About this Document

Bonsucro Bonsucro Mass Balance Chain of Custody Standard Version 5.1 and Bonsucro EU RED Mass Balance Chain of Custody Standard Version 5.1 were approved by the Bonsucro’s Board of Directors on 31st January 2019. They become effective from 11th March 2019.

Any Bonsucro Mass Balance Chain of Custody audit taking place between 11th March 2019 and 11th June 2019 can be carried out against:

- Bonsucro Mass Balance Chain of Custody Standard Version 5.1 or
- Bonsucro EU RED Mass Balance Chain of Custody Standard Version 5.1 or
- Bonsucro / Bonsucro EU RED Mass Balance Chain of Custody Standard Version 4.1

Any Bonsucro Mass Balance Chain of Custody audit taking place from 12th June 2019 must be carried out against:

- Bonsucro Mass Balance Chain of Custody Standard Version 5.1 or
- Bonsucro EU RED Mass Balance Chain of Custody Standard Version 5.1


About Bonsucro

Bonsucro is a global multi-stakeholder non-profit organisation that exists to promote sustainable sugarcane production, processing and trade around the world. Bonsucro supports a community of over 500 members in over 40 countries, from all elements of the sugarcane supply chain, including, farmers, millers, traders, buyers and support organisations.

Bonsucro’s vision is a sugarcane sector with thriving, sustainable producer communities and resilient, assured supply chains.

Our mission is to ensure that responsible sugarcane production creates lasting value for the people, communities, businesses, economies and eco-systems in all cane-growing origins. Bonsucro’s strategy builds a platform to accelerate change for the largest agricultural commodity in the world – sugarcane.

Bonsucro’s strategy builds a platform to accelerate change for the largest agricultural commodity in the world – sugarcane.

Bonsucro is a full member of the ISEAL Alliance and conducts the process of standards revision in accordance with the ISEAL Standard Setting Code with input from membership, global stakeholders, the Smallholder Steering Committee, and the Bonsucro Technical Advisory Board.
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INTRODUCTION

Objective of the Bonsucro Mass Balance Chain of Custody Standard

The objective of this Bonsucro EU-RED Mass Balance Chain of Custody (EU-RED ChoC) Standard is to provide assurance that claims of compliance with EU-RED requirements can be tracked along the supply chain. The Bonsucro EU-RED Chain of Custody Standard is a separate standard to the generic Bonsucro Chain of Custody Standard (ChoC) and contains specific requirements for sugar derived products to be qualified for the EU-RED biofuels and bioliquids markets.


Economic operators undergoing the Bonsucro chain of custody certification process who wish to sell products in the EU-RED markets must comply with Bonsucro ChoC Standard and this Bonsucro EU-RED ChoC Standard. It must also be used by certification bodies and auditors when carrying out certification audits and surveillance audits.

Scope of the Bonsucro Mass Balance Chain of Custody Standard

The Bonsucro EU-RED ChoC Standard applies to any economic operator purchasing, handling and/or trading physical Bonsucro EU-RED compliant material who wishes to make any claim about the status of the material or representation of the material in relation to EU-RED sustainability requirements. It describes the requirements to ensure the traceability of Bonsucro EU-RED compliant material by implementing a mass balance supply chain model. Any economic operator that wishes to make a claim regarding Bonsucro EU-RED certified material shall hold a valid EU-RED ChoC certificate.

Note that in cases of differing requirements between the ChoC standard and the EU-RED ChoC Standard the latter standard always prevails if pursuing compliance with EU-RED requirements.

Structure of the Bonsucro Mass Balance Chain of Custody Standard including Guidance

This document will outline the Bonsucro EU – RED Mass Balance Chain of Custody (ChoC) Standard indicators AND guidance document on how to implement these indicators correctly. The guidance material is clearly distinguishable as it will be surrounded by a grey box.
Acknowledgements

The Bonsucro Secretariat would like to express their gratitude to the participants of the Standard Revision Working Group (SRWG) who have dedicated time, knowledge and passion to this project. Without their guidance, advice and decisions, the Bonsucro Mass Balance Chain of Custody Standard including Guidance to the Bonsucro Mass Balance Chain of Custody would not have been achieved the expected improvement and relevance.

The Secretariat would also like to thank all stakeholders, including members of Bonsucro and licensed Certification Bodies, who have shared their experience and knowledge with the SRWG and ensure the resulting Standard and guidance are in line with the reality of the industry. Finally the Secretariat would also like to thank Liza Murphy and Arjen Brinkmann who acted as independent consultants in guiding the revision process.

Nahuel Tuñón
Standards Manager

Standard Revision Working Group (SRWG):

- Dorothee Luisa Polzer, Copersucar
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- Meredith Smith, ED&F Man
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- Natasha Schwarzbach, PepsiCo

History of the Document

In September 2018, upon the recommendation of the Bonsucro Secretariat, the Board of Directors agreed to start the revision process of the Bonsucro Mass Balance Chain of Custody Standard and Guidance documents. The Board instructed the Secretariat to follow the Standard Revision Procedure set up in line with the ISEAL Code of Best Practice for Standard Setting. The Secretariat called for one representative of each class of membership to form the Standard Revision Working Group (SRWG). The SRWG met remotely in October and December 2018. The SRWG was given the task to draft the new version of the Bonsucro Mass Balance Chain of Custody Standard and Guidance. All meeting minutes are publicly available on the Bonsucro website.

<table>
<thead>
<tr>
<th>PUBLICATION VERSION</th>
<th>DATE OF PUBLICATION</th>
<th>DESCRIPTION OF AMENDMENT</th>
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<tbody>
<tr>
<td>Version 3.0</td>
<td>March 2011</td>
<td>Revision in light of amendments to RED and FQD, as described in Directive 2015/1513.</td>
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<tr>
<td>Version 4.0</td>
<td>October 2015</td>
<td>Revision in light of amendments to RED and FQD, as described in Directive 2015/1513.</td>
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<tr>
<td>Version 5.1</td>
<td>March 2019</td>
<td>Rewording for consistency and clarity with revised Bonsucro ChoC Standard.</td>
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Definitions

Normative references for definitions referring to:
EU RED (2009/28/EC) and EU FQD (2009/30/EC)

- **Agriculture Residues**: Agricultural residues are generated directly from sugarcane agriculture (e.g. leaves, thrashes, tops, stumps, roots). They do not include residues from related industries or processing, with the exception of sugarcane bagasse, which is considered as an agricultural residue, as per Annex V, part C, point 18 of EU RED (2009/28/EC).

- **Biofuel**: Liquid or gaseous fuel for transport produced from biomass.

- **Bioliquid**: Liquid fuel for energy purposes other than for transport, including electricity and heating and cooling, produced from biomass.

- **Biomass**: Biodegradable fraction of products, waste and residues from biological origin from agriculture (including vegetal and animal substances), forestry and related industries including fisheries and aquaculture, as well as the biodegradable fraction of industrial and municipal waste.

- **Economic operator**: Individual, company or organisation which has ownership and/or control of sugarcane and/or all sugarcane derived products, from their origin to their market availability, for one or several steps in the supply chain. Please refer to the definition for Organisation as well.


- **Finished product**: A finished product is a product where no further modification occurs (including repacking).

- **GHG**: greenhouse gas(es).

- **Organisation**: legal entity or group of legal entities with one or more sites, seeking or holding Bonsucro ChoC certification. In case the organisation holds a Bonsucro ChoC certificate, it is referred to as Bonsucro ChoC Certificate Holder or Certificate Holder.

- **In relation to EU-RED the term economic operator is used**: this is the organisation seeking or holding Bonsucro EU-RED ChoC certification. An economic operator in the case of Bonsucro EU-RED ChoC may only include a single legal entity.

- **Processing Residues**: is a substance that is not the end product(s) that a production process directly seeks to produce. It is not a primary aim of the production process and the process has not been deliberately modified to produce it.

- **Site**: A single functional unit of an organisation or a combination of units situated at one locality which is geographically distinct from other units. (Adapted from EU RED and Draft ISO Chain of Custody Standard 2015).

- **Waste**: In the context of the EU RED, waste can be understood as any substance or object which the holder discards or intends or is required to discard. Raw materials that have been intentionally modified, or contaminated, to count as waste (e.g. by adding waste material to a material that was not waste) are not covered by this definition. See also: Article 3(1) of Directive 2008/98/EC of the European Parliament and of the Council.

Symbols and Abbreviations

- **ChoC**: Chain of Custody
- **G**: Grams
- **GHG**: Greenhouse Gas(es)
- **Ha**: Hectares
- **HCV**: High Conservation Value
- **KG**: Kilograms
- **KJ**: Kilojules
- **L**: Liters
- **MJ**: Megajoules
- **T**: Metric Tonne
- **Y**: Year
SYSTEM DESCRIPTION
Elements Of The Bonsucro Certification System

The Bonsucro Certification System consists of three main elements:

Standards

- The “Bonsucro Production Standard” contains principles and criteria for achieving sustainable production of sugarcane and all sugarcane derived products in respect of economic, social and environmental dimensions. Bonsucro has developed guidance documents for members that provide further information on how to become compliant with the Bonsucro Production Standard.

- The “Bonsucro Production Standard for Smallholder Farmers”, an adaptation of the Production Standard applicable for smallholder farmers.

- The “Bonsucro Mass Balance Chain of Custody Standard” (ChoC) presents the requirements for Mass Balance activities. The standard includes references to Credit Trading however this is outside the scope of this Standard.

- The “Bonsucro EU-RED Mass Balance Chain of Custody Standard” (EU-RED ChoC) which is a separate standard to the ‘generic’ Bonsucro Mass Balance Chain of Custody Standard and contains specific requirements for sugarcane products to be qualified for the EU-RED biofuels and bioliquids markets.

Guidance for implementation

Bonsucro has developed guidance documents for members that provide further information on how to become compliant with the Bonsucro Production Standard and/or Chain of Custody Standard.

The “Bonsucro Certification Protocol

Bonsucro has developed a Certification Protocol for auditors that lists the process and procedures for certification against the Bonsucro Standards. This includes: 1) rules and requirements for independent Certification Bodies to audit against the Bonsucro standards, and 2) audit procedures for independent Certification Bodies to verify compliance with the Bonsucro Standards.

Together, these three elements form the Bonsucro Certification System. As such, these individual documents must always be used in relation to each other.

Certification process

- Only after certification (date when the certificate is issued and the organisation starts to be listed on the “certified members” list of Bonsucro’s webpage) are organisations allowed to make public claims about their purchase of Bonsucro certified products and/or sell Bonsucro certified products. Any claims must adhere to the Claims & Labelling Guidelines as published on the Bonsucro Website.

- In order to achieve certification with the Bonsucro ChoC Standard, companies must be members of Bonsucro and be found in full compliance with all indicators of the ChoC Standard.

- The certification decision will be based on the audit report. Documents showing evidence of compliance with the indicators must be presented by the organisation to the independent auditors who will verify them during the audit process.

- The audit must be performed by Bonsucro Licensed Certification Bodies according to the frequency defined by the Bonsucro Certification Protocol.
Relation Between the Bonsucro Choc Standard and the Bonsucro EU-RED ChoC Standard

The Bonsucro EU-RED ChoC shall be used in conjunction with the valid version of the Bonsucro ChoC Standard and the Bonsucro Production Standard.

Audits of economic operators against the requirements of the Bonsucro EU-RED ChoC Standard may only be carried out as an add-on to the requirements of the Bonsucro ChoC Standard and the Bonsucro Production Standard. This means that under the Bonsucro EU-RED ChoC Standard, all requirements of the Bonsucro ChoC Standard and the Bonsucro Production Standard must be met (including all EU-RED specific requirements in the Bonsucro Production Standard. This includes the EU-RED greenhouse gas calculation methodology included in that Standard).

Note that in cases of differing requirements between the ChoC standard and the EU-RED ChoC Standard the latter standard always prevails if pursuing compliance with EU-RED requirements.

If an economic operator is not already Bonsucro ChoC certified, the Bonsucro ChoC and the Bonsucro EU-RED ChoC audit process may occur simultaneously.

It is not possible to have operations certified against the Bonsucro EU-RED ChoC Standard without having a valid Bonsucro ChoC certificate in place that covers that same operation. Should the Bonsucro ChoC certification lapse for any reason the Bonsucro EU-RED Choc certification shall also lapse at the same time.

Supply chain models

Bonsucro follows a mass balance approach for tracing Bonsucro certified material in the supply chain, ensuring that at every point in the supply chain volumes of Bonsucro certified outputs match volumes of Bonsucro certified inputs.

In mass balance the volume of Bonsucro certified output is balanced with a physical volume of Bonsucro certified input. This allows the tracking of Bonsucro certified material along the entire supply chain from field to mill (including transportation), through various steps of production (for example conversion processing, manufacturing, transformation) to warehousing, transportation and trade up to and including the end product manufacturer.

For mass balance the Chain of Custody requirements shall apply to every organisation throughout the supply chain that:
• takes legal ownership, and
• physically handles Bonsucro certified products at a location under the control of an organisation including outsourced contractors.

After the end product manufacturer, when the product has been put in its final form and package there is no further requirement for Chain of Custody certification. This means that retailers and distributors of finished products do not need Chain of Custody certification.

These Chain of Custody requirements also apply under Bonsucro EU-RED Chain of Custody. This means that warehouses taking legal ownership and physically receiving Bonsucro EU-RED certified products into storage shall be Bonsucro EU-RED certified with the same exemptions applying before they may participate in the Bonsucro EU-RED scheme.

The Bonsucro EU-RED ChoC Standard does not allow credit trading of EU-RED compliant material, as per EU RED legislation.

Unit of certification

Under Bonsucro EU-RED ChoC an economic operator has two options for its chosen unit of certification. These are:

• Single site: a single functional part of an economic operator’s operations or a combination of parts situated at one locality, e.g. sugarcane mill, terminal, food processing, storage, tanks.

• Multi- site: 2.More than one location either within a single legal entity or across legal entities that are related via an ownerships structure (e.g. common holding company). The following conditions apply:
  • Each site in a multi-site certificate shall maintain its own mass balance calculations and records. Mass Balance volumes shall not be transferred between sites.
  • Multi-site as a unit of certification for facilities that do any processing or transformation is not permitted.
  • Multi-site auditing for storage/tanks or any other holding facility is permitted, provided that the sites follow a common Internal Control System (ICS) and that the Central Office is always subject to audit.
  • One site shall be designated as responsible for maintaining the central
administration of the ChoC requirements including the individual site mass balance accounting using an Internal Control System (ICS). This site is designated as the Central Office.

All operators wishing to comply with EU-RED requirements, and wishing to use multi-site certification, shall be subject to the following sampling formula for the minimum number of audits required for initial assessments:

Square root of the total number of sites, rounded up to a whole number for each set of assessments (audits), plus Central Office.

The applicable multi-site sampling formulas shall be used as a minimum, and may be increased depending on the complexity and risk associated with the operations (depending on the auditor’s professional judgement).

As an example:

A multi site storage facility with 7 sites, including the designated Central office:
- Square root of 7 sites equals 2.6, rounded to 3 sites
- Central Office audit = 1 site
- Total required site audits = 4 sites

Summary of Differences Between ChoC Standard and the EU-RED ChoC Standard

This table is meant to highlight the areas of difference between the Bonsucro ChoC Standard and the EU-RED ChoC Standard, with particular emphasis on requirements which are stricter in the EU-RED ChoC Standard.

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<th>Requirement in ChoC</th>
<th>Differences in EU-RED ChoC Standard</th>
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<tr>
<td>Scope</td>
<td>Global sugarcane and derived markets</td>
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<tr>
<td>Requirements for Participation</td>
<td>For mills: compliance with the Production Standard and ChoC standard</td>
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<td></td>
<td>All other supply chain operators require compliance with the ChoC Standard</td>
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<td>Unit of Certification</td>
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<td>Criterion 1.1 Implementing ChoC Standard</td>
<td>Indicators 1.1.1 through 1.1.8</td>
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<td>Criterion 2.1 Validating Data</td>
<td>Indicators 2.1.1 through 2.1.8</td>
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<td>Criterion 2.2 Greenhouse Gas Data</td>
<td>No requirements</td>
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THE BONSUCRO EU-RED CHAIN OF CUSTODY (EU-RED CHOC) STANDARD
## PRINCIPLE 1 - Implementing the Bonsucro EU-RED Mass Balance Chain of Custody

### Criterion 1.1 The economic operator shall implement the Bonsucro EU-RED ChoC requirements within the scope identified

#### Indicator 1.1.1: Overall management responsibility

The organisation shall establish and document its commitment to implement and maintain the Bonsucro ChoC requirements. The commitment of the organisation shall be made available to its personnel, suppliers, clients and other stakeholders.

**Guidance**

As per the ‘generic’ ChoC standard.

#### Indicator 1.1.2: Procedures

The economic operator shall have written procedures and/or work instructions or equivalent to ensure the implementation of all elements of the Bonsucro EU-RED ChoC requirements. This shall include at minimum the following:

- Complete and up to date procedures covering the implementation of all the elements of the supply chain model requirements.
- Complete and up to date records and reports that demonstrate compliance with the supply chain model requirements (including training records).
- Identification of the role of the person(s) having overall responsibility for and authority over the implementation of these requirements and compliance with all applicable requirements. This person(s) shall be able to demonstrate awareness of the economic operator’s procedures for the implementation of this standard.

**Guidance**

As per the ‘generic’ ChoC standard.

#### Indicator 1.1.3: Record keeping

The organisation shall maintain accurate, complete, up-to-date and accessible records and reports covering all aspects of the Bonsucro ChoC Standard requirements. Retention times for all records and reports shall be a minimum of five (5) years.

**Guidance**

This includes e.g. purchase and sales documents, production records and volume summaries, records of internal procedures and changes thereof, records on training of personnel, records of internal audits. The system for recording data and documents (e.g. software) shall be adequate to the complexity of the economic operator.
Indicator 1.1.4: Training

The economic operator shall have a training plan covering Bonsucro EU-RED ChoC Standard requirements, which is subject to on-going review. Appropriate training shall be provided by the economic operator for personnel carrying out the tasks critical to the effective implementation of the EU-RED ChoC Standard requirements. Training shall be specific and relevant to the task(s) performed. Records of participants and content shall be maintained.

**Guidance**

As per the 'generic' ChoC standard.

Indicator 1.1.5: Internal audits

The organisation shall conduct an annual internal audit to determine whether the organisation;

- Conforms to the requirements in the Bonsucro ChoC Standard.
- Effectively implements and maintains the standard requirements within its organisation. Any non-conformities found as part of the internal audit shall direct corrective actions to be taken. The outcomes of the internal audits and all actions taken to correct nonconformities shall be subject to management review at least annually. The organisation shall maintain the internal audit records and reports.
- Corrective actions taken as a result of any nonconformities identified in the internal audit shall be documented, including dates and descriptions of actions taken to resolve them. The procedure for the annual internal audit process shall be documented.

**Guidance**

As per the 'generic' ChoC standard.

Indicator 1.1.6: Defining the unit of certification

The economic operator shall define and document its unit(s) of certification. In the case of multi-site certification, the economic operator shall define and document the legal entities and sites covered by the multi-site Bonsucro EU-RED ChoC certificate, including details on the site designated as the Central Office for administering Bonsucro EU-RED ChoC data.

Under Bonsucro EU-RED ChoC each site in a multi-site certificate shall maintain its own mass balance calculations and records. Mass balance data shall not be transferred between sites for the purpose of calculating mass balance volumes.

The relationship between the sites shall be described and documented. The economic operator shall document any changes that may occur in the scope of the unit(s) of certification, and notify its certification body and the Bonsucro Secretariat at least one week before the change goes into effect.
Indicator 1.1.7: Outsourcing activities

In cases where a Bonsucro EU-RED ChoC certified economic operator outsources activities to independent third parties (e.g. subcontractors for storage, transport or other outsourced activities), the certified economic operator shall ensure that the independent third party complies with the requirements of the Bonsucro EU-RED ChoC Standard.

This requirement is not applicable to outsourced storage facilities where the management of the Bonsucro certified product(s) and instructions for tank movements are controlled by the certified economic operator (not the tank farm manager).

A Bonsucro certified economic operator which includes outsourcing within the scope of their Bonsucro EU-RED ChoC certificate shall ensure the following:

- The certified economic operator has legal ownership of all input material to be included in outsourced processes;
- The certified economic operator has an agreement or contract covering the outsourced process with each contractor through a signed and enforceable agreement with the contractor. The certified economic operator shall ensure that its certification body has access to the outsourcing contractor or operation if an audit is deemed necessary, including all necessary documentation. If this is not possible, the outsourced contractor shall obtain a Bonsucro EU-RED ChoC certificate independently.
- The economic operator has a documented control system with explicit procedures for the outsourced process which is communicated to the relevant contractor.
- The economic operator shall record the names and contact details of all contractors used for the processing or physical handling of Bonsucro EU-RED certified products. An up to date record shall be made available to the economic operators certification body at its next audit.

Guidance

As per the ‘generic’ ChoC standard.
PRINCIPLE 2: Validating and reconciling Bonsucro EU-RED data

Criterion 2.1 The economic operator shall validate and document Bonsucro EU-RED data

Indicator 2.1.1: Verification of Bonsucro EU-RED status of the supplier

The receiving economic operator shall verify the current Bonsucro EU-RED status of the supplier at the time of the purchase. No incoming material certified under other schemes can be considered as Bonsucro EU-RED compliant. Incoming material which does not comply with the EU-RED requirements in the Bonsucro Production Standard and/or is from a supplier that is not Bonsucro EU-RED ChoC certified shall not be considered as Bonsucro EU-RED compliant.

Guidance

This includes checking the validity of the supplier’s Bonsucro EU-RED ChoC certificate. All Bonsucro EU-RED certified entities and certificate numbers are displayed on the Bonsucro website. In cases of uncertainty, the Bonsucro secretariat must be contacted for clarification.

No incoming material certified under other schemes can be considered as Bonsucro EU compliant.

Indicator 2.1.2: Verification of data of the incoming Bonsucro EU-RED certified product

The receiving economic operator shall verify that the supplier contract, invoice and/or supporting documentation, including associated sustainability characteristics of Bonsucro EU-RED certified products meet the following requirements:

- Specification of original raw material or intermediary product: Sugarcane, Sugarcane juice, Sugarcane molasses, Sugarcane bagasse, Sugarcane straw, Sugarcane thrashes (tops, leaves, roots).
- The mass (kg or tonnes) or volume (litres or m3).
- Specification of sugar (sugar content in % sucrose), molasses for fermentation (% Brix), or specification of ethanol (alcohol content in % v/v) or for any other derived products the appropriate measure of purity.
- Evidence showing compliance with the Bonsucro EU-RED Production Standard.
- Buyer and seller contact information.
- Country of origin.
- Date when biofuel/bioliquid installation started operations.
- Accurate data on all relevant elements of the GHG emission calculation formula, (i.e. eec, el, ep,etd and eee) See also Annex 3 of Bonsucro Production Standard for more details.
- If at any point in the chain of custody emissions have occurred and are not recorded, so that the calculation of an actual value is no longer feasible for operators downstream in the chain of custody, this must be clearly indicated in the delivery notes.
Whenever default GHG values are used, the mention "default value", with the exception of bioethanol producer, who shall indicate the default value as per EU RED Annex V and the corresponding GHG savings, compared to the fossil reference.

The data shall be entered into the receiving economic operator’s administrative system within one month of taking ownership.

**Guidance**

‘Country of origin’ is the country where the sugar cane was grown.

‘Date when biofuel/bioliquid installation started operations’ refers to the date on which the installation that produces the biofuels or bioliquids first became operational.

For installations* starting operations after 5 October 2015:
The greenhouse gas emission saving from the use of biofuels and bioliquids shall be at least 60 % less than the threshold established by the European Union legislation based on a Fossil Fuel Comparator (FFC) of 83.8 g CO2eq/MJ**. Therefore, the global warming burden of compliant biofuel and bioliquids shall be less than 33.5 g CO2 eq/MJ.

For installations* having started operations on or before 5 October 2015:
Until 31 December 2017, the greenhouse gas emission saving from the use of biofuels and bioliquids shall be at least 35 % less than the threshold established by the European Union legislation based on a Fossil Fuel Comparator (FFC) of 83.8 g CO2 eq/MJ**. Therefore, the global warming burden of compliant biofuel and bioliquids shall be less than 54.4 g CO2 eq/MJ until 31 December 2017. With effect from 1 January 2018, the greenhouse gas emission saving from the use of biofuels and bioliquids shall be at least 50 % (therefore less than 41.9 g CO2 eq/MJ).

* The term ‘installation’ includes any processing installation used in the sugar, sugarcane or ethanol production process. This does not include production facilities that might have been intentionally added to the production chain only to qualify for the exemption foreseen in this provision.

** Should the threshold, FCC value, or default values change as established by European Union Legislation, this will be reflected in the scheme with immediate effect.

‘Evidence showing compliance with the Bonsucro EU – RED Production Standard’ means evidence that the producer from which the sugarcane was obtained holds a valid Bonsucro EU – RED Production Standard certificate. For Supply chain actors evidence means that the suppliers from which the Bonsucro certified material is purchased from holds a valid Bonsucro EU-RED ChoC Standard certificate.

In case of discrepancies between the documentation and the material received, the receiving economic operator shall contact its supplier and require for data correction. Corrected data shall be received and entered into the receiving economic operator’s administrative system before sustainability data is passed on to the next economic operator.

Multiple receipts with common supplier and with identical Bonsucro EU-RED sustainability characteristics may administratively be combined as one batch for reporting purposes.

**Indicator 2.1.3: Conversion rates**

A conversion rate describes the change in quantity of a specific material that occurs due to processing of the respective material at a specific site. Conversion rates and the resulting changes of quantities shall be site-specific and product-specific. Conversion rates shall be based on actual data (e.g. processing or production data). The output weight or volume after
conversion shall be expressed as 100% sucrose or ethanol equivalents.

Conversion rates used shall be documented and are subject to verification during the audit.

Conversion rates shall be provided by any Bonsucro EU-RED ChoC certificate holder that modifies their inputs in any way all the elements of the chain of custody each time such a change in quantity occurs.

In the case of multi-site certificates the designated Central Office shall keep records of conversion rates realized at each site included in the multi-site certificate and for all products processed on those sites.

**Guidance**

As per the ‘generic’ ChoC standard.

**Indicator 2.1.4: Mixing of Bonsucro certified products with products fungible with sugarcane-derived products**

In every case where a batch of Bonsucro certified product was mixed with other products which are fungible with sugarcane-derived products, the Bonsucro data may be allocated to any physical consignment taken from that batch, provided that input and output of Bonsucro data match (no overclaiming of Bonsucro data).

**Guidance**

Example:

“Clean Energy” buys different biofuels. On May 4th, the economic operator bought 1,000 m³ of Bonsucro EU RED certified ethanol produced in Brazil. On the same day, it bought 500 m³ biodiesel certified by ABC and with origin in Asia. On the next day, “Clean Energy” bought 2,000 m³ ethanol produced from corn and with XYZ certification. On May 6th, the economic operator sold to one of its clients, 500 m³ of biodiesel with ABC certification and 1,000 m³ Bonsucro EU RED certified ethanol. Since, biodiesel and ethanol are not fungible, i.e. cannot be mixed without losing its characteristics, the volumes must maintain the original certification. “Clean Energy” is compliant with indicator 2.1.4.

**Procurement department**

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<th>Date</th>
<th>Supplier</th>
<th>Product</th>
<th>Feedstock</th>
<th>Origin</th>
<th>Certification</th>
<th>Quantity</th>
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<td>Ethanol</td>
<td>Sugarcane</td>
<td>Brazil</td>
<td>Bonsucro</td>
<td>1000</td>
</tr>
<tr>
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<td>Palm</td>
<td>Asia</td>
<td>ABC</td>
<td>500</td>
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<tr>
<td>05/05/2018</td>
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<td>Ethanol</td>
<td>Corn</td>
<td>USA</td>
<td>XYZ</td>
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</table>

**Commercial department**

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<th>Product</th>
<th>Origin</th>
<th>Certification</th>
<th>Quantity</th>
</tr>
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<td>A</td>
<td>Biodiesel</td>
<td>Asia</td>
<td>ABC</td>
<td>1000</td>
</tr>
<tr>
<td>06/05/2018</td>
<td>A</td>
<td>Ethanol</td>
<td>Brazil</td>
<td>Bonsucro</td>
<td>1000</td>
</tr>
</tbody>
</table>
Indicator 2.1.5: Supply of Bonsucro EU-RED certified product

The economic operator shall ensure that the delivery contract, invoice and/or supporting documentation, including associated sustainability characteristics of Bonsucro EU-RED certified products meet the following requirements:

- Specification of original raw material or intermediary product: Sugarcane, Sugarcane juice, Sugarcane molasses, Sugarcane bagasse, Sugarcane straw, Sugarcane thrashes (tops, leaves, roots).
- The mass (kg or tonnes) or volume (litres or m³).
- Specification of product purity (sucrose content % in sugar), molasses for fermentation (% Brix), or specification of ethanol (alcohol content in % v/v) or for any other derived products the appropriate measure of purity.
- Evidence showing compliance with the Bonsucro EU-RED Production Standard.
- Buyer and seller contact information.
- Country of origin.
- Date when biofuel/bioliquid installation started operations.
- Accurate data on all relevant elements of the emission calculation formula, (i.e. eec, el, ep,etd and eee). See also Annex 3 of Bonsucro Production Standard for more details.
- If at any point of the chain of custody emissions have occurred and are not recorded, so that the calculation of an actual value is no longer feasible for operators downstream in the chain of custody, this must be clearly indicated in the delivery notes.
- Whenever default GHG values are used, the mention “default value”, with the exception of bioethanol producer, who shall indicate the default value as per EU RED Annex V and the corresponding GHG savings, compared to the fossil reference.

The sale data shall be entered into the economic operator’s administrative system within one week terminating ownership.

**Guidance**

‘Country of origin’ is the country where the sugar cane was grown.

‘Date when biofuel/bioliquid installation started operations’ refers to the date on which the installation that produces the biofuels or bioliquids first became operational.

For installations* starting operations after 5 October 2015:
The greenhouse gas emission saving from the use of biofuels and bioliquids shall be at least 60 % less than the threshold established by the European Union legislation based on a Fossil Fuel Comparator (FFC) of 83.8 g CO2eq/MJ**. Therefore, the global warming burden of compliant biofuel and bioliquids shall be less than 33.5 g CO2 eq/Mj.

For installations* having started operations on or before 5 October 2015:
Until 31 December 2017, the greenhouse gas emission saving from the use of biofuels and bioliquids shall be at least 35 % less than the threshold established by the European Union legislation based on a Fossil Fuel Comparator (FFC) of 83.8 g CO2 eq/MJ**. Therefore, the global warming burden of compliant biofuel and bioliquids shall be less than 54.4 g CO2 eq/MJ until 31 December 2017. With effect from 1 January 2018, the greenhouse gas emission saving from the use of biofuels and bioliquids shall be at least 50 % (therefore less than 41.9 g CO2 eq/ MJ).

* The term ‘installation’ includes any processing installation used in the sugar, sugarcane or ethanol production process. This does not include production facilities that might have been
Indicator 2.1.6: Inventory periods

The economic operator shall undertake inventories of the input/output balance of the Bonsucro EU-RED certified product at fixed regular intervals, for each operation site, with the intervals not exceeding three months. Fixed inventory periods shall be continuous in time, i.e. gaps between inventory periods shall not occur. During any periods without movement of Bonsucro EU-RED certified material mass balances shall be kept. The inventory periods for the certification period shall be clearly documented at the beginning of the certification term by the economic operator and shall be verified during the audit. For each inventory period a mass balance calculation including sustainability data transfer to the next period (carry over) must be documented and provided during the audit. The inventory shall be undertaken at individual site level.

Guidance

An economic operator may choose an inventory period less than three months.

Example: During the month of January, the economic operator buys 50 m³ of Bonsucro EU-RED certified ethanol and 40 m³ of Bonsucro certified ethanol (ChoC standard) and 10 m³ of non Bonsucro certified ethanol. In February, the economic operator sells 70 m³ of Bonsucro EU-RED certified ethanol. At the end of the month of February, the balance of Bonsucro EU-RED certified product is negative by 20 m³. However, in March, the economic operator buys 30 m³ of Bonsucro EU-RED certified ethanol, bringing the balance at the end of the 3-month period to +10 m³ and, therefore, the economic operator is compliant with indicator 2.1.6.

Indicator 2.1.7: Balancing Bonsucro EU-RED volumes during and between inventory periods

The volume of Bonsucro certified product received shall be greater than or equal to the volume of Bonsucro certified product supplied to clients over a fixed inventory period of maximum three months. Where the balance of inputs and outputs is positive at the end of organisation's inventory period, sustainability data for the positive balance may be carried into the next inventory period.
This is called carry over. Carry over is only possible from one inventory period to the next if at least the equivalent amount of physical material is in stock, as registered in the sustainability data stated in the bookkeeping records. This means it is not possible to have more carry over into the next inventory period than the quantity that is physically in stock at the end of any inventory period.

**Guidance**

The generic ChoC Standard allows to carry over more sustainability data than there is physical material in stock at the end of an inventory period. This is not allowed under EU-RED ChoC.

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**Indicator 2.1.8. Expiration of Bonsucro sustainability data**

Bonsucro EU-RED sustainability data entered into an economic operator’s mass balance system shall no longer be attached to outgoing consignments after one year from the date of entry into the system. Carryover is to be adjusted downward to reflect any expiring date of the material.

If the economic operator’s Bonsucro EU-RED ChoC certificate is no longer valid, any remaining sustainability data in the economic operator’s administrative system becomes invalid.

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**Indicator 2.1.9. Attribution of Bonsucro EU-RED sustainability characteristics**

Whenever multiple sugarcane-derived products are produced at a given step in the sugarcane supply chain (e.g. mill), Bonsucro EU-RED sustainability characteristics shall be attributed to all materials equally with the exception of GHG emissions which shall be allocated on an energy basis.

**Guidance**

For details on allocation of GHG emissions refer to Annex 3 of the Bonsucro Production Standard.

All the sugarcane-derived products produced at a given step shall carry the same sustainability characteristics, in line with the mass balance of entering Bonsucro or Bonsucro EU-RED compliant product (i.e. percentage of Bonsucro/Bonsucro EU-RED entering material + conversion factors). Examples of multiple products include, juice and bagasse following the crushing of sugarcane, sugar and molasses following the refining of sugarcane juice and ethanol and vinasse following the fermentation of molasses.

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**Indicator 2.1.10. Wastes and Residues**

The economic operator must ensure that the raw material and derived intermediary products and final biofuel are clearly identified and that no Bonsucro EU-RED compliant material is intentionally modified or discarded to be considered as a waste or residue, including through deliberate modification of the production process.
Criterion 2.2 Greenhouse gas data

Indicator 2.2.1: Options to comply with the EU-RED greenhouse gas criterion

One of the following options shall be used for the EU-RED greenhouse gas criterion:

• Use of a total default value specified in Annex V of EU-RED. Default values can only be applied where el, calculated in accordance with point 7 of part C of Annex V of EU-RED is equal or less than zero; or
• Use of actual greenhouse gas values to calculate total greenhouse gas savings according to the EU-RED methodology; or
• Use of a combination of disaggregated default values and actual values.

For actual greenhouse gas calculations, the requirements of the Bonsucro EU-RED Greenhouse Gas Methodology included in Annex 3 of the Bonsucro Production Standard shall be followed.

Indicator 2.2.2: Information to be included in actual greenhouse gas emissions

When using actual values, at each step of the chain of custody, GHG emission estimates shall be added to the GHG value included in the documentation to the consignment purchased from the previous operator in the chain of custody. Bioethanol producers shall convert the total GHG emissions into g CO2eq/MJ and calculate GHG savings as: SAVING = (EF-EB)/EF Where EB = total GHG emissions from bioethanol EF = total GHG emissions from fossil fuel comparator (83.8 g CO2eq/MJ)

Guidance

The following GHG emissions shall be considered:

• Additional emissions from transport and/or processing have to be added to ep and or etd respectively.
• Energy losses occurred during processing or if relevant transportation or storage have to be taken into account using a ‘feedstock factor’.
• Whenever a processing step yields co-products, emissions need to be allocated using an ‘allocation factor’ following the rules set out in the GHG emission calculation methodology.
• At the last processing step the emission estimate needs to be converted into the unit g CO2eq/MJ of final biofuel.

For further details on actual greenhouse gas calculations, the requirements of the Bonsucro EU-RED Greenhouse Gas Methodology included in Annex 3 of the Bonsucro Production Standard shall be followed.

Whenever actual values are calculated at each step of the chain of custody, the additional emissions from transport and/or processing need to be added to ep and/or etd, respectively. Additionally, a ‘feedstock factor’ shall be applied to all emissions to take the energy losses occurred into account. This applies to each processing step, but can be also relevant for other steps in the chain of custody e.g. drying of feedstock and seasoning of woody biomass. Whenever a processing step yields co-products, emissions need to be allocated as set out in the GHG emission calculation methodology. Put more formally, the following formula should be applied to emissions from cultivation when processing intermediate products:

\[
\text{Feedstock factor} = \frac{\text{Energy in intermediate products}}{\text{Energy in intermediate products and co-products}}
\]

Where

\[
\text{Allocation factor} = \frac{\text{Energy in intermediate product}}{\text{Energy in intermediate products and co-products}}
\]

At the last processing step, additionally, the emission estimate needs to be converted into the unit CO2eq/MJ of final biofuel. For this transformation, the following formula should be applied to emissions from cultivation:

\[
\text{Feedstock factor} = \frac{\text{Energy in biofuel}}{\text{Energy in biofuel + Energy in co-products}}
\]

Where

\[
\text{Allocation factor biofuel} = \frac{\text{Energy in biofuel}}{\text{Energy in biofuel + Energy in co-products}}
\]

Indicator 2.2.3: GHG data transfer through the supply chain

Each consignment transacted shall contain information on GHG emissions, including accurate data on all relevant elements of the emission calculation formula. In case actual values are not used, information on the amount of GHG emissions shall not be transmitted through the chain of custody before the last processing step. If at any point of the chain of custody emissions have occurred and are not recorded, so that the calculation of an actual value is no longer feasible for operators downstream in the chain of custody, this must be clearly indicated in the delivery notes.
Indicator 2.2.4: Averaging of GHG data

Where a combined consignment is supplied to a client, averaging GHG data is not allowed. The original GHG value of each component of the consignment can be allocated to a similar amount of outgoing material. Alternatively, a group consignment can use the worst GHG performance.

**Guidance**

No averaging of GHG values from consignments grouped together is permissible. Each separate GHG value must be reported on the documents going to the client (buyer) or the highest (worst) GHG value can be used for the entire consignment. Other sustainability data such as country of origin and feedstock type can be grouped if identical.

**Example 1:**
“Clean Energy” buys Bonsucro EU RED certified ethanol from two different suppliers. Each consignment, A and B, have different GHG values, 24 and 20 g CO2eq/MJ, respectively. Consignments are mixed and stored in the same tank, D. Since there is no procedure in place to account for the different GHG values, the worst GHG value of 24 gCO2eq/MJ is assigned to the mixture. “Clean Energy” then sells consignments F, G, H and I, which together sum the original volume of A+B-losses. All consignments F, G, H and I are assigned the GHG value of D, 24 CO2eq/MJ.

**Example 2:**
“BioFuel” buys Bonsucro EU RED certified ethanol from two different suppliers. Each consignment, A and B, have different GHG values, 24 and 20 g CO2eq/MJ, respectively. Consignments are mixed and stored in the same tank, D. “BioFuel’s” system is prepared to keep the individual consignment GHG values after they are mixed into a group consignment. “BioFuel” knows that it has in tank D, 100 m3 of ethanol with 20 g CO2eq/MJ and 100 m3 of ethanol with 24 gCO2/MJ. “BioFuel” then sells consignments F, G, H and I, which together sum the original volume of A+B-losses (which in the example is considered to be 0). To different consignments F, G, H and I the original GHG values of consignments A and B are assigned, as long as the respective sum of the volumes matches the original consignments.
Example 3:
“BioSugarFuel” buys Bonsucro EU RED certified ethanol from two different suppliers. Each consignment, A and B, have different GHG values, 24 and 20 g CO2eq/MJ, respectively. Consignments are mixed and stored in the same tank, D. “BioSugarFuel” system averages GHG values after volumes are mixed into a group consignment. “Wrong#” knows that it has in tank D, 200 m³ of ethanol with 22 g CO2eq/MJ. “BioSugarFuel” then sells consignments F, G, H and I, which together sum the original volume of A+B-losses (which in the example is considered to be 0) and have a GHG value of 22 gCO2eq/MJ.