

**CONTRACT FOR ORGANISING THE COLLECTION AND RECOVERY OF
PACKAGINGS AND PACKAGING WASTE**

SERVICES RELATED TO NON-RETURNABLE PACKAGINGS

This Contract for Organising the Collection and Recovery of Packagings and Packaging Waste for Services Related to Non-Returnable Packagings (the “Contract” or the “Non-Returnable Packaging Contract”) has been entered into by and between the following persons:

- (1) **OÜ Eesti Pandipakend** (“EPP”) (registry code: 11083514, address: Visase 18, 11415 Tallinn, Estonia), represented by Management Board Member **Kaupo Karba** acting upon the law and the articles of association, and
- (2) _____ (“Packaging Company”) (registry code: _____, address: _____), represented by Management Board Member _____ acting upon the law and the articles of association

(EPP and the Packaging Company hereinafter jointly referred to as the **Parties** and separately as the **Party**).

1. OBJECT OF THE CONTRACT

1.1. On the basis of this Contract and in compliance with the applicable law, the Packaging Company shall hand over to EPP and EPP shall take over and shall undertake to fulfil the following obligations related to Non-Returnable Packaging:

- 1.1.1. the obligation arising from the Packaging Act for the Packaging Company to collect from Retailers the Non-Returnable Packagings placed on the market in the Republic of Estonia by the Packaging Company; and
- 1.1.2. the obligation arising from the Packaging Act for the Packaging Company to organise in all of the Republic of Estonia the collection of the Non-Returnable Packagings placed on the market by the Packaging Company, and to recover the collected Non-Returnable Packagings;
- 1.1.3. the obligations arising from the Packaging Excise Duty Act for the Packaging Company, primarily the obligation to pay the excise duty on the Non-Returnable Packagings in cases and a pursuant to the procedure provided for in the applicable law.

1.2. For the fulfilment of the obligations handed over under Article 1.1, the Packaging Company shall pay EPP the fee provided for in the Contract and shall fulfil all the Packaging Company’s obligations provided for in the Contract.

2. COMPOSITION OF THE CONTRACT

The currently valid standard terms of the Contract for Organising the Collection and Recovery of Packagings and Packaging Waste (“Standard Terms”) published on EPP’s website www.eestipandipakend.ee, the EPP Handbook, annexes to the Standard Terms, and any other documents referenced in the Standard Terms are deemed integral parts of this Contract.

3. ENTRY INTO FORCE AND VALIDITY OF THE CONTRACT

This Contract shall enter into force upon being undersigned by both Parties and is signed for an indefinite term.

4. DETAILS OF THE PARTIES

EPP:	Eesti Pandipakend OÜ	Packaging Company:	_____
Telephone:	+372 647 0010	Telephone:	_____
E-mail:	info@eestipandipakend.ee	E-mail:	_____
IBAN code:	EE317700771001476140	IBAN code:	_____
VAT number:	EE100961612	VAT number:	_____

The Contract has been signed in Estonian in 2 (two) originals having equal legal force, 1 (one) for either Party.

EPP:
digitally signed
Member of the Management Board

Packaging Company:
digitally signed
Member of the Management Board

Date: _____

Date: _____