

## **EUDR Statement – Sports Group Denmark**

### **To whom it may concern**

Sports Group Denmark is fully aware of Regulation (EU) 2023/1115 on deforestation-free supply chains (EUDR).

Following an internal review of our product range and import practices, we can confirm that **none of our current products are imported under customs codes (CN codes) listed in Annex I of the EUDR Regulation**. As such, we are not subject to due diligence obligations under the regulation.

Nevertheless, we have implemented an internal process to:

- continuously screen new product tariff codes against Annex I,
- monitor any future obligations that may arise,
- ensure we can obtain and provide documentation from relevant business partners upon request, should the need arise.

While our current activities are not within the scope of EUDR, Sports Group Denmark maintains a robust and systematic due diligence program across our supply chain – with a strong focus on responsible sourcing, traceability, and sustainability.

We continue to follow regulatory developments closely and remain available for any further information or documentation requests.

Kind regards

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**Approved by:** Executive Management

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