

ISCC EU/CORSIA self-declaration Point of Origin Generating Used Cooking Oil (UCO)

Information about the Point of Origin (hereinafter referred to as “Point of Origin” or “We”):

Note: The Point of Origin is the unit or entity where the food became waste. This can include manufacturers, retailers, restaurants, etc.)

Site Name	
Street address	
City	
Zip code	
Country	
Geo-coordinates (Longitude, Latitude) Required format: must be in decimal degrees, for example: (-)XX.YYYYYY, (-)XX.YYYYYY	
Phone number	
Name of recipient (Collecting Point)	Green Energy Biofuel
Maximum estimated capacity per year (in mt)	
Maximum estimated sustainable capacity per year (in mt)	

- The amount of UCO produced by the Point of Origin is five (5) or more metric tons per month¹.
- The amount of UCO produced by the Point of Origin is ten (10) or more metric tons per month.
- The UCO produced by the Point of Origin is entirely or partly of animal origin².

¹ 5 (five) metric tons of UCO equal to approx. 5,4 (five point four) cubic metre / 5435 (five thousand four hundred thirty-five) litres / 1436 (one thousand four hundred thirty-six) gallons

² If this field is marked, it is assumed that the UCO produced by the Point of Origin is (at least partly) from animal origin (e.g. from using lard, butter, tallow, etc.) and that the Collecting Point cannot sell the UCO from this Point of Origin as being “entirely of vegetable origin”. If this field is not marked, this means that the Point of Origin exclusively uses vegetable oil (e.g. rapeseed or sunflower oil) and no oil or fat of animal origin for cooking or frying.

Note: Vegetable oil which has been used for cooking or frying meat and which therefore contains an unavoidable part of animal origin can still be considered as “UCO entirely of vegetable origin”.

By signing this self-declaration, I, _____, acting in my capacity as _____ and authorised representative of the Point of

Origin, hereby declare, confirm and agree to the following on behalf of the Point of Origin:

1. We confirm compliance with all legal obligations as well as the relevant ISCC (ISCC System GmbH) EU and CORSIA requirements³. (e.g. for quantities delivered under ISCC) including contractual agreements with subcontractors and recipients (Collecting Points), delivery notes/ weighbridge tickets.
2. UCO refers to oil and fat of vegetable or animal origin which has been used to cook food for human consumption. Deliveries of UCO covered under this self-declaration consist entirely of UCO and are not mixed with any other oil or fat that doesn't comply with the definition of UCO.
3. UCO covered under this self-declaration meets the definition of waste under ISCC EU and CORSIA. This means the UCO is a material that the Point of Origin discards or intends to or is required to discard and that the UCO was not intentionally modified or contaminated to meet this definition.
4. Documentation of UCO quantities delivered is available.
5. Applicable national legislation regarding waste prevention and management (e.g. for transport, supervision, etc.) are complied with. If veterinary certificates exist, these are to be kept together with the commercial documents.
6. The supplied material is exclusively generated by the signing Point of Origin.
7. Auditors from Certification Bodies or from ISCC may, with or without prior notice, verify on-site or by contacting the Company (e.g. via telephone), whether the relevant ISCC EU requirements are complied with and whether the statements made in this self-declaration are correct. Auditors may be accompanied by inspectors who monitor their activities.
8. If audits of Certification Bodies or ISCC reveal that relevant ISCC requirements are not complied with or declarations made in this self-declaration are not correct, and if the Point of Origin is thereupon excluded as supplier of ISCC certified material, ISCC is entitled to publish the exclusion of the Point of Origin on the ISCC website.
9. This self-declaration or the information contained therein may be forwarded, including for review or further processing, by any relevant element of the supply chain, the Certification Body, ISCC or competent authorities or supervisory bodies, or, if legally required, by any other institution or entity, to each of the aforementioned bodies as well as to third parties who act on behalf of these bodies or entities to ensure and enforce compliance.
10. We acknowledge and agree that any information relating to Us that We disclose to other ISCC-certified elements of the supply chain may be further disclosed by those elements of the supply chain to their Certification Bodies and to ISCC.
11. The information contained in this self-declaration and the information referred to in Statement 10 may be forwarded to any data base operated by or on behalf of the European Union or any of its Member States, e.g. the Union Database for Biofuels (UDB), and to any Service Provider that provides access to or facilitates data handling in such database.
12. We warrant that We have a valid legal basis, or have obtained consent from the natural persons whose personal data (e.g. name, contact details) is included in this self-declaration, to include such personal data herein and to disclose and forward it in accordance with the terms set out in this self- declaration.

³ The ISCC requirements and system documents are available on the ISCC website (www.iscc-system.org).



13. We will provide any documentation reasonably required to support the information contained in this self-declaration to any relevant element of the supply chain, the Certification Body, ISCC, or any competent authority or supervisory body immediately upon request. This obligation continues for five (5) years after the expiry of this self-declaration.
14. All information contained in this self-declaration is correct, up to date, complete, fully documented, and a fair representation of actual facts. Such documentation must be kept available for five (5) years after the expiry of this self-declaration.
15. This self-declaration and any dispute relating to declarations or information contained in this self-declaration and its use shall be exclusively be governed by and construed in accordance with the laws of the Federal Republic of Germany without giving effect to any conflicts of law principles or rules, and excluding the application of the United Nations Convention on Contracts for the International Sale of Goods (CISG). The competent courts in Cologne, Germany, shall have exclusive jurisdiction for any dispute relating to declarations or information contained in this self-declaration and its use.

Name: _____ **Date:** _____

Signature: _____