

RAL gemeinnützige GmbH Fränkische Straße 7 53229 Bonn – Germany

EXTENSION CONTRACT

No. 36141 to the Basic Contract No. 28986

on the Award of the Environmental Label



The RAL gGmbH (RAL), as a label awarding agency, and the firm of

SHP Harmanec, a.s., Harmanec, Harmanec 2, 97603 Harmanec, Slowakei

as applicant, conclude the following Contract on the Use of the Environmental Label:

1. Under the following conditions the applicant shall be entitled to use the Environmental Label for the labelling of the product/product group/project:

Sanitary Paper Products made of Recycled Paper (Hygiene-Papiere aus Altpapier)

HARMONY JR HARMONY PROFESSIONAL 1x195 S W 2P 200M - Toilet paper

This shall not include the right to use the Environmental Label as part of a brand. Unless otherwise agreed, the Environmental Label shall only be used in the above given shape and colour. The entire inner surrounding text shall always be identical as regards size, form, thickness and colour of the letters and it shall be easy to read.

- 2. The Environmental Label according to para. 1 shall only be used for the above-mentioned product/product group/ project.
- 3. If the Environmental Label is used for advertising purposes the applicant shall make sure that it is exclusively used in connection with the above-named product/product group/ project for which the use of the Environmental Label has been granted and settled under this contract. The applicant shall be solely responsible for the way the label is used, above all, in advertising.
- 4. During the entire period of label use the product/product group/project to be labelled shall comply with all requirements and conditions for the use of the label as specified in the "Vergabekriterien für Umweltzeichen DE-UZ 5" (Basic Criteria for Award of the Environmental Label DE-UZ 5), as amended. This shall also apply to the reproduction of the Environmental Label as well as the valid shortlink for the Basic Award Criteria. Claims for damages against the RAL, especially on the grounds of third party objections to the applicant's use of the label and the accompanying advertising shall be ruled out.
- 5. If the "Basic Criteria for Award of the Environmental Label" provide for checks by third parties the applicant shall bear the costs accruing in connection therewith.
- 5a. RAL or a third party authorized by it, is entitled to verify compliance with the Basic Award Criteria. For this purpose, the holder gives access to the premises where the product or service in question is manufactured, stored or provided and grants the right to take product samples and inspect the relevant documents, after prior notification. The time between notification and access shall not be less than 24 hours.
- 6. Should the applicant himself or third parties find out that the applicant does not comply with the conditions as stipulated in paras. 2-5 he shall be liable to inform the RAL and stop the use of the Environmental Label until the conditions are complied with again. Should the applicant be incapable of restoring the state required for the use of the label immediately or should the applicant seriously offend against this contract the RAL may, if necessary, withdraw the Environmental Label and prohibit the applicant from using the label any longer. Claims for damages against RAL because of the withdrawal of the label shall be ruled out.



- 7. The Contract on the Use of the Environmental Label may be terminated for good reason. Examples of good reasons are:
 - unpaid contributions
 - substantiated risk of injury and death.

In such case, applicant's continued use of the Environmental Label shall be prohibited. The applicant shall not be entitled to bring a claim for damages against RAL (see above: paragraph 6, sentence 3).

- 8. The applicant undertakes to pay the RAL an amount according to the "Entgeltordnung für das Umweltzeichen" (Schedule of Contributions for the Environmental Label), as amended, for the period of use.
- 9. According to the Basic Criteria for Award of the Environmental Label DE-UZ 5 this contract will run until December 31, 2022. It shall be extended by periods of one year each, unless terminated in writing by March 31, 2022 or by March 31 of the respective year of extension. After the expiry of the contract the Environmental Label may neither be used for labelling nor for advertising purposes. This regulation shall not affect the products being still in the market.
- 10. Products/projects marked with the Environmental Label and the advertising for these products/product groups/projects may reach the consumer only when naming the firm of the applicant.

This contract was created automatically and is also valid without a signature.

Date granted: 17.05.2021 (Document date: 17.05.2021 - Version: 1)