

Deforestation Regulation (EU) 2023/1115 (EUDR)

Regulation (EU) 2023/1115 of the European Parliament and of the Council of 31 May 2023, concerning the placing on the Union market and the export from the Union of certain commodities and products associated with **deforestation and forest degradation**, and repealing **Regulation (EU) No 995/2010**, only applies to certain commodity groups, as mentioned in Annex I of the Regulation.

In general, the products distributed by the **ALBIS Distribution Group** are plastic granules. They are not included in Annex I of **Regulation (EU) 2023/1115**. Therefore, they are not subject to its requirements, even if they may contain commodities that fall within the scope of the Regulation (see Section 2.1 of the [EU FAQ \(download link\)](#) for further explanation). Hence, **Regulation (EU) 2023/1115** does not apply to the following product groups:

ALPHAGARY	Evoprene				
BEKAERT	Beki-Shield Steel Fibre Batch				
COVESTRO	Apec	Bayblend	Desmopan	Makroblend	Makrolon
	Texin				
ENVALIOR	Akulon	Durethan	Pocan		
GEBA	Desmovit				
GUJARAT FLUOROCHEMICALS	Inoflar PVDF				
INEOS STYROLUTION	K-Resin	Luran	Luran S	NAS	Novodur
	Styrolution PS	Styroflex	Styrolux	Terblend	Terluran
	Terlux	Zylar			
LYONDELLBASELL	Adflex	Adstif	Adsyl	Clyrell	Hifax
	Hostacom	Hostalen	Lucalen	Luflexen	Lupolen
	Metocene	Moplen	Pristene	Purell	Softell
MGG POLYMERS	MGG- / EvoSource-		ABS / PC/ABS / PP / PS		
MOCOM	Alcolor	Alcom	Alfater XL	Alperform	Altech
	Cellidor	Lupolen Concentrate		Novolen Concentrate	
	Shelfplus	Tedur	Wic	Wipaflex	
	Wipelast				
RÖHM	Plexiglas	Pleximid			

Any information given on the chemical and physical characteristics of our products including, without limitation, technical advice on applications, whether verbally, in writing or by testing the product, is given to the best of our knowledge and in good faith and does not exempt the customer from carrying out their own investigations and tests in order to ascertain the product's specific suitability for the purpose intended. The customer is solely responsible for confirming the suitability of the product for a particular application, its utilization and processing and must observe any applicable laws and government regulations. **NO EXPRESS OR IMPLIED RECOMMENDATION OR WARRANTY IS GIVEN WITH REGARD TO THE SUITABILITY OF THE PRODUCT FOR A PARTICULAR APPLICATION, SUCH AS, BUT NOT LIMITED TO, SAFETY-CRITICAL COMPONENTS OR SYSTEMS.** At all times, our general terms and conditions of sale apply. **This confirmation expires after 36 months from the date of issue or in case of regulatory changes. Please ask for a new confirmation if needed.**

Material Compliance Information

Date of issue: 10.06.2026



SK CHEMICALS	Ecotria	Ecozen	Skygreen	Skypet
TECNARO *	Arboblend	Arbofill	Arboform	
UTEKSOL	Solplast			
VAMPTECH	Vampalloy	Vampamid	Vamplen	Vampsab
	Vampstyr	Vampter		

* The supplier confirms that all their wood fiber-containing compounds contain only wood fibers produced from sustainable, PEFC-certified forests, in compliance with Regulation (EU) 2023/1115. Any compounds not containing wood fibers are not affected by the Regulation.

While our understanding of the **Regulation (EU) 2023/1115** is as explained above and has been confirmed by many of our distribution partners, we have received different answers from some partners. We would like to share these answers with you:

AMPACET **Masterbatch**

“We are using in some of our products some raw materials corresponding to the HS codes listed in the Annex 1 of the Regulation (EU) 2023/1115. We are contacting these specific suppliers to obtain some documented declaration of compliance. We have also integrated in our supplier raw material assessment questionnaire a specific point regarding this regulation and so far none of our supplier has indicated that this regulation would not be respected. In case we would be aware of any breach regarding Regulation(EU) 2023/1115, we would take without delay the necessary measures.”

BASF **POM N** **Ultradur** **Ultraform AT** **Ultramid** **Ultrason**

“BASF is committed to respect internationally recognized human rights and environment related obligations in its own operations. We also embrace the responsibility to foster respect for human rights and environment in relationships with our business partners along the value chain. BASF's globally conducted business is carried out in compliance with applicable human rights and environmental standards of the United Nations, as well as applicable laws on human rights and environment of Germany, of the European Union, of the United States of America, and of other nations throughout the world. These laws also include the EU Regulation 2023/1115 (also referred to as “EU Deforestation Regulation” or simply “EUDR”).”

On behalf and in the name of
ALBIS Distribution GmbH & Co. KG
Environment & Material Compliance