

## SUBLICENSE AND CERTIFICATION AGREEMENT

between

Certification Body/Verification Body

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(Company legal name and type, e.g., Inc., LLC, etc.; include D/B/A name if applicable)

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(Company legal physical address)

**(hereinafter referred to as “CB/VB”)**

represented by

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Name of authorized representative

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Title of authorized representative

and

Contracting Party

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(Company legal name and type, e.g., Inc., LLC, etc.; include D/B/A name if applicable)

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(Company legal physical address)

**(hereinafter referred to as “CP”)**

represented by

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Name (use block capitals)

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Title

**(hereinafter together referred to as “the Parties”)**

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## WHEREAS

Worldwide retailers, food service providers, food manufacturers, agricultural producers, and other interested parties have developed a comprehensive system of good agricultural practices (G.A.P.) under the management of GLOBALG.A.P. which is designed to support improved consumer and environmental protection, sustainable production, and social and animal welfare. The system is based on a set of rules and standards established and updated from time to time by GLOBALG.A.P. with the involvement of the relevant committees, working and focus groups, and GLOBALG.A.P.'s Advisory Board. Under this set of rules and standards, agricultural and related supply-chain processes may be verified, inspected, audited, certified, and/or otherwise approved.

The verification, inspection, auditing, certification, and/or approval procedures are not carried out by GLOBALG.A.P. but by third parties, the certification and verification bodies. To operate as a certification or verification body, approval by GLOBALG.A.P. or, with respect to the United States of America and Canada, by GLOBALG.A.P. North America Inc. ("GGNA") is required. Furthermore, for certification bodies, accreditation according to the ISO/IEC 17065 standard by another independent institution recognized by GLOBALG.A.P., an accreditation body, is also required.

Through the conclusion of a License and Certification Agreement, GGNA has approved CB/VB as a certification and/or verification body. By virtue of this License and Certification Agreement, CB/VB may therefore enter into Sublicense and Certification Agreements with so-called Contracting Parties, i.e., producers, producer groups, producer organizations, sales organizations, packers, resellers, traders, and manufacturers (with registered production and administration sites located in the United States of America and Canada) who produce or commercialize agricultural products and provide them with verification, inspection, auditing, certification, and/or approval services within the framework of and in compliance with the rules and standards of the GLOBALG.A.P. System.

Although this Sublicense and Certification Agreement obligates CP to cooperate with GLOBALG.A.P. or GGNA in certain instances (e.g., with regard to assessments carried out under the GLOBALG.A.P. integrity program for the purpose of verifying CB/VB's activities and to support consistent communication and implementation of its rules and standards), neither GGNA nor GLOBALG.A.P. becomes a party to this Sublicense and Certification Agreement, which is concluded exclusively between CP and CB/VB. Nor does GGNA or GLOBALG.A.P. assume any responsibility with respect to CP's compliance with GLOBALG.A.P.'s rules and standards. Rather, it is the sole responsibility of CB/VB to ensure that CP fully complies with its obligations under the GLOBALG.A.P. System on an ongoing basis.

**THEREFORE, THE PARTIES AGREE AS FOLLOWS:**

**1 SUBJECT OF THIS AGREEMENT**

This Agreement establishes the rights and obligations of CP and of the CB/VB as the independent organization for verification, inspection, auditing, certification and/or approval of CP for the Licensed Scope (see **Annex 2**) within the framework of the GLOBALG.A.P. System.

**2 DEFINITIONS**

In the definitions below the references to the singular include the plural and vice versa.

- 2.1 “*AB*” stands for accreditation body and refers to an organization that accredits CBs according to the ISO/IEC 17065 standard.
- 2.2 “*Agreement*” refers to this Sublicense and Certification Agreement.
- 2.3 “*Applicable Laws*” refers to (i) any law, statute, regulation, bylaw, ordinance, or subordinate legislation; (ii) any binding court decision; (iii) any industry code, policy or standard; and (iv) any direction, policy, requirement, rule, guidance or interpretation letter issued by, and orders or requests of, a governmental institution; in each case as updated, amended or replaced from time to time.
- 2.4 “*Benchmarked Checklist*” refers to a standard with locally adapted G.A.P. requirements that are recognized by GLOBALG.A.P. as equivalent to the GLOBALG.A.P. principles and criteria. Compliance with a Benchmarked Checklist may be certified based on and in accordance with the other provisions of the GLOBALG.A.P. System Rules and this Agreement.
- 2.5 “*Benchmarked Checklist Marks*” refers to the marks of the Benchmarked Checklist owner that can be used by CB and/or CP according to the GLOBALG.A.P. System Rules.
- 2.6 “*CB*” stands for certification body and refers to an entity that has been accredited by an AB for activities within the Licensed Scope and that has signed this Agreement to enter into Sublicense and Certification Agreements with Contracting Parties to provide Contracting Parties with Licensed Services.
- 2.7 “*Chain of Custody*” refers to the GLOBALG.A.P. Chain of Custody standard. The Chain of Custody standard covers the whole supply chain from the producer to the retailer and is designed to support both traceability within the supply chain and the segregation of products resulting from GLOBALG.A.P. certified and noncertified production processes.
- 2.8 “*CP*” stands for contracting party and refers to those producers, producer groups, producer organizations, sales organizations, packers, resellers, traders, and manufacturers (with registered production and administration sites located in the Territory) that produce or commercialize agricultural products and that have entered into a Sublicense and Certification Agreement with CB/VB.
- 2.9 “*Data Protection Regulations*” refers to all applicable data protection laws and regulations, including, but not limited to, the EU General Data Protection Regulation (GDPR), the German Federal Data Protection Act (BDSG), and any further applicable local laws and regulations, as

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well as any subordinate legislation made thereunder and any primary and secondary legislation re-enacting, consolidating, or modifying the same.

- 2.10 “*Fee Table*” refers to the fee tables which are part of the GLOBALG.A.P. System Rules and which are attached to this Agreement as part of **Annex 1** in the version that is valid at the time of conclusion of this Agreement, as they may be updated from time to time.
- 2.11 “*GGNA*” refers to GLOBALG.A.P. North America, Inc, which is the North America subsidiary of GLOBALG.A.P. incorporated in USA.
- 2.12 “*GLOBALG.A.P.*” refers to the owner and administrator of the GLOBALG.A.P. System, FoodPLUS GmbH, Spichernstr. 55, 50672 Köln (Cologne), Germany.
- 2.13 “*GLOBALG.A.P. Claims*” refers to claims that can be used by CB/VB and/or CP according to the GLOBALG.A.P. System Rules (in particular, “GLOBALG.A.P. trademarks use: Policy and guidelines”) in order to claim that a process by which a product is produced is certified to the GLOBALG.A.P. System or complies with one of the GLOBALG.A.P. System Rules.
- 2.14 “*GLOBALG.A.P. Identification Numbers*” refers to unique numbers provided by GLOBALG.A.P. and made up of a prefix (often referring to the certification standard) and a 13-digit number. Types of GLOBALG.A.P. Identification Numbers may include, but are not limited to, the GLOBALG.A.P. Number (GGN), the Chain of Custody Number (CoC Number), and the localg.a.p. Number (LGN).
- 2.15 “*GLOBALG.A.P. IT Systems*” refers to GLOBALG.A.P.’s electronic databases and associated IT systems that contain both producer and product information. The information contained in the databases and systems includes data uploaded by CB/VB (under a License and Certification Agreement), Contracting Parties, PGMs, Market Participants and other retailers, suppliers, or other supply-chain participants.
- 2.16 “*GLOBALG.A.P. System*” refers to the system of good agricultural practices (G.A.P.) designed to support improved consumer and environmental protection, sustainable production, and social and animal welfare, which system is maintained by GLOBALG.A.P. and based on the GLOBALG.A.P. System Rules.
- 2.17 “*GLOBALG.A.P. System Rules*” refers to the set of rules and tools governing the GLOBALG.A.P. System as published on the GLOBALG.A.P. website (<http://www.globalgap.org>), and as updated, amended, or replaced from time to time by GLOBALG.A.P., including, but not limited to, GLOBALG.A.P. and localg.a.p. standards and add-ons, general regulations, general rules, Fee Table, principles and criteria, checklists, Benchmarked Checklists, GLOBALG.A.P. trademarks use: Policy and guidelines, and where applicable approved national interpretation guidelines, guidelines, and supporting documents. An extract of the GLOBALG.A.P. System Rules valid at the time of conclusion of this Agreement is attached to this Agreement as **Annex 1**.
- 2.18 “*GLOBALG.A.P. Trademarks*” refers to the trademark “GLOBALG.A.P.”, GLOBALG.A.P. seals, and all other marks of GLOBALG.A.P. that may be used by CB/VB, CP, and/or related PGMs according to the GLOBALG.A.P. System Rules (including but not limited to “GLOBALG.A.P. trademarks use: Policy and guidelines”) in order to claim that a process is certified under the GLOBALG.A.P. System or complies with the GLOBALG.A.P. System Rules. For the avoidance

of doubt, the GGN label is not the subject of this Agreement and therefore does not fall under the definition of “GLOBALG.A.P. Trademarks”. Licensing of rights to the GGN label requires the conclusion of a separate license agreement.

- 2.19 “*Integrity Assessments*” refers to surveillance visits and assessments conducted or commissioned by GLOBALG.A.P. within the framework of its integrity program.
- 2.20 “*Integrity Program*” refers to the GLOBALG.A.P. Integrity Program, which is a quality management system designed to support the consistent delivery and execution of the standards that are part of the GLOBALG.A.P. System Rules worldwide, as well as a feedback mechanism to continuously improve all aspects of the GLOBALG.A.P. System. Further information is contained in the relevant parts of the GLOBALG.A.P. System Rules.
- 2.21 “*Integrity Surveillance Committee*” refers to a committee established by GLOBALG.A.P. that advises the GLOBALG.A.P. Secretariat and makes recommendations on sanctions as outlined in the GLOBALG.A.P. System Rules, following a case-by-case approach.
- 2.22 “*License and Certification Agreement*” refers to the agreement concluded between CB/VB as licensee and GGNA as licensor granting CB/VB a right to provide Licensed Services within the Territory during the term of the respective License and Certification Agreement.
- 2.23 “*Licensed Scope*” means the scope of the Licensed Services approved by GLOBALG.A.P. and registered in CB/VB’s GLOBALG.A.P. user account on the GLOBALG.A.P. website. Registration of a Licensed Scope requires CB/VB’s prior application for the respective scope. GLOBALG.A.P. is not obliged to approve specific scopes applied for.
- 2.24 “*Licensed Services*” refers to all services to be performed by CB/VB under the applicable GLOBALG.A.P. System Rules with respect to the Licensed Scope, such as registration, verification, inspection, auditing, certification, and/or approval procedures.
- 2.25 “*Market Participant*” refers to a company or individual trading products from processes certified to the GLOBALG.A.P. System Rules, e.g., a retailer, supplier, or other supply-chain participant.
- 2.26 “*PGM*” stands for producer group member and refers to a producer with registered and/or certified production and administration sites located in the Territory who is affiliated with a Contracting Party but has not entered into a Sublicense and Certification Agreement with CB/VB.
- 2.27 “*Personal Data*” refers to any information processed under or in connection with this Agreement that relates to a natural person.
- 2.28 “*Territory*” refers to the United States of America (USA) and Canada, unless otherwise provided in the GLOBALG.A.P. general regulations for specific cases. A CB/VB willing to provide Licensed Services in another part of the world may enter into a contractual agreement with GLOBALG.A.P.
- 2.29 “*VB*” stands for verification body and refers to an entity that is entitled to determine compliance with localg.a.p. standards and add-ons that are part of the GLOBALG.A.P. System Rules in accordance with the GLOBALG.A.P. System Rules and that has signed a License and Certification Agreement with GGNA to enter into Sublicense and Certification Agreements with Contracting Parties to provide those Contracting Parties with Licensed Services. CBs may act as a VB for certain localg.a.p. standards or add-ons.

**3 GRANT OF SUBLICENSE BY CB/VB TO CP**

- 3.1 CB/VB hereby grants a limited, nonexclusive, nontransferable, and nonsublicensable right to CP to distribute and market CP’s products using the Trademarks and, if applicable, using the Benchmarked Checklist Marks, GLOBALG.A.P. Identification Numbers, and GLOBALG.A.P. Claims (incl. associated boilerplate texts provided by GLOBALG.A.P.) in accordance with the further requirements set forth in clause 3.2 of this Agreement, provided CP has been certified/approved successfully and is in full compliance with the requirements of this Agreement (including, but not limited to, CP’s obligation to pay all fees to CB/VB and GGNA in accordance with this Agreement) and the GLOBALG.A.P. System Rules. This license applies only to the extent these products have been registered with CB/VB and are produced, handled, or traded in production sites and locations in the Territory registered with CB/VB in full compliance with the GLOBALG.A.P. System Rules.
- 3.2 The right of CP to use the GLOBALG.A.P. Trademarks, GLOBALG.A.P. Identification Numbers, and GLOBALG.A.P. Claims (incl. associated boilerplate texts provided by GLOBALG.A.P.) shall be strictly subject to the Licensed Scope and other limitations set forth in this Agreement and the GLOBALG.A.P. System Rules (including, but not limited to, “GLOBALG.A.P. trademarks use: Policy and guidelines”). The Parties agree that GLOBALG.A.P. Trademarks and GLOBALG.A.P. Claims (i) shall never appear on products, consumer packaging or labeling of the products, or at the point of sale where they are directly associated with products; (ii) may be used only in the manner provided by CB/VB and not altered, modified, or distorted in any way; (iii) may solely be used for traceability/segregation/identification purposes on-site at CP’s or related PGMs’ production and/or administration site; (iv) may not be used in any manner that could be construed as distasteful, offensive or controversial, that discredits or tarnishes the reputation or goodwill of GLOBALG.A.P. or GGNA, or that is false or misleading or violates the rights of others or any Applicable Law or public policy; and (v) may not be used as part of CP’s or related PGMs’ company name or in any other way that identifies GLOBALG.A.P. or GGNA as part of CP’s or related PGMs’ business, or that otherwise mischaracterizes the relationship between GLOBALG.A.P. or GGNA and CP or related PGMs. (The provisions under (ii) to (v) also apply to GLOBALG.A.P. Identification Numbers.) Towards consumers and any other third parties, CP shall make clear and ensure that any related PGM makes clear that GLOBALG.A.P. is not the producer of the products.
- 3.3 The provisions of clause 3.2 shall also apply to Benchmarked Checklist Marks, provided that the granting of the relevant rights is subject to the Benchmarked Checklist owner’s prior written consent to the issuance of a Benchmarked Checklist certification pursuant to clause 1.5.2 of this Agreement. In addition, the granting of any rights under this Agreement with respect to Benchmarked Checklists, localg.a.p. standards, or add-ons is subject to the continued existence of the respective Benchmarked Checklist, localg.a.p. standard, or add-on, the underlying agreement between the owner of the Benchmarked Checklist, localg.a.p. standard, or add-on and GLOBALG.A.P. or GGNA, and approval of CB/VB and/or CP by such owner. If such Benchmarked Checklist, localg.a.p. standard, or add-on or the underlying agreement between the owner and GLOBALG.A.P. or GGNA is terminated or the owner does not grant or withdraws its CB/VB and/or CP approval, the Licensed Scope shall be reduced accordingly.
- 3.4 Upon CB/VB’s, GGNA’s or GLOBALG.A.P.’s request, CP shall provide CB/VB, GGNA, or GLOBALG.A.P. with representative samples of materials and media produced, distributed, or otherwise used by CP and related PGMs in which GLOBALG.A.P. Trademarks, GLOBALG.A.P. Identification Numbers, or GLOBALG.A.P. Claims (or associated boilerplate

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texts provided by GLOBALG.A.P.) are used.

- 3.5 The rights granted to CP under this Agreement do not include any rights the exercise of which would violate Applicable Laws. For the avoidance of doubt, CB/VB's request and/or verification of any sample material in accordance with clause 3.4 of this Agreement or otherwise is not to be construed to mean that CB/VB has determined that the material conforms with Applicable Laws.
- 3.6 CP shall promptly cease and desist from any and all use of any rights granted under this Agreement (including the rights to use GLOBALG.A.P. Trademarks, GLOBALG.A.P. Identification Numbers, and GLOBALG.A.P. Claims) in the event that CP or any related PGM fails to comply in full with this Agreement or the GLOBALG.A.P. System Rules, or upon termination of this Agreement for any reason.
- 3.7 It is agreed between the Parties for the benefit of GGNA and GLOBALG.A.P. that GGNA or GLOBALG.A.P. may enforce the provisions set forth in this clause 3 directly against CP.

#### **4 OWNERSHIP AND DEFENSE OF THE GLOBALG.A.P. TRADEMARKS; THIRD-PARTY CLAIMS**

- 4.1 The GLOBALG.A.P. Trademarks are the sole property of GLOBALG.A.P. and nonexclusively licensed to CB/VB. During the term of this Agreement and thereafter, CP shall not challenge the title of GLOBALG.A.P. to the GLOBALG.A.P. Trademarks, nor question or disrupt the validity of the GLOBALG.A.P. Trademarks or this Agreement, nor aid others in doing so.
- 4.2 The Parties agree that all use of GLOBALG.A.P. Trademarks by CP inures to the benefit of GLOBALG.A.P. CP shall provide documents and information reasonably necessary with respect to activities required to maintain the rights of GLOBALG.A.P. in the GLOBALG.A.P. Trademarks, and to confirm GLOBALG.A.P.'s ownership of those rights. CP shall cooperate with GLOBALG.A.P. and GGNA in obtaining and maintaining GLOBALG.A.P. Trademark applications and registrations as may be required, for example by providing usage information.
- 4.3 CP shall inform GGNA of any third-party claims based on CP's use of GLOBALG.A.P. Trademarks. Upon request, GGNA and GLOBALG.A.P. shall use commercially reasonable efforts to assist CP in its defense against such claims.

#### **5 PROVISION OF LICENSED SERVICES AND USE OF DATA**

- 5.1 CB/VB shall perform the Licensed Services within the Licensed Scope in compliance with the relevant GLOBALG.A.P. System Rules and the provisions set forth in this Agreement. CP acknowledges that (i) GGNA and (ii) any agents or representatives commissioned by GGNA may participate in the performance of Licensed Services by CB/VB under this Agreement.
- 5.2 After a positive evaluation decision (and in the case of Benchmarked Checklist certification: a separate written confirmation from the respective Benchmarked Checklist owner), CB/VB shall issue a certification or verification/approval document to CP and related PGMs (if applicable) in accordance with the GLOBALG.A.P. System Rules and at the same time register the certification or verification/approval in the GLOBALG.A.P. IT Systems. To verify CP's and related PGMs' continuous compliance with the GLOBALG.A.P. System Rules, CB/VB is entitled to perform announced and unannounced on-site audits according to the relevant GLOBALG.A.P. System Rules. CP acknowledges that GGNA and GLOBALG.A.P. are entitled

to directly instruct CB/VB to carry out announced or unannounced on-site audits at CP and related PGMs.

- 5.3 CB/VB shall furthermore enter into the GLOBALG.A.P. IT Systems all relevant producer and product registration and status data, the completed evaluation checklists, and any further results and other information requested by GGNA or GLOBALG.A.P. in accordance with the GLOBALG.A.P. System Rules. If CB/VB detects that any information entered into the GLOBALG.A.P. IT Systems is incorrect or incomplete, CB/VB shall take all appropriate actions to correct and complete such information. Unless otherwise agreed in writing between the Parties, CB/VB shall use the information obtained in the course of the provision of the Licensed Services only for the purposes provided for in this Agreement.
- 5.4 CP acknowledges that GGNA and GLOBALG.A.P. are entitled to make the data uploaded by CB/VB in the GLOBALG.A.P. IT Systems available to third parties in accordance with the provisions of the GLOBALG.A.P. System Rules (including, but not limited to, the GLOBALG.A.P. data access rules). In addition, CP acknowledges that GGNA and GLOBALG.A.P. are entitled to store and use the data for an unlimited period of time for the following purposes: (i) validation of certified production processes (and the resulting products); (ii) validation of certification processes; (iii) handling of complaints; (iv) integrity surveillance; and (v) in anonymized and, if necessary, aggregated form for any other business purposes of GGNA or GLOBALG.A.P., including, but not limited to, the further development and improvement of the GLOBALG.A.P. System, GGNA or GLOBALG.A.P. services, and the development and marketing of new products (e.g., benchmarking tools, impact assessments, monitoring, reports, and evaluation services). The rights granted to GGNA and GLOBALG.A.P. in relation to the data are nonexclusive and include all rights necessary for GGNA and GLOBALG.A.P. to provide and use the data in accordance with the purposes stated above. This may include, without limitation, the rights to store (itself or through third parties), make publicly available, reproduce, and/or distribute the data. For the avoidance of doubt, the mandatory provisions of the Data Protection Regulations supersede any conflicting provisions contained in this clause 5.4.
- 5.5 CB/VB shall provide the Licensed Services with due skill and care and maintain ongoing internal monitoring of its provision of Licensed Services and compliance with the GLOBALG.A.P. System Rules and Applicable Laws. CB/VB shall have the sole responsibility to procure and maintain all resources (including personnel, facilities, and governmental licenses and permits), and perform all activities required to provide the Licensed Services in accordance with this Agreement.
- 5.6 CB/VB shall be responsible for establishing and communicating to CP the fee structure for the performance of the Licensed Services. In this context, CB/VB shall transparently disclose to CP the amount of fees payable by CB/VB to GGNA pursuant to the Fee Table (Annex 1) CP Obligations
- 5.7 CP shall comply with and ensure that each related PGM complies with the provisions of this Agreement and the GLOBALG.A.P. System Rules at all times. This includes, but is not limited to, the payment of fees for the provision of the Licensed Services.
- 5.8 CP shall provide CB/VB with registration information of CP itself and of each related PGM, in compliance with the relevant GLOBALG.A.P. System Rules.



- 5.9 CP shall inform CB/VB of any existing or expired GLOBALG.A.P. Identification Number(s) and any previous verification, inspection, auditing, certification, and/or approval procedures in its organization or related PGMs, including results. Failure to do this will result in a surcharge.
- 5.10 CP shall immediately inform CB/VB of all changes in its or any related PGM's business which might have an effect on this Agreement, including, but not limited to, changes in the CP's or related PGM's legal or trade (D/B/A) name, address, contact information, production area, location, or registered products; the existence, grant, or expiration of registration numbers from other CBs/VBs in the framework of the GLOBALG.A.P. System; legal successions, acquisition, or disposal of related corporate entities or their assets; as well as personnel changes in the department that is responsible for compliance with the GLOBALG.A.P. System.
- 5.11 CP is responsible for reviewing and understanding all applicable GLOBALG.A.P. System Rules, including but not limited to the GLOBALG.A.P. trademarks use: Policy and guidelines and the GLOBALG.A.P. General Regulations. CP acknowledges and agrees that the GLOBALG.A.P. System Rules govern procedures, decisions, rights and obligations regarding certification, suspension, and termination.

## 6 INTEGRITY PROGRAM

- 6.1 CP authorizes CB/VB, GGNA and GLOBALG.A.P. to conduct Integrity Assessments in CP's and related PGM's premises and grants CB/VB, GGNA and GLOBALG.A.P. unrestricted access to conduct Integrity Assessments in CPs' and related PGMs' sites in accordance with the relevant GLOBALG.A.P. System Rules. If subcontractors are involved in the production of registered products, CP shall ensure that CB/VB, GGNA and GLOBALG.A.P. are entitled to conduct Integrity Assessments on the subcontractors' site for those activities related to the GLOBALG.A.P. System.
- 6.2 CP shall actively cooperate with CB/VB, GGNA and GLOBALG.A.P. before, during and after Integrity Assessments and regarding any other Integrity Program activities such as complaint investigations. CP shall in particular (i) grant CB/VB, GGNA and GLOBALG.A.P. access to, and provide CB/VB, GGNA and GLOBALG.A.P. with, any documents and other information relevant to complete Integrity Assessments within the timeframe required by CB/VB, GGNA or GLOBALG.A.P.; (ii) cooperate with CB/VB, GGNA and GLOBALG.A.P. in the management and processing of complaints (related to CP, a related PGM, or CB/VB; in particular, CP shall not refuse, hinder, or avoid any CB/VB investigations for residue, contamination, traceability, fraud, or other issues, otherwise CP may be suspended); (iii) provide CB/VB, GGNA and GLOBALG.A.P. with, or enable CB/VB, GGNA and GLOBALG.A.P. or third parties instructed by CB/VB, GGNA or GLOBALG.A.P. to directly take, samples of CP's and related PGM's products, water or soil for laboratory analysis (e.g., in the event of complaints relating to residues, contaminations, traceability violations or fraud). CP acknowledges that GGNA or GLOBALG.A.P. may send reports/summaries of Integrity Assessments and/or other Integrity Program activities to the relevant Benchmarked Checklist owners, ABs, and complainants.
- 6.3 Each party will bear its own costs in relation to Integrity Assessment visits and other Integrity Program activities that do not reveal either (a) non-conformance with the GLOBALG.A.P. System Rules or (b) incidents that result in additional efforts (such as follow-up measures or additional visits). However, if non-conformance is revealed, GGNA, GLOBALG.A.P. and CB/VB

are entitled to charge CP all, or part, of the (internal and external) Integrity Assessment costs in accordance with the decision of the Integrity Surveillance Committee. If incidents are revealed that result in additional efforts by CB/VB, GGNA or GLOBALG.A.P., then CB/VB, GGNA or GLOBALG.A.P. is entitled to charge CP for the additional efforts in accordance with the GLOBALG.A.P. System Rules. If the additional visits total more than three (3) days, CP's obligation to bear the costs for the visits shall be subject to a decision of the Integrity Surveillance Committee. CP shall pay any such costs promptly upon receipt of an invoice from CB/VB, GGNA or GLOBALG.A.P.

- 6.4 If information transmitted to the GGNA or GLOBALG.A.P. Secretariat bears potential impact on the registration/certification status of CP (e.g., exceeded residue limit, microbial contamination), it is the responsibility of CP to refute the claim by verifying and providing evidence of compliance with the GLOBALG.A.P. System.
- 6.5 To maintain the integrity of the GLOBALG.A.P. System, CP shall immediately report to CB/VB and GGNA or GLOBALG.A.P. any event that might have a negative impact on the registration/certification status of CP, or the GLOBALG.A.P. System as a whole, including, but not limited to, food safety outbreaks, recalls, or official investigations against itself or related PGMs.

## **7 SANCTIONS AND CERTIFICATION SUSPENSION**

- 7.1 If CP or a related PGM fails to comply with applicable GLOBALG.A.P. System Rules, CB/VB may furthermore impose sanctions (e.g., warnings, cancellation/termination of this Agreement, and/or product suspensions in accordance with clause 7.3 below) on CP and/or related PGMs in accordance with the GLOBALG.A.P. System Rules.
- 7.2 Any objective evidence that indicates that CP or a related PGM has been misusing the GLOBALG.A.P. Trademarks, GLOBALG.A.P. Identification Numbers, and/or GLOBALG.A.P. Claims shall lead to the exclusion of CP and/or related PGM from the GLOBALG.A.P. System for twelve (12) months. The same shall apply to applicant CPs and related PGMs.
- 7.3 Without limitation of any other provision of this Agreement or of the System Rules, CB/VB may suspend certificates partially or completely to the extent that there are reasonable grounds suggesting that (i) CP or any related PGM has violated the GLOBALG.A.P. System Rules in relation to the processes certified thereunder; or (ii) a product derived from a GLOBALG.A.P. certified production process is associated with a food adulteration event, pesticide contamination, tolerance (Maximum Residue Level) exceedance, or any other food safety issue. Suspensions may coincide with or be triggered by government investigations, government public press releases, or reports from the public, consumers, certification bodies, and/or governmental agencies. Upon becoming aware of the possible reasons for a suspension, CB/VB may immediately suspend certificates for a reasonable period of time pending CB/VB's investigation as to whether reasonable grounds exist for further suspension. The suspension may be upheld until (i) a valid documentation (e.g., tests by accredited laboratories, including chemical and microbial analyses, re-audit reports, records of tested lots free of a contamination) or other appropriate evidence is provided by CP to CB/VB proving that the problem that led to the suspension has been corrected; or (ii) additional CB/VB auditor visits provide evidence that appropriate mitigation measures and corrective actions have been taken. Upon presentation of evidence of corrective actions by CP, CB/VB has twenty-eight (28) days to assess the evidence and communicate its decision in writing to CP. CB/VB may (i) reject the

evidence of corrective actions after completion of the review process and withdraw the certificate or maintain the existing suspension; or (ii) accept the evidence and lift the suspension. Information requests and complaints regarding active suspensions should be directed to CB/VB.

- 7.4 CP shall cooperate with CB/VB, GGNA and GLOBALG.A.P. by documenting rectification efforts and providing evidence for corrective actions taken. Upon CB/VB's request, CP shall in particular provide information regarding the facts that led to the sanction or suspension (including, but not limited to, communication from and with governmental institutions), allow CB/VB to conduct audits and other investigations and provide further cooperation services (clauses 6.1 and 6.2 shall apply accordingly).
- 7.5 CP shall itself, and shall make sure that related PGMs, comply with any decisions on the suspension of certificates and any sanctions imposed on them in accordance with the GLOBALG.A.P. System Rules; cooperate with CB/VB, GGNA and GLOBALG.A.P.; and rectify the non-conformance in accordance with the terms of clause 7.
- 7.6 CP acknowledges that GGNA or GLOBALG.A.P. may notify the public of instances where certificates have been suspended or canceled, including the CP's (and/or related PGMs') name(s) and address(es), the affected product(s), and the relevant GLOBALG.A.P. Identification Number(s).
- 7.7 CP acknowledges that GGNA and GLOBALG.A.P. are entitled to directly enforce the sanctions described in clause 7.

## **8 LIABILITY AND INDEMNITY**

- 8.1 Except for the express representations and warranties set forth in this Agreement, neither CB/VB, GGNA, nor GLOBALG.A.P. makes any representations or warranties, either in fact or by operation of law, by statute or otherwise, with respect to the intellectual property, materials or services provided under this Agreement, and each specifically disclaims any other warranties, whether written or oral, express or implied, including without limitation any implied warranty of non-infringement, quality, merchantability or fitness for a particular use or purpose.
- 8.2 To the fullest extent permitted by law, in no event shall GGNA, GLOBALG.A.P., or any of their respective employees, representatives or agents be liable to CB/VB or any of its affiliates for any consequential, incidental, indirect, special, punitive or exemplary damages, or lost profits, business or goodwill, suffered or incurred by CB/VB or its affiliate in connection with this Agreement, even if advised of the possibility of such damages.
- 8.3 In no event shall the aggregate liability of CB/VB or its employees, representatives or agents arising out of or related to this Agreement, whether related to breach of contract, tort (including negligence) or otherwise, exceed the total amounts paid to CB/VB pursuant to this Agreement in the twelve-month period preceding the event giving rise to the claim or US\$150,000, whichever is less. The limitations set forth in this clause 8.3 shall not apply to damages or liabilities arising from bodily injury or death caused by the grossly negligent acts or omissions or willful misconduct of CB/VB.
- 8.4 CP shall defend, indemnify, and hold harmless CB/VB, GGNA, GLOBALG.A.P., and their respective officers, directors, employees, agents, and affiliates, from and against any and all losses, damages, liabilities, fines, sanctions, costs, and expenses (including without limitation court costs and attorney's fees), arising directly or indirectly from CP's or related PGM's violation of this Agreement or CP's or related PGM's violation of the GLOBALG.A.P. System

Rules, whether sounding in contract, tort, or otherwise.

## 9 TERM AND TERMINATION

- 9.1 This Agreement becomes effective on the date it is signed by the parties. It has a fixed initial term until \_\_\_\_\_ unless terminated earlier in accordance with this clause 9. The term of this Agreement will automatically be extended for one (1) year if neither party terminates the Agreement by giving the other party three (3) months' written notice prior to the end of the initial or any subsequent term.
- 9.2 Notwithstanding clause 9.1 above, either party may terminate this Agreement for cause without notice. Cause is deemed to exist if the terminating party, taking into account all the circumstances of the specific case and weighing the interests of both parties, cannot reasonably be expected to continue the contractual relationship until the agreed end or until the expiry of a notice period.
- 9.3 Cause for either party to terminate this Agreement includes, but is not limited to, an instance where (i) the other party breaches a provision of this Agreement, and after having received written notice of the breach, fails to remedy the breach within thirty (30) days thereafter; (ii) there is no longer a Licensed Scope (e.g., due to a reduction of the Licensed Scope in accordance with clause 3.3); or (iii) the other party commences voluntary bankruptcy proceedings, makes a general assignment for the benefit of its creditors, files for dissolution or liquidation, involuntary bankruptcy or insolvency proceedings are brought against the other party which are not dismissed within thirty (30) days, or a receiver is appointed for the assets of the other party.
- 9.4 Additionally, cause for CB/VB to terminate this Agreement includes, but is not limited to, an instance where (i) CP or related PGMs fails to comply with the relevant GLOBALG.A.P. System Rules; (ii) CP or related PGMs fail to obey operational requirements and deadlines, such as not responding to GGNA's, GLOBALG.A.P.'s or CB/VB's written requests for corrective actions within a reasonable period of time in accordance with the GLOBALG.A.P. System Rules; (iii) CP or related PGMs have been found by a court of competent jurisdiction to have violated national or international food law or any other Applicable Laws relevant for the products that are the subject of the Licensed Services or relevant for the reliability of CP in general, or infringed or diluted a GLOBALG.A.P. Trademark, and CP fails to remedy the violation, infringement, or dilution within thirty (30) days thereafter (if the matter is capable of being remedied); (iv) CP refuses compliance with any amendments to the GLOBALG.A.P. System Rules; (v) CP asserts unjustified claims against CB/VB, GGNA or GLOBALG.A.P.; (vi) CP spreads false information that is potentially damaging to the reputation of CB/VB, GGNA, or GLOBALG.A.P.; or (vii) outstanding payments to CB/VB or GGNA are not settled by CP within three (3) months after the second written warning by CB/VB or GGNA (unless the underlying invoice is disputed by CP and CP therefore legitimately withholds the payment).
- 9.5 CB/VB may furthermore terminate this Agreement without prior notice if CB/VB or GGNA terminates the License and Certification Agreement between CB/VB and GGNA. In this case, CB/VB shall provide CP with all information and undertake all measures necessary to facilitate the conclusion of a Sublicense and Certification Agreement between CP and another certification/verification body.
- 9.6 Upon termination of this Agreement, the rights of CP to use the GLOBALG.A.P. Trademarks, GLOBALG.A.P. Identification Numbers, and GLOBALG.A.P. Claims terminate with immediate effect.

9.7 A termination of the Agreement shall be in written form to be effective.

## **10 CONFIDENTIALITY**

- 10.1 Unless otherwise explicitly stated in this Agreement or the GLOBALG.A.P. System Rules, each party shall treat as strictly confidential all information, in whatever form, that the other party discloses or makes accessible to it, but only to the extent that a reasonable person would consider such information to be confidential, regardless of whether or not such information is marked as confidential. CB/VB shall make appropriate arrangements to safeguard the confidentiality of the information obtained or created during the performance of Licensed Services at all levels of its structure, including committees and external bodies or individuals acting on behalf of CB/VB.
- 10.2 The confidentiality obligation shall not apply in the event that information is required to be disclosed by Applicable Laws. The confidentiality obligation shall not apply to information which can be proven by the receiving party to have been (i) already known to it or in its possession upon receipt of such information from the disclosing party; (ii) legally received by the receiving party from a third party without violating any confidentiality obligation; (iii) already publicly known upon receipt of such information from the disclosing party or became publicly known thereafter through no wrongful act of the receiving party; (iv) developed independently of the information received from the disclosing party under this Agreement.
- 10.3 CB/VB shall not disclose information about CP or a related PGM obtained in connection with the provision of the Licensed Services to any third party unless such disclosure is explicitly provided for in this Agreement, covered under the GLOBALG.A.P. System Rules, or explicitly permitted by CP in writing. If CB/VB makes information about CP or a related PGM available to a third party (e.g., an AB or a Benchmarked Checklist owner), CB/VB shall inform CP accordingly.

## **11 DATA PROTECTION**

- 11.1 The parties shall comply with Data Protection Regulations at all times.
- 11.2 Without prejudice to the other provisions of this Agreement, the parties shall take all reasonable precautions to preserve the integrity and prevent any corruption or loss, damage, or destruction of the Personal Data processed under this Agreement.

## **12 ANNEXES AND AMENDMENTS**

- 12.1 The following Annexes to this Agreement form part of the Agreement:
- Annex 1: The GLOBALG.A.P. System Rules, including, but not limited to, the GLOBALG.A.P. general regulations, the GLOBALG.A.P. data access rules, and the Fee Table (each in its most recent version).
  - Annex 2: Definition of Licensed Scope
  - Annex 3: Privacy Notice for CPs
- 12.2 CB/VB may offer to CP changes to nonessential clauses of this Agreement at any time without stating reasons. Any such amendment shall require CB/VB to notify CP of the proposed changes by email at least five (5) days before the date they become effective. If CP disagrees

with the revised Agreement, CP may terminate this Agreement as provided for in clause 9.2. If CP does not terminate this Agreement before the date the revised Agreement becomes effective, the continued performance of this Agreement will constitute acceptance of the proposed changes, provided that the offered changes do not result in a reorganization of the agreement structure as a whole. The provisions concerning the scope and the type of the Licensed Services are essential provisions which may not be altered by way of deemed acceptance. CB/VB will inform CP in the notice offering the changes about the right to object to the changes by terminating the Agreement.

- 12.3 The Parties agree that the GLOBALG.A.P. System Rules (including the extract attached to this Agreement as Annex 1) will be subject to continuous updates by GLOBALG.A.P. and the bodies entrusted with the further development of the GLOBALG.A.P. System Rules. Even though the GLOBALG.A.P. System Rules always apply only in their current version, CB/VB may decide (in addition to the right to amend the Agreement pursuant to clause 12.2 above) to apply the following procedure: CB/VB may inform CP of proposed changes to the GLOBALG.A.P. System Rules by email at least fourteen (14) days before the date they become effective. If CP disagrees with the revised GLOBALG.A.P. System Rules, CP may terminate this Agreement as provided for in clause 9.2. If CP does not terminate this Agreement before the date the revised GLOBALG.A.P. System Rules become effective, the continued performance of this Agreement will constitute acceptance of the proposed changes. CB/VB will inform CP in the notice offering the changes about the right to object to the changes by terminating the Agreement.

### **13 GOVERNING LAW AND ARBITRATION**

- 13.1 This Agreement and any dispute or claim arising out of or in connection with this Agreement (including noncontractual disputes or claims) shall exclusively be governed by and construed in accordance with the laws of the State of Oregon, exclusive of any statutory provision or legal precedent that would result in the application of the laws of any other jurisdiction. The parties agree that the United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Agreement.
- 13.2 Any controversy or claim arising out of or relating to this Agreement, or breach thereof, shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules. Judgment on the award rendered by the arbitrators may be entered in any court having jurisdiction thereof. Claims shall be heard by a single arbitrator, unless the claim amount exceeds \$100,000, in which case the dispute shall be heard by a panel of three (3) arbitrators. The place of arbitration shall be Portland, Oregon. The arbitration shall be governed by the laws of the State of Oregon. Except as may be required by law, neither a party nor an arbitrator may disclose the existence, content, or results of any arbitration hereunder without the prior written consent of both parties. the language of the arbitration proceedings shall be English.

### **14 MISCELLANEOUS**

- 14.1 This Agreement constitutes the entire agreement and understanding between the parties relating to the subjects addressed herein and supersedes all previous agreements between the parties, whether oral or written. Without limiting the foregoing, this Agreement replaces any former arrangements in relation to the subject matter of this Agreement, including any Sublicense and Certification Agreement agreed upon between the parties.

- 14.2 Neither party shall be entitled to (i) assign its rights or transfer (including by way of novation or subcontract) its obligations under this Agreement to a third party without the prior written consent of the other party; (ii) set off any claims of the other party that arise in connection with this Agreement unless the claim has been established by final judgment or is undisputed by the other party; or (iii) any right of retention unless the claim has been established by final judgment or is undisputed by the other party.
- 14.3 A waiver of any breach or default under this Agreement by either party does not constitute a waiver of any other or subsequent breach or default. The failure by either party to enforce compliance with any term or condition of this Agreement does not constitute a waiver of any such term or condition unless such term or condition is expressly waived in writing.
- 14.4 This Agreement is binding upon the parties and each of their respective successors and permitted assigns. Unless otherwise provided for in clauses 12.2 and 12.3, any amendments to this Agreement shall be in written form to be valid. This shall also apply to any waiver of this written-form requirement.
- 14.5 The headings of the clauses of this Agreement are inserted for convenience or reference only and are not intended to be part of or to affect the meaning or interpretation of this Agreement.
- 14.6 This Agreement may be executed in counterparts, each of which is deemed to be an original, and all of which constitute one and the same Agreement.
- 14.7 The relationship of the parties to this Agreement is that of independent contractors and not that of employer/employee. Neither this Agreement, nor any of the terms and conditions contained herein, are to be construed as creating a partnership, franchise, joint venture, or agency relationship between the parties. CP furthermore acknowledges and accepts that it has no authority to act on behalf of CB/VB, GGNA or GLOBALG.A.P. and agrees that it will not conclude any contract binding CB/VB, GGNA or GLOBALG.A.P. whether under power of attorney or otherwise.
- 14.8 If any provision, or part of any provision, of this Agreement is held invalid, illegal, or unenforceable for any reason, that provision, or part of that provision, will be severed and the remainder of that provision (where applicable) and the other provisions of this Agreement will continue in full force and effect as if this Agreement had been executed without that invalid, illegal, or unenforceable provision or part of a provision. The invalid, illegal, or unenforceable provision shall be replaced by a legal, valid, and enforceable arrangement which corresponds as closely as possible to the intentions of the parties. The same principle shall apply in the event that this Agreement contains any gaps or ambiguities.

**SIGNATURES**

**CB/VB**

**CP**

\_\_\_\_\_  
Signature of authorized representative

\_\_\_\_\_  
Signature of authorized representative

\_\_\_\_\_  
Name of authorized representative

\_\_\_\_\_  
Name of authorized representative

\_\_\_\_\_  
Title of authorized representative

\_\_\_\_\_  
Title of authorized representative

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Date signed

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Date signed

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Place signed

\_\_\_\_\_  
Place signed

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**ANNEX 2 DEFINITION OF LICENSED SCOPE**

(To be completed by CB/VB)

Standards	Scope		Date effective from
Integrated Farm Assurance (IFA, IFA Smart edition)	Plants/Crops (Including fruit and vegetables; flowers and ornamentals; combinable crops; tea; plant propagation material, hops)	<input type="checkbox"/>	
	Livestock (Including ruminants: Cattle and sheep [calves and young beef; dairy]; pigs; poultry; turkey)	<input type="checkbox"/>	
	Aquaculture (Including finfish, crustaceans, molluscs, seaweed)	<input type="checkbox"/>	
Integrated Farm Assurance (GFS edition)	Plants/Crops (Including GFSI recognized product categories only)	<input type="checkbox"/>	
	Aquaculture (Including finfish, crustaceans, molluscs, seaweed)	<input type="checkbox"/>	
Chain of Custody		<input type="checkbox"/>	
Compound Feed Manufacturing	(Including feed for aquaculture and feed for livestock)	<input type="checkbox"/>	
Livestock Transport		<input type="checkbox"/>	
Harmonized Produce Safety Standard	(Including fruit and vegetables and combinable crops)	<input type="checkbox"/>	
Produce Handling Assurance Standard	Plants	<input type="checkbox"/>	
Crops for Processing	(Including fruit and vegetables; combinable crops; and green coffee)	<input type="checkbox"/>	

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Standards	Scope		Date effective from
localg.a.p.	Type:	<input type="checkbox"/>	
Add-on	Name (e.g., GRASP):	<input type="checkbox"/>	
Benchmarked checklist	Name:	<input type="checkbox"/>	
Others		<input type="checkbox"/>	

**ANNEX 3: PRIVACY NOTICE FOR CONTRACTING PARTIES AND/OR EMPLOYEES OF CONTRACTING PARTIES**

As part of the GLOBALG.A.P. sublicense and certification agreement (hereinafter referred to as “the Agreement”), GLOBALG.A.P. North America, Inc., 3519 NE 15<sup>th</sup> Avenue, Portland, OR, 97212, email: [northamerica@globalgap.org](mailto:northamerica@globalgap.org), (hereinafter referred to as “GGNA”) is a responsible, independent data controller alongside the certification body (hereinafter referred to as “CB”) for the processing of certain personal data of producers, producer groups, producer organizations, packers, resellers, traders, and manufacturers who are contractual parties (hereinafter referred to “CPs”) of CB under the Agreement and who are natural persons, as well as personal data of certain employees of CPs nominated as contact persons by the respective CP and legal representatives of CPs (hereinafter referred to together as “Data Subjects”). The purpose of this document is to notify such Data Subjects about the processing of their personal data by GGNA and its affiliate FoodPLUS GmbH, Spichernstrasse 55, 50672 Cologne, Germany (hereinafter referred to as "FoodPLUS") as required by law.

**1. CATEGORIES OF DATA COLLECTED AND PURPOSES OF PROCESSING**

In the context of the Agreement, CB will collect personal data of the Data Subjects. This personal data includes names, contact information, bank details, payment history, and may also include information about their professional qualifications and information related to their field of work.

CB will process personal data for the following purposes:

- to take steps, only at the CP’s request prior to entering into the Agreement, as well as for the performance of the Agreement (in particular, the conduct of any audit, invoicing of fees, conducting offline and/or online trainings and exams, as provided under the Agreement);
- provide to GGNA, Data Subjects’ names, positions, and business contact details; the status of any certification; as well as checklists, including details of audits. GGNA will provide this personal data to FoodPLUS only for the purpose of enabling FoodPLUS to publish and store the data in the GLOBALG.A.P. IT systems (as defined in the Agreement), which are maintained by FoodPLUS, and for which FoodPLUS is the controller in terms of data protection law.

GGNA and its affiliates will process the personal data provided by CB (see above) or CP (including, but not limited to, all data provided by CP to GGNA via interfaces in the (farm management) software solutions used by CP) for the purposes set forth in the Agreement and in the "GLOBALG.A.P. data access rules," which can be accessed in the document center of FoodPLUS under [https://www.globalgap.org/uk\\_en/documents/](https://www.globalgap.org/uk_en/documents/).

The legal basis for the processing of any personal data by GGNA’s affiliates in the European Economic Area (hereinafter referred to as “EEA”) is Art. 6 (1) b) GDPR. Moreover, GGNA and its affiliates may process and use personal data for their legitimate interests, in particular to increase transparency about the plausibility of the GLOBALG.A.P. standards through the publication of checklists or to enforce or defend claims (Art. 6 (1) f) GDPR). For any other purposes, CB will obtain the Data Subject’s proper consent prior to the processing (Art. 6 (1) a) GDPR).

GGNA and its affiliates will only store the personal data provided by CB or CP for as long as necessary to fulfill the processing purposes described above.

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## 2. DATA SHARING

As set forth above, (i) CB and GGNA may share personal data with FoodPLUS, which operates the GLOBALG.A.P. IT systems on its own behalf for administration purposes and for the provision of the GLOBALG.A.P. system (as defined in the Agreement), and (ii) FoodPLUS may share personal data with third parties as described in the data access rules, which can be accessed in the document center of FoodPLUS under [https://www.globalgap.org/uk\\_en/documents/](https://www.globalgap.org/uk_en/documents/). Furthermore, GGNA and FoodPLUS may share personal data with its service providers that process personal data on behalf and in accordance with GGNA's/FoodPLUS' documented instructions in a data processing agreement within the meaning of Art. 28 GDPR. In all instances, GGNA will ensure, by contract, that neither FoodPLUS nor GGNA's service providers will sell any personal data of the Data Subjects.

In addition, personal data may be transferred to public authorities if GGNA or FoodPLUS is legally required to disclose certain personal data due to court orders or requests by prosecution or regulatory authorities or authorized third parties for investigative procedures or because of suspected crimes, unlawful acts or other actions that may result in liability for the CP, CB, FoodPLUS or GGNA.

## 3. EXTRATERRITORIAL TRANSFERS OF PERSONAL DATA

GGNA may share personal data with third parties outside of North America, such as its affiliate FoodPLUS. FoodPLUS, in turn, may process that data and transfer it back to North America. In such cases, before transferring the personal data, FoodPLUS will ensure that the data transfer takes place under an adequate privacy protection level, especially by first obtaining the Data Subject's consent for the processing, and through additional specific safeguards pursuant to Art. 44 et seq. GDPR, e.g., by ensuring that an adequacy decision of the European Commission exists for the concerned third country or by using what are termed EU Standard Contractual Clauses, and other supplementary measures, for the third country in their latest version.

The GLOBALG.A.P. IT systems may be connected with "Google Translate" and "Google Maps" which are provided by Google, LLC, USA, as well as with BI functionalities connected with Microsoft Corporation, USA. This is necessary for the provision of checklists and CP entries. However, the CB must not enter any personal data into comment fields which may be subject to translations by Google Translate. Further information on processing by Google or Microsoft can be found in Google's and Microsoft's privacy policies under: <https://policies.google.com/privacy> and <https://privacy.microsoft.com/de-de/privacystatement>.

## 4. RIGHTS OF DATA SUBJECTS

GGNA and FoodPLUS will respond to all legitimate requests for information about personal data stored and, where applicable, to all requests to access, correct, update, or erase personal data, or to restrict the processing and use of personal data according to applicable data privacy laws. Furthermore, Data Subjects have the right to withdraw any consent given to process, sell, or share their Personal Data at any time, and may be entitled to the right of data portability. The Data Subject can also contact GGNA or FoodPLUS to object the processing of personal data based on a legitimate interest. In any of these cases, the Data Subject can contact GGNA or FoodPLUS under the contact details specified above.

## 5. NONDISCRIMINATION

CB and GGNA will not discriminate against you for exercising any of your privacy rights. Unless permitted by the law, we will not:

- Deny you goods or services;
- Charge you different prices or rates for goods or services, including through granting discounts or other benefits, or imposing penalties;
- Provide you a different level or quality of goods or services; or
- Suggest that you may receive a different price or rate for goods or services or a different level or quality of goods or services.

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