



# LegalSource<sup>TM</sup> Audit Report for Lubox Holland BV

Annual audit 2019

Report date: <Enter date>

Certificate code: NC-LS-026520

Issued date: 6th April 2017

### **Organisation Contact**

Contact person: Rick Burgmans Antwerpsestraat 127 4645 BD Putte The Netherlands

### Audit managed by

NEPCon Sp. z o.o. ul. Emaus 7/11, 30-201 Kraków, Poland

Contact person: Tim Roelandts

Tel: +32 479 93 25 27 Email: tr@nepcon.org



LegalSource Audit Report Template:	
Document Code:	LS-03
Type of document:	LegalSource Audit Report Template
Scope:	International
Status of document:	Approved
Version:	V 2.1
Date:	23 January 2018
Consultation period:	N/A
Approval body:	NEPCon
Contact person:	Darren Brown, Forest Legality Programme Manager
Contact email:	db@nepcon.org

# Contents

A. INTRODUCTION	4
B. SCOPE	4
C. AUDIT FINDINGS	
D. CLOSED NON-CONFORMANCES	8
E. LEGALSOURCE DUE DILIGENCE CHECKLIST (CONFIDENTIAL).	ERROR! BOOKMARK NOT DEFINED.
APPENDIX 1: OVERVIEW OF PRODUCTS/ SUPPLY CHAINS EVA	LUATED (CONFIDENTIAL)ERROR! BOOKMARK NOT DEFINED
APPENDIX 2: EXHIBIT LIST (CONFIDENTIAL)	FRROR! BOOKMARK NOT DEFINED

## A. Introduction

The purpose of this report is to document conformance with the requirements of the LegalSource standard by Lubox Holland BV hereafter referred to as "Organisation". The report presents findings of LegalSource auditors, who have evaluated the Organisation's systems and performance against the applicable requirements. The sections below provide the audit conclusions and follow-up actions required by the Organisation.

**Dispute resolution:** If stakeholders have concerns or comments about the LegalSource standard or the auditing body, they are encouraged to contact their closest NEPCon regional office. Formal concerns and complaints should be sent in writing.

## B. Scope

The LegalSource audit, report and certificate covers the following scope:

Report Type	
Report type:	Public Summary

Organisation Details			
Primary contact:	Rick Burgmans		
Address:	Antwerpsestraat 127 4645 BD Putte The Netherlands		
Tel/Web/Email:	+31 164 620 032 / www.lubox.nl / rb@lubox.nl		
Jurisdiction of primary legal entity:	The Netherlands		
Primary Activity	Broker/trader with physical storage		
Description of Organisation:	Lubox Holland BV is a trader in soft woods, mainly from Russia. They have storage in Doetinchem, but many of the deliveries go directly to the customers. They purchase only FSC certified timber.		

Certificate Scope	
Certificate Type	☑ Single site certificate
	☐ Group/ Multi-site certificate
Standards Evaluated:	☑ LegalSource Standard (LS-02) v2.0
	☐ NEPCon Generic Chain of Custody Standard (NC-STD-01)

	☐ NEPCon Generic Group & Multi-Site Standard (NC-STD-02)
Product scope:	Sawn Wood
	Picea abies
	Pinus sylvestris Larix siberiensis
	Pseudotsuga menziesii
	Larix decidua, Larix kaempferi
	HS Code: 4407, 4403
	Origins: Russia, Ukraine, Belarus
Changes to certificate scope since last audit:	N/A
Certificate Sites or Gr	oup members
☐ In place of below to	able, details are found in Exhibit [N/A]
Site 1:	
Site name:	Lubox Holland BV
Site Address/ Tel/Web/Email:	See 'Organisation Details' above.
Site Activity:	Broker/trader without physical handling
Product Scope:	See 'product scope' above
Site visited during audit:	

<b>Evaluation Process</b>	
Audit team:	Tim Roelandts
	Tim Roelandts is auditor for NEPCon in the Netherlands and Belgium. Tim has a Master in international relations and is carrying out CoC audits since 2012. He passed FSC and LegalSource lead auditor courses since 2016.
Description of Audit Process:	Prior to the audit Lubox Holland BV (Lubox) had submitted their Due Diligence system for sourcing of timber products, relevant legality documents and the audit reports of their suppliers.  On-site audit covered the following:

	1. Opening meeting, audit program and scope
	2. Introduction by Lubox to the organisation and their Due Diligence system
	3. Evaluation of the documented procedures, including responsibilities, commitments made by the organisation, procedures for internal monitoring and definition of product scope
	4. Evaluation of the general procedures for access to information, risk assessments
	and risk mitigation procedures adopted by Organisation
	5. Evaluation of operational implementation of the DD system, including:
	a. Interview with staff involved in the operational implementation of the DD system
	b. Evaluation of a sample of supply chains and the implementation of the Due Diligence
	on the selected samples (access to information, risk assessment and risk mitigation)
	6. Closing meeting: presentation of LegalSource audit conclusions and discussions and follow-up.
	A wide range of documentation and records were reviewed during the audit, including the following (NEPCon DDS documents are used):
	- Due Diligence Manual
	- Staff Instruction Sheet
	- Legality Declaration for Suppliers
	- Supplier Consent and Information Form
	- Responsible Purchasing Policy
	- Letter for request of information
	During the audit a sample of consignments (both boat and truck loads) were selected for which Organisation presented how their Due Diligence system had been implemented.
Actions taken by Organisation prior to report finalisation:	None
Notes for the next audit:	None

## C. Audit Findings

Audit Conclusion:	
Organisation approved: No non-conformances issued	$\checkmark$
Organisation not approved: Choose an item.	
Additional comments: [Add as applicable]	

### **Non-Conformances**

Non-conformance reports (NCRs) describe the non-conformances identified during audits. NCRs include defined timelines for the Organisation to demonstrate conformance. MAJOR non-conformances issued during assessments/reassessments shall be closed prior to issuance of the certificate. MAJOR non-conformances issued during annual audits shall be closed within the timeline specified in the NCR, or result in certificate suspension. Where applicable, all non-conformances against standard requirements are shown below:

None.

### Observations

Observations (Obs) are issued for the early stages of a problem which does not in and of itself constitute a non-conformance, but which the auditor considers may lead to a future non-conformance if not addressed by the Organisation or where general improvements may be made. Where applicable, all observations are shown below:

None.

## D. Closed Non-Conformances

## **Closed Non-Conformances**

This section indicates where the Organisation has adequately addressed non-conformances issued during or since the last audit.

Any non-conformances which cannot be closed remain open and appear in Section C (above). Failure to comply with a minor non-conformance results in the NCR being upgraded to major; the specified follow-up action is required by the Organisation or involuntary suspension will take place.

Non-Conformance #:	01/18			
Non-Conformance Grading:	major $\square$	Minor 🗹		
Standard & Requirement:	LegalSource Standard (LS-02) v2, R	equirement 4.1		
Description of Non-conforman	ce:			
Exh 2 section 4.3 states that the DDS shall be maintained, evaluated and revised where necessary on an annual basis. As an internal audit the responsible LS person looks at two random invoices and checked whether they met LS procedures.  The DDS system is kept up to date and revised on an ongoing basis and during a yearly internal audit. However, there is no report available for the revision this year.				
Corrective action request:	4.1 The Organisation shall revie a minimum annually, in orde weaknesses	w its due diligence system at er to address any		
Timeline for Conformance:	12 months from report finalization date			
Evidence Provided by Organisation:	The organisation presented the internal audit report for 2018.			
Findings for Evaluation of Evidence:	The report, along with the ongoing revision and improvement of the system cover all aspect of this requirement and this NCR can be closed.			
NCR Status:	Closed			
Comments (optional):				