

# Control Union Certifications (CUC) Evaluation of UAB Redal Compliance with the SBP Framework: Public Summary Report

Main (Initial) Audit

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# Completed in accordance with the CB Public Summary Report Template Version 1.4

For further information on the SBP Framework and to view the full set of documentation see www.sbp-cert.org

#### Document history

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# 1 Overview

CB Name and contact: Control Union Certifications; Meeuwenlaan 4-6; P.O.Box 161, 8000AD,

Zwolle, Netherlands. certification@controlunion.com

Primary contact for SBP: Andrea Ferrazzo

Current report completion date: 30/Jul/2020

Report authors: ing. Koen Jongste

Name of the Company: UAB Redal, Daubos 978150 Siauliai, Lithuania

Company contact for SBP: Gytis Gineika, purchasing manager, Tel.: +370 41 502 154, Ext. 334 Mob.:

+370 643 16635, gytis@redal.eu

Certified Supply Base: n/a- trader

SBP Certificate Code: SBP-06-44

Date of certificate issue: 19/Aug/2020

Date of certificate expiry: 18/Aug/2025

This report relates to the Main (Initial) Audit

# 2 Scope of the evaluation and SBP certificate

The scope of this evaluation includes back-to-back trading of wood pellets using the transfer system. The scope is matching with the application form the scope of their FSC certificate and only includes SBP standards 4 and 5. No discrepancies were found.

# 3 Specific objective

The specific objective of this evaluation was to confirm that the Biomass Trader's management system is capable of ensuring that all requirements of specified SBP Standards are implemented across the entire scope of certification.

# 4 SBP Standards utilised

#### 4.1 SBP Standards utilised

Please select all SBP Standards used during this evaluation. All Standards can be accessed and downloaded from <a href="https://sbp-cert.org/documents/standards-documents/standards">https://sbp-cert.org/documents/standards</a>

- □ SBP Framework Standard 1: Feedstock Compliance Standard (Version 1.0, 26 March 2015)
   □ SBP Framework Standard 2: Verification of SBP-compliant Feedstock (Version 1.0, 26 March 2015)
   □ SBP Framework Standard 4: Chain of Custody (Version 1.0, 26 March 2015)
- ☑ SBP Framework Standard 5: Collection and Communication of Data (Version 1.0, 26 March 2015)

# 4.2 SBP-endorsed Regional Risk Assessment

Not applicable

# 5 Description of Company, Supply Base and Forest Management

# 5.1 Description of Company

UAB "REDAL" started to work in 2009 and is family business. Main activities trade of biofuel (wood pellets and wood briquettes) and animal bedding. Accoring to interview REDAL is first company in Lithuania who received ENplus certificate as trader. Annualy selling ~80000 t of biofuel and ~15 millions euros turnover.

Sale markets is Italy, France, Germany, Belgium and other EU countries. Developing sales with Israel too. Company growing and in 2019 loaded first vessel (2800 t) pellets to power plant in Paris.

#### 5.2 Description of Company's Supply Base

Not applicable, The company is a Biomass Trader

# 5.3 Detailed description of Supply Base

Not applicable, The company is a Biomass Trader

#### 5.4 Chain of Custody system

UAB Redal holds a valid FSC Chain of Custody (COC) certificate. For SBP they use their FSC CoC (Certificate Code SGSCH-COC-120020, License Code FSC-C13878,1 Controlled Wood Code SGSCH-CW-120020) as the basis for their SBP CoC system. They will trade back to back (EXW/DAT, FOB/FOB or FOB/CIF). The sustainability characteristics will stay linked to the shipment and are noted in their transfer system registration balance. The outgoing sustainability declaration will be the same as the incoming declaration, having the same sustainability characteristics (or without SBP claim in case the buyer is not SBP certified and part of DTS). The GHG for handling and shipping while the material is in their possession will be noted in their SREG. Communication and passing information in the chain will be done with the use of the DTS system.

# 6 Evaluation process

# 6.1 Timing of evaluation activities

Planning and scope discussing by ing Koen Jongste (lead auditor) 08-07-2020, Review of SBP management system documents on 17-07-2020 by ing Koen Jongste (lead auditor), remote office audit 30-07-2020 by ing Koen Jongste (lead auditor), reporting 06-08-2019 ing Koen Jongste (lead auditor)

## 6.2 Description of evaluation activities

Preparation audit and review of documented management system, remote main audit in depth review of procedures, documents and templates, checking knowledge level, Interview, documents, records, and Reporting

#### 6.3 Process for consultation with stakeholders

Not applicable, The company is a Biomass Trader

# 7 Results

## 7.1 Main strengths and weaknesses

The audit was conducted in an open and positive environment. Company was prepared for the audit. No issues were found that could be raised as non-compliance to the requirement of the standard. The depth procedures and record keeping are thought to be more than sufficient for the size and complexity of the company. No SBP material was traded yet.

# 7.2 Rigour of Supply Base Evaluation

Not applicable, UAB Redal is a Trader not a producer.

#### 7.3 Collection and Communication of Data

The company has procedures for this. Understand DTS system, though no actual SBP trades have yet been done. The company will be doing EXW/DAT, FOB/FOB trades FOB/CIF back to back trades including vessel transport. Example documents were prepared. They also confirmed that they have to assure completeness of incoming documentation to be forwarded to their buyers.

## 7.4 Competency of involved personnel

The biomass trading desk has the responsibility related to the SBP system. During the audit the auditees showed clear understanding of SBP, its procedures and the proper execution of those. Considering the size of the company, there were no risks detected related to the competency of involved personnel.

## 7.5 Stakeholder feedback

Not applicable, UAB Redal is a Biomass Trader so no stakeholder consultation is executed by the CB.

#### 7.6 Preconditions

There were no non-conformities detected during this audit

# 8 Review of Company's Risk Assessments

Describe how the Certification Body assessed risk for the Indicators. Summarise the CB's final risk ratings in Table 1, together with the Company's final risk ratings. Default for each indicator is 'Low', click on the rating to change. Note: this summary should show the risk ratings before AND <u>after</u> the SVP has been performed and after any mitigation measures have been implemented.

No applicable. UAB Redal is a trader, so no SVP

# 9 Review of Company's mitigation measures

Not applicable, The company is a Biomass Trader

# 10 Non-conformities and observations

Identify all non-conformities and observations raised/closed during the evaluation (a tabular format below may be used here). <u>Please use as many copies of the table as needed</u>. For each, give details to include at least the following:

- applicable requirement(s)
- grading of the non-conformity (major or minor) or observation with supporting rationale
- timeframe for resolution of the non-conformity
- a statement as to whether the non-conformity is likely to impact upon the integrity of the affected SBP-certified products and the credibility of the SBP trademarks.

No Non-conformities reported.

# 11 Certification decision

| Based on the auditor's recommendation and the Certification Body's quality review, the following certification decision is taken: |                                  |
|---|----------------------------------|
| Certification decision:   | Certification approved           |
| Certification decision by (name of the person):   | Hubert Jurczyszyn                |
| Date of decision:   | 19/Aug/2020                      |
| Other comments:   | Click or tap here to enter text. |