Position
on the implementation of the EU Deforestation Regulation

The Coalition on Sustainable Timber was established with the primary goal of advocating for a sound and proportionate implementation of the European Union's regulation on deforestation-free products (EUDR) while actively supporting compliance efforts.

In this position paper, the Coalition aims to highlight concerns regarding the implementation phase of the EUDR and emphasizes the need for close cooperation with timber producing countries to move towards the common objective of promoting sustainable forest management.

Members of the Coalition highlight several factors that need to be considered:

**Deadline Challenges**
The coalition is deeply concerned about the tight deadline for implementing the EUDR and its implementing acts by 30 December 2024. Given that guidelines and implementing acts are yet to be prepared, it is essential to acknowledge the practical difficulties many economic operators in timber producing countries may encounter in meeting the specified deadline.

**Clear Definitions**
To prevent legal uncertainty and arbitrariness, the coalition calls for clearer definitions of key terms such as forest, forest plantation, planted forest, deforestation, and forest degradation. These terms differ from country to country and would need further discussion to ensure alignment and effective implementation.

**Acknowledgment of Sustainable Forest Management Practices**
The Regulation should duly consider and acknowledge the sustainable forest management practices already in place in timber producing countries. The EUDR should avoid a one-size-fits-all approach that disregards local circumstances, capabilities, and ongoing efforts to combat illegal deforestation.

**Geographic Information Obligation**
The geographic information obligation, including precise geolocation, represents a huge technical challenge for producers, given the varying sizes of ‘plots of land’, the enormous number of different tree species and the complexity of supply chains. It is crucial to consider practical feasibility and explore alternative approaches to mitigate those challenges. Members are also concerned about the administrative burden associated with the
geolocation and traceability requirements, certifications, and customs procedures outlined in the EUDR.

**Support for Smallholders**
Recognizing the potential impact on smallholders, the coalition advocates for special support measures to assist this vulnerable group during the implementation of the EUDR.

**Conclusion**
The Sustainable Timber Coalition emphasizes the importance of a balanced and collaborative approach in the implementation of the EUDR. The coalition calls on EU institutions to foster an open and constructive dialogue with producing countries. The coalition would be happy to that end, to join the Multi-Stakeholder Platform on Deforestation.

On behalf of the Coalition of Sustainable Timber.

Yong Teng Koon  
Chairman  

**Members of our coalition:**

- **BOLIVIA**  
  - Cámara Forestal de Bolivia  
  - Bolivian Forestry Chamber

- **BRAZIL**  
  - ABIMCI  
  - Brazilian Association of the Mechanically Processed Wood Industry

- **ECUADOR**  
  - AMIA  
  - Ecuadorian Association of the Forestry and Timber Industry

- **GHANA**  
  - Kumasi Wood Cluster Association

- **INDONESIA**  
  - ASOSIASI PATEL KAYU INDONESIA  
  - Indonesian Wood Panel Association

- **PARAGUAY**  
  - FEPAMA  
  - Paraguayan Federation of Woodworkers

- **MALAYSIA**  
  - Malaysian Timber Association

- **NIGERIA**  
  - Forestry Association of Nigeria

- **PERU**  
  - ADEX  
  - Asociación de Exportadores

---

c/o Ridens | Rue Belliard 205 | 1040 Brussels | Belgium  
mb@ridenspa.com | T. +32 471 06 47 86