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From: General Secretariat of the Council  
To: Permanent Representatives Committee/Council  
Subject: Draft REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on nature restoration and amending Regulation (EU) 2022/869  
**(first reading)**  
- Adoption of the legislative act  
= Statements

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**Statement by Germany**

Die Verordnung über die Wiederherstellung der Natur wird in einer Zeit grundlegender Herausforderungen für den Landwirtschaftssektor erlassen. Die Bundesrepublik Deutschland betont die zentrale Bedeutung einer zukunftsfesten Landwirtschaft. Funktionsfähige Ökosysteme sind hierfür unerlässliche Grundlage. Aus Sicht der Bundesrepublik Deutschland ist für die Umsetzung der Verordnung über die Wiederherstellung der Natur entscheidend, dass keine zusätzlichen Belastungen für landwirtschaftliche Betriebe entstehen.

### **Statement by Estonia**

Estonia strongly supports the Nature Restoration Law. We consider the Nature Restoration Law to be one of the most important tools to halt and reverse dangerous biodiversity loss in Europe and secure healthy, resilient and safe environment for us and for our children. Biodiverse nature is our strongest ally in fighting climate change and adapting to its impacts. Sustainability of food production, forestry, provision of vital ecosystem services – they all depend on nature and on biodiversity. Moreover, we have responsibilities not only to our own citizens and future generations but also to the global community. The Regulation serves a fine balance between necessary measures that address the urgent and real needs of the natural environment, and at the same time takes into account the efforts and different circumstances in Member States and provides the necessary flexibilities to address those.

### **Statement by the Netherlands**

The Government of the Netherlands would like to reiterate that it underscores the importance of the Nature Restoration Regulation and supports its overarching ambition. We would like to thank the French, Swedish, Spanish and Belgian Presidencies as well as the Commission and the European Parliament for their constructive approach in concluding the Regulation. We would like to express our appreciation to all EU-partners who have taken the concerns of the Netherlands seriously and have tried to find solutions to accommodate these challenges during the negotiations.

However, the Dutch Parliament has adopted by a vast majority a motion requesting the Government to vote against the Nature Restoration Regulation, considering the substantial challenge to achieve current and future objectives to restore nature within the context of high population density and high pressure on land use caused by competing economic, social and environmental claims, and the related risks of legal and policy consequences. The binding goals for 2040 and 2050 set by the Regulation intensify the challenges for implementation. Consequently, the Government of the Netherlands will vote against the Regulation.

When the Regulation is officially adopted and has entered into force, the Netherlands is committed to implementing the Regulation in a successful manner. We will aim to implement the Regulation in such a way that the administrative burden and legal requirements for societally relevant projects are as limited as possible and will look for multifunctional utilisation of land and resources within the framework of the Regulation. The Netherlands looks forward to maintaining a continuous dialogue with the Commission and Member States to ensure the Regulation will contribute to restoring ecosystems for people, the climate and the planet.

### **Statement by Slovakia**

Slovensko podporuje cieľ návrhu nariadenia, ktorým je prispiet' k nepretržitej, dlhodobej a trvalej obnove biologicky rozmanitej a odolnej prírody vo všetkých suchozemských a morských oblastiach Európskej únie prostredníctvom obnovy ekosystémov, prispiet' k dosiahnutiu cieľov Únie v oblasti zmierňovania zmeny klímy a adaptácie na ňu a k splneniu medzinárodných záväzkov Únie.

Slovensko však zastáva názor, že úsilie zamerané na dosiahnutie tohto cieľa musí rešpektovať rôzny východiskový stav a podmienky ekosystémov v členských štátoch. Z európskej perspektívy bude najviac úsilia na obnovu prírody potrebné vynaložiť tam, kde boli ekosystémy najvýraznejšie pozmenené a negatívne ovplyvnené ľudskou činnosťou. V podmienkach Slovenska stále existujú ekosystémy, ktoré vykazujú vysokú mieru prirodzenosti a zachovania biodiverzity, čoho dôkazom je aj národná hodnota EPI indexu biodiverzity 82,7 z roku 2022. Tieto pozitíva je potrebné v čo najväčšej miere zachovať. Tento stav je vo významnej miere aj výsledkom doterajšieho, v mnohých prípadoch dlhodobého a aktívneho spôsobu starostlivosti o krajinu a ochrany prírody na Slovensku. Historicky nedeliteľnou súčasťou tohto úsilia boli na Slovensku, okrem profesionálnych a dobrovoľných ochrancov prírody, aj farmári, vlastníci a obhospodarovatelia lesov a miestne obyvateľstvo.

Budúce uplatňovanie nariadenia preto musí byť založené na spravodlivom prerozdelení úsilia medzi členské štáty. Efektívne uplatňovanie nariadenia si vyžiada správne nastavenie uspokojivých úrovni indikátorov, priaznivých výmer a posudzovaní stavu biotopov. V opačnom prípade môže ešte viac prehĺbiť rozdiely v stave ekosystémov a využívaní prírodných zdrojov medzi členskými štátmi Únie a tým priniesť aj rôznu mieru socioekonomických dopadov v členských štátoch.

Sme toho názoru, že uplatňovanie nariadenia prispeje k zvýšenej administratívnej a finančnej záťaži, ktorú budú musieť znášať v nemalej miere aj členské štáty. Financovanie z verejných zdrojov by preto malo stabilne a predvídateľne garantovať dostatok zdrojov na realizáciu obnovných opatrení a kompenzáciu rôznej miery obmedzenia hospodárskych aktivít.

### **Statement by the Commission**

The EU and its Member States are parties to the United Nations Economic Commission for Europe (UNECE) Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters of 25 June 1998 (the ‘Aarhus Convention’).

Member States should ensure that members of the public concerned, who have a sufficient interest or that maintain the impairment of a right in accordance with national law, have access to a review procedure before a court of law, or an independent and impartial body established by law, to challenge the substantive or procedural legality of the national restoration plans and any failures to act of the competent authorities, regardless of the role members of the public concerned have played during the process for preparing and establishing such national restoration plans. This shall be in line with the relevant case law of the Court of Justice of the European Union related to access to justice in environmental matters and in full respect of the obligations Member States have undertaken as parties to the Aarhus Convention<sup>1</sup>.

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<sup>1</sup> See also Communication on ‘Improving access to justice in environmental matters in the EU and its Member States’ (doc. 11854/20 - COM(2020)0643).