

Amendment 1

Delara Burkhardt

On behalf of S&D

Regulation

C10- /2025

Proposal for amending EU Deforestation Regulation
(EU) 2023/1115 as regards certain obligations of operators and traders
(COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Recital 6

Text proposed by the Commission

Amendment

6. Non-SME downstream operators and traders have a significant influence on supply chains and play an important role in ensuring that supply chains are deforestation-free. They should, therefore, still be required to register in the information system. At the same time, **all** downstream operators or traders, whether or not they are SMEs, should continue to ensure full traceability by collecting **and passing** on reference numbers of due diligence statements and declaration identifiers assigned to micro and small producers.

6. Non-SME downstream operators and traders have a significant influence on supply chains and play an important role in ensuring that supply chains are deforestation-free. They should, therefore, still be required to register in the information system. At the same time, **first** downstream operators or traders, whether or not they are SMEs, should continue to ensure full traceability by collecting reference numbers of due diligence statements and declaration identifiers assigned to micro and small producers. ***This obligation to collect and keep reference numbers should only apply to the first down-stream operator and should not apply to all others downstream operators further down in the supply chain***

Or. [en]

Amendment 2

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation
(EU) 2023/1115 as regards certain obligations of operators and traders
(COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Recital 7

Text proposed by the Commission

(7) All operators, regardless of their size, placing relevant products on the market or exporting them fall under the scope of Regulation (EU) 2023/1115. This places an administrative burden on micro and small producers who place on the market or export their own products. In order to address the concerns related to micro- and small-sized operators producing and placing on the market their own products and to further reduce the load of the information system, it is necessary to introduce a new sub-category of operators to whom the obligation to submit a due diligence statement should not apply. This new subcategory, called ‘micro and small primary operators’, should cover natural persons or micro- or small-sized enterprises established in a country classified as low risk in accordance with Article 29 of this Regulation placing relevant products on the market or exporting them which they themselves produce, meaning that they grow, harvest, obtain from or raise the relevant commodities contained in relevant products themselves. Both operators established within and outside of the Union should be covered by the definition of micro and small primary operator.

Amendment

(7) All operators, regardless of their size, placing relevant products on the market or exporting them fall under the scope of Regulation (EU) 2023/1115. This places an administrative burden on micro and small producers who place on the market or export their own products. In order to address the concerns related to micro- and small-sized operators producing and placing on the market their own products and to further reduce the load of the information system, it is necessary to introduce a new sub-category of operators to whom the obligation to submit a due diligence statement should not apply. This new subcategory, called ‘micro and small primary operators’, should cover natural persons or micro- or small-sized enterprises established in a country classified as low risk in accordance with Article 29 of this Regulation placing relevant products on the market or exporting them which they themselves produce *in that country*, meaning that they grow, harvest, obtain from or raise the relevant commodities contained in relevant products themselves. Both operators established within and outside of the Union should be covered by the definition of micro and small primary operator.

Or. [en]

Amendment 3

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation
(EU) 2023/1115 as regards certain obligations of operators and traders
(COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Recital 8a new

Text proposed by the Commission

Amendment

(8a) Furthermore, as part of the simplification efforts, administrative burden resulting from the obligations for micro and small primary operators to submit a one-time simplified declaration under Article 4a and to collect information under Art. 9(1) should be reduced by allowing them to replace the geolocation of plots of land by the postal address of the plots of land or of the establishment from where the relevant commodities that the relevant product contains, or has been made using, were produced provided that the postal address clearly corresponds to the geographic location of the plots or establishment concerned. This gives micro and small primary operators the free choice of providing either the geolocation of the plots of land or the postal address of the plots of land or of respective establishment.

Or. [en]

Amendment 4

Delara Burkhardt
On behalf of S&D

Regulation

Proposal for amending EU Deforestation Regulation
(EU) 2023/1115 as regards certain obligations of operators and traders
(COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

C10-xxxx/2025

Recital 12a new

Text proposed by the Commission

Amendment

(12 a) Ahead of the general review of Regulation (EU) 2023/1115 to be carried out by 30 June 2030, the Commission should carry out an impact assessment of this Regulation and should present a report by 30 June 2026. The report should evaluate the administrative burden and impact of the Regulation for micro and small operators in low-risk countries. Furthermore, in the report, the Commission should indicate possible ways to address the identified issues through technical guidelines, improvements to the IT-system, delegated or implementing acts in accordance with the delegated powers provided for in the Regulation and, where appropriate, accompany the report with a legislative proposal.

Or. [en]

Amendment 5

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Recital 12b new

Text proposed by the Commission

Amendment

(12b) The date of application of the provisions of Regulation (EU) 2023/1115 that lay down obligations on operators, traders and competent authorities, listed in Article 38(2) of

that Regulation, should be postponed by 6 months. This is necessary in order to allow third countries, Member States, operators and traders to be fully prepared, including, to allow those operators and traders to establish the necessary due diligence systems covering all relevant commodities and products, so as to be in a position to fully comply with their obligations.

Or. [en]

Amendment 6

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Recital 13

(Amending Regulation 2023/1115)

Text proposed by the Commission

(13) In order to provide operators that are micro or small undertakings within the meaning of Article 3(1) or (2), first subparagraph, of Directive 2013/34/EU, with adequate time for the implementation of the proposed amendments, the corresponding dates of application of the provisions of Regulation (EU) 2023/1115 that lay down obligations on operators, traders and competent authorities, listed in Article 38(2) of that Regulation, should be set to 30 December 2026 for micro and small operators

Amendment

(13) In order to provide operators that are micro or small undertakings within the meaning of Article 3(1) or (2), first subparagraph, of Directive 2013/34/EU, with adequate time for the implementation of the proposed amendments, the corresponding dates of application of the provisions of Regulation (EU) 2023/1115 that lay down obligations on operators, traders and competent authorities, listed in Article 38(2) of that Regulation, should be set to 30 **June 2027** for micro and small operators.

Or. [en]

Amendment 7

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Recital 15

Text proposed by the Commission

Amendment

(15) Where a competent authority becomes or is made aware of non-compliance with Regulation (EU) 2023/1115 prior to the entry into application of Articles 16 to 19, Article 22 and Article 24, it may issue warnings to operators, downstream operators and traders, accompanied by recommendations to achieve compliance.

deleted

Or. [en]

Amendment 8

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Recital 16

Text proposed by the Commission

Amendment

(16) In the light of the postponement of the date *from which for micro and*

(16) In the light of the postponement of the date *of application set out in*

small operators are required to comply with Regulation (EU) 2023/1115, the dates in other related provisions, namely the repeal of Regulation (EU) No 995/2010 of the European Parliament and of the Council⁸, *the transitional provisions* and the provisions on the deferred application of Regulation (EU) 2023/1115 to micro-undertakings or small undertakings, should be adjusted accordingly. In order to provide sufficient time to align technical developments of the electronic interface based on the European Union Single Window Environment for Customs, the date by which the electronic interface is in place should be adjusted accordingly.

Article 38(2) and Article 38(3) of Regulation (EU) 2023/1115, the dates in other related provisions, namely the repeal of Regulation (EU) No 995/2010 of the European Parliament and of the Council, the provisions on the deferred application of Regulation (EU) 2023/1115 to *natural persons*, micro-undertakings or small undertakings, should be adjusted accordingly. In order to provide sufficient time to align technical developments of the electronic interface based on the European Union Single Window Environment for Customs, the date by which the electronic interface is in place should be adjusted accordingly.

Or. [en]

Amendment 9

Delara Burkhardt

On behalf of S&D

Regulation

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

C10-xxxx/2025

Article 4a, paragraph 1

Text proposed by the Commission

1. The obligations laid down in Article 4(2), **(3) and (4)**, point (c) shall not apply to micro and small primary operators.

Amendment

1. The obligations laid down in Article 4(2), **the second sentence of Article 4 (3) and Article 4 (4)**, point (c) shall not apply to micro and small primary operators.

Or. [en]

Amendment 10

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 4a, paragraph 2

Text proposed by the Commission

Amendment

2. Micro and small primary operators shall submit a one-time simplified declaration in the information system referred to in Article 33 before placing on the market relevant products or exporting them. They shall be assigned a declaration identifier after submitting their simplified

2. Micro and small primary operators shall submit a one-time simplified declaration in the information system referred to in Article 33 before placing on the market relevant products or exporting them. They shall be assigned a declaration identifier after submitting their **one-time** simplified declaration.

Or. [en]

Amendment 11

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 4a, paragraph 3

Text proposed by the Commission

Amendment

3. Micro and small primary operators shall provide the information set out in Annex III when submitting the simplified declaration in the information system. They shall update

3. Micro and small primary operators shall provide the information set out in Annex III when submitting the simplified declaration in the information system. They shall update

the information contained in their simplified declaration following any changes to the information they provided.

the information contained in their simplified declaration following any **major** changes to the information they provided.

Or. [en]

Amendment 12

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 4a, paragraph 4

Text proposed by the Commission

Amendment

4. Where all information listed in Annex III is available in a system or database that exists under Union or Member States legislation, other than the information system referred to in Article 33, micro and small primary operators shall not be required to submit a simplified declaration in accordance with paragraph 2 of this Article. Member States shall make this information per operator available in the information system referred to in Article 33. The micro or small primary operator shall place the relevant products on the Union market or export them only after having been assigned a declaration identifier.

4. Where all information listed in Annex III is available in a system or database that exists under Union or Member States legislation, other than the information system referred to in Article 33, micro and small primary operators shall not be required to submit a **one-time** simplified declaration in accordance with paragraph 2 of this Article. Member States shall make this information per operator available in the information system referred to in Article 33. The micro or small primary operator shall place the relevant products on the Union market or export them only after having been assigned a declaration identifier..

Or. [en]

Amendment 13

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation
(EU) 2023/1115 as regards certain obligations of operators and traders
(COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 4a, paragraph 5

Text proposed by the Commission

Amendment

5. For micro and small primary operators, the geolocation referred to in Article 9(1), point (d), may be replaced by the postal address of all plots of land where the relevant commodities that the relevant product contains, or has been made **using**, were produced.’;

5. For micro and small primary operators, the geolocation referred to in Article 9(1), point (d), may be replaced by the postal address of all plots of land **or the postal address of the establishment from** where the relevant commodities that the relevant product contains, or has been made, were produced.’;

Or. [en]

Amendment 14

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation
(EU) 2023/1115 as regards certain obligations of operators and traders
(COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 5, paragraph 1

Text proposed by the Commission

Amendment

1. Downstream operators and traders shall make available relevant products on the market only if they are in possession of the information required

1. Downstream operators and traders shall **place or** make available relevant products on the market **or export them** only if they are in possession of the

under paragraph 3.

information required under paragraph 3.;

Or. [en]

Amendment 15

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 5, paragraph 3, point (a)

Text proposed by the Commission

Amendment

(a) the name, registered trade name or registered trade mark, the postal address, the email address and, if available, a web address of the operators, downstream operators, or the traders who have supplied the relevant products to them, as well as the reference numbers of the due diligence statements or the declaration identifiers associated to those products;.

(a) the name, registered trade name or registered trade mark, the postal address, the email address and, if available, a web address of the operators, downstream operators, or the traders who have supplied the relevant products to them, as well as the reference numbers of the due diligence statements or the declaration identifiers associated to those products ***only in case their supplier is an operator;***

Or. [en]

Amendment

16

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 5, paragraph 5

Text proposed by the Commission

Amendment

5. Downstream operators and traders shall communicate to downstream operators and traders to whom they have supplied relevant products the reference numbers of the due diligence statements or the declaration identifiers associated to those relevant products.

Deleted

Or. [en]

Amendment 17

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 26, paragraph 4

Text proposed by the Commission

Amendment

4. The reference number of the due diligence statement or the declaration identifier for micro and small primary operators shall be made available to customs authorities before the release

4. The reference number of the due diligence statement or the declaration identifier for micro and small primary operators shall be made available to customs authorities before the release

for free circulation or export of a relevant product entering or leaving the market. For that purpose, except where the due diligence statement is made available through the electronic interface referred to in Article 28(2), the person lodging the customs declaration for release for free circulation or export of a relevant product shall make available to customs authorities the reference number of the due diligence statement or the declaration identifier for micro and small primary operators associated to that relevant product

for free circulation or export of a relevant product entering or leaving the market. For that purpose, except where the due diligence statement is made available through the electronic interface referred to in Article 28(2), the person lodging the customs declaration for release for free circulation or export of a relevant product shall make available to customs authorities the reference number of the due diligence statement or the declaration identifier for micro and small primary operators associated to that relevant product. ***This paragraph shall not apply to the export of a relevant product by a downstream operator.***

Or. [en]

Amendment 18

Delara Burkhardt
On behalf of S&D

Regulation

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

C10-xxxx/2025

Article 34, paragraph 1 a (new)

Text proposed by the Commission

Amendment

1a. By 30 June 2026, the Commission shall carry out an impact assessment of this Regulation to assess the administrative burden and impacts of this Regulation on micro and small operators in low-risk countries and on

this basis present a report to the European Parliament and the Council. The Commission shall indicate in the report possible ways to address the identified issues through technical guidelines, improvements to the IT-system, delegated or implementing acts in accordance with the delegated powers provided for in the Regulation and, where appropriate, accompany the report with a legislative proposal, provided that they can solve identified issues of the information system, that undermine the effectiveness of this Regulation, or procedures that undermine the ability for micro and small primary operators to fulfil their obligations under the Regulation.

Or. [en]

Amendment 19

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 37, paragraph 1

Text proposed by the Commission

Amendment

1. Regulation (EU) No 995/2010 is repealed with effect from 30 **December 2025**.

1. Regulation (EU) No 995/2010 is repealed with effect from 30 **June 2026**.

Or. [en]

Amendment 20

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation
(EU) 2023/1115 as regards certain obligations of operators and traders
(COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 37, paragraph 2

Text proposed by the Commission

Amendment

2. Regulation (EU) No 995/2010 shall continue to apply:

2. Regulation (EU) No 995/2010 shall continue to apply:

(a) until 30 **December 2026** to timber and timber products as defined in Article 2, point (a), of Regulation (EU) No 995/2010 placed on the market by micro and small primary operators or by operators that by 31 December 2024 were established as micro-undertakings or small undertakings, within the meaning of Article 3(1) or (2), first subparagraph, of Directive 2013/34/EU, irrespective of their legal form;

(a) until 30 **June 2027** to timber and timber products as defined in Article 2, point (a), of Regulation (EU) No 995/2010 placed on the market by micro and small primary operators or by operators that by 31 December 2024 were established as micro-undertakings or small undertakings, within the meaning of Article 3(1) or (2), first subparagraph, of Directive 2013/34/EU, irrespective of their legal form;

(b) until **31 December 2028** to timber and timber products as defined in Article 2, point (a), of Regulation (EU) No 995/2010 that were produced before 29 June 2023 and placed on the market from **30 December 2026** by micro and small primary operators or by operators that by 31 December 2024 were established as micro-undertakings or small undertakings within the meaning of Article 3(1) or (2), first subparagraph, of Directive 2013/34/EU, irrespective of their legal form;

(b) until **1 July 2029** to timber and timber products as defined in Article 2, point (a), of Regulation (EU) No 995/2010 that were produced before 29 June 2023 and placed on the market from **30 June 2027** by micro and small primary operators or by operators that by 31 December 2024 were established as micro-undertakings or small undertakings within the meaning of Article 3(1) or (2), first subparagraph, of Directive 2013/34/EU, irrespective of their legal form;

(c) until **31 December 2028** to timber and timber products as defined in Article 2, point (a), of Regulation (EU)

(c) until **1 July 2029** to timber and timber products as defined in Article 2, point (a), of Regulation (EU) No 995/2010 that were produced before 29

No 995/2010 that were produced before 29 June 2023 and placed on the market from 30 **December 2025**.

June 2023 and placed on the market from 30 **June 2026**.

Or. [en]

Amendment 21

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 37, paragraph 3

Text proposed by the Commission

Amendment

3. By way of derogation from Article 1(2) of this Regulation, the timber and timber products as defined in Article 2, point (a), of Regulation (EU) No 995/2010 that were produced before 29 June 2023 and placed on the market from **31 December 2028** shall comply with Article 3 of this Regulation.’;

3. By way of derogation from Article 1(2) of this Regulation, the timber and timber products as defined in Article 2, point (a), of Regulation (EU) No 995/2010 that were produced before 29 June 2023 and placed on the market from **1 July 2029** shall comply with Article 3 of this Regulation.’;

Or. [en]

Amendment 22

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 38, paragraph 2

Text proposed by the Commission

Amendment

2. Articles 3 to 13, Articles 20, 21, 23, 26, 31 and 32 shall apply from 30 **December 2025**.

2. **Subject to paragraph 3 of this Article**, Articles 3 to 13, **Articles 16-24**, Articles 26, 31 and 32 shall apply from 30 **June 2026**.

Or. [en]

Amendment 23

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 38, paragraph 3

Text proposed by the Commission

Amendment

3. For operators that by 31 December 2024 were established as micro-undertakings or small undertakings within the meaning of Article 3(1) or (2), first subparagraph, of Directive 2013/34/EU, irrespective of their legal form, the Articles referred to in paragraph 2 of this Article shall apply

3. For operators, **whether natural persons or micro- or small-sized undertakings as defined in Article 3(1) or (2) of Directive 2013/34/EU, including micro and small primary operators as defined in Article 2(15a) of this Regulation, who were established as such by 31 December**

from 30 *December 2026*.

2024, the Articles referred to in paragraph 2 of this Article shall apply from 30 *June 2027*.

Or. [en]

Amendment 24

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 38, paragraph 4

Text proposed by the Commission

Amendment

4. For micro and small primary operators, the Articles referred to in paragraph 2 of this Article shall apply from 30 December 2026. *deleted*

Or. [en]

Amendment 25

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article 38, paragraph 5

Text proposed by the Commission

Amendment

5. Articles 16 to 19, Articles 22 and Article 24 shall apply from 30 June 2026 with regard to measures concerning operators, downstream operators and traders, and from 30 December 2026 to operators referred in paragraphs 3 and 4. Where a competent authority becomes or is made aware of non-compliance with Regulation (EU) 2023/1115 prior to the entry into application of Articles 16 to 19, Article 22 and Article 24, it may issue warnings to operators, downstream operators and traders, accompanied by recommendations to achieve compliance.’

Deleted

Or. [en]

Amendment 26

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Annex II amending Annex III of regulation (EU) 2023/1115, introductory part

Text proposed by the Commission

Amendment

Information to be contained in the simplified declaration of micro and small primary operators in accordance with Article 4a(3):

Information to be contained in the simplified ***one-time*** declaration of micro and small primary operators in accordance with Article 4a(3):

Or. [en]

Amendment 27

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Annex II amending Annex III of Regulation (EU) 2023/1115, point 2

Text proposed by the Commission

Amendment

2. Harmonised System code and free-text description of the relevant products, including the trade name, and the annual quantity of relevant products intended to be placed on the market or exported, expressed in net mass specifying a percentage estimate or deviation or, where applicable, volume or number of items. For relevant products entering or leaving the market, the quantity is to be expressed in kilograms of net mass and, where applicable, in the supplementary unit set out in Annex I to Regulation (EEC) No 2658/87 against the indicated Harmonised System code or, in all other cases, expressed in net mass specifying a percentage estimate or deviation or, where applicable, volume or number of items. A supplementary unit is applicable where it is defined consistently for all possible subheadings under the Harmonised System code referred to in the due diligence statement.

2. Harmonised System code and free-text description of the relevant products, including the trade name, and the ***one-off estimated*** annual quantity of relevant products intended to be placed on the market or exported, expressed in net mass specifying a percentage estimate or deviation or, where applicable, volume or number of items. For relevant products entering or leaving the market, the ***estimated*** quantity is to be expressed in kilograms of net mass and, where applicable, in the supplementary unit set out in Annex I to Regulation (EEC) No 2658/87 against the indicated Harmonised System code or, in all other cases, expressed in net mass specifying a percentage estimate or deviation or, where applicable, volume or number of items. A supplementary unit is applicable where it is defined consistently for all possible subheadings under the Harmonised System code referred to in the due diligence statement.

Or. [en]

Amendment 28

Delara Burkhardt

On behalf of S&D

Regulation

C10-xxxx/2025

Proposal for amending EU Deforestation Regulation (EU) 2023/1115 as regards certain obligations of operators and traders (COM(2025)0652 – C[xx-xxxx/xxxx] – 2025/0329 (COD))

Article Annex III

(Amending Regulation 2023/1115)

Text proposed by the Commission

3. Country of production and the postal address or the geolocation of **all plots of land** on which the micro and small primary operator produces relevant commodities. For relevant products that contain or have been made using cattle, and for such relevant products that have been fed with relevant products, the postal address or the geolocation shall refer to all the establishments where the cattle are kept. Where the relevant products are produced on different plots of land, the postal address or the geolocation of all plots of land shall be included in accordance with Article 9(1), point (d).

Amendment

3. Country of production and the postal address or the geolocation of **all plots of land, or the postal address of the establishment or of all plots of land** on which the micro and small primary operator produces relevant commodities. For relevant products that contain or have been made using cattle, and for such relevant products that have been fed with relevant products, the postal address or the geolocation shall refer to all the establishments where the cattle are kept. Where the relevant products are produced on different plots of land, the postal address or the geolocation of all plots of land shall be included in accordance with Article 9(1), point (d).

Or. [en]