### Application process

Please send in the following Application Form

#### and

the Self-Disclosure Form

filled in and signed by mail or scan via email to:

Mrs. Gülsah Keskin Personnel Certification Authority At the Fraunhofer-Institute FIT Schloss Birlinghoven 53754 Sankt Augustin

Telefon: +49(0)2241/143683

E-Mail: <a href="mailto:guelsah.keskin@fit.fraunhofer.de">guelsah.keskin@fit.fraunhofer.de</a>

In the event that there are more applications than seats for a training course, the order of applications received will be decisive. For this purpose, please fill in your preferred and an alternative date for your participation. If we can offer you a training slot, you will receive a written confirmation and an invoice for the participation fee.

As of: 01/01/2024

Application process

scanned to: <u>guelsah.keskin@fit.fraunhofer.de</u>

I hereby bindingly register myself for the following Recertification in the field of Fiber Composite Technology.

	applicable) of the pursued Certification:							
	Certified Fiber Reinforced Plastic Manufacturer							
	Certified Fiber Reinforced Plastic Remanufacturer							
	Certified Fiber Reinforced Plastic Specialist							
	Certified Composite Engineer							
The pa	articipation fee for the examination amounts	s to € 195,						
The stated fees are net plus the respective legally valid value added tax.								
Partici	pant							
Surnar		First Name:						
I hereb	y apply for (tick as applicable)							
	Recertification	Expiration date of the certificate:						
		ecertification conditions for recertification in the field						
of fibr	re composites listed in the certification manu	al and that I agree with their validity.						
Place,	, Date	Signature						

## Self-Disclosure of the Participant

	guelsah.keskin@fit.fraunh	<u>nofer.de</u>
Ms.	etails of the Participant Mr.	
Title:	Surname:	First Name:
Date of Birt	th:	Place of Birth:
Street:		
Postcode:	Town:	Country:
Email:	I	<u> </u>
Phone:		
recertifica I am awar extend th personal i Furthermouse use of the	tion conditions listed in the cethat the Certificate is valid e validity of the Certificate (someone are requere, I have taken note of the certificate to be issued at a	for three years. After that period a re-certification is necessary to see Examination Regulations). In the re-certification process

## **Application Form**

Contracting Party	/ Billing Ac	ldress				
Company:						
Surname:			First Name:	First Name:		
Department:						
Street:						
Postcode:		Town:		Country:		
Email:						
Phone:						
field of fiber cor	mposites li ire (in the	isted under point B an	d that I agree with	cipation for the recerti their validity. In addition	on, I confirm	
Place, Date			Signature			

### Right of Revocation for Consumers

#### **Right of Revocation**

You may declare the revocation of your contractual statement within 14 days in text form (e.g. letter, fax, email) without stating any grounds for the revocation. The revocation period commenced upon receipt of the confirmation of the application. The revocation period is deemed observed if the notice of revocation has been dispatched in a timely manner before the expiry of the revocation period. Direct your notice of revocation to:

Mrs. Anke Fuhrmann Fraunhofer-Institut FIT Schloss Birlinghoven 53754 Sankt Augustin

Telefon +49 2241 14-3773 Fax +49 2241 14-3702 anke.fuhrmann@fit.fraunhofer.de

You may use the revocation form attached below, but which is not prescribed.

#### **Consequences of Revocation**

In the case of an effective revocation, the goods and/or serviced received by both parties, including any other accrued benefits (i.e. interest), shall be returned. If you are unable to return the received services in their entirety or partially or only in diminished condition, you will need to reimburse us for the discrepancy in value. You will not have to reimburse us for the value of assignment, consumption or use of items or the examination procedure until the time of revocation is exercised.

### Revocation Form for Consumers:

(Complete and return this form if you wish to withdraw from the application.)

Mrs. Anke Fuhrmann Fraunhofer-Institut FIT Schloss Birlinghoven 53754 Sankt Augustin

Telefon +49 2241 14-3773 Fax +49 2241 14-3702 anke.fuhrmann@fit.fraunhofer.de

I/We hereby give notice that I/we withdraw from my application from the examination,

registered on:

and registration confirmation from:

Surname, First Name:

Complete adress:

Signature (not necessary in case of revocation by email):

Date:

#### **Attachment A-C**

# A. Data Protection Information (Fraunhofer Personnel Certification Authority)

As a part of the certification in the respective certification profile, we, as the institution responsible for the Data processing, will store Personal Data for the duration that is necessary to reach the defined purposes and to comply with legal obligations. Hereinafter we are going to inform you about which Personal Data is being processed and in which way this will happen. We will furthermore inform you about your rights in regards to this matter.

Personal Data, as defined in to Art. 4 No. 1 General Data Protection Regulation (GDPR), means any information relating to an identified or identifiable natural person.

# Name and Contact Information of the Data Processor as well as Fraunhofer's Data Protection Officer

Responsible is:

Fraunhofer-Gesellschaft zur Förderung der angewandten Forschung e.V.

Hansastr. 27c, 80686 Munich, Germany,

for the

Fraunhofer Personnel Certification Body
Fraunhofer Institute for Applied Information Technology FIT

Schloss Birlinghoven 53754 Sankt Augustin, Germany

E-Mail: anke.fuhrmann@fit.fraunhofer.de

Phone: +49 2241 14-3773 Fax: +49 2241 14-3702

Fraunhofer's Data Protection Officer can be reached at the address above, at the attention of the Data Protection Officer as well as at <u>datenschutz@zv.fraunhofer.de</u>.

You can contact our Data Protection Officer at any time with your questions regarding our Data Protection or your rights regarding your Personal Data.

Alternatively, you can directly address the Fraunhofer Personnel Certification Authority.

#### 2. Processing of Personal Data and Purposes of the Processing

#### a. Registration for the certification examination

When you fill out the registration form for the certification examination, we collect various Personal Data of the participating person. We hereby mean name, surname, information regarding the contracting party/your employer and the invoice address (e.g. company, contact person, department, contact information). The latter can differ from the participant's information but is linked to the personal information of the participant. These statements are mandatory to pass a certification.

The collection of this Personal Data takes place

- to identify our contracting party;
- for the justification and execution of the contractual relationship concerning the certification;
- to control the credibility of the provided Data;
- to contact you or the affiliate in case of queries and the organization of the certification process or in case of amendments to the certification process.
- to ensure that the person participating in the examination is the person she/he claims to be.

If a Participant, who becomes an affiliate, fills out the form, the data processing is based on Art. 6 I 1 b GDPR and is necessary for the fulfilment of the contract as well as for pre-contractual arrangements (e. g.to edit the application).

If a Participant does not act as the contracting party itself, the data processing is based on Art. 6 I 1 f GDPR and is necessary to protect our legitimate interests. The purposes mentioned are legitimate interests in terms of the provision mentioned above.

In general, the Personal Data that is collected during the application, will be stored and deleted after the regular limitation period of three years starting at the end of the year in which the contract and the concerned certification was concluded.

Furthermore, we are obliged by Art. 6 I 1 c GDPR to store Personal Data for 6 to 10 years because of legal duty to preserve records (especially according to § 147 AO). The period of preservation starts at the end of the year the invoice is dated. In this case, the storage is only for legal matters and only to the extent necessary to comply with legal duties.

There will be no storage beyond the already mentioned one, unless you agree to it according to Art. 6 I 1 a GDPR.

#### b. Voluntary disclosure and verification of admission requirements

We collect additional Personal Data of the disclosing Participant in addition to his/her name (Address and birth date) on a voluntary basis. However, the disclosure of such information is mandatory if you intend to apply for a certification.

The collection of this Data is needed

- to identify the Participant;
- to secure the identity of the Participant in the future, if necessary;
- to contact the Participant in case of queries, amendments to the certification process or to remind the Participant of the term of the certification; and
- to enable us to pass a transparent and lawful certification.

In order to get the certification, the Participant needs to prove that he/she fulfills all admission requirements. For this purpose, the Participant has to submit copies of corresponding credentials and qualifications (e.g.: diploma and employment reference).

With the request of a person interested in participating, the data processing is started based on Art. 6 I 1 b GDPR and is necessary to conduct pre-contractual arrangements (verification of admission requirements), provided the person acts as the contracting party. Otherwise data processing is based on our and the participant's interest to assure the transparency of a lawful certification, according to Art. 6 I 1 f GDPR. In addition, data processing is necessary to allow a certification in order with DIN EN ISO/IEC 17024.

Furthermore, the Participant can voluntary disclose, how he/she came to know of Fraunhofer's certification activities. We use this information to evaluate and enhance our marketing measures. This Data Processing is based on Art. 6 I 1 f GDPR and is necessary to protect our legitimate interests. The purposes mentioned are legitimate interests in terms of the above-mentioned provision.

In case a person does not fulfill all admission requirements, we will delete the Personal Data collected from the voluntary disclosure and from further records, as soon as we have determined that the participant has failed to pass the certification process.

In case of a temporary valid certification (which will be usually be granted for a 3 year period), we will store the data from the voluntary disclosure for up to one year after the termination, from further records that prove the fulfillment of all admission requirements and examination materials. During the validity period the storage takes place in both our interests to prove the lawfulness of the certification. After the validity period the storage takes place to make a recertification possible for the participating person.

In addition to a certificate, every Participant receives an unlimited valid attestation that proves he/she successfully participated in a certification examination. We store the attestation as well as its content longer than the validity period of the certificate in order to be able to confirm the content of the attestation after the termination of the certificate.

In case of an unlimited valid certificate, we store the certificate as well as the attestation up to 30 years.

#### c. Online proctored Examination

Participation in face-to-face and/or online proctored exams is the voluntary decision of the participants.

In the case of an online proctored examination, the collection of additional Personal Data may be necessary. In this case, the data is processed on the basis of Art. 6 (1) sentence 1 lit. a DSGVO. The procedure for online-proctored examinations and the handling of the personal data collected in this context are described below.

In order to participate in an online-proctored examination, participants must give their consent to this procedure and the collection of personal data by signing the registration form. Only then may the Fraunhofer Personnel Certification Authority make audio, video and screen recordings as part of the online-proctored examinations. Participants have the option of withdrawing their consent at any time. In principle, participants also have the option of taking part in a face-to-face examination instead of an online-proctored examination. This usually takes place on the premises of the Fraunhofer Personnel Certification Authority at the Fraunhofer Institute Center in Birlinghoven.

In the **case of online proctored written exams**, Data is collected via a learning management tool as well as an online proctoring tool. The collected data is used exclusively for the evaluation of the exam.

The exam questions and tasks are made available via the Moodle learning management system. The answers entered as part of the exam are also stored in Moodle. The learning management software runs on a server of the Fraunhofer Personnel Certification Authority. The collected data can only be viewed by the Fraunhofer Personnel Certification Authority, as well as the examination officers who are sworn to secrecy.

In the context of conducting written online proctored examinations, the Fraunhofer Personnel Certification Authority cooperates with the online proctoring provider Proctorio GmbH, Bahnhofstr. 18, 85774 Unterföhring. The purpose of the cooperation is to ensure equal treatment of all participants by preventing cheating attempts in online proctored exams. The online proctoring software collects audio, video and screen data prior to the exam in the form of a room scan and personal identification using the ID card. Further audio, video and screen data are stored during the exam for the purpose of recording the examinees. The participants receive information about the rules of conduct during the examination at least one week before the examination begins. The data recorded during the examination will be evaluated by the Fraunhofer Personnel Certification Authority after the examination to detect any attempts at cheating. Violations of the rules of conduct will result in failure of the examination.

The camera data, audio data and screen data are stored on Proctorio's servers in Europe and deleted after 30 days at the latest. The Fraunhofer Personnel Certification Authority has concluded a commissioned processing contract with Proctorio. Through this contract, Proctorio assures to process the data on behalf of the Fraunhofer Personnel Certification Authority in accordance with the General Data Protection Regulation and to ensure the protection of the rights of the data subjects. The online proctoring provider does not have access to participant data such as name, address, answers, and exam results of the participants.

**Online proctored oral exams** are conducted online via video conferencing in Microsoft Teams. No video, audio, or screen recordings are made before, during, or after the exam. During oral online proctored examinations, participants are also required to adhere to the rules of conduct specified by the Fraunhofer Personnel Certification Authority to avoid attempts at cheating. Possible attempts at cheating will be detected during the examination and will result in the participant failing the examination.

For identity verification, participants will also be asked to hold their photo ID up to the camera once and to perform a room scan with a web cam or the laptop camera at the beginning of the exam.

In line with your right to object, you can request deletion of your recordings at any time. Should you exercise this right, the legal requirements will first be checked. However, the proctorio recordings will be deleted after 30 days in any case. Should you use the right of objection, you will not incur any additional costs.

For more information on online proctored exams, visit the Fraunhofer website at: https://www.personenzertifizierung.fraunhofer.de/de/regularien/informationen-zu-online-zertifikatspruefungen.html

#### d. Approach in order to recertify

We use email-addresses we received from voluntary disclose, to contact a person whose certificate is about to expire. The approach takes place to inform this person about the expiration as well as the possibility of a recertification.

This Data Processing is based on Art. 6 I 1 f GDPR. It is justified by our interest to provide a recertification and because of your interest to use the possibility of a simplified recertification.

If the person is not interested in a recertification, we will delete the Personal Data at the latest one year after termination of the certificate.

#### 3. Application of Information concerning the lawfulness of a certificate

It is possible to obtain information concerning the entitlement of a person that has passed the certification successfully, if the number of the certificate is given (e.g. from potential employer of the mentioned person). To identify the mentioned person, it is necessary to ask for the name, birthday and place of birth. We will compare this information with the Personal Data stored of this person (name, birthday, place of birth). Afterwards we confirm the lawfulness positively or negatively, without passing any Personal Data.

The comparison is based on Art. 6 I 1 f GDPR. It is used to prevent the misuse of our certificates, so it is necessary to protect our legitimate interest according to the above-mentioned provision.

#### 4. No Transfer of Personal Data

A principle of Fraunhofer's handling of Personal Data is that your Personal Data will not be transferred to third parties. However, a transfer is possible, in case

- you granted us your consent according to Art. 6 I 1 a GDPR; or
- we have a legal duty to transfer the Data according to Art. 6 I 1 c GDPR; or
- of a confirmation of lawfulness according to Section 3.

A transfer of Personal Data to a third state (outside of EU) or to an international organization is excluded.

#### 5. Rights of affected Persons

You have the right to

- revoke your consent at any time according to Art. 7 III GDPR. As a consequence, we are no longer entitled to process Data, that was based on your consent;
- request information about the processing of your Personal Data according to Art. 15 GDPR. You can request information about the purposes of processing, category of Personal Data, category of recipients, who receive your Personal Data or will receive it in the future, proposed time of storage, the existence of a right to correct, delete or limit the processing or to revoke, the existence of a right of appeal, the origin of your Personal Data, in case they were not collected from us, as well as the existence of automatic decision making, including profiling and as appropriate expressive information concerning the details;
- request immediate correction of incorrect or incomplete Personal Data according to Art. 16 GDPR;
- request deletion of all of your Personal Data according to Art. 17 GDPR, as long as the processing is not necessary to exercise the right of free speech and information, to fulfill a legal duty, because of reasons of public interest or to plead, exercise or to defend legal claims;
- request restriction of the processing of your Personal Data according to Art. 18 GDPR, as far as you deny the correctness of your Personal Data. You also have the right to request restriction of the processing of your Personal Data, in case the processing is unlawful, provided that you do not want your Personal Data deleted and we do not need your Personal Data anymore, but you need them to plead, exercise or defend legal claims or you entered an objection against the processing according to Art. 21 GDPR;
- to receive your Personal Data, that you provided, in a structured, usual and machine-readable format or to request the transmission to another authority according to Art. 20 GDPR;
- to complain to regulators according to Art. 77 GDPR. Usually you can turn to the regulator of your place of residence, your place of work or place of business of our contracting party.

#### Information concerning your right of objection according to Art. 21 GDPR

You have the right to revoke your agreement to the processing of your Personal Data based on Art. 6 I e GDPR (Data Processing based on public interest) and Art 6 I f GDPR (Data Processing based on weighing of interest) at any time; this includes a profiling according to Art. 4 IV GDPR.

If you revoke your agreement, we will no longer process your Personal Data, except we can provide compulsory legitimate reasons for the processing. This reasons need to outweigh your interests, rights and freedoms or the processing serves the possibility to plead, exercise or defend legal claims.

If you revoke your agreement to the processing of Personal Data for direct advertising, we will immediately such processing. In this case you do not have to give a special reason. The same applies to profiling, as long as it is connected to such direct advertising.

To make use of your right of objection, you can send an email to anke.fuhrmann@fit.fraunhofer.de.

#### 6. Data safety

We use suitable technical and organizational safeguard measures to protect your Personal Data against random or willful manipulation, partial or complete loss, destruction or unauthorized access of third parties. Our safeguard measures will be improved according to technological process.

The following Personal Data is collected and stored by the Fraunhofer Personnel Certification Authority during the certification process:

- Name,
- Address of the Participant,
- E-Mail address and
- Invoice address

In the event of a registration for a further training at the Fraunhofer-Gesellschaft that is related to the certification examination, the above-mentioned Personal Data will also be stored at the department providing the further training. The Fraunhofer Personnel Certification Authority and the department providing the further training are entitled to compare the data stored about the Participants. This serves to keep the Personal Data up-to-date in each case. The Personal Data is not passed on to other departments of Fraunhofer. Any additional Personal Data collected and processed as part of the certification process is only stored at the Fraunhofer Personnel Certification Authority and is not passed on to other departments.

#### 7. Currency of this data protection information

This data protection information dates from October 2022.

### **B. Participation Conditions**

The Fraunhofer Institute for Applied Information Technology FIT is a constituent entity of the Fraunhofer-Gesellschaft zur Förderung der angewandten Forschung e.V., Hansastraße 27 c, 80686 Munich (hereafter Organizer).

- 1. For the present examination and certification only these Participation Conditions apply. Terms and Conditions of the Applicant or a third party are not accepted even if the Organizer does not expressly reject.
- 2. The examination and certification fee includes participation in the examination, hospitality during breaks and the cost of the examination and certification. Expenses for journey and accommodation are not included.
- 3. The examination is held in English. Sufficient knowledge of the English language is required for participation.
- 4. The Applicant has the possibility to apply for consideration of special needs. The application for the consideration of special needs may be submitted informally to the certification authority.
- 5. Full payment of the examination and certification fee must be made before commencement of the examination.
- 6. The Applicant is entitled to rescind the contract under the following conditions:

Rescission must be declared in writing. Depending on the time of rescission, the Organizer may charge a handling fee.

In the event of rescission the following fee will be invoiced or retained:

- from the date of application until 29 days before the start of the event: 100 € handling fee
- 28 15 days before the start of the event: 25% of the examination and certification fee
- 14 8 days before the start of the event: 50% of the examination and certification fee
- from 7 days before the start of the event: 100% of the examination and certification fee
- a) The Applicant may provide proof that no damage has been incurred or that the damage is significantly lower than the demanded fee.
- b) The blanket handling fee shall not apply if the lump sum exceeds the damage expected according to the usual course of events or the usually occurring impairment.

In such cases a) and b) only the actually occurred damage or impairment will be charged as handling fee.

No fee is charged if the Applicant provides a replacement. The change of registration shall be made in writing by the original Applicant who remains liable to pay the rescission fee to the Organizer until the change of registration is successfully completed.

(as of: March 2021)

- 7. If the Applicant is deemed a Consumer in accordance with § 13 BGB (German Civil Code) he/she is entitled to revoke his/her application within 14 days in accordance with § 312 g BGB (German Civil Code), which takes precedence over provision 6.
- 8. If the event has to be cancelled by us for important reasons, the participant is entitled to a full refund of the examination and certification fee, unless the Applicant, the Participant and the Organizer agree in writing on an alternative date. Further claims do not exist. The organizer reserves the right to change the content of the event for reasons of topicality.
- 9. The Organizer excludes all liability for any damages to or loss of any items brought in by the Participants.
- 10. The Organizer, its legal representatives and vicarious agents are liable only for willful intent and gross negligence. This extends to non-contractual claims. The limitation of liability does not apply to damages resulting from injury to life, body or health or breach of a material contractual obligation or from willful intent.
- 11. During the stay on the Organizer's premises, the Participant is subject to all applicable order and safety regulations.
- 12. The Participants commit to inform the Fraunhofer Personnel Certification Authority or the institution of further training of any changes of the personal data they have provided.
- 13. German law applies with the exclusion of the UN CISG. The place of performance for services of Fraunhofer is Sankt Augustin, Germany. The place of fulfilment for payments by the Applicant is Munich, Germany.
- 14. Additions, modifications or amendments must be made in writing. The invalidity or unenforceability of any provisions of these Participation Conditions do not affect the validity or enforceability of any other provision of these conditions, which remain in full force and effect. The same applies in case of an omission.
- 15. The Organizer reserves the right to modify or amend these Participation Conditions at any time.

### C. Rights and Obligations

The rights and obligations of the Certificate Holder are described below.

#### 1. Preliminary information

Upon written request (e.g. from potential clients of a Certificate Holder), the Fraunhofer Personnel Certification Authority may provide information on whether this person is legally holding the certificate by stating the certificate number. The name, date of birth and place of birth of the Certificate Holder are stored for identification purposes. With the registration, participants declare by their signature their intention to accept these regulations in the event of the certificate being issued. The Fraunhofer Personnel Certification Authority is bound by the provisions of the German Federal Data Protection Act.

(as of: December/2023)

#### 2. Rights

Within the scope of his/her occupation in "NAME OF THE CERTIFICATE", the Certificate Holder is entitled to

- refer to his/her certification on letterheads, on the internet in connection with their person and other printed documents in connection with their person in the following way: certified "NAME OF THE CERTIFICATE", approved by the Fraunhofer Personnel Certification Authority" or certified "NAME OF THE CERTIFICATE". By using Alternative 1, he/she shall check that the designation of "approved by the Fraunhofer Personnel Certification Authority" does not appear bigger than the name of the certified person.
- use the certificate as a whole referring to the certification
- view the document "Certification Handbook" of the respective certification profile, which explains the certification system of the Fraunhofer Personnel Certification Authority at Fraunhofer FIT.

Further details: cf. Section 3 below.

#### 3. Obligations

The following principles must be complied with by the Certificate Holder while performing the tasks in the area of the respective certification profile:

#### 3.1. Diligence

The Certificate Holder shall exercise his/her occupation in accordance with the "State of the Art".

The actions of the certificate-holder are characterized by the principle of always achieving an error-free and high-quality work result.

The Certificate Holder is obliged to not use the certification in an improper manner and to not make any statements that must be considered misleading or unauthorized by the Fraunhofer Personnel Certification Authority.

#### 3.2. Independence

The Certificate Holder shall act without regard to official relations within the company and/or its employees or their desired results (personal independence).

#### 3.3. Personal Performance

The Certificate Holder shall perform all required services with regard to preparation, execution and evaluation of projects in the field of the respective certification profile in person. He/she shall not use the deed of the certification falsely or in any misleading way.

#### 3.4. Permitted use of certificates

The following regulations shall also apply for the use of certificates:

- The certificate shall be granted to the Certificate Holder. The actual certificate/document shall remain the property of the Fraunhofer Personnel Certification Authority.
- Only valid certificates shall be used.
- The certificate shall not be abused inappropriately.
- The actual certificate may only be used in its unmodified and complete form.
- The certificate shall be returned to the Fraunhofer Personnel Certification Authority
  - after expiration of the certificate,
  - after the Certificate Holder has been informed by the Fraunhofer Personnel Certification Authority about the withdrawal.
- In case of suspension, withdrawal or lapse of the certification the Certificate Holder shall immediately cease the use of the certificate. References of the Certificate Holder to the certification and/or the Fraunhofer Personnel Certification Authority shall be removed immediately. In this event letterhead or other printed material shall be destroyed immediately or in case of suspension shall not be used during suspension.
- The use of the certificate or references to it are only permitted within the scope of the certificate.
- The certificate may only be used in connection with the person who is mentioned as certified in the certificate.
- The use of the certificate and references to it are only permitted if the observer explicitly recognizes who has been examined and certified.
- By using the certification or making references to it he/she shall not give the impression that the certified person is an employee of Fraunhofer-Gesellschaft or that he/she acts on behalf of Fraunhofer-Gesellschaft.
- The Certificate Holder is responsible for the correct use of the Certificate. Possible doubts shall be the responsibility of the Certificate Holder.

#### 3.5. The Use of the Fraunhofer-Logo

The certificate of the Fraunhofer Personnel Certification Authority contains the Fraunhofer-Logo. The Logo shall exclusively be used as a part of the certificate in that way that the certificate as a whole may be copied or made available in the internet as proof of the issuing Fraunhofer Personnel Certification Authority for e.g. clients or employers. Any further use beyond this of the Fraunhofer-Logo or the use of the name Fraunhofer as trade mark is expressly prohibited. In case of violation Fraunhofer-Gesellschaft is entitled to apply for injunctive relief or damage claims.

#### 3.6. Duty to give Notice

The Certificate Holder shall notify the Fraunhofer Personnel Certification Authority without delay of:

- any changes of name (e.g. in case of marriage),
- any change of place of residence,
- the loss of the certificate.

In addition, the Certificate Holder must inform the Fraunhofer Personnel Certification Authority immediately of any matters that may affect their ability to continue to fulfil the certification requirements (e.g. newly occurring physical limitations).

#### 3.7. Duty to Disclose

Upon request of the Fraunhofer Personnel Certification Authority at Fraunhofer FIT, the Certificate Holder shall disclose and furnish all necessary particulars and documents regarding the monitoring of activities and compliance with the aforementioned duties within a set deadline and without compensation.

He/she may refuse to provide self-incriminating information or such information that may incriminate his/her relatives.

#### 4. Violation of Duties as Certificate Holder

Depending on the gravity of the violation of a duty stated in this document the certification may be suspended or revoked, which is communicated to the Certificate Holder in written form. For the duration of the suspension or after the certification has been revoked, the Certificate Holder is no longer entitled to refer to his/her certification and the Fraunhofer Personnel Certification Authority.