# Information sheet IV (for certified traders) Generally required identification elements on accompanying documents of products from organic production

Introductory statement: The "term labelling is defined in the EU Organic Regulation"<sup>1</sup> and thus the scope for the required information is defined.

The following general labelling elements must be included on the accompanying **documents** for products from organic production (delivery notes, invoices, ...) for **traders**:

#### Labelling with the code number of the control body of the trader

The code number for the responsible organic inspection body that certifies the trading company shall also appear on the documents accompanying the goods.

In terms of content, this should be done with a reference to the control/certification of the trading activity. For example, the standard text (e.g. in the footer) with a reference to the organic control body for the trading activity (content) can be stated on the documents accompanying the goods:

e.g.: Control body for our trading activities: AT-BIO-301

or: Our trading activity is certified by: AT-BIO-301

### Labelling of "organic food"<sup>2</sup> (incl. processed feed<sup>3</sup> and other organic products<sup>4</sup>)

In the case of "organic foods"<sup>2</sup> (and the other includet organic products) the commercial product designation should be accompanied by the term organic (and their derivatives and diminutives, such as 'bio' and 'eco'). For better understanding, the written reference to organic production can be added

e.g.: organic apple/carrot juice or: apple/carrot juice from organic production

### Labelling "<95% products"<sup>5</sup>

In the case of "<95% products"<sup>5</sup> only the corresponding XX% organic ingredients (or at least as <95% product) that correspond to the product should be added.

e.g.: Compound with XX% organic ingredients

## Labelling of in-conversion products<sup>6</sup> (products produced during the conversion period<sup>6</sup>)

In the case of in-conversion products<sup>3</sup>, the reference in-conversion product or product from conversion to organic production should be added to the commercial product designation. These products must not bear an organic label! It can only be a mono-product. e.g.: Wheat - in-conversion product

<sup>&</sup>lt;sup>1</sup>according to Regulation (EU) 2018/848 current version, Chapter I, Article 3, (52)

<sup>&</sup>lt;sup>2</sup>according to Regulation (EU) 2018/848 current version, Chapter IV, Article 30, (5), a)

<sup>&</sup>lt;sup>3</sup>according to Regulation (EU) 2018/848 current version, Chapter IV, Article 30, (6)

<sup>&</sup>lt;sup>4</sup>according to Regulation (EU) 2018/848 current version, Chapter I, Article 3, (2)

<sup>&</sup>lt;sup>5</sup> according to Regulation (EU) 2018/848 current version, Chapter IV, Article 30, (5), b)

<sup>&</sup>lt;sup>6</sup> according to Regulation (EU) 2018/848 current vesion, Article 10