

This is a public document of the Round Table on Responsible Soy Association (RTRS), for any comments regarding the content of this document or the RTRS Standard please contact the:

RTRS Technical Unit

Document name	RTRS EU RED Communications and Claims Procedure Version 1.5
Document reference	RTRS EU RED Communication and Claims v 1.5
Date	26 January 2022
Produced by	<p>Proforest for the Biofuels WG, RTRS Executive Board, and RTRS Secretariat.</p> <p>Update by E4tech in accordance with revision of EU RED and EU FQD via the iLUC Directive (2015/1513) in October 2016.</p> <p>Update by E4tech in accordance with Renewable Energy Directive recast (EU) 2018/2001 (RED II) between October 2020 and June 2021.</p> <p>This document was approved by Executive Board at the meeting held on January 26, 2021, and will be submitted for ratification by the RTRS Participating Members.</p>

technical.unit@responsiblesoy.org

and cc: info@responsiblesoy.org

The RTRS official languages are English, Spanish and Portuguese, however in case of any inconsistency between different versions of the same document, please refer to the English version as the official one.

RTRS EU RED Communications and Claims Policy

I Introduction

The Round Table on Responsible Soy Association (RTRS) is a global multi-stakeholder organization on responsible soy. www.responsiblesoy.org.

The principal objective of RTRS is to “promote the growth and the use of responsible soy through co-operation with the supply chain and open dialogue between its stakeholders”.

This policy defines the appropriate use of the RTRS trademarks, and related claims and communication related to production or trade in RTRS certified goods and/or membership of the RTRS.

II Purpose

RTRS considers its trademarks to be among its most valuable intellectual property assets. Therefore, this document sets out the RTRS policy on trademarks use, communications and claims for both certificate holders and non-certificate holders. This policy does not cover claims for feed.

This policy shall be applicable worldwide to soybean and soy-derived products, including biomass, biofuels and bioliquids.

RTRS may modify this policy from time to time and users will be obliged to comply with the updated policy immediately after it is made available or public by the RTRS (including without limitation, by posting the new policy in the RTRS website).

Date of implementation:

This standard becomes effective on

Date of revision:

This standard will be reviewed within five years from the date of implementation at the latest.

III Changes from Previous version

Version 1.3

Various updates in conformity with Directive (EU) 2018/2001 of the European Parliament and of the Council of 11 December 2018 on the promotion of the use of energy from renewable sources (recast) (RED II) and the Updated assessment protocol for voluntary schemes under RED II (July 2020).

IV Definitions

Certificate trading credit owners	Individuals or organizations that have purchased RTRS credits from the RTRS certificate trading platform
Certificate trading platform	The mechanism through which RTRS certified producers sell credits equivalent to the amount of responsible soy produced, to end-users of soy products
Chain of Custody certificate number	A unique number issued by the Certification body to an organization that has been found to be compliant with the RTRS Chain of Custody Standard.
Chain of Custody certificate scope	The processes, sites and systems covered by the RTRS Chain of Custody certificate.
Chain of Custody (CoC) system	The system an organization implements to control and account for certified material as it passes along the part of the supply chain they are responsible for. Mass balance system and a Segregated system are examples of CoC systems.
Certificate holder	Operation in possession of a valid RTRS certificate (for soy production or for Chain of Custody).
Corrective Action Requests (CAR)	A request to resolve or close-out a specific non-conformance to the relevant standard, issued by either an internal or external assessor.
Legal ownership	An enforceable claim or title to an asset or property, and is recognized as such by law. This includes the right to possession, the privilege of use, and the power to convey those rights and privileges.
Non-certificate holder	An organization that has not been awarded either an RTRS certificate for their farming operators or an RTRS CoC certificate
On-product claims	Communication of the <i>RTRS trademarks</i> directly related to <i>RTRS compliant product</i> . This includes: <ul style="list-style-type: none"> a. Use of the <i>RTRS trademarks</i> on labelling of products containing <i>RTRS compliant product</i> (e.g. packaging, canister, tank, etc.). NOT permitted for RTRS EU RED compliant product. b. Use of the <i>RTRS trademarks</i> on documentation associated with <i>RTRS compliant product</i> (e.g. invoice, packaging list, advertisement, brochure, etc.) where the use of the <i>RTRS trademarks</i> refers to the particular <i>RTRS compliant product</i>.
Off-product claims	Any and all communication of the RTRS trademarks which is not directly associated with the RTRS compliant product.
RTRS claims	The statements used to communicate whether a product or material is RTRS certified or to communicate an organization's membership or relationship with RTRS.

RTRS compliant product	Product which is produced, acquired, handled and/or forwarded in compliance with the <i>RTRS standards</i> as such compliance is evidenced by a certificate validly issued by a Certification body and supporting documentation confirming the status of the specific product of batch.
RTRS trademarks user	This includes any individual or organization which uses the RTRS trademarks.
RTRS standard	This includes RTRS standard for responsible soy production and RTRS chain of custody standard.
Segregated system	A Chain of Custody system where the certified product is kept physically separate from the non-certified product throughout the entire supply chain.

Note: For purposes of this policy, the terms “organization(s)”, “operation(s)” and “grower(s)” refer to any natural person, corporation, company, general partnership, limited partnership, limited liability partnership, joint venture, proprietorship, limited liability company, or other entity or business organization or vehicle, trust or unincorporated organization which - whether individually or through group schemes - (i) produces soy; and/or (ii) is involved in the soy value chain by producing soy-based biomass, biofuels, bioliquids, biogas, renewable liquid and gaseous transport fuels of non-biological origin and/or recycled carbon fuels.

V General requirements

1. RTRS trademarks

1.1. RTRS trademarks

- 1.1.1. The RTRS trademarks are the 'initials+leaf' logo, the initials "RTRS" and the name "Round Table on Responsible Soy" and any and all representations thereof including all marks, labels, logos, signs and other graphic representation which refer to or represent RTRS as listed in RTRS trademark list attached hereto as Annex A as updated from time to time by RTRS (the "RTRS trademarks"). RTRS logos include the 'initials+leaf' logo and the product logos (attached hereto as Annex B).
- 1.1.2. The RTRS trademarks are, and shall remain, the sole and exclusive property of RTRS.
- 1.1.3. All use of RTRS trademarks will inure to the benefit of RTRS, except to the extent specifically provided for herein.
- 1.1.4. RTRS trademarks are applied/registered trademarks of RTRS, and are reserved for use solely by RTRS, Certificate holders and any RTRS Trademark Use Code holders (as defined below), according to the terms and conditions set forth in this policy. This is a limited authorization for the use of RTRS trademarks and RTRS does not grant any license, authorization nor any kind of right to use any trademark, trade name, or certification mark of RTRS other than the use of RTRS trademarks as specifically and expressly authorized herein.
- 1.1.5. RTRS reserves the right to revoke, either directly or through an authorized Certification body, the use of RTRS trademarks in case it determines at its sole discretion that RTRS trademark users are not using the trademark in accordance with this policy.

1.2. Authorization for Use

- 1.2.1. Use of the RTRS trademarks for communicating and making claims about products and/or organizations is limited to those organizations and individuals in the following categories:
- (a) **Certificate holders.** Individuals or organizations which possess a valid certificate of conformity with the RTRS Standard for Responsible Soy Production or the RTRS EU RED chain of custody standard, issued by an RTRS certification body (the "Certification body"), exclusively as indicated in Section 2 of this policy.
 - (b) **RTRS Trademark Use Code holders.** Individuals or organizations that are in receipt of a valid trademark license code from RTRS and have signed a trademark license agreement containing the scope of the code's use, exclusively as indicated in Section 3 of this policy. This includes the following categories:
 - (i) RTRS Members
 - (ii) Certification Bodies
 - (iii) Certificate Trading Credit Owners: Legally owners of credits pursuant to the requirements set forth in the RTRS certificate trading platform
 - (iv) Other individuals or organizations given special permission to use the RTRS trademarks.
- 1.2.2. All RTRS trademarks users in the categories set out in 1.2.1 are required to sign a Trademark License Agreement with RTRS (For Certificate holders this will be part of the certification process and for Members as part of the membership and membership renewal process).
- 1.2.3. Individuals or organizations (such as academic institutions or media outlets) which make reference by any means to activities of the RTRS or its members (including any reference to the policies, manuals, technical documents, standards and any document developed by RTRS) are not required to sign a Trademark License

Agreement, however they are still considered RTRS Trademark Users and subject to applicable provisions of this document.

1.2.4. All advertising, marketing and/or promotional material used by RTRS trademark users including RTRS trademarks must comply with this policy and/or any other guidelines or instructions provided or to be provided in the future by RTRS. RTRS trademark users shall keep a copy of all promotional material and shall exhibit them to RTRS upon request of RTRS. In addition, RTRS may request RTRS trademark users to make any change, adjustment and/or alteration as RTRS may deem necessary to maintain and enhance the value of the goodwill residing in the relevant RTRS trademark and/or so that such material complies with this policy. RTRS trademark users shall bear any and all costs related to the production, modification and/or delivery of such advertising and promotional materials.

1.2.5. Application for such authorization shall be directed to the relevant organization as follows:

- (a) For Certificate holders - the Certification body which issued the certificate is the authorizing agent
- (b) For trademark use code holders – the RTRS secretariat is the authorizing agent.

1.2.6. RTRS trademark users shall request advice from their authorizing agent in cases of doubt (i.e. whenever the user is not sure whether they are using the RTRS trademarks correctly).

1.2.7. Use of the RTRS trademark shall be substantiated with documented evidence of the RTRS claim being made, which is true and verifiable. RTRS trademark users shall provide, upon request, this documented evidence to the RTRS and/or to the respective Certification body.

1.2.8. RTRS trademark users shall keep available all records of the approvals granted by the authorizing agent and records of the RTRS trademark uses. Minimum retention times for all records and reports shall be five (5) years.

1.2.9. In the event certification expires, is revoked or somehow terminated (in case of Certificate holders) and/or the trademark license code terminates, for whichever reason, RTRS trademark users shall immediately cease any use of any kind whatsoever of the RTRS trademarks, including claims and any reference to RTRS certification regarding compliance of RTRS standards must be removed from any and all products, product packaging, product labelling, product, organizations or service advertising or product, organization or services promotional or related materials (including, but not limited to, advertising, organization fliers and web sites) within 3 (three) days of expiration.

1.3. Trademarks as Business names and Domain names

1.3.1. Unless explicitly authorized by the RTRS through a licensing agreement, RTRS trademark users shall not use nor register in any jurisdiction the RTRS trademarks nor any identical nor confusingly similar trademark as their own trademarks nor as a part of their business name or trade name or otherwise to characterize their business in any manner that might create confusion as to RTRS's sponsorship, affiliation or endorsement of the RTRS trademark user's organization, products or services, or that may dilute or be confusingly similar to the RTRS trademarks.

1.3.2. Unless explicitly authorized by the RTRS through a licensing agreement or a special written agreement with a Certification body, RTRS trademark users shall not use the RTRS trademarks in internet domain names. In particular, RTRS trademark users shall not use nor register in any jurisdiction as their own domain names a domain name that either incorporates any RTRS trademark or parts of them in a manner that might create confusion as to the origin of the product or as to RTRS's sponsorship, affiliation or endorsement of the RTRS trademark user's organization, product, or service.

1.3.3. Companies, individuals or organizations using or registering any of the RTRS trademarks in association with their business or in internet domain names shall withdraw the reference or transfer the internet domain name and/or the trademark to the RTRS free of charge and liens to RTRS, and acquire a different one whose name does not include the use of the RTRS trademarks.

- 1.3.4. RTRS trademark users may not use RTRS trademarks as meta tags for their web pages, nor include links, banners or somehow any design or content related to RTRS trademarks unless expressly authorized by RTRS or the corresponding Certification body according to this policy.

1.4. Permitted use of trademarks

- 1.4.1. To maximize its effectiveness and distinctiveness, RTRS logos are to remain consistent in color, shape and typestyle. It is important to apply RTRS logos correctly to ensure that the visual impact and overall integrity are not compromised or its distinctiveness diluted. Thus, the RTRS logos shall not be modified or represented in any way other than as prescribed by the RTRS. In exceptional circumstances the organization shall obtain approval for any variation to the label designs from their Certification body prior to final printing and use of labels. Any variations shall be approved directly and personally by the RTRS.
- 1.4.2. Promotion of specific RTRS certified products shall clearly link the RTRS trademarks to the RTRS certified products that are being promoted and must not be false or misleading in any way nor must be in violation of any applicable law, municipal ordinance, or administrative agency regulation of any country (including but without limiting to consumers and user legislation, trademark and intellectual property laws, unfair competition laws and regulations, etc.).
- 1.4.3. The RTRS trademarks shall be used in a way that does not compromise the integrity, credibility and good name of RTRS. In particular, RTRS trademark users shall not use RTRS trademarks: in a manner that is misleading, defamatory, libellous, obscene, infringing or otherwise objectionable; in connection with or associated to any material (including advertising material) that infringes the trademark, copyright or any other rights of any third party; in a manner that infringes, derogates, dilutes, or impairs the rights of RTRS in such trademark or logo. In addition, RTRS trademark users shall not use RTRS trademarks in false or misleading advertising.
- 1.4.4. Misleading information that could imply that non-certified products, processes or operations are endorsed by RTRS shall be avoided.
- 1.4.5. RTRS trademark users shall take full responsibility for the use of the RTRS trademarks including third parties acting on their behalf (e.g. legal owners of RTRS trademark users, investors, holdings or parent companies, etc.).
- 1.4.6. The RTRS trademarks' rights shall not be forwarded/transferred or sub licensed to any other individual or organization unless authorized by RTRS. Organizations that purchase credits from the RTRS certificate trading platform must enter into a RTRS Trademark Use Code agreement (see Section 3).
- 1.4.7. RTRS trademarks users shall inform RTRS about any misuse of the RTRS trademarks which they notice or in case such users learn of any misuse of any trademarks of any third party that are confusingly similar to or resembles RTRS trademarks. This shall include any and all instances of misuse of the RTRS trademarks in their own operation or under their own control, or in any other external operation whatsoever. In such case, RTRS trademarks users shall notify RTRS by sending an e-mail to info@responsiblesoy.org and/or contact RTRS Secretariat at +54 11 45198005. If possible, RTRS trademarks users shall provide a copy of the article or other medium in which the trademark violation appeared and any other information RTRS trademarks users are able to collect, such as (i) the name and location of the establishment and/or facility in which the suspected products were found; (ii) the name or type of products; (iii) whether there were labels or tags on the items that indicate the source of the products (i.e., the manufacturer, distributor, etc.); (iv) the approximate number of goods offered for sale. RTRS trademarks users shall not engage in any conversation or communication with the third party and shall immediately contact RTRS.
- 1.4.8. RTRS trademarks users shall not use RTRS trademarks with any other trademarks, logos, designs, names or other marks (whether belonging to RTRS trademarks users or to third parties) in a manner that could confuse the consumer or give the impression that the other marks or their owners are associated with RTRS.

1.4.9. If the RTRS trademarks are used together with and/or in relation to and/or in close proximity to trademarks, compliance claims or labels related to other external social and/or environmental standards, RTRS trademarks users shall ensure, that the RTRS trademarks are displayed:

- (i) At least as prominently (in terms of size, placement, printing quality etc.) as the trademarks, compliance claims or labels related to other social and/or environmental standards; and
- (ii) In a way which does not imply any relation to, endorsement of, or association with the other social and/or environmental standards.

1.4.10. **Specifications on the use of RTRS trademarks:** Annex B contains graphics specifications for the authorized use and reproduction of the RTRS on-product logos.

1.4.11. **Alterations or modifications on RTRS trademarks:** RTRS trademarks must remain unaltered in all materials (including but not limited to promotional materials, product packaging, web page -if authorized to be included). RTRS trademarks users are not allowed to modify in any way RTRS trademarks. In particular, RTRS trademarks users shall:

- (i) Not vary the appearance of RTRS trademarks by abbreviating them, pluralizing them, incorporating them into acronyms, changing their spelling or using improper capitalization. Annex A of this policy provides the proper spelling and capitalization for each trademark.
- (ii) Not distort, stretch, or manipulate RTRS logos.
- (iii) Not be displayed in a size so small that any design feature of the logo is lost and should appear in exactly the same spatial relationships as set forth in the graphics samples provided in Annex B.
- (iv) Not change the typeface of RTRS logos.
- (v) Not create a shape around or confine RTRS logos.
- (vi) Not use RTRS logos at an angle or with low resolution or jagged edges. It is prohibited to reproduce the logo in a manner that causes a logo or design to become illegible or blurry, which may happen if the logo is reproduced too small.
- (vii) Not encumber or invade RTRS logos in any way nor add any words or graphics to the existing RTRS logos.
- (viii) Not place RTRS logos on a visually competitive background (i.e. placing photography, texts, illustrations or graphics across any part of RTRS trademarks).

1.4.12. When a RTRS trademark is used in a non-stylized form, such as in the body text, it should be set apart and distinguished from the other words in the text. In order to do this, the RTRS trademark may be rendered in boldface type, italics, capital letters, underscored, or set in quotation marks.

1.5. Enforcement

1.5.1. Any unauthorized use of the RTRS trademarks will be treated as an infringement of copyright, trademark and/or unfair competition laws and may entitle RTRS to adopt any action or measure - including preliminary injunctions - necessary to enforce or defend its trademark rights in any jurisdiction where the infringer has its place of business or domicile or in any jurisdiction where the infringement took place or has effects.

1.5.2. Any attempt to imitate the RTRS trademarks may have legal consequences.

1.5.3. The attempt to falsify or imply RTRS membership by non-members or RTRS certification by un-certified operations is strictly forbidden.

1.5.4. Without prejudice of 1.5.1 and any other right of RTRS under applicable law and/or RTRS policies (in force as of today and/or to be developed in the future), members of the RTRS that use the RTRS trademarks but do not comply with these requirements will be in breach of the RTRS Code of Conduct for Members, and may have their membership suspended or withdrawn.

1.5.5. Without prejudice of 1.5.1 and any other right of RTRS under applicable law and/or the relevant agreement entered into with the Certificate holder and/or RTRS policies (in force as of today and/or to be developed in the future), a Certificate holder found not to comply with these requirements as part of the certification process will be issued with Corrective Action Requests and may have their certificate suspended or withdrawn if the organization fails to close or implement the corrective action requests.

1.6. Disputes

1.6.1. Without prejudice of 1.5.1 and any and all rights of RTRS under applicable law and/or any relevant agreement entered into with the Certificate Holder and/or RTRS policies (in force as of today and/or to be developed in the future), disputes arising from the application of these requirements will be resolved in accordance with the dispute settlement principles and procedures laid down in the RTRS Dispute Resolution Procedure.

2. RTRS EU RED Certificate holders

2.1. On-product communications and claims

2.1.1. The On-product use of the RTRS trademarks for RTRS EU RED compliant products shall only be on documentation featuring the product (e.g. invoice, packing list, advertisement, brochure, etc.) but not physically associated with it (e.g. no reference on packaging, dispensers, transportation equipment or similar allowed) and shall only occur where the use of the RTRS trademarks refers to a specific RTRS EU RED certified product, including a visible disclaimer stating *“only the products that are identified as such in this document are RTRS EU RED certified”*.

2.1.2. On-product communication and claims including associated documentation using the RTRS EU RED trademarks:

- (i) Shall only be used for RTRS EU RED certified products **and**
- (ii) Shall be limited to the acceptable claims for the particular scope of RTRS EU RED CoC certification.

2.1.3. On-product communication and claims about compliance with EU RED shall only be used when the total GHG emissions savings meet the minimum EU RED threshold. It will only be possible to determine this once the product is in final form (soybean vegetable oil, soybean biodiesel (FAME) or hydrotreated vegetable oil (HVO)). Therefore, soy products before this point cannot be claimed as RTRS EU RED compliant, only information on actual GHG data, calculations, origin, date of installations and land use status can be communicated.

2.1.4. When the RTRS trademarks are used in on-product communication, the following information shall be provided:

- (i) RTRS logo
- (ii) RTRS EU RED claim
- (iii) RTRS EU RED Chain of Custody certificate number of the organization making the claim
- (iv) RTRS website address.

2.1.5. Only claims shown in **Table 1** may be used as the text for on-product communication. Text in square brackets [example] may be altered by the organization to refer to the specific organization, product, proportion or quantity about which the claim or communication is being made.

2.1.6. In addition to the claims in **Table 1**, organizations may also choose to include a description of the RTRS. When this option is used, only the following statements shall be used:

- (i) RTRS EU RED certification assures socially and environmentally responsible practices of soy farmers.

- (ii) The Round Table on Responsible Soy assures responsible practices of soy growers for community relations, labour rights, legal compliance, business, agriculture and the environment.

2.1.7. In order to make an On-product claim, the organization making the claim must be in possession of a valid RTRS EU RED CoC certificate or RTRS Standard for responsible soy certificate, with the RTRS EU RED in scope for the claim made (as given in **Table 1**).

2.1.8. In addition to claims detailed in **Table 1** below, any marketing collateral, advertisements, and any other documentation featuring the product, but not physically associated with it but which include the RTRS trademarks also must include the proper trademark attribution statement crediting ownership of the RTRS trademarks to RTRS. Typically, the attribution statement is displayed at the end of the material, in the footer of the document, or on the back of the package. The correct trademark attribution statement is: “[*MARK*] is a trademark of RTRS (Round Table of Responsible Soy Association)”, where *MARK* is the name of the RTRS mark that the third party wants to use.

Table 1: Acceptable RTRS EU RED On-product claims (e.g. invoices, packing lists)

Scope of certification of organization making the claim	Must be in compliance with the following standard(s)	On-product claim allowed (soy, soy derivatives, soy containing products)
Mass Balance EU RED II	EU RED requirements for the Supply Chain RTRS Chain of Custody - Mass Balance Module RTRS Chain of Custody – EU RED Mass Balance Module	“RTRS certified soy – EU RED – Mass Balance” <i>Note: Only for use on documentation featuring the product but not physically associated with it (see 2.1.1 above)</i>
Segregation EU RED II	EU RED requirements for the Supply Chain RTRS Chain of Custody - Segregated Module	“RTRS certified soy – EU RED – Segregated” <i>Note: Only for use on documentation featuring the product but not physically associated with it (see 2.1.1 above)</i>

2.2. Off-product communication and compliance claims

2.2.1. Off-product communication and claims using the RTRS trademarks shall only be undertaken by individuals or organizations which have a valid trademark license agreement with the RTRS and a valid RTRS EU RED certificate number.

2.2.2. In order to make an Off-product claim the organization making the claim must be in possession of a valid RTRS CoC certificate or RTRS Standard for responsible soy certificate with the RTRS EU RED in scope for the claim made (as given in **Table 2**). Text in square brackets [example] may be altered by the organization to refer to the specific organization, product, proportion or quantity about which the claim or communication is being made.

2.2.3. Off-product communication and claims about compliance with EU RED II shall only be used when the total GHG emissions savings meet the minimum EU RED II threshold. It will only be possible to determine this once the product is in final form (soybean vegetable oil, soybean biodiesel (FAME) or hydrotreated vegetable oil (HVO)). Therefore, soy products before this point cannot be claimed as RTRS EU RED compliant, only information on actual GHG data, calculations, origin, date of installations and land use status can be communicated.

2.2.4. RTRS Off-product claims set out in **Table 2** may only be used if the all of the products referred to or the entire product line uses RTRS EU RED certified soy.

- 2.2.5. In cases where only a portion of the product or product line uses RTRS EU RED certified soy, the off-product claims made by the company must refer to the chain of custody system used and provide information about progress towards using RTRS EU RED certified material for all of the product, product line or overall company usage of soy and soy products.
- 2.2.6. Off-product claims that make reference to proportions or quantities of certified material shall be calculated over a minimum time period of 1 year, and shall be updated in all communication subsequently produced following the annual assessment by the Certification body.
- 2.2.7. In addition to the claims in **Table 2** or set out in **2.2.5** and **2.2.6**, organizations may also choose to include a description of the RTRS. When this option is used, only the following statements shall be used:
- (i) RTRS EU RED certification assures socially and environmentally responsible practices of soy farmers.
 - (ii) The Round Table on Responsible Soy assures responsible practices of soy growers for community relations, labour rights, legal compliance, business, agriculture and the environment.
- 2.2.8. When the RTRS trademarks are used in Off-product communication, the following information shall be included:
- (i) RTRS logo
 - (ii) RTRS EU RED claim
 - (iii) RTRS EU RED Chain of Custody certificate number or RTRS trademark license code
 - (iv) RTRS website address.
- 2.2.9. Organizations handling RTRS certified soy with a valid RTRS certificate may use the RTRS trademarks for off-product communication for example internet pages, signboards, corporate documents, brochures, leaflets, etc.
- 2.2.10. In addition to claims detailed in **Table 2** below or set out in **2.2.5** and **2.2.6**, any marketing collateral, advertisements, and any other documentation featuring the product, but not physically associated with it but which include the RTRS trademarks also must include the proper trademark attribution statement crediting ownership of the RTRS trademarks to RTRS. Typically, the attribution statement is displayed at the end of the material, in the footer of the document, or on the back of the package. The correct trademark attribution statement is: “[*MARK*] is a trademark of RTRS (*Round Table of Responsible Soy Association*)”, where *MARK* is the name of the RTRS mark that the third party wants to use.
- 2.2.11. Certificate holders who have not produced, labelled or sold any material as RTRS EU RED certified since the previous annual surveillance audit by the Certification body (in an annual period) shall not use the RTRS trademarks for the general promotion of the organization.

Table 2: Acceptable Off-product claims for Certificate holders (where the entire product referred to or the entire product line uses RTRS EU RED certified soy /soy products).

Scope of Certification of the organization making the claim	Must be in compliance with the following standard:	Off-product claim allowed (soy, soy derivatives, soy containing products)
Mass Balance EU RED II	EU RED Requirements for the Supply Chain RTRS Chain of Custody - Mass Balance Module RTRS Chain of Custody – EU RED Mass Balance Module	“[We] OR [name of organization] use RTRS certified EU RED [specific products] OR [product line] from mixed sources.” or “The soy in our [specific product] OR [product line] is RTRS certified EU RED from mixed sources.”
Segregation EU RED II	EU RED Requirements for the Supply Chain RTRS Chain of Custody - Segregated Module	“[We] OR [name of organization] use RTRS certified EU RED [specific products] OR [product line] from growers certified under the RTRS standard for responsible soy production.” or “The soy in our [specific product] OR [product line] is RTRS EU RED certified from growers certified under the RTRS standard for responsible soy production.”

Annex A - RTRS trademark definition

<p>RTRS</p>	<p>“RTRS - Round Table on Responsible Soy Association”</p>	
-------------	--	--

All claims set out in Table 1 and Table 2

Annex B – RTRS on-product logo definition

The logo



- 1) One color logo
- 2) Black logo
- 3) White logo

Measurement



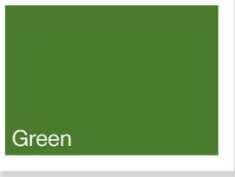
Minimum measurement

The minimum height of the logo is 15 mm.

White space

The white space around the logo is a minimum of 5 mm.

Color



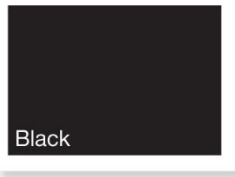
**PANTONE®
377 U**

**PANTONE®
7496 C**

C 55
M 0
Y 95
K 45

R 73
G 123
B 43

497B2B



**PANTONE®
Black U**

**PANTONE®
Black C**

C 0
M 0
Y 0
K 100

R 0
G 0
B 0

000000

Typography

FUTURA MEDIUM

ABCDEFGHIJKLMNOPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz
0123456789

Helvetica Neue / 65 medium

ABCDEFGHIJKLMNOPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz
0123456789



FUTURA / MEDIUM (UPPERCASE)

Helvetica Neue / 65 medium

Use of the logo

The following guidelines are to be followed when using the logo:

- The shape and proportions of the logo must not be altered
- Any outlining or shading must not be added to the logo
- The color of the logo must not be modified
- The logo is only to be used vertically

