## AMERICERT INTERNATIONAL

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# NOP Organic Grower Plan Annual Update Form# NOP A30GPR-v. 061616

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Operation Name:		Primary Authorized Represent	ative:				
Date Update Submitted:		AI CLIENT NUMBER (IF Appl.)					
form of an operation being recertification the USDA has allo	rganic regulations require that certified quired to resubmit a complete long for wed us to simplify the annual renewal lank. Please review your organic plan vewal date.	m application each year. In an effo processing by allowing operations	rt to reduce the paperwork burd to complete this simplified rene	den associated with organic ewal form. Please complete each			
I. SECURED USERS AND	AUTHORIZED REPRESENTATIV	ES					
No Yes	e any changes to your plan's listed If you answered yes, please submi  y changes to your plan's listed con	t the requested changes in writ					
	If you answered yes, please submi		ting and attach to this form.				
	C. Secured Users and Authorized Reps: Are there any changes to your plan's listed secured users and authorized reps or their information?						
II. GENERAL FIELDS, CRO	OPS, AND PARCEL INFORMATION	ON					
No Yes	there any changes to your plan's li If you answered yes, please submi	t the requested changes in wri	ting and attach to this form.				
No Yes	are there any changes to your plan If you answered yes, please submi	t the requested changes in write		?			
C. Crop Information: Pleas	e list every crop for which certifica	tion is sought.					
Crop & Variety	Acres	Fields Where Grown	Est. Yield	Are these crops grown non- organic on any parcel?			
Additional crops that do i	not fit on this form are included in an a	ttached document.					

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III. SEEDS, SEEDLINGS, AND PLANTING STOCK				
B. Seed: Are there any changes to your plan's listed seed use (including whether or not you use organic seed only)?  No Seed: Are there any changes to your plan's listed seed use (including whether or not you use organic seed only)?  If you answered yes, please submit the requested changes in writing and attach to this form.				
C. Annual Seedlings and Transplant Use: Are there any changes to your plan's listed seedling and transplant use?  No Yes N/A (Not Used)  If you answered yes, please submit the requested changes in writing and attach to this form.				
D. Bulb, Tuber, Slips, Runners: Are there any changes to your plan's listed use of bulbs, tubers, slips, runners?  No Yes N/A (Not Used)  If you answered yes, please submit the requested changes in writing and attach to this form.				
E. Perennial Planting Stock: Are there any changes to your plan's listed planting stock use?				
No Yes N/A (Not Used) If you If you answered yes, please submit the requested changes in writing and attach to this form.				
F. Misc. Planting Stock: Are there any changes to your plan's listed misc. planting stock use?				
No Yes N/A (Not Used) If you If you answered yes, please submit the requested changes in writing and attach to this form.				
IV. SOIL, CROP FERTILITY, AND NATURAL RESOURCES MANAGEMENT (NOP s. 205.200, 205.203, 205.205)				
1. Is there any change to the selected and implemented tillage and cultivation practices that maintain or improve the physical, chemical, and biological condition of soil and minimize soil erosion?				
No Yes If you answered yes, please submit the requested changes in writing and attach to this form.  2. Is there any change to how the operation manages crop nutrients and soil fertility through crop rotations, cover crops, and application of plant and animal materials?				
No Yes If you answered yes, please submit the requested changes in writing and attach to this form.				
3. Is there any changes to the basic components of your soil fertility and crop nutrient program?				
No Yes If you answered yes, please submit the requested changes in writing and attach to this form.				
4. Please indicate if there are changes t <u>o any of the followi</u> ng components of your plan:  Manure Use No Yes				
Compost Use No Yes (If you answered yes, please submit the requested				
Crop Rotation/Cover Crops No Yes changes in writing and attach to this form. )				
Burning of Crop Residues No Yes				
Use of Biosolids/Sewage Sludge No Yes				
5. Are there any changes to how you monitor the effectiveness of your crop fertility and soil nutrient management program?  No Yes If you answered yes, please submit the requested changes in writing and attach to this form.				
6. Have you conducted a soil or tissue nutrient/fertility test in the last year?  No Yes If you answered yes, please attach a copy.				
7. Are there any changes to practices intended to maintain or improve the quality of soil fertility, organic matter or erosion prevention?  No Tyes If you answered yes, please submit the requested changes in writing and attach to this form.				
8. Are there any changes to your plan's practices to protect water quality and conserve water?  No Yes If you answered yes, please submit the requested changes in writing and attach to this form.				
9. Are there any changes to your plan's practices to promote wildlife habitat and biodiversity?  No Yes If you answered yes, please submit the requested changes in writing and attach to this form.				
Notes:				

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# V. WEED, PEST, AND DISEASE MANAGEMENT IN CROPS (NOP Final Rule s. 205.205 and 205.206)

A. Weed Management: Are there any changes to your plan's weed management practices including substances (if any) used to manage weeds, or the use of synthetic mulches? No Yes If you answered yes, please submit the requested changes in writing and attach to this form.						
B. Pest Management: Are there any changes to your pest management plan?  If you answered yes, please update substances used in section VII(c) of this form (page 5) otherwise submit the requested changes in writing and attach to this form.						
C. Disease Management: Are there any changes to your disease management plan?						
D. Restricted Inputs: Are there any changes to your plan's use of restricted inputs (inputs with preconditions of use)?  If you answered yes, please update substances used in sectionVII(c) of this form (page 5) otherwise submit the requested changes in writing and attach to this form.						
VI. MAINTAINING ORGANIC INTEGRITY (NOP Final Rule s. 205.201(a)(5) and 205.202(c))						
A. Land, Fields, and Crops: Are there any changes to your plan's practices to maintain organic integrity of land, fields and crops, including field borders, buffer zones, and surrounding land use?						
No Yes If you answered yes, please submit the requested changes in writing and attach to this form.						
Does this operation produce non-organic crops on this farm or any other land controlled by the operation?  No Yes If you answered yes, please describe in writing and attach to this form.						
B. Equipment: Are there any changes to your use of borrowed, leased equipment and/or cleaning procedures for equipment?  If you answered yes, please describe in writing and attach to this form.  No Yes						
C. Harvest, Transport and Storage: Are there any changes to any aspects of the harvest, transport						
If you answered yes, please describe in writing and attach to this form.						
otes:						

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## VII. RECORDKEEPING AND MONITORING (NOP Final Rule s. 205.201(a)(5) and 205.202(c))

Use of Approved Substances Only ..

NOTE: The NOP Final Rule requires that operations maintain records that disclose all of the activities of the operation and all transactions undertaken. The records must be maintained in a form which makes them easy to understand and audit. The records must be maintained for a minimum of 5 years. The records must demonstrate

oe maintained in a form which makes them easy to understand and audit. The record compliance with the NOP Final Rule and be made accessible to Americert, the USDA, the date and field from which they were harvested.	and Americert's inspectors. Organic products must be capable of being traced back to
A. Records Maintained	
Please indicate the cultivation and growing activities records maintained:	
Farm Log or Journal	Compost records
Planting records	Fertilization records
Weed control activities records	Organic seed search records
Pest control activity records	☐ Input usage records
Disease control activities record	Equipment cleaning records
Manure application records with dates	Farm Map
2. Please indicate the organic integrity records maintained:	
Equipment cleaning logs	Verification of no seed treatments
Container cleaning logs	Complaint Log
Transport cleaning logs	Employee Training Materials
Storage area cleaning logs	Verification of Non-GMO status (inputs)
Buffer zone management records	Verification of Non-Biosolids (inputs)
Notice of organic requirements for transporters or harvesters	Verification on Non-Irradiation (inputs)
3. Please indicate the bookkeeping/auditing records maintained:	
Certificates for organic seeds and seedlings purchased	Contractor and employee payroll record
Purchase records for all inputs	Input inventory records
Harvest records	Seed inventory records
Sales records	Leases and contracts (land and equip.)
Invoices (receivables and payables)	Yield records
Product recall system records	Shipping/Receiving records
4. For how long do you maintain records related to organic production and sales?	
B. Monitoring	
Please indicate if there are changes to any of the following components of y	/our plan:
Soil Fertility and Quality No Yes	
Water Quality and Conservation	
Crop Health and Nutrients No Yes	
Buffers and Surrounding Land Use	(If you answered yes to any questions, please describe the changes in writing and attach to this form.)
Contamination and Commingling	attach to this form. )
Weed Prevention and Control	
Pest Prevention and Control	
Disease Prevention and Control	

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## C. Planned Inputs Requested for Approval as Part of Plan

NOTE: S. 205.201 of the NOP Final Rule requires that a grower/producer disclose in their organic production plan a list of each substance to be used as a production or handling input, indicating its composition, source, and location(s) where it will be used. In addition to compost, manure, plant and animal materials, and non-prohibited non-synthetics, a producer may use a crop nutrient or soil amendment included on the National List of synthetic substances allowed for use in organic crop production. A producer may use a plant or animal material that has been chemically altered by a manufacturing process: Provided, that, the material is included on the National List of synthetic substances allowed for use in organic crop production established in §205.601. A producer is prohibited from using any fertilizer or composted plant and animal material that contains a synthetic substance not included on the National List of synthetic substances allowed for use in organic crop production or sewage sludge (biosolids) as defined in 40 CFR part 503. A producer is prohibited from using: (a) Synthetic substances and ingredients, except as provided in §205.601 or §205.603; (b) Non synthetic substances prohibited in §205.602 or §205.604; (c) Nonagricultural substances used in or on processed products, except as otherwise provided in §205.605;(d) Non organic agricultural substances used in or on processed products, except as otherwise provided in §205.605;(d) Non organic agricultural substances used in or on processed products, except as otherwise provided in §205.606;(e) Excluded methods; (f) lonizing radiation, as described in Food and Drug Administration regulation, 21 CFR 179.26; and (g) Sewage sludge (bio-solids.) For weed, pest, and disease management, in addition to the cultivation and physical measures allowed, a biological or botanical substance or a substance included on the National List of synthetic substances allowed for use in organic crop production may be applied to prevent, suppress, or control pests, weeds, or

Please complete the following table listing each input or substance to be used in organic production and handling as part of the organic production plan for this operation. Incl. manure and compost.

<u> </u>				i
PRODUCT NAME, BRAND NAME AND MANUFACTURER	PLANNED USE LOCATIONS	PLANNED RATE AND FREQUENCY	STATUS Allowed=A Resrtricted=R Prohibited=P Unknown=U	SOURCE OF STATUS OF ACCEPTABILITY INFORMATION OMRI=O Washington State=W Americert=A Manufacturer=M

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VIII	<b>CERTIFICATION</b>	ΔΝΟ ΜΔΡΚ	LICENSING	CONTRACT

Whereas.

hereinafter "Operation", is an individual or company seeking certification that its products or services are compliant with third party standards, and, whereas Americert International, hereinafter "AI" is a company engaged in the business of providing third party verification of compliance with third party standards, the aforementioned parties hereby enter into this agreement exchanging the following bargained for exchange of promises related to AI assessing the Operation's products or services for compliance with third party standards.

- 1. <u>Standards Identified</u>: The standard(s) which the Operation is seeking certification of compliance with are the USDA National Organic Program Standards, as codified in 7 CFR 205 of the United States Code of Federal Regulations. Those standards are incorporated by reference into this contract in their entirety as they exist on the date of signing and as periodically amended by the USDA NOP, at which time the amendments are automatically included into this contract.
- 2. Effective Date and Duration of Contract: This contract is effective on the date signed by the last party signing, and remains in effect until any of the following occur: a) Al issues a Denial of Certification, b.) Al accepts a withdrawal from certification which the Operation has communicated to Al in compliance with the Certification Handbook for this program, c.) Al issues a Notice of Suspension, or Notice of Revocation and the Operation has not requested an appeal or mediation in compliance with the procedure described in the Certification Handbook for this program, d.) the Operation's certification is revoked or suspended by the USDA NOP, e.) A new contract for certification is entered into by Al and the Operation, or f.) Al terminates this contract due to breach of the contract on the part of the Operation.
- 3. Certification Handbook and the Standard: All and the Operation each have an independent and affirmative duty to seek out information about the Standard and the Certification Handbook and periodic amendments thereto and binding interpretations thereof, to know and understand the Standard and the Certification Handbook and periodic amendments thereto and binding interpretations thereof, and to always remain compliant with the Standard and the Certification Handbook and its periodic amendments and binding interpretations thereof. By signing this contract both parties affirm that they are in possession of copies of the Standard and the Certification Handbook and have read, understood, and agree to comply with the provisions and procedures contained therein.
- 4. <u>Compliance:</u> Al shall review information submitted by the Operation in compliance with the Standard and the Certification Handbook. When, as a result of the review conducted by Al, Al determines that the operation complies with the Standard, Al shall grant certification to the Operation. In conducting the review, Al shall comply with the procedures and criteria provided in the Standard and the Certification Handbook. If Al is unable to determine that the Operation complies, or affirmatively determines that the Operation does not comply, Al shall proceed in accordance with the Notice of Denial of Certification, Hold Pending Further Applicant Action, or Notice of Noncompliance, Proposed Suspension, or Revocation as provided in the Standard and the Certification Handbook.
- 5. Organic System Plan: The Standard requires that the Operation develop a system, consisting of appropriate practices, procedures, and policies, to comply with the provisions of the Standard. The Operation shall develop such a system and ensure that it is effectively implemented at all times. The Operation shall communicate truthfully, accurately, and completely to AI about the system so that AI can assess whether or not the Operation's system, as envisioned and as applied, is sufficient to comply with the Standard. The Operation shall complete and submit to AI a summary of the organic system plan annually for review, and shall comply with all of AI's requests for information about the existence, details, and effectiveness of the system plan. AI has the right to require that the Operation communicate this information in specific formats, through the use of specific forms, and at specific regular or surprise intervals and the Operation shall comply with AI's requirements in this part. AI shall assess all information received in order to determine compliance with the Standard and the Certification Handbook. The Operation shall inform AI immediately of any changes in procedure, practices, or policies that vary from the organic system plan that AI has previously reviewed for compliance. Additionally, the Operation shall inform AI immediately of any incidents or events which would suggest to a reasonable person that the organic integrity of the system, or any product, ingredient, or land covered by the certification may have been compromised or may be compromised in the future. The Operation shall accept annual, periodic, and unannounced inspections by AI and its staff and subcontractors, and shall make all facilities, locations, records, staff, equipment, products, and land freely accessible to AI and its staff and subcontractors during inspections. The Operation agrees that AI may use subcontractors to perform work related to their certification.
- 6. <u>Financial Obligations:</u> The Operation shall pay all applicable fees for certification and certification related services as described in the AI fee schedule for this program within 60 days of being invoiced. Late fees and interest may be charged for invoices unpaid after 60 days of being issued by AI. AI has the right to amend or change the fee schedule at any time, with reasonable notice to the Operation.
- 7. Ownership of Al Marks and Phrases: The Operation agrees that Al has the sole ownership in the Al logo and its variants, the use of the name Americert International, and the phrases "Certified Organic by Americert International", "Certified by Americert International", and any phrases using the name Americert in relation to certification (hereinafter "Al mark and phrases"). The Operation agrees and stipulates that the Al mark and phrases are inherently distinctive and have acquired distinctiveness throughout the world in relation to certification activities, and that Al mark and phrases have been previously used in trade and business. The Operation agrees to not challenge the same, and waives any defenses based upon contradicting any of the claims in this part. Operation agrees and stipulates that Al has the sole and exclusive rights to use and license the use of the Al mark and phrases. If Al extends a license to the Operation to limited use of the IA mark and phrases the Operation agrees that it may only use such mark and phrases in compliance with this contract and only until Al or the Operation terminate this contract. The Operation agrees and stipulates that regardless of the length or type of use of the Al mark and phrases, the Operation acquires no ownership interest or continuing right to the use of the mark and phrases except as described and provided for in this contract.
- 8. Contingent and Limited Grant of Rights to Use Some AI Marks and Phrases: If AI grants certification to an Operation, the Operation shall have the limited right to use some AI mark and phrases as provided in this part. The Operation shall have the right to use the AI ogo and organic certification marks, and the phrases "Certified Organic by Americert International" only in relation to the scope of products, locations, and services certified by AI under the Standard. The Operation shall not use the above listed mark s and phrases in a misleading or confusing manner, including but not limited to marketing or promoting products, locations, or services which are not included in the scope of the certification issued by AI, misrepresenting in a way that is reasonably likely to confuse consumers about the relationship between the Operation, AI, and the USDA, or the certified status of products, or to confuse or mislead consumers or any party about the identity of the Operation. The Operation shall not use the mark and phrase in any manner that reasonably appears likely to bring AI into disrepute. The Operation shall submit copies of any proposed illustrations, labels, marketing or promotional materials, including text references that feature or include the use of the AI mark and phrase to AI for approval prior to use. AI shall promptly review any materials so submitted. Alshall not unreasonably withhold approval for the use if the use is compliant with the Standard, the Certification Handbook, and this contract. AI reserves the right to mandate the size, color, and form of any use of the AI logo, mark, and phrases. Upon termination of this contract, through withdrawal, revocation, or suspension, the Operation shall promptly destroy any promotional materials, including labels, advertisements, and other materials using the AI mark and phrases, and return any original certificates of certification in the Operation's possession.
- 9. Operation's Warranties and Indemnifications: The Operation warrants that all information submitted to Al in conjunction with this contract is accurate, complete, and truthful. Future information and communications with Al in relation to this contract shall be accurate, complete, and truthful. The Operation warrants that it is in compliance with all local, state, federal, and international laws, regulations, and ordinances which apply to its operations and will remain in compliance therewith. The Operation acknowledges that any certificate or compliance decision issued by Al is related only to compliance with the Standard and does not represent any determination that the Operation is compliant with any other laws, regulations, ordinances or food safety guidelines or practices. The Operation agrees to indemnify Al, its staff, officers, directors, and independent contractors from any third party claims arising from the Operation's activities. If any portion of the Operation's facilities are open to the public in the normal course of business, and the business maintains liability insurance, the Operation shall add Al to its policy as an additional insured party at its own cost (if any.)
- 10. Waiver of Al Liability: The Operation hereby agrees to hold Al harmless and hereby waives any claims arising from Al's duties under this contract, including negligence and including gross negligence, on the part of Al, its staff, directors, officers, or independent contractors in relation to any duties or obligations undertaken by Al pursuant to this contract. This waiver of Al's liability is intended to be as broad and inclusive as permitted by law, and if any portion thereof is held invalid, the remaining portion shall remain valid and in effect notwithstanding the invalidated portion. Should Al, notwithstanding this paragraph, be subject to an award of damages under this contract, the Operation agrees that such damages shall not exceed the fees paid by the Operation to Al pursuant to this contract for the 12 month period encompassing the date of the occurrence from which the claim arose.

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- 11. Confidentiality: Except as described in the Certification Handbook and the Standard, AI shall safeguard and maintain the confidentiality of all information obtained from the Operation in relation to this contract and the certification process. Information that shall be considered publicly available and not subject to confidentiality, includes:
  - 1. The name of all currently certified operations.
  - 2. The certificate issued to any currently certified operations.
  - 3. Whether or not the operation is currently certified or was certified in the past.
  - 4. If the operation was previously certified, whether the certificate was revoked, suspended, or surrendered.
  - 5. The products and facilities that the operation currently has certified.
  - Contact information for all currently certified operations.

Formal requests for applicant's confidential information received from law enforcement, regulatory bodies, and courts, pursuant to a valid invocation of authority arising from law, the standard, regulation, or contract, shall be honored; however, the applicant shall be informed of the request prior to complying with the request so as to have reasonable opportunity to challenge the request, unless the information request is accompanied by a facially valid directive to not inform the client or applicant. Information, including what would otherwise be considered confidential applicant information, may be released by AI, without notice to the applicant, as follows:

- Where explicitly or implicitly required in the standard, or as a condition of obtaining or maintaining AI's accreditation to certify to the standard, or to comply with a condition of the Quality System;
- 2. Where, in the reasonable judgment of the Chief Executive Officer, such information is necessary to prevent physical, psychological, or significant economic damage to the applicant, any party or the public; and,
- 3. Where, AI has reasonable grounds to believe that fraud, or any other crime, is being committed by the applicant or a third party. It is the Operation's responsibility to designate what persons from its organization shall be granted free access to the Operation's certification file and to update, modify, and amend such information as necessary.
- 12. <u>Certification, Rights and Responsibilities Not Assignable:</u> The rights and responsibilities under this contract, including but not limited to the possession and use of any certificate issued by Al, and the right to use the term "organic", and the Al marks and phrases, are not assignable nor transferable. Any attempt by the Operation to transfer or assign any right or responsibility under this contract is a violation of this contract which allows Al to terminate this contract at its discretion. Any attempt by the Operation to transfer or assign any of its rights or responsibilities under this contract will be void and without effect, or where allowed by law, voidable by Al.
- 13. Severability: If any provision of this contract shall be held invalid under any applicable laws, such invalidity shall not affect any other provision of this agreement that can be given an effect without the invalid provision. Further, all terms and conditions of this Agreement shall be deemed enforceable to the fullest extent permissible under applicable law, and, when necessary, the court is requested to reform any and all terms or conditions to give them such effect.
- 14. Governing Law, Forum and Venue: The law governing this contract shall be the laws of the State of Florida. Any and all litigation which arises under this contract shall be initiated, prosecuted, and litigated solely in the federal or state courts located in Gainesville, Florida, and nowhere else. Both Parties to this contract agree that venue shall lie in Gainesville, Florida, and that both parties consent to jurisdiction of the federal and state courts located therein. Both parties agree and stipulate that the certification activities undertaken take place primarily in Florida, and that for the purposes of exercising jurisdiction over the parties, the act of the Operation submitting its information, payments, and ongoing compliance information to Al's office in Florida are substantial and continuous business dealings within the state and shall confer personal jurisdiction over the Operation. Further, the Operation stipulates and agrees that the products to be certified under this contract are intended to be sold in many places, including Florida, and that this intention, in conjunction with the certification activities undertaken by the Operation in Florida, by submitting its information, payments, and ongoing compliance information to the Al office in Florida constitute a further basis of having substantial and not isolated business dealings in Florida. The Operation hereby waives any challenges to a Florida court exercising personal jurisdiction over the Operation in any dispute that arises under this contract.
- 15. Modification of Contract: No modification to the terms of this contract shall be effective unless it is reduced to writing and signed by both parties.

Florida Law, which is the law governing this application and the contract between the applicant and AI allows for the use of "electronic signatures." Specifically, Chapter 668 of the Florida Statutes provides that "Electronic Signature" means any letters, characters, or symbols, manifested by electronic or similar means, executed or adopted by a party with an intent to authenticate a writing. A writing is electronically signed if an electronic signature is logically associated with such writing. It also provides that an "electronic signature" shall have the same force and effect as a written signature. You have the right not use "electronic signatures". Once you have used an "electronic signature" for one transaction, or one submission of your application, it does not mean that you must use "electronic signatures" in the future. You may "opt out" at any time, by submitting any document requested by AI using the "original handwritten signature" provisions included on each AI document. AI provides all official notices using "original handwritten signatures" you have the right to provide all of your official notices and submissions and communications in the same way. Submitting any document to AI using an electronic signature will be deemed as consent to use and intent to be bound by such provisions for that document only. You can receive a paper copy of any documents signed by you using an "Electronic Signature" simply by asking AI in writing. AI will provide electronic copies that can be printed by you and will not charge for this. If AI prints the document and mails it to you, AI will charge 10 cents (\$0.10) per page so sent. If you have any questions about this policy or the use of "Electronic Signatures" you should not use an 'Electronic Signature" but should contact AI for more information.

By using an electronic signature you are agreeing to the follow statements. If you do not want to use an "electronic signature" you may skip to the next section.
I would like to sign this and future documents using an "electronic signature."
I understand that I have the right to not use an "Electronic Signature" but to use an "original handwritten signature" for any document required by Americert.
I understand that consenting to the use of of an "Electronic Signature" in this document, does not constitute consent to use "Electronic Signatures" for any future document.
I understand that I have the right to obtain a printed copy of this or any other document I have executed using an "electronic signature" from AI, using the procedure and conditions described above.

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I understand that an "electronic signature" is binding, valid, and has the same full legal effect of an "original handwritten signature". I agree that this document shall not be held to be unenforceable, inadmissible, or invalid on the basis that it contains an "electronic signature" rather than a "handwritten original signature". I agree that this document shall be entered into evidence in any proceeding on the basis of the stipulation that I am now giving that it is true, accurate, authentic, and was signed knowingly, voluntarily, and with full legal authority to do so on behalf of the organization or operation on whose behalf I am submitting it. I waive all evidentiary and procedural objections to its admission into evidence in any proceeding, as a condition and term of AI accepting this application for certification.						
1.) I attest and affirm that I am a duly auth duly granted by the organization the auth agree and affirm that AI (and if applying for that I was not duly authorized, either becapersonally liable for any damages, consequincluding civil and criminal penalties, finesappendix is true, accurate, and complete; the certification standard and policies, proproduction Act of 1990, and the NOP Fina (and/or the USDA) and that certified prod AI (and/or the USDA); 7.) I agree to imme any product produced under this plan and obtained, read, and understand the stand policies, procedures, and regulations contremain compliant with those policies, procedures, proce	ority to act on behalf of and bind to USDA NOP certification, the USD ause I misstated my status as authousences, or penalties that flow from a, and damages; 3.) I affirm that all 4.) I agree that myself and the opeocedures, and determinations of A I Rule); 5.) I understand that facilit fuct can be sampled and analyzed adiately notify AI of any incidents will certified by AI. I additionally agreeard, this Contract, the Certification anied therein answered to my sati	the operation in DA NOP) may rorized represe in a negligent, if the information applying I (and if applying ies may be subtany time; 6. John hay call the inform All manual, and	n whose name this a ely upon this representative, or because I fraudulent, or mistaken submitted in this and to obtain or mainting for USDA NOP ceroject to announced a I agree to send addition question the cerof any deviation from the standard. I have	pplication is being submitted; 2.) I entation and that if it is later found was mistaken, that I shall be held en representation of my status, application, and any attachment or ain certification shall comply with tification, with Organic Foods and unannounced inspections by Altional information as requested by tified (and/or organic) integrity of a or change to this plan; 8.) I have had any and all questions about the		
Name of Person Attesting and Affirming t Operation, that the Operation and Myself and Provisons:			s			
Operation on Whose Behalf the Person is Agreeing to be Bound by the Above Enum Duly Authorized or Appointed to Act on the	nerated Terms and Provisions, to H					
Under penalties of perjury, I swear, attest been duly authorized or appointed to act affirm that I have read and agree, on beha and application has been answered truthf	on the operation's behalf and, in n alf of the operation to all of the pro	ny capacity as	agent, to bind the op	eration. Additionally, I swear and		
*Signature of Authorized Representative:			Date Signed:			
*To use an Electronic Signature rather tha the last three digits of your social security		e, please ente	r the first letter of yo	our first name, your last name and		
When complete, please al	so complete any requ	ired app	endices, and	submit with requested		
•	documentatio			•		
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2603 NW 13th ST. #228, Gainesville FL 32609 Ph: 352-336-5700 \*\* Fax: 866-325-8261 Email: Americert@gmail.com

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IX. ADDITIONAL INFORMATION REQUESTED	se Indicate What Equivalency Determinations You are Requesting.						
A. Equivalency Determinations Requested: Plea	se indicate what Equivalency Determinations You are Requesting.						
US-EU Organic Equivalency Arrangement:	US-EU Organic Equivalency Arrangement: I attest that my crops are produced without the use of antibiotics.						
US-Canada Organic Equivalency Arrangemonic production methods.	ent: I attest that my crops are produced without the use of sodium nitrate, and without the use of hydroponic or						
Notes or comments:							
B. Corrective Actions, Minor Noncompliances, N	loncompliances from the Previous Year						
zlf you were issued any Notices of Noncompliance, Minor Noncompliances or Corrective Actions with your last certification or in the last year, please describe the status of the corrective actions undertaken to address those issues:							