

Self-declaration for the delivery of used cooking fats and oils for biofuel production in the scope of the Thirty-sixth Ordinance on the Implementation of the Federal Immission Control Act (36th BImSchV) in connection with the Biofuel-sustainability ordinance (Biokraft- NachV).

Information on biofuels eligible for double counting with respect to complying with the obligations according to Article 37a Section 1 Clauses 1 and 2 in connection with Section 3 of the Federal Immission Control Act (Bundes-Immissionsschutzgesetz - BImSchG) and for the fulfilment of the sustainability criteria of biomass according to the Biofuel-sustainability ordinance (Biokraft-NachV).

Supplying
company

(point of origin): _____

Street: _____

ZIP, Town: _____

Country/State: _____

Contract No./
Order No: ¹ _____

Recipient: _____

	The used cooking oils and fats are never mixed with biomass of other origin.

Note: With this self-declaration the point of origin accepts that auditors of the certification bodies approved by the BLE (if necessary in the company of BLE assessors) may undertake on-site inspections to ensure that the requirements of 36th BImSchV and the Biofuel-sustainability ordinance (Biokraft-NachV) are complied with. The business grants all relevant auditing and access rights. The self-declaration as such, or as constituent of the contract governing the supply of wastes or residues shall be valid for a maximum period of one year from date of issue.

Place, date

Signature

¹ Mandatory in case the self-declaration applies to all deliveries of one Contract or Order.

The GHG standard values apply