THIS AGREEMENT made and entered into this **28 April 2020**, by and between the CRADLE TO CRADLE PRODUCTS INNOVATION INSTITUTE, a California 501(c)(3) organization ("C2C PII") and

Licensee: EGOIN, S.A. Address: Barrio Olagorta, S/N Natxitua, Bizkaia 48287 Spain

("Licensee")

- 1. C2C PII is the exclusive licensee of certain certification, trade, and service marks owned (collectively, "Marks," identified at Schedule 1) by MCDONOUGH BRAUNGART DESIGN CHEMISTRY, LLC ("MBDC") that serve to certify or otherwise signal the quality of products identified on Schedule 3 and the Certificate.
- 2. C2C PII designs and develops systems and processes as a Certification Program for products and materials that meet quality assurance criteria, and has thereby acquired and developed substantial and valuable technical knowledge, know-how, goodwill and experience in the design and management of such Certification Program.
- 3. C2C PII is the exclusive, lawful administrator of the Certification Program with the exclusive right to sub-license the right to use the Marks in the Certification Program.
- 4. A number of Licensee's products have completed C2C PII's Certification Program and Licensee now wishes to use said Certificates and the Marks on and in relation to Licensee's products and materials.
- 5. C2C PII is willing to permit Licensee to use the Certificates and the Marks as identified herein, subject to the provisions of this Agreement and Licensee represents and warrants that it has the capability and shall use the Certificates and the Marks in compliance with the Certification Program.
- 6. C2C PII and Licensee believe it is in their mutual interest and desire to enter into an agreement whereby Licensee would adhere to the Certification Program in the design, manufacture and sale of the Licensed Products pursuant to the terms and conditions of the Certification Program.

NOW THEREFORE, the parties hereto agree as follows:

1. DEFINITIONS

In this Agreement the following words shall have the following meaning unless the context otherwise requires:

Certificate

The initial Certificate, any subsequent renewal certificate, whichever is then in effect, as well as any other Certificate(s) issued by C2C PII to Licensee during the Term pursuant to this Agreement, identifying the Certified Product. The initial Certificate, or a description of the product to be certified, is attached hereto as Schedule 3.

Certification Program

The Certification Program is a process whereby the potential licensee has executed an application and non-disclosure agreement with an Accredited Assessor, the potential licensee submits specific information about its product or material to the Accredited Assessor or an

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Accredited Assessor's authorized vendor, the Accredited Assessor or its authorized vendor reviews and assesses information on the product or material to determine whether the product or material meets the technical certification requirements as described in the Certification Standards, and if the product or material meets the technical certification requirements, the Accredited Assessor sends the application to C2C PII, for audit and issuance of a Certificate indicating the appropriate level of certification. The initial Certificate issued, or a description of the product to be certificates after the execution date amending the term, scope, or other criteria pertinent to the Certificat Product so long as C2C PII determines that any such product meets the Certification Standards and Licensee pays all applicable License Fees.

Certified Product

The product(s) or material(s) identified in the Certificate (Schedule 3), which has been certified in accordance with the Certification Program and which remains a Certified Product as defined in the Certification Program.

Certification Standards

The Cradle to Cradle Certified Product Standard applicable to the Certified Product, as identified on the Certificate, publicly accessible via the Internet at the following URL: http://www.c2ccertified.org/resources/detail/cradle_to_cradle_certified_product_standard>.

Licensee

Licensee is **EGOIN, S.A.**, a corporation duly organized under the laws of **Bizkaia, Spain** and its related entities, subsidiaries, or affiliates as such entities are disclosed to C2C PII or its Accredited Assessors in writing.

Marks

Those mark(s) identified in Schedule 1 and the Certificate.

Person

Means any individual, trust, corporation, partnership or other entity, natural or juristic.

Accredited Assessor or Accredited Assessment Body

Accredited Assessors are trained and authorized by C2C PII and perform the product assessment referenced in the Certification Program definition, above.

Territory

The Territory for this Agreement is World-wide, and may be amended from time to time in accordance with this Agreement.

Usage Guide

The set of rules attached as Schedule 2 describing the form and manner in which the Marks are to be used by Licensee, as amended or revised from time to time by C2C PII.

2. LICENSE

Provided that Licensee complies with the terms, conditions and provisions of this Agreement, C2C PII hereby grants to the Licensee a limited, non-exclusive, non-transferable, revocable sub-license to use the Mark(s) identified in the Certificate in the Territory, on or in relation to the Certified Product.

Furthermore, and as strictly authorized by the Usage Guide, Licensee is permitted to use the Mark(s) to advertise and promote the Certified Product in all forms of media, whether now known or hereafter discovered, to accurately identify its Certified Products, as well as participation in the Cradle to Cradle® movement and certification of the Certified Products in

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the Certification Program, in order to further the parties' mutual goal of promoting the Cradle to Cradle® movement and the Certification Program, with any such use inuring to the benefit of MBDC. The Mark(s) shall only be used on or in connection with advertising and promoting the Certified Product.

3. TERM

This Agreement and the license hereby granted shall commence on the Effective Date stated in the Certificate and shall, unless terminated in accordance with this Agreement, continue in force for the duration of the term of certification stated in the Certificate(s) issued to Licensee. Certification can be renewed any number of times by C2C PII for one or more products under the Certification Program provided the product(s) continues to meet relevant Certification Program criteria then in effect. Notwithstanding Sec. 15.2 hereof, where applicable, the renewal of certification shall automatically extend the term of the Agreement without any further action of the parties, which Term shall be stated in the renewal Certificate. The Term of this Agreement ends when all Certificates issued under this Agreement (original or renewed) have expired or the Agreement is terminated under Section 9.

4. LICENSE REQUIREMENTS AND LIMITATIONS

- Use Guidelines. No Mark shall be used with any Certified Product, including for example to 4.1 manufacture, use, offer for sale, advertise, promote, ship, sell or distribute that Certified Product, unless and until the Certified Product has been approved by C2C PII as meeting the applicable Certification Standards. Such approval may be granted or withheld in conformity with the Certification Program except that such approval shall not be unreasonably withheld. The Licensee shall only use the Marks in accordance with the Usage Guide as amended from time to time. Licensee shall not use or refer to its certification under the Certification Program, or any Certificate or the Marks (a) in any manner that does or is likely to reduce, diminish or damage the goodwill, value or reputation associated with such Certification Program, Certificate, Marks, MBDC, or C2C PII, or in any manner which, in the opinion of MBDC or C2C PII, brings Licensee, and thus by virtue of this License, MBDC or C2C PII, into public disrepute, scandal, or ridicule, reflects unfavorably upon MBDC or C2C PII or any of their respective services, or is misleading or unauthorized under this Agreement: (b) in any manner that would violate the rights of any third parties, (c) in any manner that would result in any third party claim or in any governmental investigation, claim or proceeding, (d) in connection with any product or service other than the Certified Product, or (e) to make any claim regarding certification or the Certified Product inconsistent with the scope of certification. Should MBDC or C2C PII, each in its sole discretion, determine that Licensee is using the Certificate or Marks other than as authorized by this Agreement, Licensee shall immediately upon notice from MBDC or C2C PII cease using the Certificate or Marks in such unauthorized manner.
- Certification & Compliance Requirements. Licensee shall at all times comply with the 4.2 requirements of the then applicable Certification Program, including specifically the then applicable Policy for Manufacturers to Maintain Product Certification Compliance within the Cradle to Cradle Certified Certification Scheme (publicly accessible at www.c2ccertified.org/resources/detail/cradle-to-cradle-certified-compliance-policy). In the event C2C PII in its sole discretion determines that the use of the Certificate or the Marks in any particular manner or jurisdiction may violate any applicable rules, laws or regulations, be contrary to public policy or interest, or subject MBDC, C2C PII or Licensee to any third party claims, legal proceedings or governmental investigations or proceedings, or threaten MBDC or C2C PII to incur any costs, penalties or liabilities, Licensee agrees, upon receipt of notice and request from C2C PII, to promptly cease and desist from all use of the Certificate or Marks in such manner or jurisdiction.
- 4.3 <u>Review & Approval of Advertising Material</u>. As part of the Certification Program, Licensee shall initially submit to C2CPII or the Accredited Assessor then available representative samples of

concepts, designs or actual packaging, advertising, marketing and promotional material, including without limitation all press releases and contact with any media entity, that Licensee intends to use in relation to promote, market, distribute, offer for sale, and sell the Certified Products bearing the Marks (collectively, "Advertising Material") for verification of compliance with the Usage Guide. In the event of Internet promotions, Licensee shall provide all relevant website contents for approval prior to any publication.

Licensee shall not publish or use any of the Advertising Material without first securing approval of C2C PII or the Accredited Assessor as herein provided. C2C PII or the Accredited Assessor shall provide its approval within fourteen (14) days of request. The proposed use shall be deemed denied by C2C PII or the Accredited Assessor should it fail to approve in writing any of the submissions furnished by Licensee.

- 4.4 <u>Modification of Use</u>. Once Advertising Material and Production Samples are approved, Licensee may continue to use such material and samples, as well as other material and samples that are derive from the approved samples, provided that no such material or samples shall deviate from the approved samples in any material respect without first obtaining the express written approval of C2C PII or its Accredited Assessor(s). Any new or materially revised concept, layout, description, artwork, model, or prototype sample of Advertising Material or Production Samples proposed for use by or for Licensee shall also be submitted for approval.
- 4.5 Evaluation. To assure compliance with Licensee's obligations, Accredited Assessors, MBDC and C2C PII have the right to review and inspect Licensee premises, operations, Production Samples, Advertising Material and Certified Products. Licensee shall make all necessary arrangements for (a) the conduct of the evaluation and surveillance (only if required), including provision for examining documentation and records, and access to the relevant equipment, location(s), area(s), personnel, and Licensee subcontractors; (b) investigation of complaints; and (c) the participation of observers, if applicable. Upon C2C PII's demand Licensee shall promptly submit two (2) specimens of all commercially available materials or products on or in connection with which the Marks are used ("Production Samples") for inspection and use by MBDC or C2C PII to ensure compliance with the Certification Program and this Agreement, and to establish use of the Marks. Furthermore, upon prior notice to and suitable arrangements with the Licensee, the Accredited Assessor(s), C2C PII, and MBDC shall have the right to enter Licensee premises during normal business hours solely to observe its operation in compliance with the Certification Program provided however that any evaluation shall be conducted pursuant to such confidentiality agreement as the parties may execute to promote and protect the limited purpose of this evaluation.
- 4.6 <u>Product Modification</u>. If a Certified Product is modified or otherwise ceases to qualify as a Certified Product for any reason, Licensee shall at its sole expense immediately cease using the Certificate or the Marks on or in relation to all future units of that product that are not yet manufactured and on all sales literature and other materials which use the Certificate or the Marks to refer, promote, identify, advertise, market, or otherwise identify that product, and, when practical, Licensee shall use best efforts to recall such products already in the stream of commerce (including all related collateral such as for example sales literature and material) from retailers and other Persons (other than the ultimate customer).
- 4.7 <u>Samples of Use</u>. After all required approvals have been given by C2C PII, and upon the initial commercial shipment of Certified Products, Licensee shall submit to C2C PII, at Licensee's sole cost, sets of the aforementioned Certified Products and Advertising Material bearing any of the Marks. If it is deemed unreasonable to provide a physical sample of the Certified Product bearing the Marks, a photograph of the Certified Product bearing the Marks may be furnished as proof of Use of the Marks in commerce.

4.8 <u>Complaints</u>. Licensee shall record and maintain accurate records of all complaints made known to it relating to compliance with the Certification Program requirements and make all such records available to C2CPII and Accredited Assessors when requested. Further, Licensee shall (a) take prompt and appropriate action with respect to such complaints and any deficiencies found in Certified Products that affect compliance with the requirements of the Certification Program, and (b) document and memorialize in writing the actions taken in response to any complaint received.

5. OWNERSHIP OF THE MARKS & INTELLECTUAL PROPERTY RIGHTS

- 5.1 Licensee agrees that all right, title and interest in the Marks are and shall remain the property of MBDC and its licensee C2C PII, respectively. Licensee agrees that nothing in this Agreement shall give Licensee any right, title or interest in the Marks other than the right to use the Marks in accordance with and as limited by this Agreement.
- 5.2 <u>Mark Reputation & Attribution</u>. The use of the Marks by Licensee shall at all times be in keeping with their distinctiveness and reputation as determined by C2C PII and Licensee shall forthwith cease any inconsistent use. Licensee shall attribute to C2C PII and MBDC ownership and control of the Marks as identified in the Usage Guide.
- 5.3 <u>Licensee Use of Marks</u>. Licensee shall not have any right, title, or interest to any Mark, including any tangible embodiments or copies, except as provided in this Agreement, and upon termination of this Agreement, Licensee shall cease any access to or use, return to Licensor, or certify the destruction of all Marks and their embodiments or affixations. Licensee shall not use, register, or apply to register any mark or name identical to, confusingly similar to, likely to cause consumer confusion with any of the Marks (including as part of any corporate, business, or trading name of Licensee,) or otherwise compete with the Marks or dilute the distinctive quality of the Marks, or use the Marks outside the Territory.
- 5.4 <u>Licensee Statements.</u> Licensee shall not intentionally, in any written material or otherwise, make any reference to or use the Certificate or Marks in such a manner to lead the reader to believe that Licensee is licensed to apply the Certificate or Marks to any product that is not a Certified Product at the time such reference is made. Further, when Licensee provides copies of the Certificate to others, they shall be reproduced in their entirety, without any alteration, or as specified in the Certification Program.
- 5.5 <u>No Contest</u>. During the term of this Agreement and thereafter, Licensee undertakes not to do or permit to be done any act which would or might jeopardize or invalidate the Marks, their applications, or their registrations, nor to do any act which might assist or give rise to an application to remove the Marks from any national or international register or which might impair or prejudice the rights of C2C PII or MBDC to the Marks. Furthermore, Licensee will not object to or otherwise contest C2C PII's or MBDC's exclusive right and interest in and to, or the validity of the Marks, or use any Mark in a way that infringes any third party rights or otherwise violates any applicable law, rule, or regulation, or tarnishes, degrades, disparages or adversely reflects any of the Marks, C2C PII, or MBDC, their business or reputation. Should Licensee ever acquire any rights in, or registration(s) or application(s) for the Marks, whether by operation of law or otherwise, Licensee hereby immediately and at no expense to C2C PII or MBDC assigns such rights, registrations, or applications to MBDC, along with any and all associated good will and covenants to undertake such other and further acts as may be required to perfect the intent of this Section.
- 5.6 <u>Goodwill</u>. Licensee shall not make any representation or do any act that may be taken to indicate that it has any right, title, or interest in or to the ownership or use of the Marks except under the terms of this Agreement. To the extent that any use of the Marks by Licensee in any Trademark License Agreement NL / Version 5 / Effective March 6, 2017 / Approved by L. Perkins / Page 5 of 15

Territory may result in a development of goodwill in the Marks, such goodwill shall inure to the benefit of and be on behalf of C2C PII's licensor, MBDC.

6. WARRANTY AND LIMITATION OF LIABILITY

- 6.1 C2C PII represents that MBDC owns and has all rights, title, and interest in and to the pending applications and issued registrations for the trade or certification marks that are discretely identified on Schedule 1, and warrants that it has received necessary permission and authorization to otherwise sub-license all Marks owned by MBDC as provided herein, and that the use of the Marks discretely identified on Schedule 1 as licensed herein does not infringe any intellectual property or other third party rights known to C2C PII in the territories in which the Marks are registered. Affixation or use of the Marks in connection with a Certified Product only signals that, in reasonable reliance upon the Licensee's representations and the findings of the Accredited Assessor, C2C PII has determined that a representative sample of the Certified Product has met the Certification Program criteria.
- 6.2 LICENSEE COVENANTS, REPRESENTS, AND WARRANTS THAT ALL CERTIFIED PRODUCTS THAT LICENSEE WILL ADVERTISE, MARKET, DISTRIBUTE, OFFER FOR SALE, OR SELL ARE AND SHALL BE SUBSTANTIALLY IDENTICAL TO THE REPRESENTATIVE SAMPLES DISCLOSED TO AUTHORIZED ASSESSORS.
- 6.3 APART FROM C2C PII'S EXPRESS WARRANTY STATED ABOVE, NEITHER MBDC NOR C2C PII MAKE ANY OTHER WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, WITH RESPECT TO THE MARKS. C2C PII OR MBDC MAKE NO WARRANTY OR REPRESENTATION THAT THE CERTIFIED PRODUCTS AS ADVERTISED, OFFERED FOR SALE, OR SOLD MEET THE REQUIREMENTS SET FORTH IN THE CERTIFICATION PROGRAM OR THAT THE USE OF THE CERTIFIED PRODUCTS WILL BE SAFE, ERROR FREE, ACCURATE, OR AS ADVERTISED. C2C PII AND MBDC NEITHER MAKE ANY REPRESENTATION NOR ACCEPT ANY DUTY OR RESPONSIBILITY FOR ANY DESIGN OR TESTING PURSUANT TO THIS AGREEMENT.
- 6.4 EXCEPT AS OTHERWISE PROVIDED HEREIN, NEITHER C2C PII NOR MBDC NOR ANY PARTY TO THIS AGREEMENT MAKES OR OFFERS ANY OTHER WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO ANY MARK, THE CERTIFED PRODUCT, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, CUSTOM, OR TRADE. IN NO EVENT SHALL MBDC OR ANY PARTY BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR PUNITIVE DAMAGES OF ANY KIND OR NATURE, INCLUDING, BUT NOT LIMITED TO, EXPECTATION DAMAGES, LOSS OF PROFITS OR LOSS OF DATA, FOR ANY REASON WHATSOEVER, WHETHER SUCH LIABILITY IS ASSERTED ON THE BASIS OF CONTRACT, TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY), OR OTHERWISE, EVEN IF MBDC OR THE PARTY HAS BEEN ADVISED OR IS OTHERWISE AWARE OF THE POSSIBILITY OF SUCH LOSS OR DAMAGES. IN NO EVENT SHALL C2C PII'S OR MBDC'S LIABILITY FOR DAMAGES ARISING FROM THIS AGREEMENT EXCEED US \$500. IN THE EVENT THAT ANY APPLICABLE LAW DOES NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY OF CLAIMS AND DAMAGES AS SET FORTH IN THIS AGREEMENT, C2C PII'S OR MBDC'S LIABILITY IS LIMITED TO THE GREATEST EXTENT PERMITTED BY LAW.

7. INFRINGEMENT

7.1 <u>Infringement</u>. Licensee shall immediately notify C2C PII in writing if Licensee becomes aware of any infringement, unauthorized use, or proposed unauthorized use of the Marks, by any Person, or if Licensee becomes aware that any Person alleges that the Marks are invalid or if any Person alleges that use of the Marks infringes any rights of another party. Licensee shall make no comment or admission to any third party regarding such infringement or other matter

except pursuant to any judicial order binding upon it.

7.2 <u>Cooperation</u>. Licensee shall at the request of MBDC or C2C PII cooperate with MBDC or C2C PII in any action, claim, or proceedings brought or threatened in respect of the Marks and C2C PII shall meet any reasonable expenses incurred by Licensee to third parties in giving such assistance. Notwithstanding the above, it shall be at MBDC's or C2C PII's sole discretion whether or not any proceedings are brought or continued, and only MBDC or C2C PII may settle or compromise any such proceeding.

8. FEES

Licensee shall pay the required Certification Program fees in the manner and according to the schedule as agreed between C2C PII and Licensee, which schedule is set forth as Schedule 4, "Program Fees," hereto.

9. TERMINATION

- 9.1 <u>Termination For Cause</u>. Any party may terminate this Agreement upon notice in writing to the other party if at any time:
- (a) A party breaches any provision of this Agreement and, if such breach is unintentional and subject to cure, fails to cure such breach within thirty (30) days after receipt of notice of breach from the non-breaching party;
- (b) A party breaches any provision of this Agreement and such breach is not subject to cure or is otherwise not cured as provided herein;
- (c) A party makes an assignment for the benefit of its creditors, admits in writing its inability to pay its debts as they become due, commences or is the subject of any proceeding under law relating to any bankruptcy, arrangement, insolvency, or readjustments of its debt, which proceeding is not dismissed within sixty (60) days after commencement, and should the operation of any rule, regulation, or law prevent the termination of this Agreement, then any and all licenses to any intellectual property granted herein, including by way of example but not limitation all Marks licensed herein, shall immediately terminate and all rights thereto shall revert to the owner or licensor thereof;
- (d) A party's use of the Marks may reasonably lead to legal liability on the part of the terminating party or MBDC;
- (e) A party commits any act or becomes involved in any situation which, in the opinion of the non-breaching party brings Licensee, and thus by virtue of this Agreement, C2C PII or MBDC, into public disrepute, scandal, or ridicule, or reflects unfavorably upon C2C PII or MBDC, or any of their products or services.
- 9.2 <u>Termination for Convenience</u>. The Licensee may terminate this Agreement at any time upon three months' written notice to C2C PII.
- 9.3 <u>Rights Upon Termination</u>. Upon cancellation, expiration or termination of this Agreement, the license and rights granted hereunder shall terminate completely and all rights shall revert to C2C PII and, except as otherwise authorized herein, Licensee shall immediately discontinue all use of the Marks. In the event of the termination of this Agreement by C2C PII pursuant to Section 9.1, or by Licensee pursuant to Section 9.2, Licensee shall not be entitled to a refund of any fees paid in accordance with Section 8.
- 9.4 <u>Limited License to Exhaust Inventory Upon Termination</u>. Unless this Agreement is terminated due to Licensee breach (under Section 9.1) or early termination by Licensee (under Section 9.2,) the inventory of the Certified Product(s), including related Advertising Material, then existing at the date of expiration or termination of this Agreement, which inventory and Advertising Material were produced and warehoused in the ordinary course of Licensee's

business and not in anticipation of any termination of this Agreement, may be sold by Licensee subject to the provisions of this Agreement (including its Schedules) if such Certified Product(s) complies with this Agreement and can be liquidated in compliance with the terms of this Agreement, but not otherwise, provided however that this limited license to exhaust the inventory of Advertising Material does not authorize any use of the Mark(s) through publication through the Internet.

- 9.5 <u>No Use of Marks Upon Termination</u>. Upon the expiration or termination of this Agreement for any reason or no reason, and notwithstanding any limited license to exhaust inventory of Certified Product(s), Licensee at its sole expense shall immediately cease any use of the Marks whatsoever, and shall forthwith cause the Marks to be removed from all Certified Product(s) and from all sales literature and other materials and, where necessary to achieve this, shall use its reasonable efforts to recall Certified Product(s), sales literature, and materials from retailers and other Persons (other than the ultimate customer,) and to refrain from the further sales, advertisement, marketing, or other public distribution or offering of such products. C2C PII may inspect any such Certified Product(s), sales literature, and materials to ensure adequate removal of the Marks.
- 9.6 <u>Survival of Rights and Obligations Upon Termination</u>. All provisions of this Agreement which in order to give effect to their meaning need to survive its termination shall remain in full force and effect thereafter. Without limiting the generality of the foregoing, the obligations of the parties under Sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 and 15 shall survive any termination of this Agreement.

10. IRREPARABLE HARM

Licensee agrees that if it violates any provision of this Agreement pertaining to the intellectual property rights licensed herein irreparable harm will be suffered by C2C PII and MBDC which cannot be remedied by monetary damages in any action at law, and that C2C PII and MBDC, or either of them, shall be entitled to injunctive relief in addition to any other available remedies without any further requirement for proof of likelihood of harm. In the event of any default or breach by Licensee, including any action by Licensee that could cause some loss, infringement, or dilution of the intellectual property rights licensed herein, MBDC, C2C PII, or both shall be entitled to an immediate injunction in addition to any other remedies without any further requirement of proof of irreparable harm, loss, or damage.

11. INDEMNITY

Licensee hereby agrees, at its expense, to defend, indemnify and hold C2C PII and MBDC, and each of their respective officers, directors, members, agents and employees, harmless from any and all claims, demands, causes of action, judgments and liability (whether criminal or civil, in contract, tort, or otherwise) for losses, damages (including without limitation direct, indirect, and consequential damages and loss of profits, production, use, and contracts), settlements and costs (including attorney's fees, court costs and expert's fees) arising out of or related to the acts or omissions of Licensee or its owners, members, officers, directors, agents, or employees that arise out of a claim regarding (a) the inaccuracy or violation of any of Licensee's warranties, representations, or covenants, (b) the Licensee's use of the Marks, (c) the design, manufacture, testing, marketing, advertising, promotion, offering for sale or selling any Certified Product, (d) Licensee's Certified Product, or (e) Licensee's breach of the terms and conditions of the Certification Program.

C2C PII hereby agrees, at its expense, to defend, indemnify and hold Licensee and each of its respective officers, directors, members, agents and employees, harmless from any and all claims, demands, causes of action, judgments and liability (whether criminal or civil, in contract, tort, or otherwise) for losses, damages (including without limitation direct, indirect, and consequential damages and loss of profits, production, use, and contracts), settlements and costs (including

attorney's fees, court costs and expert's fees) arising out of or related to the acts or omissions of C2C PII or its owners, members, officers, directors, agents, or employees that arise out of a claim (a) regarding the inaccuracy or violation of any of C2C PII's warranties, representations, or covenants (b) regarding C2C PII's use of Licensee Material in violation of this Agreement, (c) regarding C2C PII's breach of the terms and conditions of the Certification Program.

12. ASSIGNMENT

Licensee shall not assign, transfer, subcontract, sublicense, or in any other manner make over to any third party the benefit and/or burden of the whole or any part of this Agreement or purport to do any of the same without the prior written consent of C2C PII, and any such purported assignment, transfer, contract or license shall be null and void.

13. COMPLIANCE WITH LAWS

Licensee shall at all times comply with all laws, regulations, ordinances, rules and orders that are applicable to it in connection with its manufacture, distribution, advertising and sale of the Certified Product and the operation of its business generally.

14. NOTICES

Any notice or other document to be given under this Agreement shall be in writing in the English language and, except in circumstances where this Agreement specifically provides for notices by electronic mail, shall be deemed to have been duly given on the date of receipt if delivered by hand with a record of delivery, or by recorded delivery or certified or registered post providing for a record of delivery (including through recognized couriers such as UPS, FedEx, DHL,) or by facsimile (subsequently confirmed by post) to a party at the address for that party set out below unless a different address has been notified to the other in writing for this purpose.

If to C2C PII:	If to Licensee	; :
Peter Templeton	Name	
Cradle to Cradle Products	Title	
Innovation Institute	Company	EGOIN, S.A.
475 14 th St, Suite 290 Oakland, California 94612 USA	Address	Barrio Olagorta, S/N Natxitua, Bizkaia 48287 Spain

15. MISCELLANEOUS

- 15.1 <u>Entire Agreement</u>. Except for the non-disclosure agreement executed by Licensee in connection with the Certification Program, and the application submitted by Licensee in connection with the Certification Program, this Agreement including its Schedules and documents referred to therein, including, but not by way of limitation, the Certification Standards, the Territory and the Certificate, constitute the entire agreement and understanding of the parties relating to the subject matter of this Agreement and supersede all prior oral or written agreements, understandings, or arrangements between them relating to such subject matter.
- 15.2 <u>Modification</u>. No change may be made to this Agreement except in writing signed by duly authorized representatives of both parties.
- 15.3 <u>Waiver of Rights under this Agreement</u>. No failure or delay on the part of either of the parties to exercise any right or remedy under this Agreement shall be construed or operate as a waiver thereof nor shall any single or partial exercise of any right or remedy preclude the further exercise of such right or remedy as the case may be.

- 15.4 <u>Governing Law and Jurisdiction</u>. The validity, interpretation, and enforcement of this Agreement, as well as resolution of disputes of any nature deriving from this Agreement or from tort shall be governed solely by the law of the Netherlands without regards to any conflict of laws provision either in the law of the Netherlands or in any law of the Territory, and the applicability of the provisions of the 1980 United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. All disputes arising in connection with the present Agreement, or further agreements resulting therefrom, shall be exclusively resolved by the competent court in The Hague, the Netherlands.
- 15.5 <u>No Joint Venture</u>. Nothing contained in this Agreement shall be construed as creating any agency, partnership, employment, or other form of joint enterprise between the parties. Neither party shall have authority to contract for or bind the other in any manner whatsoever.
- 15.6 <u>Severability</u>. If any provision of this Agreement shall be held by a court of competent jurisdiction to be contrary to law, all remaining provisions of this Agreement shall remain in full force and effect.
- 15.7 <u>Counterparts</u>. This Agreement may be executed in any number of separate counterparts, and all such counterparts taken together will constitute one and the same agreement. This Agreement may be signed and transmitted by facsimile machine electronic mail (via .pdf or similar format), and any signatures so transmitted shall be treated as original signatures. and photocopy, facsimile, electronic, including digital signatures, or other copies shall have the same effect for all purposes as an ink-signed original. Each party hereto consents to be bound by photocopy, facsimile or electronic signatures of such party's representative hereto.
- 15.8 <u>Reciprocal License</u>. Licensee shall provide photographs and marketing material as appropriate to identify each Certified Product ("Licensee Material") to C2C PII. C2C PII shall have the right to display (on the Internet and otherwise) *non-confidential* information pertaining to the Licensee, the relationship created under this Agreement, the certification process, or the Certified Product(s), including but not limited to, displaying the certification level associated with the Certified Product during the Term of this Agreement, provided that no material changes are made to Licensee Material without Licensee's permission and provided that no Licensee trade or service mark is used in any manner (a) that is likely to reduce, diminish or damage the goodwill, value or reputation associated with such mark, (b) that would violate the rights of any parties, or (c) that would result in any third party claim or in any governmental investigation, claim or proceeding. C2C PII shall have the right to provide *non-confidential* certification material for the Certified Product, for example as received by C2C PII from the Accredited Assessor, to auditors or other third parties.

For the purposes of this section Confidential Information is any information which is (i) disclosed to C2C PII or the Accredited Assessor in tangible form and clearly marked as "confidential" or "secret" at the time of disclosure, or (ii) initially in intangible form and identified as confidential at the time of disclosure to C2C PII and the Accredited Assessor and within thirty (30) days following the initial disclosure is summarized and designated as "confidential" or "secret" in writing to C2C PII and the Accredited Assessor. Except as provided in this Section 15.8, C2C PII shall not provide or otherwise disclose any Licensee information, whether confidential or not, to any direct competitor of the Licensee.

Notwithstanding anything in the foregoing to the contrary, Confidential Information shall not include information which: (i) was known by C2C PII or the Accredited Assessor prior to receiving the Confidential Information from Licensee; (b) becomes rightfully known to the C2C PII or the Accredited Assessor from a third party source not known by the C2C PII or the Accredited Assessor to be under an obligation to Licensee to maintain confidentiality; (c) is or becomes publicly available through no fault of or failure to act by the C2C PII or the Accredited Assessor in breach of this Agreement; (d) is required to be disclosed in a judicial or

administrative proceeding, or is otherwise requested or required to be disclosed by law or regulation; and (e) is or has been independently developed by employees, consultants or agents of the C2C PII or the Accredited Assessor without violation of the terms of this Agreement or reference or access to any Confidential Information.

15.9 Each Party hereby represents and warrants that: (i) it has the right, power, and authority to enter into this Agreement; (ii) the Agreement has been fully reviewed and duly executed by the Party's authorized representative; and (iii) this Agreement does not contravene or otherwise conflict with any other obligation or agreement entered into by that Party.

C2C PII	Cradle to Cradle Products Innovation Institute	Licensee	EGOIN, S.A.
By:		By:	
Title:		Title:	
Date:		Date:	
Signature:		Signature:	

ACCEPTED AND AGREED TO:

SCHEDULE 1: MARKS



CERTIFIED & Design (Color)



Each state or country in which MBDC and C2C PII, by virtue of their own Agreement with one another, have rights in the Marks, has pending rights in the Marks, or would obtain or establish rights during the term of this Agreement. As of the Effective Date of this Agreement, MBDC and C2C PII have rights or pending rights in the Marks as follows:

In the following territories, mark is indicated as TM

Territory	Licensed Mark	Application/ Registration Number
EU	CERTIFIED CRADLETOCRADLE & Design (B&W)	011679529

In the following territories, mark is indicated as R

Territory	Licensed Mark	Application/ Registration Number
US	CERTIFIED CRADLETOCRADLE & Design (B&W)	4022941
US	CRADLETOCRADLE CERTIFIED (wordmark)	4731697

In the following territories, mark is indicated as CM

Territory	Licensed Mark	Application/ Registration Number
US	C2C CERTIFIED (wordmark)	87369337

SCHEDULE 2: CERTIFICATION MARK USAGE GUIDE

Attached.

SCHEDULE 3: CERTIFICATE

Any Certificate(s) pertaining to the following Product (or product group), and marketed by the Licensee, must be issued and valid in order to initiate or extend the Term of this agreement. In cases where the Agreement is executed prior to Certificate issuance, Schedule 3 identifies the product to be certified. The Term is identified in the Certificate(s), and is initiated upon issuance of a valid certificate matching the Product (or product group) herein identified. Notwithstanding anything to the contrary in Sec. 15.2 hereof, the Term shall be extended upon the renewal of Certificate(s) or issuance of any new Certificate(s). Note that where applicable the Certificate will specify all products within a group that may be considered Certified Products.

Product (or product group): Cross Laminated Timber (CLT)

The Certificate should identify:

- a) Licensee;
- b) the licensed Mark(s);
- c) the Certified Product (which can be more than one product);
- d) the level of certification
- d) the effective date of certification (initial certification Issue Date); and
- e) the Term 1 or 2 Years (see certificate can be renewed)

The validity of a Certified Product may be verified at www.c2ccertified.org/products/registry, or by contacting the C2C PII.

Schedule 4: Program Fees



CRADLE TO CRADLE PRODUCTS I N N O VATION I N S T I T U T E

Cradle to Cradle Certified[™] Products Program Trademark Use Guidelines

Revised July 2014

1. Purpose of the Trademark Use Guidelines

The Cradle to Cradle Products Innovation Institute (C2CPII) is the administrator of the *Cradle to Cradle Certified*[™] Products Program and licenses use of the program's word and design marks to companies whose products meet the requirements of a given level of achievement established in the *Cradle to Cradle Certified* Product Standard. Rights and obligations governing the use of the word and design marks are spelled out in the trademark licensing agreement pertaining to each certified product. All certification holders must be licensed to use the certification marks and must follow these use guidelines.

The Institute works to make *Cradle to Cradle Certified* the preferred quality standard for products worldwide. To achieve this and to accurately reflect the commitment, rigor, and innovation associated with the award of the certification marks, the Institute maintains high standards for the use of the marks and relies upon the cooperation of its accredited assessors, accredited assessment bodies, licensees, and their various marketing and communications agencies to implement these guidelines and maintain the marks' valuable reputation and integrity.

2. The Difference Between Cradle to Cradle® and Cradle to Cradle CertifiedTM

A major point of confusion for licensees of the *Cradle to Cradle Certified* word and design marks is the difference between Cradle to Cradle® and *Cradle to Cradle Certified*TM.

Cradle to Cradle® is the registered service mark of McDonough Braungart Design Chemistry (MBDC). It refers to the framework, design philosophy, services, principles, and methodologies developed by William McDonough and Dr. Michael Braungart.

Licensees of the Cradle to Cradle Products Innovation Institute's certified product marks, accredited assessors, and accredited assessment bodies are not licensed to use any Cradle to Cradle® service marks unless specifically authorized by MBDC. (http://www.mbdc.com. 1001 E. Market Street, Suite 200, Charlottesville, VA USA 22902, 1.434.295.1111)

Cradle to Cradle Certified[™] refers to design and word marks that are licensed for use by companies whose products have been satisfactorily assessed against the *Cradle to Cradle Certified* Product Standard. The *Cradle to Cradle Certified* marks refer only to products and materials and do not apply to companies, buildings, municipalities, services or processes.

3. Purpose of the Cradle to Cradle Certified Marks

The Cradle to Cradle Certified marks are intended to signify that:

- A product has met the requirements of a given level of achievement established in the *Cradle to Cradle Certified* Product Standard, and
- A product has been independently assessed and certified in accordance with the policies and procedures of the *Cradle to Cradle Certified* Products Program.

4. The Cradle to Cradle Certified[™] Design and Word Marks

There are two licensed marks associated with the *Cradle to Cradle Certified* Products Program:

- The word mark, "Cradle to Cradle Certified[™].
- The design mark, with two graphic elements that are combined and treated as a whole:
 - 1. The main certification logo



- 2. An accompanying information box that either:
 - o Establishes a product's level of achievement,
 - o Identifies an Accredited Assessment Body or Assessor, or
 - References the Certified Products Program as a whole



The main certification logo must always be used with an accompanying information box.

5. General Guidelines For Use of Design and Word Marks

- A company must have completed the product certification process and signed a Trademark Licensing Agreement before using any *Cradle to Cradle Certified* word or design marks.
- Each use of the licensed word mark must include the appropriate certification level attained Basic, Bronze, Silver, Gold, or Platinum. For example, "*Cradle to Cradle Certified*[™] Gold".
- Licensees with a product certified at the Basic level (Version 2.1.1 of the Product Standard) or Bronze level and above (Version 3.0 of the Product Standard) may use the marks on the certified product or its packaging, as well as in general marketing materials.
- Licensees with a product certified at the Basic level under Version 3.0 of the *Cradle to Cradle Certified* Product Standard may use the word and design marks on a product's marketing material (e.g., website, brochures) but not on the product itself or product packaging. This is necessary because product certification at the Basic level under Version 3.0 is a two-year provisional certification. (Products certified at the Bronze level and above must show optimization progress at re-certification, but achievement of a higher overall level is not expected at every re-certification period).
- The Institute is actively applying for trade and certification mark registrations in many jurisdictions across many product classifications. The Trademark Licensing Agreement will identify where the mark is licensed for use. Where the mark is licensed for use in a given jurisdiction, use of the design mark or the word mark *Cradle to Cradle Certified* should include the legal symbol [™] (identifying a pending trademark) in superscript. If a superscript is not possible, then the phrase should be followed by "TM" in parenthesis, with a font of the same size or slightly smaller, as in *Cradle to Cradle Certified*(TM). Use (TM) in all cases, *unless specifically requested by C2CPII to use (R)*, indicating a registered trademark.
- Always include the following notice wherever the *Cradle to Cradle Certified*[™] word or design marks are displayed, preferably along with text naming or describing the product:

Cradle to Cradle CertifiedTM is a certification mark licensed by the Cradle to Cradle Products Innovation Institute.

This information may be included on a footer with other legal notices. Where space limitations make it impossible to include this text on product packaging, the attribution statement above must be included on the product website or other marketing materials.

- Use of the word and design marks must be directly tied to a specific certified product. For example, use of the marks is not permitted:
 - On a website page that does not include the certified products;
 - On a footer for the entire company website;
 - o In an email signature or company letterhead;
 - On company-wide marketing materials; or
 - In any other manner where the certification mark is not directly tied to a specific certified product.
- If only the packaging materials or a specific part of a product is certified, the licensee must specifically identify the certified element. For example, if only the fabric of a chair is certified but the other elements of the chair are not certified, then the chair's product collateral must include a statement along with the certification mark that clarifies that only the fabric is *Cradle to Cradle Certified*TM at a specific level of achievement. If the product packaging is certified but not the product itself, then the packaging must include a statement along with that clarifies that only the fabric is *Cradle Certified*TM at a specific level of achievement. If the product packaging is certified but not the product itself, then the packaging must include a statement along with the certification mark that clarifies that only the packaging is *Cradle to Cradle Certified*TM.
- The U.S. Federal Trade Commission recommends communicating a specific description of what was achieved by receiving a certification (See the <u>Federal Trade Commission's</u> <u>Green Guide</u> for more information). Please consider using the following statements when describing the *Cradle to Cradle Certified* Products Program:
 - Cradle to Cradle Certified[™] is a multi-attribute certification program that assesses products and materials for safety to human & environmental health, design for future use cycles, and sustainable manufacturing.
 - Cradle to Cradle Certified[™] products are evaluated for material health, material reutilization, renewable energy use and carbon management, water stewardship, and social fairness.

Any other proposed description must be reviewed by the Cradle to Cradle Products Innovation Institute prior to use. Whenever possible, more detailed descriptions of the requirements that were met are preferred, and a link to <u>www.c2ccertified.org</u> may be provided for more information on specific program requirements.

6. Use of Cradle to Cradle Certified™ Word Marks

- The word mark must be used as an adjective or modifier for a generic term (e.g., *Cradle to Cradle Certified*[™] Products Program; *Cradle to Cradle Certified*[™] products; The product is *Cradle to Cradle Certified*[™] Silver.)
- A word mark must be marked or set-off from its surrounding text to help identify it to the consumers. The first or most prominent use of the *Cradle to Cradle Certified*[™] word mark must include the appropriate attribution superscript. Also, font stylization should be used where possible to identify the mark (for example, italicized *Cradle to Cradle Certified*[™] program or all caps CRADLE TO CRADLE CERTIFIED[™] products.)
- A word mark must never be altered, and must always be used in the same form as licensed so as not to confuse the marketplace (e.g., use *Cradle to Cradle Certified[™]* but do not use Cradle to Cradle Certification[™], cradle to cradle certification[™], or the hyphenated Cradle-to-Cradle Certified[™].)
- Word Mark Examples:

Correct	Cradle to Cradle Certified [™] Products Program
	This product is Cradle to Cradle Certified $^{\!$
	Gold.
	This product is Cradle to Cradle Certified™ at
	the Gold level.
Incorrect	Cradle to Cradle® Certification program
	Cradle to Cradle Certified SM
	Cradle to Cradle
	"a Cradle to Cradle Certified™ company″
	Cradle to Cradle® Certified
	Cradle to Cradle® product

EXAMPLES OF USE WHERE THE WORD MARK IS REGISTERED:

Correct	Cradle to Cradle Certified®, Cradle to
	Cradle Certified(R)
Incorrect	cradle to cradle certified sm , Cradle-to-
	Cradle certified™

7. Use of Cradle to Cradle Certified™ Design Marks

The following design marks are approved for use:



- An entity may only use the specific design marks for which it is licensed.
- When used to identify a *Cradle to Cradle Certified*[™] product, the design marks must only be used to identify a specific product at a specific level of certification. Only the design mark for the overall level at which the product is currently certified may be used.
- The design marks may be re-sized, as long as the exact size proportions are maintained and the mark is not smaller than ½ inch wide, unless special provisions are arranged with the Institute.
- The exact colors for the design marks must be maintained.

Green: PMS 376 / C50, M0, Y100, K0

0

- PMS process bluePMS 376 greenC100 M0 Y8 K13C50 M0 Y100 K0
- o Blue: PMS process blue / C100, M0, Y8, K13
- The design mark must have ample horizontal and vertical spacing around it to offset it from other communications elements.
- There must be a discernable white space between the information box indicating the level of certification and the main design mark.
- Any alteration to the design marks beyond those described in this section require prior review and authorization by the Cradle to Cradle Products Innovation Institute.

GOLD

PLATINUM

GOLD

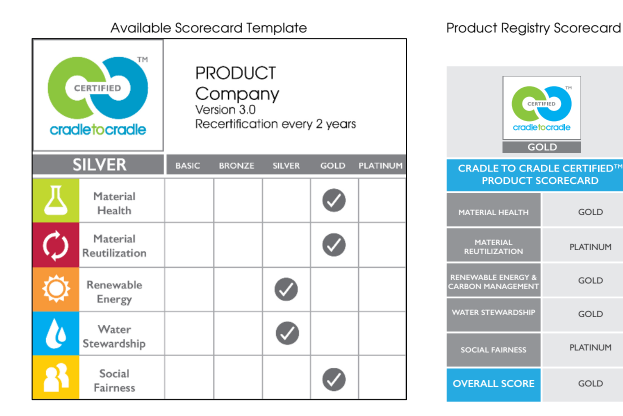
GOLD

PLATINUM

GOLD

8. Product Scorecard & Reference to Individual Category Achievement Levels

A certified product's scorecard shows the product's achievement level in each of the standard's five categories.



The following guidelines must be followed when referring to a product's level of achievement in an individual category.

- Statements about individual category achievement levels should not appear without reference to the certified product's overall score. For example: "This Cradle to Cradle Certified[™] Silver product has a material health score of Gold."
- The Cradle to Cradle Certified word and design marks pertain only to the certified product's overall score and may not be used to highlight an individual category achievement level.
- If the product's scorecard or level of achievement in an individual standard category is used in marketing materials or a website, it must be clear which product the scorecard and level pertain to and what the overall certification level for the product is.

- Wherever possible, the requirements met to earn a rating on a particular attribute must be explicitly stated, including a description in the text or a link to more information on the manufacturer's website or c2ccertified.org (<u>Basic</u>, <u>Bronze</u>, <u>Silver</u>, <u>Gold</u>, <u>Platinum</u>).
- Though it is highly encouraged, publication of the scorecard in the product registry is not required in Version 3.0 of the Certified Product Standard. However, publication of the scorecard allows certain products to be seen as eligible for <u>LEED v4 credit</u>.

Fees Schedule

Cradle to Cradle Certified[™] Products Program

Effective May 1, 2019

This schedule lists the fees associated with certification of a product or product group in the Cradle to Cradle Certified Products Program. These fees are charged by the Cradle to Cradle Products Innovation Institute (C2CPII) and are separate from the fees charged by an Assessment Body for product assessment. See the *Product Grouping Policy* for the definitions of a product and product group.

Fees are non-refundable. Fees not paid within 90 days after the initial invoicing date will result in suspension of the certification. Notice of fee changes will be posted on the C2CPII website and distributed to all current certification holders at least 90 days prior to their effective date.

FEES SCHEDULE

	USD	EUROS
Certification Application	\$3600	€3150
Re-Certification (every two years)	\$2000	€1750
Certification Extension (90 days)	\$500	€450
Interim Assessment Audit	\$650	€575
Revised Certificate	\$100	€90

CERTIFICATION APPLICATION

The certification application fee applies to each new product or product group that has not previously been certified as a Cradle to Cradle Certified product, or has been withdrawn or previously terminated from the Cradle to Cradle Certified Products Program. This fee covers review of a new product certification application (registration and the initial audit of the assessment report) and the first two-year license to use the certification marks. The application fee is due at the time of application. Applications will not be audited until the fee has been paid.

RE-CERTIFICATION

The re-certification fee applies to each product or product group certification and must be paid every two years to avoid expiration and suspension. This fee covers the audit of the updated assessment report required for re-certification and a two-year license to use the certification marks. Payment of the re-certification fee must be received prior to the initiation of the audit of the updated assessment report and the audit of the assessment report must be completed before the current certification's expiration date. If re-certification occurs more than six months before the expiration date of the current certificate, this will be considered an early re-certification, and the new certificate will expire two years after it is issued, rather than two years after the expiration of the previous certificate.

CERTIFICATION EXTENSION

In cases where the audit of the updated assessment report is not completed prior to the certification expiration date and the re-certification fee has been paid before the active certification expires, a 90-day extension will be provided at no cost.

In cases where the audit of the updated assessment report is not completed <u>after the initial</u> 90-day extension period, a certification holder may request an additional 90-day extension. Payment of the certification extension fee must be received prior to re-certification or the issuance of any subsequent extensions.

Extensions do not postpone the period of the subsequent certification. Once issued, the next certification will expire two years after the previous certification's expiration date. For example, if a certification expires in June 2019, and two 90-day extensions were issued (until December 2019), the next certification would still expire in June 2021.

See the *Certification Extension Policy* for conditions under which extensions may be granted and other details related to certification extensions.

INTERIM ASSESSMENT AUDIT

The interim assessment audit fee applies to any instance where an audit of an assessment report is required during the course of the certification period. The Assessment Body that produced the original assessment report must create the report for submission to C2CPII for audit.

The assessor must submit a version of their previous assessment report in which only the parts relevant to the event causing a need for the interim audit have been revised. The certification will expire on the date of the original certificate.

Examples of events requiring an interim assessment audit are:

Product Line Extension

A product line extension is the addition of a new product variation to an existing product or product group certification. See the *Policy for Determining Product Groups within the Cradle to Cradle Certified Products Program* for the definitions of a product and product group.

Change of Certification or Category Achievement Level

Any change of the certification or category achievement level during the course of a certification period must be supported by the submission of a revised assessment report by the Assessment Body and an audit of the report by C2CPII.

Change in Assessment Information

Certification compliance requires the C2CPII be apprised of any change in material composition, manufacturing process, or other information that may impact the certification or category achievement level. Fees will apply if the C2CPII determines revision and audit of the assessment report are necessary to maintain the integrity of the certification.

Controlled Document/Effective January 14, 2019/Approved by S. Klosterhaus

Material Health Certificate

Cradle to Cradle certificate holders may obtain a Material Health Certificate at the time of initial certification or at the time of re-certification for no additional fee. Cradle to Cradle certificate holders wishing to obtain a Material Health Certificate during the two-year certification period will be charged the interim assessment audit fee.

REVISED CERTIFICATE

Any change of information on a certificate not caused by the actions or requirements of the C2CPII will incur the revised certificate fee.

PRIVATE LABEL TRADEMARK LICENSE AND CERTIFICATION

If a product is already certified by one company (the original equipment manufacturer), and another company wishes to sell the identical product under its own private label (i.e., brand name) and use the certification mark, the private label company must also apply for certification and engage in a trademark license agreement with the C2CPII. As part of the process, the original equipment manufacturer must sign a disclosure that the product sold under the private label is identical to the original product in all ways other than name and packaging.

PRIVATE LABEL FEES

	USD	EUROS
Private Label Product Certification Application (Prorated initially to align with the parent product certification period)	\$3000	€2625
Re-Certification (every two years)	\$2000	€1750

The private label product certification application fee applies to each product or product group that has not previously been certified as a Cradle to Cradle Certified product, or has been withdrawn or previously terminated from the Cradle to Cradle Certified Products Program. This fee covers review of a new product certification application (registration) and a license to use the certification marks. The private label product certification application fee is due at the time of application. Applications will not be audited until the fee has been paid.

In cases where the applicant already has a trademark license agreement in place with C2CPII, the private label product certification application fee will be waived and a pro-rated re-certification fee will be charged based on the time left in the parent product certification.

The re-certification fee applies to each private label product or product group certification and must be paid every two years to avoid expiration and suspension. This fee covers the two-year license to use the certification mark. The re-certification fee is due prior to the expiration of the current certification.