S shall undertake to perform a revised certification in case of errors owing to a defective certification process.
- 4.2. This liability is limited to defects which occur or are discovered within 12 months from the date of certification.
- 4.3. When a certification is under renewal FORCE Certification A/S shall have access to all relevant material, facilities, registrations etc. and to necessary co-operation with the client.

5. Liability

- 5.1. FORCE Certification A/S shall only be liable for loss or damage if it is proved that the loss or damage is due to errors or negligence by FORCE Certification A/S in connection with the certification process.
- 5.2. FORCE Certification A/S shall not be liable for any consequential loss, such as but not limited to loss of time or loss of profits.

5.3. FORCE Certification A/S solves its certification activities based on current standards and the knowledge and technology available to FORCE Certification A/S. FORCE Certification A/S shall only be liable if it is proved that this knowledge or technology was faulty at the time of the certification.

5.4. FORCE Certification A/S shall not accept liability for loss or damage that may occur in connection with the client's use of provided data or test results, which lie outside the scope of the task and purpose in connection with which FORCE Certification A/S has issued certificate/document

5.5. FORCE Certification A/S shall not accept liability for damage occurring if such damage is due to a property of a product or an application of a product, which has either not been tested or examined and described in the certification basis and the testing or examination report, or which differs from FORCE Certification A/S's description in the certification basis or the testing or examination report of the property of the product or of a possible application of the product.

5.6. If a third party claims damages from FORCE Certification A/S on grounds, which lie beyond the liability to pay damages undertaken by FORCE Certification A/S in accordance with clauses 5.1 to 5.5, the client shall be under an obligation to take over the conducting of the case and indemnify and hold harmless FORCE Certification A/S for all costs and damages.

6. Disputes

Any dispute between the client and FORCE Certification A/S arising out of or in connection with the performance of a task or the interpretation of the agreement shall if such dispute cannot be solved through negotiation between the parties be settled by Danish Arbitration in accordance with Danish law.