

## Concerning EU Timber Regulation (EUTR), Regulation (EU) No 995/2010 Supplier Consent Letter

The undersigned; Lars Storslett of Moelven Virke AS (Director of Moelvens log procurement organization in Norway) and Björn Johansson of Moelven Skog AB (Director of Moelvens log procurement organization in Sweden) hereby confirm commitment to all requirements outlined in the EU Timber Regulation (Regulation (EU) No 995/2010).

We acknowledge the basic requirements of the EU Tiber Regulation, namely:

- A. It is prohibited to place illegally harvested timber and products derived from such timber on the market.
- B. Organisations placing timber on the EU market for the first time (operators) must keep records of their suppliers and customers.
- C. Operators are committed to exercise "due diligence" in order to secure traceability for wood based products.

Moelven Virke AS and Moelven Skog AB have access to the following information:

1. Complete overview of products and species (trade name, type of product and common name/full scientific name of species).
2. Complete overview of country and region of harvest.
3. Complete overview of quantities expressed in volume (m<sup>3</sup>) bought from each individual supplier.
4. Complete overview of suppliers' names and addresses.
5. Complete overview of buyers who purchase the timber.

Moelven Virke AS and Moelven Skog AB only process timber from Norway (EEA – European Economic Area) and Sweden (EU) and are both PEFC-CoC and FSC-CoC certified;

Operators (Log procurement)	PEFC cert. no.	FSC cert. no.
<b>Moelven Virke AS</b>	No.2001-OSL-CoC-0002	DNV-COC-000538
<b>Moelven Skog AB</b>	1700162	SCS-COC-003149

Through PEFC and FSC we are committed to:

6. Ensure that our wood raw material is harvested and traded in compliance with applicable legislation.
7. Keep record of possible prevalence of illegal logging in regions where we buy our wood raw material.
8. Making risk assessments by acquiring additional information and documents, or ask for third-party-verified schemes which cover compliance with applicable legislation, if there is any doubt that the risk is not negligible.

Moelven Virke AS and Moelven Skog AB consent – on request – to allow our customers, or our customers representatives, access to all relevant documentation concerning above mentioned points 1-8.

Traders (Log using Industries)	Country	Scientific name of Species
Moelven Løten AS	Norway	Pinus sylvestris
Moelven Mjøsbruket AS	Norway	Picea abies
Moelven Norsälven AB	Sweden	Pinus sylvestris
Moelven Notnäs AB	Sweden	Picea abies, Pinus sylvestris
Moelven Numedal AS	Norway	Picea abies
Moelven Notnäs AB	Sweden	Picea abies, Pinus sylvestris
Moelven Ransbysågen AB	Sweden	Picea abies, Pinus sylvestris
Moelven Telemarksbruket AS	Norway	Pinus sylvestris
Moelven Valåsen AB	Sweden	Picea abies, Pinus sylvestris
Moelven Våler AS	Norway	Picea abies, Pinus sylvestris
Moelven Årjäng Såg AB	Sweden	Picea abies, Pinus sylvestris
Moelven Edanesågen AB	Sweden	Picea abies, Pinus sylvestris
Moelven Eidsvold Værk AS	Norway	Picea abies
Moelven Granvin Bruk AS	Norway	Picea abies
Moelven Soknabruket AS	Norway	Picea abies, Pinus sylvestris
Moelven Trysil AS	Norway	Picea abies, Pinus sylvestris
Moelven Van Severen AS	Norway	Picea abies
Moelven Vänerply AB	Sweden	Picea abies, Pinus sylvestris
Moelven Østerdalsbruket AS	Norway	Picea abies, Pinus sylvestris


Moelv, 2016-02-04

Lars Storslett



Managing Director  
Moelven Virke AS

Björn Johansson



Managing Director  
Moelven Skog AB