



## EU Deforestation Regulation (EUDR) Compliance Policy

**Company:** Connexion Developments Ltd

**Applicable Regulation:** Regulation (EU) 2023/1115

**Issue Date:** January 2026

**Review Cycle:** Annual or upon significant business change

**1. Purpose:** Connexion Developments Ltd is committed to responsible sourcing, environmental protection, and full compliance with applicable environmental legislation. This policy sets out our approach to compliance with the **EU Deforestation Regulation (EUDR) – Regulation (EU) 2023/1115**.

The purpose of this policy is to confirm the company's position regarding EUDR-regulated commodities and to outline the controls in place to ensure continued compliance.

**2. Scope:** This policy applies to all products, materials, and suppliers associated with Connexion Developments Ltd. Following a detailed review of our product range and supply chain, Connexion Developments Ltd confirms that it **does not import, manufacture, or place on the market any commodities or derived products currently in scope of the EUDR**, including:

|                           |                         |        |                             |
|---------------------------|-------------------------|--------|-----------------------------|
| Cattle & derived products | Wood & derived products | Coffee | Oil palm & derived products |
| Rubber & derived products | Soy & derived products  | Cocoa  |                             |

**3. Statement of Compliance:** Connexion Developments Ltd confirms that:

1. No EUDR-regulated commodities or derived products are used within our operations or included in products supplied to customers.
2. The company operates supplier evaluation and due-diligence processes under its **ISO 9001:2015 Quality** and **ISO 14001:2015 Environmental Management Systems**.
3. Suppliers are required, where relevant, to confirm that materials supplied are not within the scope of the EUDR or to provide appropriate declarations and traceability information.
4. Records relating to supplier declarations and due-diligence activities are retained in line with statutory and ISO management system requirements.
5. Should any future change occur that may bring a product or material into EUDR scope, Connexion Developments Ltd will update this policy and take appropriate action, including notifying affected customers where necessary.

**4. Supply Chain Oversight:** Connexion Developments Ltd works with established and reputable manufacturers and suppliers. Environmental and ethical considerations form part of our supplier assessment and ongoing review processes. Where appropriate, supplier assurances are obtained to support compliance with applicable environmental and regulatory requirements.

### 5. Responsibilities Management

Company directors and senior management are responsible for:

- Ensuring this policy is implemented and maintained
- Monitoring legislative developments relevant to EUDR
- Reviewing supplier compliance and risk assessments

**Employees and Others:** Employees and individuals acting on behalf of the company are responsible for:

- Supporting compliance with this policy
- Escalating any concerns relating to material sourcing or regulatory scope

### 6. Policy Review

This policy will be reviewed annually or sooner if:

- Legislative requirements change
- Product ranges or supply chains are materially altered
- New environmental risks are identified

**Approved by:**

Managing Director

For and on behalf of Connexion Developments Ltd