

Certification Agreement

This certification agreement (the "Agreement") is entered into by and between:

NEPCon OÜ, an Estonian limited liability company trading as Preferred by Nature; registration number 10835645; VAT number EE100736494; with an address of Filosoofi 31, Tartu, Estonia ("Preferred by Nature")

AND

Full legal name of the client; with an address of [Click here to enter text](#) ("Organisation").

Preferred by Nature and the Organisation are collectively referred to as "Parties" and may be individually referred to as "Party".

1. Terms

- 1.1 As used in the Agreement, these terms have the following meanings when capitalised:

Accreditation Body – refers to any authoritative or third-party body that performs accreditation or approval of Preferred by Nature as a certification body.

Agreement – refers to this Agreement, including appendices to this Agreement, any documents included or referred to in this Agreement and any documents executed by the Parties modifying, varying, or replacing this Agreement.

Audit Plan(s) – refers to the document(s) provided to the Organisation by Preferred by Nature to allow the Organisation to plan and prepare for an audit. The Audit Plan details the audit duration, audit location, audit criteria, audit team composition, audit agenda, and any other relevant information.

Certificate(s) – refers to the official document(s) attesting that an organisation has been certified after a positive certification decision. The validity and scope of the Certificate(s) are described in section 6.

Certification Requirements – refers to policies, standards, procedures, directives, and any other normative documents

Certificeringsaftale

Denne certificeringsaftale ("aftalen") indgås mellem følgende parter:

NEPCon OÜ, et estisk anpartsselskab, der drives under Preferred by Nature; CVR: 10835645; momsnr.: EE100736494; adresse: Filosoofi 31, Tartu, Estland ("Preferred by Nature")

OG

Full legal name of the client; med adressen [Click here to enter text](#) ("Organisationen").

Preferred by Nature og Organisationen benævnes kollektivt "Parterne", eller individuelt som "Parten".

1. Betingelser

- 1.1 Termer i denne Aftale har følgende betydning, når de skrives med stort begyndelsesbogstav:

Akkrediteringsorgan - henviser til enhver autoritativ eller tredjepartsinstans, der udfører akkreditering eller godkendelse af Preferred by Nature som certificeringsorgan.

Aftale - henviser til denne Aftale, herunder bilag til denne Aftale, eventuelle dokumenter, der er medtaget eller omtalt i denne Aftale, og eventuelle dokumenter, der udfærdiges af Parterne, som ændrer, forandrer eller erstatter denne Aftale.

Auditplan - henviser til det dokument, som Preferred by Nature har leveret til Organisationen, for at Organisationen kan planlægge og forberede sig på audit. Auditplanen beskriver varigheden, stedet og kriterierne for audit, samt auditholdets sammensætning, auditprogram og andre relevante oplysninger.

Certifikat(er) - refererer til det eller de officielle dokumenter, der attesterer, at en organisation er blevet certificeret efter en positiv certificeringsbeslutning. Gyldigheden og omfanget af certifikatet(erne) er beskrevet i afsnit 6.

Certificeringskrav - henviser til politikker, standarder, procedurer, direktiver og andre normative dokumenter, der er relevante i

applicable to the certification of the Organisation. The current versions of all normative documents can be found on Preferred by Nature's and/or the relevant Certification Scheme Owner's website. Preferred by Nature also maintains service fact sheets that include additional conditions and information related to specific certification and verification services.

Certification Scheme – refers to a certification system related to specified products, processes and services to which the same specified requirements, specific rules and procedures apply.

Certification Scheme Owner – refers to the organisation responsible for developing and maintaining a certification system for those certification services provided by Preferred by Nature. For certain certification and verification services Preferred by Nature offers, Preferred by Nature is accredited or recognised by a third-party organisation, and for certain services, Preferred by Nature is the Certification Scheme Owner.

Certification Scope – refers to the boundaries and extent of the certification in relation to the activities, sites, processes, and products of the Organisation. The scope of the Organisation's Certificate is detailed in the latest certification report prepared by Preferred by Nature and may also be listed on Preferred by Nature's website and/or the Certification Scheme Owner's website.

Preferred by Nature – refers to the public-facing brand for NEPCon and its various registered entities under the NEPCon legal name. This includes NEPCon OÜ, a separate legal entity in the greater Preferred by Nature organisation that holds the accreditation as a certification body and covers the management of clients through delivery of certification, verification and auditing services against established standards and schemes. NEPCon OÜ is a wholly owned daughter company of the non-profit organisation Nature Economy

forbindelse med certificering af Organisationen. De gældende versioner af alle normative dokumenter findes på Preferred by Nature's og/eller den relevante ejer af Certificeringsordningens hjemmeside. Preferred by Nature vedligeholder også *service fact sheets*, der indeholder yderligere betingelser og informationer vedrørende specifikke certificerings- og verifikationsydelser.

Certificeringsordning - refererer til et certificeringssystem relateret til specificerede produkter, processer og ydelser, som har samme specificerede krav, specifikke regler og procedurer.

Ejer af Certificeringsordning - henviser til den Organisation, der er ansvarlig for at udvikle og vedligeholde et certificeringssystem for de certificeringsydelser, der leveres af Preferred by Nature. For visse af de certificerings- og verifikationsydelser som Preferred by Nature tilbyder, er Preferred by Nature akkrediteret eller godkendt af en tredjeparts-Organisation, og for visse ydelser er Preferred by Nature ejer af certificeringsordningen.

Certifikatets Omfang – refererer til afgrænsning og omfang af hvad certifikatet dækker, herunder Organisationens aktiviteter, lokaliteter, processer og produkter. Certifikatets omfang er angivet i den seneste certificeringsrapport udarbejdet af Preferred by Nature eller på Preferred by Nature's og/eller ejeren af Certificeringsordningens hjemmeside.

Preferred by Nature – refererer til det offentligt anvendte brand for NEPCon og dets forskellige registrerede enheder under det juridiske navn NEPCon. Dette inkluderer NEPCon OÜ, en separat juridisk enhed i den større Preferred by Nature - organisation, der er akkrediteret som et certificeringsorgan og dækker administrationen af kunder gennem levering af certificerings-, verifikations- og auditydelser mod etablerede standarder og ordninger. NEPCon OÜ er et helejet datterselskab af den non-profit

and People Connected (NEPCon F.M.B.A.), registered in Denmark under the registration number 18044633. Invoicing related to this Agreement may be provided by NEPCon F.M.B.A., NEPCon OÜ or by any of NEPCon F.M.B.A.'s other daughter companies.

Proposal(s) – refers to the written document(s) specifying the Certification Scope and costs of the services to be provided by Preferred by Nature to the Organisation. The Proposal and any alterations made to the Proposal to reflect a change in the scope or cost of services are incorporated by reference into this Agreement.

Termination (of Certificate) – refers to a case where the Certificate is permanently withdrawn in accordance with the Certification Requirements. Termination can be voluntary (requested by the Organisation) or initiated by Preferred by Nature.

Suspension (of Certificate) – refers to a case where the validity of the Certificate is temporarily suspended in accordance with the Certification Requirements.

2. General information

- 2.1 Preferred by Nature has adopted and implemented the following policies, all available at www.preferredbynature.org:
- the **Anti-Corruption Policy** establishes controls to ensure that personnel behave in a lawful and ethical manner. Preferred by Nature has a zero tolerance approach toward corruption, fraud, and bribery, including personnel accepting cash gifts in relation to services under this Agreement;
 - the **Impartiality Policy** defines conflict of interest and the measures in place to safeguard Preferred by Nature impartiality in all certification activities;
 - the **Confidentiality Policy** safeguards the confidentiality of any applicable Organisation information;

organisation Nature Economy and People Connected (NEPCon FMBA), registreret i Danmark under registreringsnummeret 18044633. Fakturering i forbindelse med denne aftale kan leveres af NEPCon FMBA, NEPCon OÜ eller af enhver af NEPCon FMBAs andre datterselskaber.

Tilbud - refererer til det skriftlige dokument(er), der angiver omfanget af og omkostningerne for de ydelser, som skal leveres af Preferred by Nature til Organisationens. Tilbuddet samt eventuelle ændringer af Tilbuddet, for at afspejle ændringer i omfang eller omkostninger af ydelser, er integreret ved henvisning i denne Aftale.

Terminering (af certifikat) – refererer til tilfælde, hvor et certifikat termineres permanent i overensstemmelse med certificeringskravene. Terminering kan ske på frivillig basis (på Organisationens anmodning) eller på Preferred by Natures initiativ.

Suspendering (af certifikat) – refererer til tilfælde hvor certifikatets gyldighed suspenderes midlertidigt i overensstemmelse med certificeringskravene.

2. General information

- 2.1 Preferred by Nature har vedtaget og implementeret følgende politikker, der alle er tilgængelige på www.preferredbynature.org:
- Anti-korruptionspolitik** - etablerer kontrolmekanismer til at sikre, at personalet optræder på en lovlige og etiske måde. Preferred by Nature har en nultolerance-tilgang til korruption, bedrageri og bestikkelse, herunder personale, der tager imod kontante gaver i forbindelse med ydelser i henhold til denne aftale;
 - Uvildighedspolitik** - definerer interessekonflikter samt de foranstaltninger, der er truffet for at sikre Preferred by Natures uvildighed i alle certificeringsaktiviteter;
 - Fortrolighedspolitik** - sikrer fortroligheden af alle relevante oplysninger om Organisationens;

- d) the **Dispute Resolution Policy** describes the way in which Preferred by Nature handles any disputes raised, including any appeals or complaints submitted to Preferred by Nature by the Organisation (and any other stakeholder), and describes the process in place for resolving these disputes; and
- e) the **Policy of Association** in which Preferred by Nature reserves the right to disassociate itself from any organisation that is in violation of the principles of this policy.
- 2.2 Preferred by Nature maintains information about its management, structure, activities, and people responsible for key decisions related to certification at www.preferredbynature.org.
- ### 3. Obligations of Preferred by Nature
- 3.1 Preferred by Nature agrees to:
- maintain the necessary systems, competencies, and qualified personnel to conduct the audits under the offered certification services;
 - maintain the required accreditations, authorisations, and recognitions to carry out the certification services it offers;
 - provide the public with information about the certification services offered and Preferred by Nature policies, all available at www.preferredbynature.org;
 - conduct audit(s) according to the Proposal(s) and Certification Requirements and prepare and submit audit report(s) to the Organisation, which forms the basis for a decision to issue, maintain, Suspend or Terminate a Certificate. The Organisation will be provided the opportunity to review the report before the decision is taken; and
 - make information about the certified status of the Organisation and their Certification Scope publicly available through the public database designated by the Certification Scheme
- d) **Konflikthåndteringspolitik** - beskriver den måde, hvorpå Preferred by Nature håndterer eventuelle uenigheder, herunder eventuelle klager eller appeller som Organisationen (eller enhver anden interessent) har indgivet til Preferred by Nature, samt beskriver processen for at løse sådanne konflikter; og
- e) **Politik for samarbejde**, i hvilken Preferred by Nature forbeholder sig retten til at afbryde samarbejdet med Organisationer, der er i konflikt med de grundlæggende principper beskrevet i dokumentet.
- 2.2 Preferred by Nature opbevarer information om dens ledelse, struktur, aktiviteter og personer, der er ansvarlige for centrale beslutninger vedrørende certificering, på hjemmesiden www.preferredbynature.org.
- ### 3. Preferred by Natures forpligtelser
- 3.1 Preferred by Nature vil:
- opretholde nødvendige systemer, kompetencer og kvalificeret personale for gennemførelse af auditering under de tilbudte certificeringsydelser;
 - opretholde de akkrediteringer, godkendelser og anerkendelser, som er nødvendige for at kunne udføre de certificeringsydelser, vi tilbyder;
 - offentliggøre information om de certificeringsydelser, vi tilbyder, samt Preferred by Natures politikker på www.preferredbynature.org;
 - gennemføre audit(s) i henhold til Tilbudet og certificeringskrav samt udarbejde og levere en auditrapport(er) til Organisationen, som danner grundlag for en beslutning om at udstede, opretholde, Suspendere eller Terminere et certifikat. Organisationen vil have mulighed for at gennemgå rapporten, før beslutningen træffes; og
 - gøre oplysninger om Organisationens certificeringsstatus og certifikatets omfang offentligt tilgængelige via den offentlige database udpeget af ejeren af Certificeringsordningen eller på Preferred by Natures hjemmeside eller

Owner or on Preferred by Nature's website or both.

- 3.2 In case the scope of Preferred by Nature's accreditation is reduced, Suspended or Terminated, Preferred by Nature will inform the Organisation within thirty (30) days of such change in status and comply with Certification Requirements for transfer of the Certificate to another accredited certification body.

4. Obligations of Organisation

4.1 The Organisation agrees to:

- a) disclose any current or previous applications for similar types of certification or certifications held within the last five (5) years;
- b) conform to all applicable Certification Requirements, which may be amended from time to time, and to conform to the revised versions of the Certification Requirements within the timeframes specified. If the certification applies to ongoing production, the Organisation agrees to ensure that the certified product continues to fulfil the product requirements. In the event of an inconsistency between this Agreement and the Certification Requirements, the Organisation agrees and acknowledges that the provisions of the Certification Requirements shall prevail;
- c) cooperate with Preferred by Nature or, if applicable, the Certification Scheme Owner or Accreditation Body, to make any necessary arrangements to schedule and conduct audits, and make any arrangements for participation of observers, if applicable;
- d) provide Preferred by Nature, Certification Scheme Owner, or Accreditation Body personnel or authorised representatives access to any facilities, information, documents, and personnel and to the Organisation's subcontractors, and also provide Preferred by Nature and the Certification Scheme Owner the

begge dele.

- 3.2 Hvis omfanget af Preferred by Nature's akkreditering reduceres, suspenderes eller opsiges, vil Preferred by Nature underrette organisationen inden for tredive (30) dage efter en sådan statusændring og overholde certificeringskravene for overførsel af certifikatet til et andet akkrediteret certificeringsorgan.

4. Organisationens forpligtelser

4.1 Organisationen vil:

- a) oplyse om eventuelle nuværende eller tidligere ansøgninger om lignende former for certificering eller opnåede certificeringer inden for de sidste fem (5) år;
- b) opfylde alle gældende Certificeringskrav, som eventuelt kan ændre sig fra tid til anden, og opfylde reviderede Certificeringskrav inden for de angivne tidsrammer. Hvis certificeringen gælder for løbende produktion, accepterer organisationen at sikre, at det certificerede produkt fortsat opfylder produktkravene. I tilfælde af uoverensstemmelse mellem denne aftale og certificeringskravene accepterer og anerkender organisationen, at bestemmelserne i certificeringskravene har forrang;
- c) samarbejde med Preferred by Nature eller, hvis relevant, ejeren af Certificeringsordningen eller Akkrediteringsorganet, om planlægning og gennemførelse af audits, samt deltagelse af observatører hvis det er relevant;
- d) give Preferred by Nature, ejer af certificeringsordning eller akkrediteringsorganets personale eller autoriserede repræsentanter adgang til alle faciliteter, informationer, dokumenter og personale samt til organisationens underleverandører, og også give Preferred by Nature og ejer af certificeringsordningen ret til at

- right to use and process any information relating to the Organisation or provided by the Organisation, in so far as it is necessary to evaluate and verify compliance of the Organisation with the Certification Requirements. The Organisation agrees that Preferred by Nature may stop the audit process in the event the Organisation does not collaborate with the audit as required in the Certification Requirements;
- e) undergo surveillance audits, as determined by Preferred by Nature. The details of the surveillance audits, including audit duration, location, and audit team composition, are in individual Audit Plans, which are provided to the Organisation in advance of each audit;
- f) acknowledge that Preferred by Nature, Accreditation Body and/or Certification Scheme Owner reserve the right to conduct short notice and unannounced site visits when deemed necessary to verify conformance with the Certification Requirements and/or protect the integrity of Preferred by Nature's reputation and its related trademarks and logos, as well as the reputation of the Certification Scheme Owner and its related trademarks and logos. The Organisation agrees to cooperate with Preferred by Nature, Accreditation Body and/or Certification Scheme Owner to facilitate such visits and to disclose all information required to conduct the evaluation;
- g) address any non-conformities identified by Preferred by Nature or other parties (such as Accreditation Bodies) in relation to the Certification Requirements within the timeframes specified and in an appropriate manner and to make related evidence accessible to Preferred by Nature;
- h) not edit any certification documents (for example, certification reports or Certificates) and to provide any copies
- bruge og behandle alle oplysninger vedrørende organisationen eller givet af organisationen, for så vidt det er nødvendigt for at evaluere og verificere organisationens overensstemmelse med certificeringskravene. Organisationen accepterer, at Preferred by Nature kan stoppe auditprocessen, hvis organisationen ikke samarbejder med revisionen som krævet i certificeringskravene;
- e) undergå audits, som fastsat af Preferred by Nature. Oplysninger om audits, herunder varighed, lokalitet og auditholdets sammensætning, findes i individuelle Auditplaner, der fremsendes til Organisationens forud for hvert audit;
- f) anerkende, at Preferred by Nature, akkrediteringsorgan og / eller ejeren af certificeringsordningen forbeholder sig ret til at foretage besøg med kort varsel og uanmeldte besøg på stedet, når det anses for nødvendigt for at verificere overensstemmelse med certificeringskravene og / eller beskytte integriteten af Preferred by Nature's omdømme og tilhørende varemærker og logoer samt omdømme af ejeren af certificeringsordningen og dets tilknyttede varemærker og logoer. Organisationens indvilliger i at samarbejde med Preferred by Nature, akkrediteringsorgan og / eller ejeren af certificeringsordningen for at muliggøre sådanne besøg og at videregive alle de oplysninger, der er nødvendige for at gennemføre evalueringen;
- g) rette eventuelle afvigelser identificeret af Preferred by Nature eller andre parter (såsom Akkrediteringsorganer) i forhold til Certificeringskravene, inden for de fastlagte frister og på passende vis, og stille dokumentation for rettelserne til rådighed for Preferred by Nature;
- h) ikke redigere nogen certificeringsdokumenter (for eksempel certificeringsrapporter eller

of certification documents in their entirety or to such an extent as to avoid misleading those receiving the certification documents;

- i) handle any complaints against Organisation in accordance with Certification Requirements and keep a record of any complaints it receives in relation to its conformance with the Certification Requirements, take appropriate actions to address such complaints, and maintain written records of the actions taken and the final outcome of the complaint. The Organisation shall make these records available to Preferred by Nature upon request;
 - j) first address any disputes Organisation may have with Preferred by Nature and/or any unresolved complaints against Organisation in accordance with Preferred by Nature's Dispute Resolution Policy and agree to refer any complaints to the Accreditation Body or Certification Scheme Owner only if the complaint is not resolved to the satisfaction of Organisation;
 - k) not to undertake any activities or make any claims that may harm the reputation of Preferred by Nature, Accreditation Body, or the Certification Scheme Owner; and
 - l) conform to all Certification Requirements in any attached appendices when applicable to Organisation's Certification Scope.
- 4.2 The Organisation agrees to notify Preferred by Nature as soon as possible, and no later than ten (10) working days (unless the Certification Requirements state a shorter timeline), of any fundamental changes that may affect its ability to conform to the Certification Requirements. Such changes may include, but are not limited to, changes in:
- a) the legal status or ownership of the Organisation;
 - b) the Organisation's management structure;
 - c) the production process, products, or

certifikater) og vil fremlægge kopier af certificerings-dokumenter i deres helhed eller i et sådant omfang, at det undgås at vildlede dem, der modtager certificeringsdokumenterne;

- i) håndtere eventuelle klager over Organisationen i overensstemmelse med certificeringskrav og registrere alle eventuelle klager, den modtager i forhold til dens overensstemmelse med certificeringskravene, træffe passende foranstaltninger til at behandle sådanne klager og føre skriftlige optegnelser over de foretagne handlinger og det endelige resultat af klagen. Organisationen skal stille disse fortegnelser til rådighed for Preferred by Nature efter anmodning;
 - j) først behandle eventuelle klager, som Organisationen måtte have med Preferred by Nature og/eller eventuelle uafklarede klager mod Organisationen i overensstemmelse med Preferred by Natures Konflikt håndteringspolitik, og accepter kun at henvise eventuelle klager til akkrediteringsorganet eller ejeren af certificeringsordningen, hvis klagen ikke løses til Organisationens tilfredshed;
 - k) ikke at foretage aktiviteter eller fremsætte påstande, der kan skade omdømme for Preferred by Nature, Akkrediteringsorgan eller indehaver af certificeringsordningen; og
 - l) overholde alle certificeringskrav i eventuelle vedhæftede bilag, når det er relevant for omfanget af Organisationens certificering.
- 4.2 Organisationen accepterer at informere Preferred by Nature så hurtigt som muligt og senest ti (10) arbejdsdage (medmindre certificeringskravene angiver en kortere tidslinje) om alle grundlæggende ændringer, der kan påvirke dets evne til at overholde certificeringskravene. Sådanne ændringer kan omfatte, men er ikke begrænset til, ændringer i:
- a) Organisationens ejerskab eller juridiske status;
 - b) Organisations- og ledelsesstruktur;
 - c) produktionsprocesser, produkter eller

- product selection;
- d) insolvency, bankruptcy, closure, and other similar events;
- e) the production/operating locations; and
- f) the quality management system, to such an extent that conformance to Certification Requirements is endangered.

5. Payment and fees

- 5.1 The Organisation agrees to pay costs related to all audits and audit activities, including unanticipated audit costs that are due to the discovery or disclosure of information not known or considered by Preferred by Nature during the preparation of the Proposal and that require additional site visits or further investigation. The Certification Scope and costs are detailed in the Proposal sent to the Organisation by Preferred by Nature. Any costs, except any costs associated with unannounced site visits as specified in clause 4.1 f) above, will be communicated to the Organisation before Preferred by Nature invoices Organisation and the Organisation becomes liable to pay the costs.
- 5.2 Organisation will pay any fees required by the relevant Certification Scheme Owner and/or Accreditation Body. Organisation acknowledges that the Certification Scheme Owner and/or Accreditation Body may amend its fees from time to time and such amendments are not within the control of Preferred by Nature.

6. Certificate validity and scope

- 6.1 The basis for issuing a Certificate is a positive certification decision, which is taken by an appointed Preferred by Nature personnel. The certification decision is made taking into account the certification

- produktlinjer;
- d) insolvens, fallit, lukning eller lignende hændelser;
- e) produktions-/driftstederne; samt
- f) ændringer i kvalitetssikringssystemet, som er så omfattende, at det kan svække Organisationens evne til at opfylde certificerings-kravene.

5. Betaling og gebyrer

- 5.1 Organisationen accepterer at betale omkostninger i forbindelse med alle audits og auditaktiviteter, herunder uventede auditomkostninger, der skyldes opdagelse eller videregivelse af oplysninger, som Preferred by Nature kendte til eller tog i betragtning under udarbejdelsen af Tilbudet, og som kræver yderligere besøg eller yderligere undersøgelser. Omfanget af certificeringen og omkostningerne er beskrevet i det skriftlige Tilbud, der sendes til Organisationen af Preferred by Nature. Eventuelle omkostninger, undtagen eventuelle omkostninger forbundet med uanmeldte besøg på stedet som angivet i punkt 4.1 f) ovenfor, vil blive meddelt Organisationen, før Preferred by Nature fakturerer Organisationen, og Organisationen bliver ansvarlig for at betale omkostningerne.
- 5.2 Organisationen vil betale alle gebyrer, der kræves af den relevante ejeren af Certificeringsordningen og/eller Akkrediteringsorgan i overensstemmelse med tidsfristerne fastlagt af ejeren af Certificeringsordningen og/eller Akkrediteringsorganet. Organisationen anerkender, at ejeren af Certificeringsordningen og/eller Akkrediteringsorganet kan ændre deres gebyrer fra tid til anden, og at sådanne ændringer ikke er under Preferred by Natures kontrol.

6. Certificeringens gyldighed og omfang

- 6.1 Grundlaget for udstedelse af et certifikat er en positiv beslutning om certificering. Beslutningen tages af de medarbejdere, der er udpeget hertil af Preferred by Nature. Beslutningen træffes på grundlag

report and the recommendation of the audit team. Preferred by Nature has the right to delay or postpone its certification decision in order to take account of new or additional information that has not already been considered in its audit report and that, in the opinion of Preferred by Nature, could affect the outcome of its evaluation.

- | | | | |
|-----|---|-----|---|
| 6.2 | The Organisation acknowledges that the certification process is not complete until the Organisation has been issued a Certificate registration code by Preferred by Nature. The Certificate registration code will be issued upon a positive certification decision being reached and after this Agreement has been signed and all pending costs and fees have been paid. | 6.2 | Organisation anerkender, at certificeringsprocessen først er tilendebragt, når Organisationen har modtaget en certificeringskode fra Preferred by Nature. Certificeringskoden udstedes på grundlag af en positiv beslutning om certificering, og først når denne aftale er underskrevet og alle omkostninger og afgifter er betalt. |
| 6.3 | The Organisation acknowledges that Preferred by Nature shall not be obliged to enter into or maintain any commercial or other relationship with the Organisation or issue a Certificate previously issued to the Organisation. | 6.3 | Organisationen anerkender, at Preferred by Nature ikke er forpligtet til at indgå eller opretholde handelsmæssige eller andre forbindelser til Organisationens eller til at udstede et certifikat, der tidligere er udstedt til Organisationens. |
| 6.4 | The length of validity of a Certificate depends on the Certification Requirements, unless Suspended or Terminated early. After this period of validity, a Certificate expires and is automatically Terminated. If the Organisation desires to maintain its Certificate, a reassessment is required. A new Certificate is issued upon the Organisation achieving a positive certification decision. In order to avoid a gap in certification, the reassessment shall be conducted, and the new Certificate shall be issued, prior to the Termination date of the existing Certificate. | 6.4 | Et certifikats gyldighedsperiode afhænger af Certificeringskravene, medmindre certifikatet Suspenderes eller Termineres tidligt. Efter denne gyldighedsperiode udløber et certifikat og Termineres automatisk. Hvis Organisationens ønsker at bevare sit certifikat, kræver dette en hovedevaluering. Et nyt certifikat udstedes hvis/når Organisationens opnår en positiv certificeringsbeslutning. For at undgå en pause i certificeringen skal reevalueringen udføres og det nye certifikat udstedes inden udløbsdatoen for det eksisterende certifikat. |
| 6.5 | Preferred by Nature will send a notification directly to the Organisation announcing issuance, Suspension or Termination of any Certificate(s). The Organisation acknowledges that such notifications are also the basis for communicating any changes in the validity and number of Certificates, under this Agreement. | 6.5 | Preferred by Nature sender en meddelelse direkte til Organisationens for at underrette den om udstedelse, Suspendering eller Terminering af certifikat(er). Organisationens anerkender, at sådanne meddelelser også er grundlaget for at formidle ændringer i gyldigheden og antallet af certifikater i henhold til denne Aftale. |
| 6.6 | The Organisation agrees that Preferred by Nature is not obligated to issue or maintain certification if the activities of the Organisation conflict with the obligations of Preferred by Nature as specified in its | 6.6 | Organisationens er indforstået med, at Preferred by Nature ikke er forpligtet til at udstede eller opretholde certificering, hvis Organisationens aktiviteter er i strid med Preferred by Natures forpligtelser som |

accreditation agreement with an Accreditation Body, or that, in the sole opinion of Preferred by Nature, reflect badly on the good name of Preferred by Nature.

- | | | | |
|-----|---|-----|--|
| 6.7 | The Organisation acknowledges that meeting all Certification Requirements and timely payment of all certification costs and fees is a requirement for maintaining a valid Certificate. | 6.7 | Organisationen er indforstået med, at opretholdelsen af et gyldigt certifikat kræver opfyldelse af samtlige Certificeringskrav, samt rettidig betaling af alle omkostninger og gebyrer. |
| 6.8 | The Organisation agrees to notify Preferred by Nature about any desired changes to the Certification Scope before these changes are implemented. Preferred by Nature will evaluate the need for additional audit activities, if any, and will agree with the Organisation on the steps that need to be taken before the scope can be changed. | 6.8 | Organisationen vil informere Preferred by Nature om eventuelle ønsker om ændringer i Certifikatets Omfang, før ændringerne implementeres. Preferred by Nature vil herefter evaluere behovet for yderligere auditering, og aftale med Organisationens hvilke tiltag, der skal gennemføres, inden ændringen af Certifikatets Omfang kan træde i kraft. |
| 6.9 | The Organisation has the right to object to the audit process or appeal a certification decision to Preferred by Nature in accordance with Preferred by Nature and Certification Scheme Owner policies and procedures. | 6.9 | Organisationen har ret til at gøre indsigelse mod auditprocessen eller appellere en certificeringsbeslutning til Preferred by Nature i overensstemmelse med Preferred by Nature og ejeren af Certificeringsordningens politikker og procedurer. |

7. Certificate Termination and Suspension

- 7.1 Upon written notice to Organisation, Preferred by Nature may Terminate or Suspend a Certificate on any of the grounds listed in clause 11.2.
- 7.2 Upon Suspension or Termination of the Certificate, the Organisation agrees to immediately take the following steps:
- a) cease selling any products as certified (applicable for product certification) and take steps to remove all related information;
 - b) cease usage of any claims, labelling or advertising in relation to its certification and certified status;
 - c) at its own expense, remove all uses of names, initials, logos, certification marks or other trademarks of Preferred by Nature and the Certification Scheme Owner from its products, documents, advertising and/or marketing materials, and business-to-business communications;

7. Terminering og suspensering af certifikat

- 7.1 Efter skriftlig meddelelse til Organisationens kan Preferred by Nature Terminere eller Suspendere et certifikat af de grunde, der er anført i afsnit 11.2.
- 7.2 Ved Suspensering eller Terminering af certifikatet vil Organisationens omgående tage følgende skridt:
- a) ophøre med at sælge produkter som certificerede (relevant ved produkt-certificering) samt tage skridt til at fjerne al relateret information;
 - b) ophøre med at anvende betegnelser, labels eller markedsføring vedrørende dens certificering eller certificeringsstatus;
 - c) for egen regning fjerne al anvendelse af navne, initialer, logoer, certificerings-mærker samt andre af Preferred by Natures og ejeren af Certificeringsordningens varemærker fra produkter, dokumenter, marketing- og/eller PR-materialer samt business-to-business kommunikation;

- d) where required by the Certification Scheme Owner or Preferred by Nature, inform relevant customers about the Suspension or Termination within three (3) business days of Suspension or Termination, and maintain records of such notification;
 - e) destroy the issued original Certificate and all copies; and
 - f) cooperate with Preferred by Nature and the relevant Certification Scheme Owner and/or Accreditation Body to confirm that these obligations have been met.
- d) hvis ejeren af Certificeringsordningen eller Preferred by Nature kræver det, informere relevante kunder om Suspenderingen eller Termineringen inden for tre (3) arbejdsdage efter Suspenderingen eller Termineringen og føre fortegnelser over en sådan meddelelse;
 - e) destruere det udstedte originale certifikat og alle kopier deraf;
 - f) samarbejde med Preferred by Nature og den relevante ejer af Certificeringsordningen og/eller Akkrediteringsorgan om at sikre, at disse forpligtelser er opfyldt.

8. Certification claims and trademark usage

- 8.1 For as long as it is in compliance with its obligations during the term of this Agreement, the Organisation may make public statements regarding its participation in the relevant certification service and its certified status according to the rules of Preferred by Nature and the Certification Scheme Owner.
- 8.2 As a Certificate holder, the Organisation agrees to accurately and fairly represent its Certification Scope, including the products, sites and activities within the scope. The Organisation must restrict the representation of its certification to relate only to conformance to the relevant Certification Requirements and not in relation to any other products, characteristics or operations outside of the Certification Scope.
- 8.3 The Organisation shall ensure that any public usage by the Organisation of the name, logo or trademarks of Preferred by Nature, the Certification Scheme Owner or the Accreditation Body shall be previously reviewed and approved in writing by Preferred by Nature in accordance with the Certification Requirements.
- 8.4 The Organisation acknowledges the intellectual property rights of Preferred by Nature, the Certification Scheme Owner and Accreditation Body and that they shall continue to retain full ownership of their intellectual property rights and that nothing shall be deemed to constitute a right for

8. Anvendelse af betegnelser og varemærker

- 8.1 Så længe Organisationen opfylder sine forpligtelser i denne Aftales løbetid, kan Organisationen fremsætte offentlige erklæringer om sin deltagelse i den relevante certificeringsservice og dens certificeringsstatus i henhold til Preferred by Nature og ejeren af Certificeringsordningens regler.
- 8.2 Som certifikatindehaver vil Organisationen omtale Certifikatets Omfang præcist og retvisende. Det gælder såvel produkter som lokaliteter og aktiviteter omfattet af certifikatet. Organisationen skal begrænse repræsentationen af sin certificering til kun at vedrøre overensstemmelse med de relevante certificeringskrav og ikke i forhold til andre produkter, egenskaber eller operationer uden for certificeringsomfanget.
- 8.3 Organisationen skal sikre sig at al dens offentlige brug af Preferred by Natures, ejeren af Certificeringsordningens eller Akkrediteringsorganets navn, logo eller varemærker vurderes og forhåndsgodkendes skriftligt af Preferred by Nature i overensstemmelse med certificeringskravene.
- 8.4 Organisationen anerkender de intellektuelle ejendomsrettigheder, Preferred by Nature, ejeren af Certificeringsordningen og Akkrediteringsorganet har, og at de fortsat vil beholde det fulde ejerskab af deres intellektuelle ejendomsrettigheder, og at intet skal anses for at udgøre en ret for

the Organisation to use or cause to be used any of the intellectual property rights belonging to Preferred by Nature, the Certification Scheme Owner and Accreditation Body, except as otherwise set forth in this Agreement.

- 8.5 Preferred by Nature reserves the right to follow up on information obtained regarding infringements of the trademarks or intellectual property rights of Preferred by Nature, the Certification Scheme Owner and Accreditation Body.

9. Confidentiality and public information

- 9.1 Neither Party to this Agreement shall disclose or publish any confidential information of the other Party, without written consent of the other Party, unless:
- the disclosure is to the receiving Party's attorneys or authorised agents;
 - disclosure is required by law or by a judicial, governmental or regulatory body;
 - such information is publicly available without any violation of this Agreement by the receiving Party;
 - the information was available to the receiving Party on a non-confidential basis prior to its disclosure by the furnishing Party; or
 - the information is disclosed by a source who does not have an obligation to treat the information as confidential.
- 9.2 Notwithstanding the foregoing:
- Preferred by Nature may provide the Certification Scheme Owner or the Accreditation Body with access to confidential information of the Organisation if required by Certification Requirements;
 - where required by the Certification Requirements, Preferred by Nature may produce public summaries of the Organisation's audit reports and either Preferred by Nature or Certification Scheme Owner may disclose or publish such summary information in whole or

organisationen at bruge eller forårsage at bruge enhver af de intellektuelle ejendomsrettigheder, der tilhører Preferred by Nature, ejeren af certificeringsordningen og Akkrediteringsorganet, medmindre andet er angivet i denne aftale.

- 8.5 Preferred by Nature forbeholder sig retten til at følge op på oplysninger vedrørende krænkelse af varemærker eller intellektuelle ejendomsrettigheder, der tilhører Preferred by Nature, ejeren af Certificeringsordningen og Akkrediteringsorganet.

9. Fortrolighed og offentligt tilgængelig information

- 9.1 Ingen af parterne i denne aftale må videregive eller offentliggøre fortrolige oplysninger om den anden part uden skriftlig tilladelse fra den anden part, medmindre:
- videregivelsen er til den modtagende parts advokater eller autoriserede fuldmægtige;
 - disclosure is required by law or by a judicial, governmental or regulatory body;
 - sådanne oplysninger er offentligt tilgængelige uden overtrædelse af denne aftale fra den modtagende part;
 - oplysningerne var tilgængelige for den modtagende part på et ikke-fortroligt grundlag, før den meddelte parten; eller
 - oplysningerne videregives af en kilde, der ikke har en forpligtelse til at behandle oplysningerne som fortrolige.
- 9.2 Uanset det foregående:
- Preferred by Nature kan give ejeren af certificeringsordningen eller Akkrediteringsorganet adgang til fortrolige oplysninger om Organisationens, hvis det kræves af certificeringskravene;
 - hvor det kræves af certificeringskravene, kan Preferred by Nature udarbejde offentlige resuméer af organisationens auditrapporter, og enten Preferred by Nature eller ejeren af certificeringsordningen kan videregive eller offentliggøre sådanne

in part; and

- c) Preferred by Nature and Certification Scheme Owner have the right to list the certified Organisations and publish Certificate(s) on their websites.

9.3 The Organisation agrees that Preferred by Nature designated personnel, as well as personnel and authorised representatives of the Certification Scheme Owner and the Accreditation Body, shall have access to confidential information, audit reports, and other relevant information of the Organisation to the extent required in connection with the accreditation of Preferred by Nature or the certification of Organisation in order to evaluate compliance of the Organisation with the Certification Requirements. This may include the above mentioned personnel or authorised representatives accompanying Preferred by Nature designated personnel at audits. Preferred by Nature reserves the right to request other supporting information such as shape files and photographs.

9.4 In so far as it is necessary for Preferred by Nature or the Certification Scheme Owner to perform their obligations under this Agreement, Preferred by Nature and the Certification Scheme Owner shall be entitled and authorised to process the Organisation's personal and business data in accordance with any applicable data protection legislation.

10. Limitation of liability and indemnification

10.1 For the purposes of this Agreement, "Damages" means financial consequences resulting from any claims, demands, causes of action, judgments or settlements, including without limitation, attorney's fees and court costs.

10.2 The Organisation agrees that Preferred by Nature is not liable to the Organisation, any customer of the Organisation or any other person or entity for any Damages resulting directly or indirectly from the Organisation's own:

resuméoplysninger helt eller delvist; og

- c) Preferred by Nature og ejeren af certificeringsordningen har ret til at angive de certificerede Organisationer og offentliggøre certifikat(er) på deres hjemmeside.

9.3 Organisationen er indforstået med, at personale udpeget af Preferred by Nature samt personale og autoriserede repræsentanter for ejeren af Certificeringsordningen og Akkrediteringsorganet skal have adgang til fortrolige oplysninger, auditrapporter og andre relevante oplysninger om Organisationen i det omfang, som det er nødvendigt i forbindelse med akkreditering af Preferred by Nature eller certificering af Organisation for at kunne vurdere Organisationens opfyldelse af Certificerings-kravene. Dette kan omfatte ovennævnte personale eller autoriserede repræsentanter, der ledsager Preferred by Nature-udpeget personale ved audits. Preferred by Nature forbeholder sig retten til at anmode om andre understøttende oplysninger, såsom formfiler og fotografier.

9.4 For så vidt som det er nødvendigt for Preferred by Nature eller ejeren af Certificeringsordningen for at opfylde deres forpligtelser i henhold til denne Aftale, har Preferred by Nature og ejeren af Certificeringsordningen ret og tilladelse til at behandle Organisationens personlige og forretningsmæssige data i overensstemmelse med enhver gældende lovgivning om databeskyttelse.

10. Ansvarsbegrænsning og erstatning

10.1 I denne aftale anvendes termen "skader" om økonomiske konsekvenser som følge af betegnelser, krav, søgsmålsårsager, domme eller forlig, herunder uden begrænsning, advokatsalær og sagsomkostninger.

10.2 Organisationen er indforstået med, at Preferred by Nature ikke kan stilles til ansvar overfor Organisationen, Organisationens kunder eller enhver anden person eller enhed, for skader af nogen art, som er et direkte eller indirekte resultat af

- | | |
|---|--|
| <p>a) manufacture, use, sale, advertising, promotion, distribution, felling, removal, processing, transport or other disposition of product included in the Certification Scope;</p> <p>b) marketing, advertising or promotion of its certified product, enterprise or operation; or</p> <p>c) failure to comply with the terms and conditions of the certification hereunder.</p> | <p>a) fremstilling, anvendelse, salg, annoncering, promovering, distribution, fældning, bortskaffelse, behandling, transporterung eller enhver anden disponering af et produkt, som indgår i Certifikatets Omfang;</p> <p>b) marketing, annoncering eller promovering af Organisationens certificerede produkt, foretagende eller aktiviteter; eller</p> <p>c) mangel på overholdelse af betingelser og vilkår herunder.</p> |
| <p>10.3 The Organisation agrees that in no event shall Preferred by Nature be liable to the Organisation, any Organisation customer or any other person or entity for any indirect, incidental, consequential or punitive Damages, however caused, arising out of or relating to this Agreement. The Organisation agrees not to take any legal action against Preferred by Nature, present any claims for any kind of compensation to Preferred by Nature, or hold Preferred by Nature liable in any way for any Damages or consequences resulting from Termination or Suspension of a Certificate made in accordance with the terms of this Agreement.</p> | <p>10.3 Organisationen accepterer, at Preferred by Nature under ingen omstændigheder skal være ansvarlig over for organisationen, enhver organisationskunde eller enhver anden person eller enhed for indirekte, tilfældige, følgeskader eller straffeskader, uanset hvad de måtte opstå som følge af eller i forbindelse med denne aftale. Organisationen accepterer ikke at føre retsag mod Preferred by Nature, fremlægge krav om nogen form for kompensation til Preferred by Nature eller på nogen måde holde Preferred by Nature ansvarlig for skader eller konsekvenser som følge af opsigelse eller suspension af et certifikat foretaget i overensstemmelse med vilkårene i denne Aftale.</p> |
| <p>10.4 Preferred by Nature's total liability to Organisation for any Damages arising out of or in connection with this Agreement shall not exceed, with respect to any one event or series of connected events, the total annual remuneration paid by the Organisation to Preferred by Nature under this Agreement.</p> | <p>10.4 Preferred by Natures samlede erstatningsansvar over for Organisationen for eventuelle skader, der opstår som følge af eller i forbindelse med denne Aftale, må ikke overstige, hvad angår en enkelt hændelse eller en serie af sammenhængende hændelser, det samlede årlige vederlag, som Organisationen betaler til Preferred by Nature i henhold til denne Aftale.</p> |
| <p>10.5 Organisation agrees to defend, indemnify and hold harmless Preferred by Nature and its officers, directors, agents and employees against and from all Damages in connection with this Agreement or the certification hereunder including, but not limited to (a) any personal injury, property damage, product liability or other claims arising out of or relating to the manufacture, use, sale, advertising, promotion, distribution, felling, removal,</p> | <p>10.5 Organisationen vil forsvare og skadesløsholde Preferred by Nature og dens ansatte, direktører, agenter og andre medarbejdere mod og fra alle skader i forbindelse med denne Aftale eller certificeringen, herunder, men ikke begrænset til (a) personskade, ejendomsskade, produktansvar eller andre krav som følge af eller vedrørende fremstilling, brug, salg, reklame, promovering, distribution, fældning,</p> |

processing, transport or other disposition of product included in the Certification Scope, including but not limited to product liability claims; or (b) any claims arising directly or indirectly out of Organisation's failure to comply with the terms and conditions of this Agreement or the certification hereunder, except to the extent that such Damages are attributable to Preferred by Nature's gross negligence or wilful misconduct.

- 10.6 Neither Party to this Agreement shall be responsible for any inability or failure to comply with the terms of this Agreement due to causes beyond its control (force majeure) and without the negligence or malfeasance of such Party. These causes shall include, but not be restricted to: fire, storm, flood, earthquake, or other natural disaster, explosion, terrorist activities, war, rebellion, insurrection, mutiny, sabotage, epidemic, quarantine restrictions, labour disputes, embargoes, and acts of any government, including the failure of any government to grant export or import licenses or permits.

11. Term and termination

- 11.1 This Agreement shall be effective upon execution of the Agreement by both Parties. The Agreement terminates automatically after the last remaining Certificate is Terminated or expires or once it is determined that the Organisation will not be obtaining certification. If the last Certificate expires in cases where certification will potentially be renewed, this Agreement can be automatically extended for up to 4 months.
- 11.2 This Agreement may be terminated by any of the following:
- mutual agreement of the Parties;
 - Organisation with thirty (30) days' written notice;
 - Preferred by Nature with ninety (90) days' written notice;
 - Preferred by Nature, if Organisation breaches its obligations under this Agreement, and fails to cure any breach within the time period as defined by Preferred by Nature;

bortfjernelse, behandling, transport eller anden disposition af produkter, der er omfattet af certifikatet, herunder, men ikke begrænset til produktansvarskrav ; eller (b) ethvert krav, der direkte eller indirekte opstår som følge af Organisationens manglende overholdelse af vilkårene i denne Aftale eller certificeringen herunder, undtagen i det omfang at sådanne skader skyldes grov uagtsomhed eller forsætlig forsømmelse fra Preferred by Natures side.

- 10.6 Ingen af Parterne i denne Aftale er ansvarlig for manglende overholdelse af vilkårene i denne Aftale på grund af årsager, der er uden for deres kontrol (force majeure) og uden uagtsomhed eller ulovlige handlinger fra Partens side. Disse årsager omfatter, men er ikke begrænsede til: brand, storm, oversvømmelse, jordskælv eller anden naturkatastrofe, eksplosion, terrorist-aktiviteter, krig, oprør, opstand, mytteri, sabotage, epidemi, karantænebegrænsninger, arbejdskonflikter, embargoer og enhver regerings handlinger, herunder enhver regerings manglende bevilling af eksport- eller importlicenser eller -tilladelser.

11. Gyldighedsperiode og terminering

- 11.1 Denne aftale er gældende, når aftalen er udført af begge parter. Aftalen ophører automatisk, efter at det sidste tilbageværende certifikat er opsagt eller udløber, eller når det er fastslået, at organisationen ikke vil opnå certificering. Hvis det sidste certifikat udløber i tilfælde, hvor certificeringen potentielt vil blive fornyet, kan denne aftale automatisk forlænges i op til 4 måneder.
- 11.2 Denne aftale kan opsiges på baggrund af et af følgende:
- Parterne ved gensidig aftale;
 - Organisationen med tredive (30) dages skriftligt varsel;
 - Preferred by Nature med halvfems (90) dages skriftlig varsel;
 - Preferred by Nature hvis Organisation misligholder sine forpligtelser eller ikke er i overensstemmelse med Certificeringskravene og undlader at afhjælpe

- | | |
|--|--|
| <p>e) Either Party, immediately, if the other Party violates its confidentiality obligations under this Agreement;</p> <p>f) Preferred by Nature, immediately, if Organisation, in the sole opinion of Preferred by Nature, violates the principles of Preferred by Nature's Policy of Association and fails to take corrective measures, if possible, within a defined time period after Preferred by Nature has notified the Organisation of such violations in writing;</p> <p>g) Preferred by Nature, immediately, if Organisation, in the sole opinion of Preferred by Nature, has discredited Preferred by Nature or the Certification Scheme Owner, or if any of the Organisation's activities reflect badly on the name of Preferred by Nature or the Certification Scheme Owner and Organisation fails to take corrective measures, if possible, within a defined time period after Preferred by Nature has notified the Organisation in writing; or</p> <p>h) Preferred by Nature, in accordance with the process and timelines defined in the Certification Requirements.</p> <p>11.3 The Organisation understands and acknowledges that upon termination of this Agreement, all the Certificates issued to the Organisation under this Agreement will also be Terminated.</p> <p>11.4 Upon termination of this Agreement, the rights and privileges of each Party shall immediately cease, and there shall be no liability or obligation on the part of Organisation or Preferred by Nature, except as set forth in the provisions of section 5, clauses 7.2, 9.1, 9.2, all clauses in section 10, and those provisions that by nature are intended to survive termination of the Agreement.</p> | <p>enhver uoverensstemmelse inden for den tidsfrist, som Preferred by Nature har fastsat;</p> <p>e) Hver part, øjeblikkeligt, hvis den anden part overtræder sine fortrolighedsforpligtelser i henhold til denne aftale;</p> <p>f) Preferred by Nature, øjeblikkeligt, hvis Organisationen efter Preferred by Natures opfattelse overtræder principperne i Preferred by Nature's Politik for samarbejde og undlader at foretage korrigerende handlinger, hvis det er muligt inden for en bestemt tidsperiode, efter Preferred by Nature har underrettet Organisering af sådanne overtrædelser skriftligt;</p> <p>g) Preferred by Nature, øjeblikkeligt, hvis organisationen efter Preferred by Natures opfattelse har bragt Preferred by Nature eller ejeren af certificeringsordningen, eller hvis nogen af organisationens aktiviteter dårligt afspejler navnet på Preferred by Nature eller ejeren af certificeringsordningen og Organisationen undlader at træffe korrigerende foranstaltninger, hvis det er muligt, inden for en defineret tidsperiode efter, at Preferred by Nature har underrettet organisationen skriftligt; eller</p> <p>h) Preferred by Nature, i overensstemmelse med processen og tidslinjerne defineret i certificeringskravene.</p> <p>11.3 Organisationen forstår og anerkender, at opsigelse af denne aftale medfører Terminering af samtlige certifikater udstedt til Organisationen i henhold til denne Aftale.</p> <p>11.4 Ved opsigelse af denne aftale ophører hver parts rettigheder og privilegier straks, og der er ikke noget ansvar eller forpligtelse fra Organisationens side eller Preferred by Nature, undtagen som angivet i bestemmelserne i afsnit 5, punkt 7.2, 9.1 , 9.2, alle klausuler i afsnit 10, og de bestemmelser, der i sagens natur fortsat gælder efter Aftalens ophør.</p> |
|--|--|

12. Miscellaneous

- 12.1 This Agreement supersedes and replaces all prior agreements between the Parties with respect to the subject matter contained herein.
- 12.2 This Agreement is governed by and construed in accordance with the laws of Estonia, without regard to any conflict of law principles.
- 12.3 The Parties shall first seek to amicably resolve any disputes through mutual agreement but if no resolution is achieved, the dispute shall be submitted to the courts of Estonia, which shall have exclusive jurisdiction.
- 12.4 Preferred by Nature may, from time to time, modify this Agreement as a result of changing Accreditation Body requirements, Certification Requirements, or Preferred by Nature procedures. Any such modifications that would affect the Organisation's ongoing obligations shall be provided to the Organisation in writing at least ninety (90) days before they become effective. If the Organisation objects to any of the changes, the Organisation has the right to terminate the Agreement by giving Preferred by Nature thirty (30) days written notice. Any other amendments to this Agreement shall be agreed to in writing and signed by both Parties.
- 12.5 In the event that any one or more provisions of this Agreement shall be or become invalid, illegal, or unenforceable in any respect, the validity, legality, or enforceability of the remaining provisions of this Agreement shall not be affected.
- 12.6 Assignment of any rights, or delegation of duties under this Agreement may be made only upon prior written notification to the other Party, at minimum ninety (90) days in advance. This Agreement shall be binding on the successors and assigns of the Parties in its entirety.
- 12.7 This Agreement may be executed in counterparts. Faxed, emailed, and other electronic signatures are equally effective and binding as originals.

This Agreement is executed in both English and Danish versions. In the case of any conflict or

12. Diverse

- 12.1 Denne aftale afsløser og erstatter alle tidligere aftaler mellem parterne med hensyn til emnet indeholdt heri.
- 12.2 Denne aftale er underlagt og fortolket i overensstemmelse med lovgivningen i Estland uden hensyn til nogen lovkonfliktprincipper.
- 12.3 Parterne skal først søge at løse alle tvister i mindelighed gennem gensidig aftale, men hvis der ikke opnås en løsning, skal tvisten forelægges domstolene i Estland, som har eksklusiv jurisdiktion.
- 12.4 Preferred by Nature kan fra tid til anden ændre denne aftale som følge af ændrede krav til akkrediteringsorganer, certificeringskrav eller Preferred by Nature -procedurer. Alle sådanne ændringer, der vil påvirke Organisationens løbende forpligtelser, skal meddeles Organisationen skriftligt mindst halvfems (90) dage før de træder i kraft. Hvis Organisationen gør indsigelse mod nogen af ændringerne, har Organisationen ret til at opsige aftalen ved at give Preferred by Nature tredive (30) dages skriftligt varsel. Alle andre ændringer af denne aftale accepteres skriftligt og underskrives af begge parter.
- 12.5 I tilfælde af, at en eller flere bestemmelser i denne Aftale er eller bliver ugyldige, ulovlige eller umulige at håndhæve, har dette ingen indflydelse på gyldigheden, lovligheden eller håndhævelsen af de resterende bestemmelser i denne Aftale.
- 12.6 Overdragelse af rettigheder eller forpligtelser i henhold til denne Aftale kan kun finde sted ved forudgående skriftligt samtykke til den anden Part mindst halvfems (90) dage i forvejen. Denne Aftale er bindende for Parternes efterfølgere og erhververe.
- 12.7 Denne Aftale kan udfærdiges i genparter. Faxed, e-mailed og andre elektroniske underskrifter er lige så gyldige og bindende som originaler.

Denne aftale er udført på både engelsk og dansk. I tilfælde af konflikt eller tvivl om den rette

doubt as to the proper construction of this Agreement, the English version shall govern.

fortolkning af denne aftale, er den engelske version gældende.

	On behalf of NEPCon OÜ trading as Preferred by Nature / På vegne af NEPCon OÜ, der drives under Preferred by Nature	On behalf of Organisation / På vegne af Organisationen
Name / Navn		
Title / Titel		
Signature and Date / Underskrift og Dato		

Appendix for when Preferred by Nature serves as a Monitoring Organisation

This appendix contains terms and conditions that are only applicable to organisations that apply to use Preferred by Nature as a Monitoring Organisation under the EU Timber Regulation. These specific terms and conditions are in addition to all other applicable terms and conditions of the Agreement. In the event of a conflict or inconsistency between this appendix and the rest of the Agreement, the terms of this appendix shall prevail.

1. Terms

- 1.1 In this appendix, these terms have the following meanings when capitalised:

Competent Authorities – refers to nationally appointed authorities responsible for the implementation of the European Union (EU) Timber Regulation in each EU Member State.

EU Timber Regulation – refers to Regulation (EU) No 995/2010 of the European Parliament and of the Council of 20 October 2010 laying down the obligations of operators who place timber and timber products on the market, and any other delegated regulations as applicable.

Monitoring Organisation – refers to Preferred by Nature when it has been recognised by the European Commission (EC) to operate formally as a Monitoring Organisation under the EU Timber Regulation. The role of the Monitoring Organisation is to provide and verify implementation of due diligence systems to meet the requirements of the EU Regulation 995/2010. The Organisation's conformance to the Preferred by Nature LegalSource™ Certification Requirements is a pre-requisite to use Preferred by Nature as a Monitoring Organisation.

2. Obligations of Preferred by Nature

- 2.1 Preferred by Nature is obligated to meet all

Bilag til når Preferred by Nature fungerer som Overvågningsorganisation

Dette bilag indeholder vilkår og betingelser, der kun er gældende for organisationer, der ansøger om at bruge Preferred by Nature som en overvågningsorganisation i henhold til EU's tømmerforordningen. Disse særlige vilkår og betingelser er et supplement til alle andre gældende vilkår og betingelser i aftalen. I tilfælde af konflikt eller uoverensstemmelse mellem dette bilag og resten af aftalen har betingelserne i dette tillæg forrang.

1. Termer

- 1.1 I dette bilag har disse udtryk følgende betydninger, når de bruges med store bogstaver:

Kompetente myndigheder - refererer til nationalt udpegede myndigheder, der er ansvarlige for implementeringen af Den Europæiske Unions (EU) Tømmerforordning i hver EU-medlemsstat.

EU's Tømmerforordning - henviser til Europa Parlamentets og Rådets forordning (EU) nr. 995/2010 af 20. oktober 2010 om forpligtelser for operatører, der markedsfører tømmer og træprodukter på markedet, og eventuelle andre delegerede forskrifter efter behov.

Overvågningsorganisation - refererer til Preferred by Nature, når det er blevet anerkendt af Europa Kommissionen at fungere formelt som en Overvågningsorganisation i henhold til EU's tømmerforordning. Overvågningsorganisationens rolle er at levere og verificere implementering af due diligence -systemer for at opfylde kravene i EU -forordning 995/2010. Organisationens overensstemmelse med Preferred by Nature LegalSource™ certificeringskrav er en forudsætning for at bruge Preferred by Nature som en Overvågningsorganisation.

2. Preferred by Natures forpligtelser

- 2.1 Preferred by Nature er forpligtet til at

relevant legal obligations as outlined by the EU Timber Regulation and delegated regulations applicable in relation to its role as Monitoring Organisation.

- 2.2 Preferred by Nature is obligated to take appropriate action in the event of failure by Organisation to properly use its due diligence system, including notification of Competent Authorities in the event of significant or repeated failure by the Organisation.

3. Obligations of Organisation

- 3.1 Organisation agrees to abide by all applicable obligations placed on operators as defined in the EU Timber Regulation.

4. Confidentiality and public information

- 4.1 Organisation agrees to recognise the right of Preferred by Nature to share audit reports and other relevant information with the European Commission and Competent Authorities if Preferred by Nature is requested to do so.

5. Limitation of liability and indemnification

- 5.1 Organisation recognises that it maintains full liability over its own compliance with the EU Timber Regulation and any related legislation at the European Union as well as at the European Union member states level.
- 5.2 Organisation will not hold Preferred by Nature liable for any claims or damages that are raised by public authorities or other parties against the Organisation due to its alleged or confirmed noncompliance with the EU Timber Regulation and any legislation at the European Union as well as at the European Union member states level.

opfylde alle relevante juridiske forpligtelser som skitseret i EU's Tømmerforordning samt delegerede forordninger gældende for Preferred by Natures rolle som Overvågningsorgan.

- 2.2 Preferred by Nature er forpligtet til at træffe passende foranstaltninger i tilfælde af, at Organisationen ikke anvender sit due diligence-system korrekt, herunder underretning af Kompetente Myndigheder i tilfælde af væsentlige eller gentagne fejl eller mangler på Organisationens side.

3. Organisationens forpligtelser

- 3.1 Organisationen vil overholde alle gældende forpligtelser over for operatører som defineret i EU's Tømmerforordning.

4. Fortrolighed og offentligt tilgængelig information

- 4.1 Organisation anerkender Preferred by Natures ret til at dele auditrapporter og andre relevante oplysninger med Europa-Kommissionen og med Kompetente Myndigheder, hvis Preferred by Nature anmodes herom.

5. Ansvarsbegrænsning og erstatning

- 5.1 Organisationen anerkender, at den har det fulde ansvar for sin egen overholdelse af EU's Tømmerforordning samt enhver tilknyttet lovgivning på EU-niveau såvel som på EU-medlemsstatsniveau.
- 5.2 Organisationen vil ikke holde Preferred by Nature ansvarlig for eventuelle krav eller skader, der rejses af offentlige myndigheder eller andre parter mod Organisationen på grund af dens påståede eller bekræftede manglende overholdelse af EU's Tømmerforordning og enhver lovgivning på EU-niveau såvel som på EU-medlemsstatsniveau.

Appendix for Programme for the Endorsement of Forest Certification (PEFC)

This appendix contains terms and conditions that are only applicable to organisations that are a PEFC Certificate holder. These specific terms and conditions are in addition to all other applicable terms and conditions of the Agreement. In the event of a conflict or inconsistency between this appendix and the rest of the Agreement, the terms of this appendix shall prevail.

1. Confidentiality and public information

- 1.1 Preferred by Nature may provide the Certification Scheme Owner or the Accreditation Body with access to confidential information of the Organisation if required by Certification Requirements. Such information includes but is not limited to: copies of audit reports and other necessary audit records requested by PEFC, and summary reports for resolved complaints and appeals against the PEFC certified client organisations received by Preferred by Nature.

Bilag for Programme for the Endorsement of Forest Certification (PEFC)

Dette bilag indeholder vilkår og betingelser, der kun gælder for organisationer, der er indehaver af et PEFC-certifikat. Disse specifikke vilkår og betingelser er et supplement til alle andre gældende vilkår og betingelser i aftalen. I tilfælde af konflikt eller uoverensstemmelse mellem dette tillæg og resten af aftalen har betingelserne i dette tillæg forrang.

1. Fortrolighed og offentligt tilgængelig information

- 1.1 Preferred by Nature kan give ejeren af certificeringsordningen eller Akkrediteringsorganet adgang til fortrolige oplysninger om organisationen, hvis det kræves af certificeringskravene. Sådanne oplysninger omfatter, men er ikke begrænset til: kopier af auditrapporter og andre nødvendige auditoptegnelser, som PEFC har anmodet om, og sammenfattende rapporter for løste klager og apeller over de PEFC -certificerede kundeorganisationer, der modtages af Preferred by Nature.

Appendix for Rainforest Alliance Sustainable Agriculture Certification

This appendix contains terms and conditions that are only applicable to organisations that are a Rainforest Alliance Sustainable Agriculture Certificate holder. These specific terms and conditions are in addition to all other applicable terms and conditions of the Agreement. In the event of a conflict or inconsistency between this appendix and the rest of this Agreement, the terms of this appendix shall prevail. This appendix and all clauses in this Agreement that are required by Rainforest Alliance are subject to applicable law.

1. Obligations of Organisation

- 1.1 The Organisation agrees that:
 - a) for groups, the Organisation agrees to cause each group member to conform to the applicable standards and comply with all obligations thereof, including without limitation all provisions relating to the Organisation under this Agreement;
 - b) it shall notify Preferred by Nature in writing within 48 hours of any fundamental departure from its systems and procedures, or of any changes to its management, structure or ownership, or of any other information that could affect the Organisation's conformance with the applicable standards or compliance with applicable law;
 - c) it will only take legal action against the Rainforest Alliance upon the final disposition of its dispute through Preferred by Nature's Dispute Resolution Policy and the Rainforest Alliance grievance procedure;
 - d) the Rainforest Alliance is entitled to visit, at its own discretion and cost, the Organisation, with or without notification to Preferred by Nature or to the Organisation. The Rainforest Alliance may observe the Organisation during the visit or conduct an audit with or without Preferred by Nature; and
 - e) the Rainforest Alliance has the right to request that Preferred by Nature

Bilag for Rainforest Alliance Sustainable Agriculture Certification

Dette bilag indeholder vilkår og betingelser, der kun gælder for organisationer, der er indehaver af et Rainforest Alliance Sustainable Agriculture certifikat. Disse specifikke vilkår og betingelser er et supplement til alle andre gældende vilkår og betingelser i aftalen. I tilfælde af konflikt eller uoverensstemmelse mellem dette tillæg og resten af denne aftale har betingelserne i dette tillæg forrang. Dette tillæg og alle klausuler i denne aftale, der kræves af Rainforest Alliance, er underlagt gældende lovgivning.

1. Organisationens forpligtelser

- 1.1 Organisationen vil:
 - a) for grupper, acceptere at få hvert gruppemedlem til at overholde de gældende standarder og overholde alle deres forpligtelser, herunder uden begrænsning alle bestemmelser vedrørende organisationen i henhold til denne aftale;
 - b) underrette Preferred by Nature skriftligt inden for 48 timer efter enhver grundlæggende afvigelse fra dens systemer og procedurer eller om ændringer i dens ledelse, struktur eller ejerskab eller om andre oplysninger, der kan påvirke Organisationens overensstemmelse med gældende standarder eller overholdelse af gældende lovgivning;
 - c) kun anlægge sag mod Rainforest Alliance efter den endelige løsning af sin tvist gennem Preferred by Nature's Konfliktbehandlingspolitik og Rainforest Alliance-klageproceduren;
 - d) at Rainforest Alliance er berettiget til at besøge Organisationen efter eget skøn og omkostninger med eller uden meddelelse til Preferred by Nature eller til Organisationen. Rainforest Alliance kan observere Organisationen under besøget eller foretage et audit med eller uden Preferred by Nature; og
 - e) Rainforest Alliance har ret til at anmode om, at Preferred by Nature

conduct unannounced or investigation audits of the Organisation.

foretager uanmeldte eller undersøgelsesaudits af Organisationen.

2. Certificate Termination and Suspension

2.1 Upon Suspension or Termination of the Certificate, the Organisation shall agree to immediately:

- a) Comply to the sell-off requirements defined in the Certification Requirements.
 - i. Cease to make any use of any trademark of the Rainforest Alliance to sell any previously labelled product unless such trademark is removed, and/or to make any claims that imply that such product, Organisation's enterprise or Organisation, conforms to the applicable standards.
 - ii. At the Organisation's own expense, remove all uses of names, initials, logos, certification marks or other trademarks of the Rainforest Alliance from its products (or, where removal is not possible, recall any such products), documents, advertising and/or marketing materials, physical or electronic promotion material or media, in brochures or on webpages, signs or other documentation and business-to-business communications, once required by the Certification Requirements.

2.2 Notwithstanding the foregoing, for a period beginning on the effective date of Suspension or Termination of the Certificate and ending on the date that is six (6) months from the Suspension or Termination Date, the Organisation may sell certified product in accordance with the Rainforest Alliance Supply Chain Policy and applicable Certification Requirements and policies, which may be amended from time to time.

2.3 If Preferred by Nature decides not to certify or terminates or suspends a Certificate, the Organisation may not change its

2. Terminering og suspendering af certifikat

2.1 Ved suspension eller terminering af certifikatet skal Organisationen øjeblikkeligt acceptere:

- a) Overholdelse af frasalgskravene defineret i certificeringskravene.
 - i. ophøre med enhver brug af et varemærke tilhørende Rainforest Alliance til at sælge et tidligere mærket produkt, medmindre et sådant varemærke er fjernet, og / eller fremsætte krav, der indebærer, at et sådant produkt eller Organisationens virksomhed er i overensstemmelse med gældende standarder.
 - ii. på Organisationens egen bekostning, fjerner alle anvendelser af navne, initialer, logoer, certificeringsmærker eller andre varemærker tilhørende Rainforest Alliance fra sine produkter (eller, hvor det ikke er muligt, fjerner sådanne produkter), dokumenter, reklame og / eller markedsføringsmateriel, fysisk eller elektronisk reklamemateriale eller medier, i brochurer eller på websider, skilte eller anden dokumentation og business-to-business kommunikation, når det kræves af certificeringsreglerne.

2.2 Uanset ovenstående, kan organisationen for en periode, der begynder på ikrafttrædelsesdatoen for Suspension eller Terminering af certifikatet og slutter på den dato, der er seks (6) måneder fra suspenderings- eller opsigelsesdatoen, sælge certificeret produkt i overensstemmelse med Rainforest Alliance Supply Chain Policy og gældende certificeringskrav og politikker, som kan ændres fra tid til anden.

2.3 Hvis Preferred by Nature beslutter ikke at certificere eller terminere eller suspendere et certifikat, må Organisationen ikke skifte

certification body until the next certification audit and cycle after the certification decision was made.

3. Certification claims and trademark usage

- 3.1 The Organisation acknowledges that it may not use the Rainforest Alliance Certified™ certification mark other than pursuant to the terms of a valid written license agreement executed between the Organisation and Rainforest Alliance, including prior written approval by Rainforest Alliance for any use, and agrees to adhere to the Requirements and Guidelines for Use of Rainforest Alliance Trademarks as published on the Rainforest Alliance website.
- 3.2 The Organisation agrees that any representation it makes with respect to the Rainforest Alliance, certified product, the scope of an operation's certification to the Rainforest Alliance standards, or with respect to its collaboration with or support for the Rainforest Alliance, shall be fair and accurate. The Organisation shall restrict its representations with respect to certification of certified product to the applicable Rainforest Alliance 2020 Standard (or subsequent Rainforest Alliance standards) and not with respect to products, product characteristics or agricultural operations not included within the scope of the Certificate of the Organisation that covers the certified product. The Organisation agrees that it will not use any Rainforest Alliance trademarks or make claims, representations, public statements or use language about or references to the Rainforest Alliance in connection with the direct or indirect sale, marketing or advertising of products that are not certified products except as specifically permitted in a license agreement with the Rainforest Alliance.
- 3.3 The Organisation shall not use the name, certification mark, logos or other trademarks of the Rainforest Alliance except as permitted in a licensing agreement with the Rainforest Alliance. The Organisation shall fully cooperate with the Rainforest Alliance and Preferred by Nature

sit certificeringsorgan før den næste certificeringsaudit og cyklus efter certificeringsbeslutningen blev truffet.

3. Anvendelse af betegnelser og varemærker

- 3.1 Organisationen anerkender, at den ikke må bruge Rainforest Alliance Certified™ - certificeringsmærket på anden måde end i henhold til betingelserne i en gyldig skriftlig licensaftale mellem Organisationen og Rainforest Alliance, herunder forudgående skriftlig godkendelse fra Rainforest Alliance til enhver brug, og accepterer at overholde kravene og retningslinjerne for brug af Rainforest Alliance-varemærker som offentliggjort på Rainforest Alliances hjemmeside.
- 3.2 Organisationen indvilliger i, at enhver repræsentation, den fremsætter med hensyn til Rainforest Alliance, certificeret produkt, omfanget af driftens certificering til Rainforest Alliance-standarderne eller med hensyn til dets samarbejde med eller støtte til Rainforest Alliance, skal være fair og præcis. Organisationen begrænser sine repræsentationer med hensyn til certificering af certificeret produkt til den gældende Rainforest Alliance 2020 - standard (eller efterfølgende Rainforest Alliance-standarder) og ikke med hensyn til produkter, produktkarakteristika eller landbrugsdrifter, der ikke er omfattet af organisationens certifikat, der dækker det certificerede produkt. Organisationen accepterer, at den ikke vil bruge nogen Rainforest Alliance -varemærker eller betegnelser, repræsentationer, offentlige erklæringer eller bruge sprog om eller henvisninger til Rainforest Alliance i forbindelse med direkte eller indirekte salg, markedsføring eller reklame for produkter, der ikke er certificerede produkter undtagen som specifikt tilladt i en licensaftale med Rainforest Alliance.
- 3.3 Organisationen må ikke bruge navn, certificeringsmærke, logoer eller andre varemærker tilhørende Rainforest Alliance, medmindre det er tilladt i en licensaftale med Rainforest Alliance. Organisationen skal samarbejde fuldt ud med Rainforest Alliance og Preferred by Nature om eventuelle

with respect to any unauthorised use, infringement, or dilution of the trademarks or other intellectual property rights of the Rainforest Alliance.

4. Confidentiality and public information

- 4.1 The Organisation agrees to comply with the Rainforest Alliance requirements for transparency and confidentiality as set forth in its licensing agreement with the Rainforest Alliance.
- 4.2 The Rainforest Alliance has the right to display the Organisation name on transaction certificates for sales of certified products from that farm or group, throughout the supply chain to the final seller of the certified products as long as segregation is maintained.
- 4.3 The Rainforest Alliance has the right to display the Organisation's name on transaction certificates issued by or to the Organisation or one of its sites.

5. Term and termination

- 5.1 This Agreement may be terminated by:
 - a) Preferred by Nature with ninety (90) days' written notice in the event that Preferred by Nature's authorisation as a certification body is suspended or cancelled.

uautoriseret brug, overtrædelser eller fortynding af varemærkerne eller andre intellektuelle ejendomsrettigheder i Rainforest Alliance.

4. Fortrolighed og offentligt tilgængelig information

- 4.1 Organisationen accepterer at overholde Rainforest Alliance -kravene til gennemsigtighed og fortrolighed som angivet i dens licensaftale med Rainforest Alliance.
- 4.2 Rainforest Alliance har ret til at vise organisationsnavnet på transaktionscertifikater til salg af certificerede produkter fra den pågældende gård eller gruppe i hele forsyningskæden til den endelige sælger af de certificerede produkter, så længe adskillelsen opretholdes.
- 4.3 Rainforest Alliance har ret til at vise organisationens navn på transaktionscertifikater udstedt af eller til organisationen eller et af dets lokationer.

5. Gyldighedsperiode og ophør

- 5.1 Denne aftale kan opsiges af:
 - a) Preferred by Nature med halvfems (90) dages skriftlig meddelelse i tilfælde af, at Preferred by Natures godkendelse som certificeringsorgan suspenderes eller annulleres.

Appendix for Sustainable Biomass Program (SBP)

This appendix contains terms and conditions that are only applicable to organisations that are an SBP Certificate holder. These specific terms and conditions are in addition to all other applicable terms and conditions of the Agreement. In the event of a conflict or inconsistency between this appendix and the rest of the Agreement, the terms of this appendix shall prevail.

1. Obligations of Organisation

- 1.1 The Organisation agrees to:
 - a) provide Preferred by Nature, Certification Scheme Owner, or Accreditation Body personnel or authorised representatives access to any facilities, information, documents, and personnel and to the Organisation's subcontractors, and also provide Preferred by Nature and the Certification Scheme Owner the right to use and process any information relating to the Organisation or provided by the Organisation, in so far as it is necessary to evaluate and verify compliance of the Organisation with the Certification Requirements. For SBP applicants and subsequent Certificate holders, this information includes but is not limited to: any Supply Base Report; Preferred by Nature public summary reports; data required by SBP for greenhouse gas calculations and regulatory reporting; and any data required by SBP to be supplied to the Organisation's purchaser/customer with each batch of biomass supplied or sold.

2. Confidentiality and public information

- 2.1 Both Preferred by Nature and SBP shall be entitled and authorized to process the Organisation's personal data and business data (so far as is necessary for the purpose of performance obligations to Preferred by Nature and/or SBP) in accordance with

Bilag for Sustainable Biomass Program (SBP)

Dette bilag indeholder vilkår og betingelser, der kun gælder for organisationer, der er SBP - certifikatindehaver. Disse specifikke vilkår og betingelser er et supplement til alle andre gældende vilkår og betingelser i aftalen. I tilfælde af konflikt eller uoverensstemmelse mellem dette tillæg og resten af aftalen har betingelserne i dette tillæg forrang.

1. Organisationens forpligtelser

- 1.1 Organisationen vil:
 - a) give Preferred by Nature, ejeren af certificeringsordningen eller Akkrediteringsorganets personale eller autoriserede repræsentanter adgang til faciliteter, oplysninger, dokumenter og personale og til Organisationens underleverandører og også give Preferred by Nature og ejeren af certificeringsordningen ret til at anvende og behandle alle oplysninger vedrørende Organisationen eller leveret af Organisationen, for så vidt det er nødvendigt at evaluere og verificere Organisationens overholdelse af certificeringskravene. For SBP-ansøgere og efterfølgende certifikatindehavere omfatter disse oplysninger, men er ikke begrænset til: enhver supply base-rapport; Preferred by Nature offentlige sammenfattende rapporter; data, som SBP kræver til beregninger af drivhusgasser og lovgivningsmæssig rapportering og alle data, som SBP kræver, skal leveres til Organisationens køber/kunde for hvert parti biomasse, der leveres eller sælges.

2. Fortrolighed og offentligt tilgængelig information

- 2.1 Både Preferred by Nature og SBP er berettiget og autoriseret til at behandle Organisationens personoplysninger og forretningsdata (for så vidt det er nødvendigt med henblik på opfyldelse af forpligtelser over for Preferred by Nature

Directive 95/46/EC of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and any other applicable data protection legislation.

og/eller SBP) i overensstemmelse med direktiv 95/46/EF Europa -Parlamentet og Rådet om beskyttelse af enkeltpersoner i forbindelse med behandling af personoplysninger og om fri udveksling af sådanne oplysninger og enhver anden gældende lovgivning om databeskyttelse.