

DNV GL Business
Assurance Finland Oy Ab
Evaluation of
Naturstyrelsen (The
Danish Nature Agency)
Compliance with the SBP
Framework: Public
Summary Report

Fourth Surveillance Audit

www.sbp-cert.org



The promise of good biomass

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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Table of Contents

11

Certification recommendation

1	Overview
2	Scope of the evaluation and SBP certificate
3	Specific objective
4	SBP Standards utilised
4.1	SBP Standards utilised
4.2	SBP-endorsed Regional Risk Assessment
5	Description of Company, Supply Base and Forest Management
5.1	Description of Company
5.2	Description of Company's Supply Base
5.3	Detailed description of Supply Base
5.4	Chain of Custody system
6	Evaluation process
6.1	Timing of evaluation activities
6.2	Description of evaluation activities
6.3	Process for consultation with stakeholders
7	Results
7.1	Main strengths and weaknesses
7.2	Rigour of Supply Base Evaluation
7.3	Compilation of data on Greenhouse Gas emissions
7.4	Competency of involved personnel
7.5	Stakeholder feedback
7.6	Preconditions
8	Review of Company's Risk Assessments
9	Review of Company's mitigation measures
10	Non-conformities and observations

1 Overview

CB Name and contact: DNV GL Business Assurance Finland Oy Ab, Espoo, Finland

Primary contact for SBP: Jyrki Sopanen; Jyrki.Sopanen@dnvgl.com

Current report completion date: 17/Jun/2020; update 04/11/2020

Report authors: Karina Seeberg Kitnaes

Name of the Company: Naturstyrelsen (The Danish Nature Agency)

Company contact for SBP: Jan Teinborg; jatei@nst.dk

Certified Supply Base: The Danish State forests managed by the Danish Nature Agency

SBP Certificate Code: SBP-05-06

Date of certificate issue: 25/Jul/2016

Date of certificate expiry: 24/Jul/2021

This report relates to the Fourth Surveillance Audit

2 Scope of the evaluation and SBP certificate

Introduction

Naturstyrelsen (the Danish Nature Agency) produces wood chips of primary feedstock sourced from Danish state forests with head office in Randbøl and chipping sites and storages spread across Denmark.

Naturstyrelsen (the Danish Nature Agency) manages the Danish state forests and holds valid FSC FM/COC certificate (SA-FM/COC-005712), covering material with FSC 100% claim: and PEFC FM certificate (239378-2017-AE-FIN-FINAS), covering material with 100% PEFC claim, .

The primary feedstock used for the wood chips are FSC and/or PEFC certified and originates purely from the Danish state owned forests managed by the Danish Nature Agency itself and is not mixed with any other material.

The chip production is mostly taking place directly in the forest stands close to the forest road. The chips are then either delivered directly from the forest to the customer or stored temporarily at storages, which are included under the scope of the certificate. The end-points are delivery at the gate of different energy power plants in Denmark.

Scope

Production of wood chips, for use in energy production, at The Danish Nature Agency and transportation to different customers in Denmark.

The scope of the certificate does not include Supply Base Evaluation.

3 Specific objective

The specific objective of this evaluation was to confirm that the Biomass Producer'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 https://sbp-cert.org/documents/standards-documents/standards

- ☐ SBP Framework Standard 1: Feedstock Compliance Standard (Version 1.0, 26 March 2015)

4.2 SBP-endorsed Regional Risk Assessment

Not applicable. Supply Base Evaluation is not relevant. Sourcing of feedstock is only from own forests, which are both FSC and PEFC certified.

5 Description of Company, Supply Base and Forest Management

5.1 Description of Company

The Danish Nature Agency (Naturstyrelsen) is a wood chips producer chipping primary feedstock originating from the forests in Denmark managed by the Danish Nature Agency itself. The head office in Randbøl with the sales and operational office for all wood chips produced.

The Danish Nature Agency is a state organization under the Ministry of Environment and Food Resources managing forests under the ownership of the Danish state. The forest management consists of planning, regeneration, managing, harvesting and monitoring. Once the primary feedstock is harvested in the state forests, it is owned by the Danish Nature Agency, chipped and sold.

The wood chips are produced from primary feedstock only consisting of low quality roundwood, tree tops and wood from thinning. The majority of the primary feedstock are chipped directly in the forest or for a very small part at one of the FMU storages, many of these located within the forest area. If chipping is done at a storage facility, the feedstock is delivered by truck.

The primary feedstock is FSC certified or PEFC certified under the scope of the FSC FM/COC and PEFC FM certification of the Danish Nature Agency. The BP is implementing the FSC transfer system and PEFC physical separation. Very small land areas managed by the Danish Nature Agency are not covered by the FSC/PEFC certifications (LIFE projects implemented with other landowners or maintenance of farmland). In such case, physical separation is secured and the material not mixed nor sold as SBP-compliant. Since the last audit, no such material was sourced.

Information on origin of the biomass is included on the delivery/measurement documents with a project code for each forest stand operation providing a direct documented trace back to the forest stand of origin.

After the chipping, the biomass is in most of the cases transported directly from the forest to the energy producers. Approx. 15-20% of biomass are first delivered to one of the 27 storage facilities and from there transported to the energy power plants. All biomass is transported by truck. Ownership of the biomass is transferred to the buyer at the gate of the energy power plant.

5.2 Description of Company's Supply Base

The supply base is the Danish state owned forests managed by the Danish Nature Agency.

The Danish Nature Agency manages state owned Danish forest and nature areas and only supply wood chips from these areas. The Danish Nature Agency manages the areas for nature and recreational purposes but also harvest forest products, including biomass, from the forest areas.

The Danish Nature Agency manages the forests according to the principles of close to nature forestry. Clear felling is in general not used being phased out and natural regeneration is the preferred regeneration method.

The forest management implemented by the Danish Nature Agency is based on Danish legislation and a clear set of centralised policies, strategies, guidelines and instructions, which feed into the GIS based management planning and reporting system.

The harvest and chipping operations are planned by the forest managers of the Danish Nature Agency and performed either by own forest workers or by contractors under the supervision of the forest managers.

The forest management is FSC and PEFC certified. The total FSC certified area is 203125 ha, while the PEFC certified and thus SBP-compliant area is 204322 ha.

The feedstock is supplied as either Roundwood or Wood chips produced in the forest of origin. The harvest and chipping operations are performed mainly by contractors under the monitoring of The Danish Nature Agency. The English version of the Public SBR has been updated by the BP to be uploaded on the webpage of SBP.

Small areas are kept outside the FSC certified area consisting of agricultural fields, camping sites, golf courses, nursery and greeneries on agricultural fields: 4504 ha open land and 1197 ha greeneries. The area kept outside the PEFC certified area consists of agricultural fields, camping sites, golf courses and nursery: 4504 ha.

General description of the forest resources and forest management practices within the Supply Base as a whole:

Land use and forest composition: Total Supply Base area (ha): Danish forest area: 625 000 ha of temperate forests (approx. 15 pct. of the land area); Other woodland area: 44 000 ha (approx. 1 pct. of the land area).

Conifers have apart from one species been introduced long ago and they been successful in Denmark because they thrive on heath and dune areas, and because they grow quickly and therefore they have been more profitable for forest owners than deciduous trees. This is one reason why there are most conifers in Jutland. Conifers take up 50% of the total forest land, while deciduous trees account for 46.4%. Most species of deciduous trees, such as oak and beech, are indigenous to Denmark, while conifers have been imported over the past 200-300 years. For example, the most common tree species in Denmark is the Norway spruce and to some extent other species such as Sitka spruce and Douglas fir. Norway spruce grow on 19% of the forest area and it is the most common tree species in Denmark.

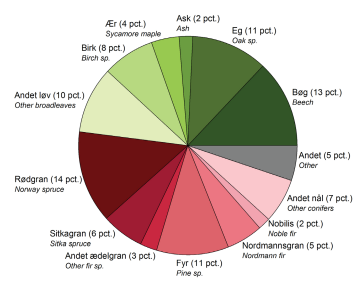


Figure. Distribution of the forest area to tree species and species groups. Distribution is made according to share of basal area (ref. Thomas Nord-Larsen, Vivian Kvist Johannsen, Torben Riis-Nielsen, Iben Margrete Thomsen og Bruno Bilde Jørgensen (2020): Skovstatistik 2018 (2. udgave), Institut for Geovidenskab og Naturforvaltning, Københavns Universitet, Frederiksberg. 40 s. ill).

Land use and ownership status: The tenure by type includes approx. private: 320 000 ha and public: 305 000 ha. The total number of forest properties in Denmark is estimated to 28,000. The size of the private Danish FMUs range from between 2 to 1,000 hectares, while the state owned area is managed as a multi-site by the Danish Nature Agency. There is limited variation in terms of ownership within the supply base. In Denmark, approx. 55% of the forest area is owned by private persons or companies, while the remaining 45% is state-owned or owned by the municipalities.

Danish forests are managed as semi-natural for the normal forest management, while for Christmas trees and greenery the areas are intensively managed as plantations. The certified forest area constitutes approx.. 275 000 ha PEFC certified and 220 000 ha FSC certified. Forest management practices are based on the country specific forestry laws, forestry guidelines, and forest management planning practices. Even-aged forestry is the dominant method. The forest rotation period is 60-100 years, containing mostly tending of the young seedling stands, two thinnings, a final harvesting and regeneration of a mature stand. Planting or natural seeding can be used in regeneration. Recently, un-even-aged forestry has become more popular and applied to the extent possible.

The history of Danish forests. Most of Denmark was originally covered by forest, but after centuries of uncontrolled felling and clearance for agriculture, just 2-3% of Denmark was covered by forest around 1800. Since adoption of the Danish Forest Act in 1805, forest clearance has been banned in Denmark, and at the same time great efforts were initiated to plant more forests. The overall area of Danish forests has therefore increased significantly, and it is still increasing. Forests are being planted throughout Denmark, in particular on moorland and sand-dunes in mid and west Jutland.

Socio-economic conditions: The Danish Forest Act regulates forest activity for private forest owners and subsidies are available for forest establishment, conservation of old trees, and establishment of non intervention areas. The Act aims to conserve the existing forest area through legal designation, expand the area through subsidies for new establishment, and aims to promote multi-purpose forestry including wood production, nature conservation, landscape, historical values, environmental protection and recreational interests. Responsibility for forestry activities lies with the Nature Agency. Forests are open to the public for recreational purposes. In Denmark, each year around 4.5 million m3 are felled, while the amount of biomass in Danish forests is growing by an annual net 2.5 million m3 through regeneration and increase in forest cover.

5.3 Detailed description of Supply Base

The BP's supply base is Denmark including Danish forests, windbreaks, scenic areas and urban plantations, mainly in North-Jytland. Skovbygaard is a forest contractor that produces and sells wood chips.

The wood chip production of the BP is 150 000-280 000 tons/year; where the main part of the wood chips are produced from windbreaks, tops and branches and in connection with converting coniferous forests to native broadleaved forests and from nature projects or open landscape. From forests, the feedstock from the supply base stems mainly from thinning of conifers, final harvests and branches and tops from both broadleaves and conifers.

The feedstock is 100% primary feedstock. The forest type for the whole forest area temperate forests.

The FSC and PEFC certified forest area is distributed on 204,322 ha certified according to PEFC and 203,125 ha according to FSC; fully overlapping.

For more information on the supply base of the BP, the BP has elaborated the SBP SBR in Danish and English, which is publicly available on the webpage of the BP (https://naturstyrelsen.dk/drift-og-pleje/certifikat-for-baeredygtig-skovdrift/) after their approval.

Supply Base

a. Supply Base area (ha): 204 322 ha 1

b. Ownership (ha): public/state forest: 204 322 ha

c. Forest type (ha): temperate: 204 322 ha

d. Forestry (ha): managed natural: 204 322 ha
e. Certified forest by scheme (ha): 204 322 ha PEFC certified forest

203 125 ha FSC certified forest (overlap)²

Feedstock

f. Total volume of Feedstock: between 200.000 to 400.000 m³
 g. Volume of primary feedstock: between 200.000 to 400.000 m³
 h. List percentage of primary feedstock (g), by the following categories:

- PEFC certified 100 %

- FSC certified 98 %

i. List all species in primary feedstock, including scientific name:

Coneferious species			
Abies Alba	Larix spp	Pinus contorta	Pinus spp
Abies Grandis	Picea abies	Pinus nigra	Pseudotsuga menziesii
Abies Normaniana	Picea glauca	Pinus ponderosa	Thuja plicata
Abies Procera	Picea sitchensis	Pinus strobus	Tsuga heterophylla (Raf.) Sarg
Abies spp.	Picea spp	Pinus sylvestris	
Broadleaved species		•	
Acer platanoides	Betula pubescens	Populus tremuloides	Quercus Rubra
Acer pseudoplatanus	Carpinus betulus L	Populus Spp	Quercus Spp
Alnus glutinosa	Fagus sylvatica	Prunus avium	Salix Spp
Alnus incana	Fraxinus excelsior	Quercus Petraea	Sorbus Spp
Betula pendula	Populus tremula	Quercus robur	

¹ Parts of the area is set-aside as protected forest and will not contribute to the Feedstock

² FSC does not recognize and allow greenery areas as certified. This area covers an area of 1187 ha which is the between the FSC and PEFC certified area.

- j. Volume of primary feedstock from primary forest 0 ha
- k. List percentage of primary feedstock from primary forest (j), by the following categories. Subdivide by SBP-approved Forest Management Schemes: N/A
- I. Volume of secondary feedstock: 0%m. Volume of tertiary feedstock: 0%

Further description of the Supply Base can also be found in the Biomass Producer's Public Summary Report.

5.4 Chain of Custody system

All feedstock sourced is covered by the Danish Nature Agency' own wood traceability system, which is third party certified according to FSC FM/COC and PEFC FM/COC. The BP has valid FSC FM/COC certificate: SA-FM/COC-005712. The FSC transfer system and PEFC physical separation is applied and cover wood chips as a product group. This system is applied for SBP as well, since the only processes are chipping, transport, storage and sales of wood chips. All input feedstock sold as SBP-compliant biomass is FSC and/or PEFC certified.

The Danish Nature Agency maintains a common volume accounting system with calculation tools covering all regional FMUs and storage facilities, where the SBP inputs and outputs can be verified. Based on the DTS records verified against sales invoices, measurement lists and procedures, the organization is adding correct SBP claims of the biomass on sales invoices. The BP is aware of the SBP claims and batch specific coding system, which is used on the sales invoices and in the DTS database for the monthly transactions.

6 Evaluation process

6.1 Timing of evaluation activities

May 2020: Audit planning, document review (location: Home office and DNV GL office, Espoo Finland), performed by the Lead Auditor, Karina Seeberg Kitnaes and DNVGL staff responsible at DNV GL. Duration: ½ person-day.

09-12 June.2020: PA4 audit performed by the Lead Auditor Karina Seeberg Kitnæs (biologist, M.Sc., approved SBP auditor, 24 years of professional international experience with forest biodiversity, forestry, forest industry, certification, Natura 2000 implementation, key biotope mapping from working as senior expert on targeted international projects in Northern, North-eastern and Eastern Europe and many other countries) and with participation of the BP representatives: the SBP responsible, the COC responsible and the operational team. Duration: 2 person-day.

Day 1 (Main Office, operational team, on-site):

09:00-09:30 Opening meeting: Introduction of participants, roles and confidentiality; Short introduction of the company, SBP audit process overview

Review of open Non-compliances

09:30-16:00 SBP Standard 2: Verification of feedstock; incl. feedstock data, origin and Supply Base Reports.

SBP Standard 4: Chain of Custody, incl. DTS records.

SBP Standard 5: Collection and Communication of Data; and Instruction Document 5E - requirements review of data and records; SBP Audit Report for Energy and GHG data (SAR), Verification of profile and energy data, monitoring and calculations.

Day 2 (Selected FMUs with storage, on-site):

13:00-16:00 Field visits to several harvesting sites, chipping projects, storage, crosschecking feedstock compliance, forest of origin etc.

Day 3 (Selected FMUs with storage, on-site):

13:00-16:00 Field visits to several harvesting sites, chipping projects, storage, crosschecking feedstock compliance, forest of origin etc.

Day 4 (Main Office, operational team, on-site)

10:00-12:00 Closing meeting.

June 2020: Off-site audit with system and procedures review, assessment of corrective actions, reporting, technical review (location: Home office and DNV office, Espoo Finland) performed by the Lead auditor, Technical reviewer and Certification decision maker. Duration: 1 person-day.

Out of the many FMU storage facilities for wood chips, three (3) storages were selected by sampling and visited during the audit. All storages function and are handled in exactly the same way. The storages are either own facilities or facilities owned by the customers (the energy power plants). The Danish Nature Agency keeps control of the amounts placed at each facility at all times.

DNV GL Personnel involved in the audit process:

- The periodic audit was conducted by Karina Seeberg Kitnaes, qualified SBP lead auditor.
- The Technical Review was conducted by Martti Kuusinen, qualified SBP lead auditor.
- The Certification Decision was made by Technical Manager Kimmo Haarala, acting as the DNV GL Management representative.

6.2 Description of evaluation activities

The periodical audit 4 was focused on management system evaluation: division of the responsibilities, document and system, input material classification (reception and registration), analysis of the existing FSC system and FSC system control points as well as GHG data availability. Description of the assessment evaluation: All SBP related documentation connected to the SBP as well as FSC COC system of the organisation, including SBP Procedures, GHG data calculations/ data sheet, Supply Base Report, Batch specific data, and FSC system description was provided by the BP in advance as well as were reviewed prior to the audit.

The auditor was welcomed in Naturstyrelsens main office in Randbøl. The audit started with an opening meeting attended by the relevant management staff. The auditor introduced the audit team, provided information about audit plan, methodology, auditor qualification, confidentiality issues, and surveillance methodology, as well as verified the scope. After that auditor went through all applicable requirements of the SBP standards 2, 4 and 5, where the Periodic Surveillance Audit 4 contained:

- Review of all relevant data and records related to SBP Std. 2 on verification of feedstock, including calculation verifications, control of data on origin crosschecked with supply base and review of supply base reports in English and Danish. Completion of DNVGL checklist for std. 2.
- Review of all relevant data and records related to SBP Std. 4 on Chain of Custody, including volume calculation verification, classification and crosscheck with DTS database records
- Review of all relevant data and records related to SBP Std. 5 on collection and communication of GHG
 data and review and verification of data recorded and reported in the SAR for wood chips with mobile
 chipping including transport from forests to end-points.
- Site inspection of harvesting sites/mobile chipping sites, forests of origin, and of in-forest storage of wood chips with tracking of timber batches and measurement and classification of feedstock.

Critical control points included verification of forest of origin, feedstock classification and category (SBP-compliant biomass; FSC/PEFC certified) within the defined supply base and checking the chain-of-custody volume accounting and supplier documentation thoroughly against DTS recordings, as well as the data and records available as specified in SBP std. 5 and the Instruction note 5E on collection and communication of data and the resulting SAR report for mobile chipping in correct format.

During the audit, the responsible persons for the SBP system and over responsible staff having key responsibilities within the system were interviewed.

During the field visit days combined with the field visits of the FSC and PEFC audits, the audit continued with site visits to harvesting sites, the chip production and storage sites. Due to extremely low risk of mixing certified and non-certified material (all material is coming from the FSC/PEFC certified forests managed by the BP), the volumes of material traced through storages (only very limited amount of material goes through storages) and simplicity of processes taking place at these storage areas, 18 on-site operations and three storages was visited during the field audit days. The sites were selected randomly. During the site visit, harvest and chipping machinery as well as chip loaders and trucks with containers were seen, the amount of material stored was compared to records, health and safety of the workers and contractors, as well as origin was confirmed.

At the end of the audit during the closing meeting, the audit finding were summarised and audit conclusion were provided to the Organisation. The Periodic Surveillance Audit 4 resulted in raising two Minor nonconformities to MAJORS, while only one new Minor non-conformities was identified.

6.3 Process for consultation with stakeholders

N/A. This is a periodical audit.

7 Results

7.1 Main strengths and weaknesses

Strengths: There is proven competences and long experience of the management team and all staff handling the planning, harvesting, chipping, transport and sales of wood chips. The management and recording of data relevant for the certification systems are handled by professional staff and recorded in clear digital systems. There is extremely low risk of mixing with non-SBP-compliant feestock, since the sourcing is only from own produced FSC and PEFC certified feedstock. The operations are handled by small number of management staff and there are clearly designated responsibilities between the staff members. Good data and recording systems with delivery of exact data for use in the SBP reporting.

Weaknesses: No weaknesses identified during this audit.

7.2 Rigour of Supply Base Evaluation

N/A

7.3 Collection and Communication of Data

The Danish Nature Agency has in depth procedures for collecting, recording and communicating supplied actual data relevant for SBP. Since the scope of the SBP system is limited to wood harvest, chipping and transport to the customers and as the feedstock originates from 100% primary feedstock from own managed FSC/PEFC certified forests with detailed records on forest of origin of all feedstock, the GHG profiling data can be obtained through a quite simple routine. The procedures, system and records are in line with the Document 5E requirements and procedures. The BP has prepared and maintained data for the SAR report for Woodchips with mobile chipping (SAR) v2.0.

7.4 Competency of involved personnel

The personnel responsible for the system at Naturstyrelsen has a long experience of FSC and PEFC Chain of Custody system management, as well as FSC and PEFC FM system management and professional forest management and forest operations. The knowledge and experience of the responsible personnel relating to GHG data profiling procedures is also found to be on a relatively high level. The BP as a trader has long-term trading experience and expertise with suppliers from the supply base countries.

During the audit, interview was conducted with relevant staff members involved in the SBP system, including quality manager, chip production responsible person, sales staff, accountant, Office manager and Stock file Controller. Interviewed staff demonstrated awareness of their responsibilities within SBP system.

7.5 Stakeholder feedback

N/A. No stakeholder feedback received since last audit.

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7.6	Preconditions
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N/A. None.

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.

N/A. Supply Base Evaluation is not covered by the Scope of the Evaluation

9 Review of Company's mitigation measures

N/A.	Supply	Base Eva	aluation is r	not relevar	it and thus	s not cover	red by the	Scope of th	ne Evaluat	ion

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.

NC number SBP-PA4-2020-01	NC Grading: Minor			
Standard & Requirement:	SBP STD. 2, Instruction Note 2C: 2.1			
Description of Non-conformanc	e and Related Evidence:			
At the time of the audit, the BP had updated the English version of the SBP Supply Base Report (SBR), but not the Danish version of the SBP SBR. This have to be done annually and reported to the Certification Body in order for the CB to be able to send the SBR in both English and Danish to SBP as part of the annual surveillance reporting.				
Timeline for Conformance:	By the next surveillance audit, but no later than 12 monhts from report finalisation date			
Evidence Provided by Company to close NC:	Click or tap here to enter description provided by Company to close the NC.			
Findings for Evaluation of Evidence:	Click or tap here to enter findings for evaluation of evidence by the auditor.			
NC Status:	Open			

NC number SBP-PA3-2019-01	NC Grading: Major		
Standard & Requirement:	SBP STD. 2, 15.6		
Description of Non-conformance and Related Evidence:			
The responsible team at the BP main office has the authority to review and require improvements to the system. The procedures manual also dictate annual internal review including format for internal review report. However, the BP has not conducted the annual internal SBP review, including no annual review of the written SBP procedures manual.			
Timeline for Conformance:	3 months from the report finalisation		
Evidence Provided by Company to close NC:	Internal audit report		

Findings for Evaluation of	At the time of the audit, the SBP responsible team had still not
Evidence:	conducted any internal SBP review. The NC is raised to a MAJOR. 04.11.2020: The SBP responsible has conducted internal SBP review and submitted the internal audit report as objective evidence.
NC Status:	Closed

NC number SBP-PA3-2019-02	NC Grading: Major
Standard & Requirement:	SBP STD. 5, 3.2.6, 4.1.7, 5.1.4
Description of Non-conformanc	e and Related Evidence:
constructed as SBP-05-06-ZZ-00, these SDI numbers in DTS for ear reporting period. On invoices and production batch number is used the customer number has been as	
Timeline for Conformance:	3 months from the report finalisation
Evidence Provided by Company to close NC:	Transactions reported in DTS, list of allocated SDIs for 2019 and 2020, sales invoices
Findings for Evaluation of Evidence:	During the audit, several examples of invoices for each transaction with production batch id and the reporting of transactions in the SBP DTS were reviewed. The reporting of SDIs in the DTS for 2019 was for some of the transactions not with correctly allocated SDI number for the reporting period. Somehow, SDIs for previous reporting periods were still used. The NC is raised to a MAJOR. 04.11.2020: The BP has submitted examples of recent transactions in the DTS, together with example of correct SDI and batch id numbers on invoices. Transactions checked in the DTS and found in good order
NC Status:	Closed

NC number SBP-2017-1-KAKI	NC Grading: Major			
Standard & Requirement:	Std 2; 7.3; 7.5; instruction note 2C, 4.1-5.5			
Description of Non-conformance and Related Evidence:				
At the time of the audit, the SBR was available in version 1.1 in both English and Danish, dated 28=06-2016. The SBR was after the audit transferred to version 1.2 by the Biomass Producer. However, the Biomass Producer has not completed the section 13 of the report.				
Timeline for Conformance:	3 months from the report finalisation			
Evidence Provided by	07-07-2017I: The BP has submitted the SBR in latest template of the			
Company to close NC:	reports. The SBR in both English and Danish submitted. However, the			
	section 13 of the update report had not been completed. 01-12-2017:			
	The BP has submitted the SBR with updated section 13 plus other			
	additional revisions. The report submitted in English. The SBR was			

	submitted to SBR by e-mail from the auditor on 01-12-2017. 31-05-2018: Updated SBR in Danish and English received.
Findings for Evaluation of Evidence:	The SBR in English and Danish reviewed and accepted
NC Status:	Closed

NC number SBP-2017-2-KAKI	NC Grading: Minor
Standard & Requirement:	Std. 4; 5.5.2-5.5.3
Description of Non-conformand	e and Related Evidence:
The sales invoices reviewed did	nowever not contain this claim although the certificate code of the BP
was included and the claim was in	ncluded on the batch specific delivery document.
Timeline for Conformance:	By the next surveillance audit, but no later than 12 monhts from report
	finalisation date
Evidence Provided by	07-07-2017: The BP has submitted an example of invoice and deliver
Company to close NC:	note, which include correct SBP-claim. The NC kept open to secure
	having this in place continuously and to be checked at next audit. On
	31-05-2018: All invoices seen were correct.
Findings for Evaluation of	Submitted sales documentation reviewed and assessed correct
Evidence:	
NC Status:	Closed

NC number SBP-2017-3-KAKI	NC Grading: Minor
Standard & Requirement:	Std. 5; Instruction doc 5A, 2.2.5-2.2.5
Description of Non-conformanc	e and Related Evidence:
The BP has multiple Scope End-F	Points. The BP has been trying to understand how to build the SDIs and
has so far been using the reference	ce number SBP-05-06-01 and then a batch no in the form aa/17/bbb
where aa stands for the month, 1	7 for the year of 2017 and bbb for the Scope End-Point. However, the
SDI shall be in the form as specific	ed: SBP-05-06-ZZ, where ZZ is a unique 2digit for each scope-end-
point and unique to the Reporting	Period.
Timeline for Conformance:	By the next surveillance audit, but no later than 12 monhts from report
	finalisation date
Evidence Provided by	07-07-2017I: The BP has now understood the required way of listing
Company to close NC:	the SDIs and has included the list of endpoints with correct SDIs in the
	SAR for 2016. 31/05/2018; The BP has multiple Scope End-Points.
	They are using a unique number for each Static Data Identifiers,
	recorded saved in overview "SDI kunde nummer.xls. The SDIs are in
	correct form as specified.
Findings for Evaluation of	List of SDIs reviewed and compared to use of transaction IDs in DTS.
Evidence:	SDIs assessed correct.
NC Status:	Closed

NC number SBP-2017-4-KAKI	NC Grading: Minor	
Standard & Requirement:	Std. 5; 2.3.2-2.3.3; 3.2.5	
Description of Non-conformance and Related Evidence:		
The BP has been trying to understand how to build these unique data identifer, but has so far been using		
the reference number SBP-05-06-01 and then batch no. aa/17/bbb where aa stands for the month, 17 for		
the year of 2017 and bbb for the Scope End-Point. The BP has furthermore used the self-created batch		
no. as the production batch ID in the SBP database, However, the Dynamic Batch Sustainability Data		
Identifier (= the production batch ID in the SBP database/DTS) shall be in the form as specified (SBP-¬05-		
¬06-¬ZZ-¬00). This means that the production batch ID numbers reported in the SBP database have been		
incorrect so far. (SBP-¬05-¬06-¬ZZ is the SDI for each end-point and00 is the Dynamic Batch		
Sustainability Data Identifier.)		
Timeline for Conformance:	By the next surveillance audit, but no later than 12 monhts from report	
	finalisation date	
Evidence Provided by	31/05/2018: The BP has multiple Scope End-Points. They are using a	
Company to close NC:	unique number for each Static Data Identifiers, recorded saved in	
	overview "SDI kunde nummer.xls and used in the DTS for transactions	
	ID.	
Findings for Evaluation of	The SDIs are in correct form as prescribed by the standard.	
Evidence:		
NC Status:	Closed	

NC number SBP-2017-5-KAKI	NC Grading: Major	
Standard & Requirement:	Std. 5; Instruction doc 5B, 3.1.1-3.1.3	
Description of Non-conformance and Related Evidence:		
The BP is recording the data required, but has not yet completed the 'SBP Audit Report for Energy and		
GHG data' (SAR), using the latest version of the template from the SBP website.		
Timeline for Conformance:	3 months from the report finalisation	
Evidence Provided by	07-07-2017: The BP has submitted the SAR report for 2016 using the	
Company to close NC:	latest template. 21-06-2018: The BP has submitted the SAR report for	
	2017 using the latest template.	
Findings for Evaluation of	SAR report evaluated and assessed complete and correct.	
Evidence:		
NC Status:	Closed	

NC number SBP-2017-6-KAKI	NC Grading: Major	
Standard & Requirement:	Std. 5; Instruction doc 5C, 2.1.1, 3.1.1-3.2.2	
Description of Non-conformance and Related Evidence:		
The BP is recording the data required, but has not yet completed the SBP Static Biomass Profiling Data		
sheet using the latest version of the template from the SBP website.		
Timeline for Conformance:	3 months from the report finalisation	
Evidence Provided by	07-07-2017: The BP has submitted the profiling data report for 2016	
Company to close NC:	using the latest template. 21-06-2018: The BP has submitted the	
	profiling data sheet for 2017 using the latest template.	

Findings for Evaluation of	Profiling data sheet evaluated and assessed complete and correct.
Evidence:	
NC Status:	Closed

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):	Kimmo Haarala	
Date of decision:	30/Jun/2020; updated 04/11/2020	
Other comments:	Based on the audit process, it has been confirmed that the management system implemented by the BP meets the requirements of the applicable SBP standards and the certificate remains valid. The corrective actions resulting from the minor NC shall be initiated and implemented within 12 months following this surveillance. The Corrective actions resulting from the MAJOR NCs shall be initiated and implemented within 3 months following this surveillance. On 04.11.2020, objective evidence submitted and the major NCs closed out	