

# The Uyghur Forced Labor Prevention Act: Key Considerations

The Uyghur Forced Labor Prevention Act (UFLPA) launched in June 2022, applies to a broad spectrum of entities engaged in international trade, particularly those with connections to the Xinjiang Uyghur Autonomous Region in China. This includes companies with global supply chains, importers, exporters, manufacturers, suppliers, retailers, and brands, especially those involved in the production and distribution of goods using materials or labor from Xinjiang.

If importers wish to get their shipments released from being detained under this rebuttable presumption, they will have a difficult task ahead of them. A company may experience supply chain disruptions and lose access to the US market as a result of these seizures. This guide explains how producers can avoid the negative consequences of not following this law.





## **Implementing UFLPA Complience**

The legislation authorized the FLETF to create an enforcement strategy outlining high-priority sectors and corresponding plans for each. This strategy mandated guidance for importers on due diligence, evidence requirements to challenge presumption and a list of entities prohibited from US imports. Released on June 17, 2021, the strategy and operational guidance from CBP are crucial for companies aiming to ensure UFLPA compliance and avoid supply chain disruptions.

### **High-Priority Sectors for Enforcement**

The FLETF's enforcement strategy designates silica-based products, including polysilicon, cotton products, tomatoes and downstream products, and apparel as high-priority sectors for enforcement. This focus is particularly significant for complex manufacturers, given the broad use of silica in various goods, placing them at a higher risk of enforcement. CBP's risk-based approach prioritizes goods imported from Xinjiang, those made with Xinjiang inputs, and those made by entities on the FLETF Entity List.



## **Enforcement Procedures and Shipment Detention**

CBP employs a case-by-case review for each shipment to determine Xinjiang origin or parts made in Xinjiang. The agency has five days to release or detain a shipment after examination, issuing a detention notice for the latter. Importers have 30 days to challenge the detention, export the shipment, or request an exception. Documentation is crucial, and the complexity of the process necessitates proactive UFLPA compliance to prevent detention and costly consequences.

### **UFLPA Compliance Continuity**

This hinges on due diligence, a process vital for identifying and mitigating risks. The U.S. Customs and Border Protection (CBP) emphasizes the importance of due diligence, directing companies to the Operational Guidance and UFLPA Strategy for effective implementation. These due diligence steps, such as direct stakeholder engagement, risk assessment, supplier code of conduct development, communication and training, compliance monitoring, and violation remediation, form the foundation of an effective UFLPA compliance strategy.

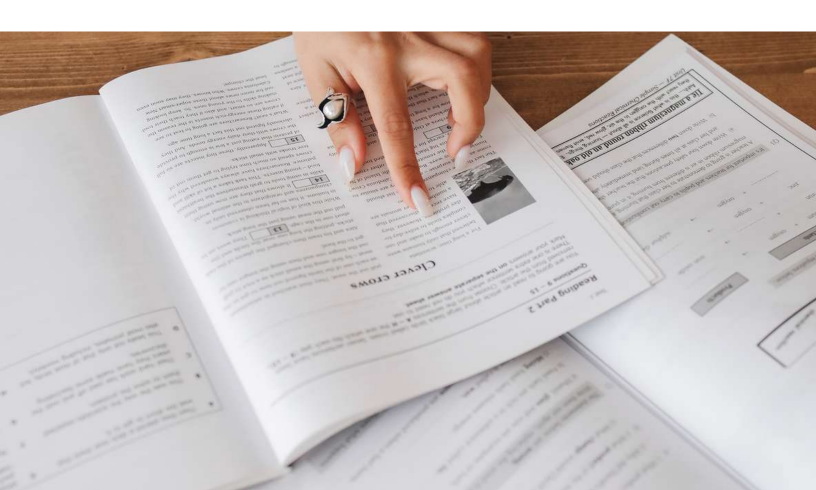


# Advantages of Ensuring UFLPA Compliance through Comprehensive Due Diligence

The optimal strategy for importers is to prioritize fundamental UFLPA compliance by proactively preventing detentions. This entails diligently taking all reasonable measures to gain a comprehensive understanding of the entities within the supply chain, their production activities, methods, and locations.

By preventing goods from being held in detention, companies evade storage expenses and additional costs linked to legal support and resource-intensive information gathering. Moreover, due diligence is instrumental in retaining customer contracts, as UFLPA violations can tarnish a company's reputation, leading to customer loss and a damaged business image.

Additionally, due diligence is crucial for preserving market access, especially in the substantial U.S. retail market, valued at over \$6.5 trillion in 2021. Demonstrating a commitment to ethical corporate behavior through due diligence also shields manufacturers from negative investor sentiments, as investors increasingly prioritize companies that uphold human rights and environmental, social, and governance (ESG) principles.



# Our Solution



### **Technology-Driven UFLPA Compliance Strategies**

Both the FLETF strategy and CBP Operational Guidance emphasize the importance of importers having a strong information system for managing supply chain data, encompassing mapping, risk assessments, and impact assessments.

Rhythm Innovations' tailored solution not only facilitates compliance with this requirement but also provides comprehensive supply chain visibility, enabling adherence to the UFLPA regulations and preventing shipment detention.

### Who is Rhythm Innovations?

Rhythm Innovations is an innovative solution for supply chain sustainability management, tailored for forward-thinking complex manufacturers. We transform sustainability aspirations into concrete strategies by meticulously exploring supply chains. Our approach involves a thorough examination of suppliers, components, and even the composition of parts, allowing us to map the entire landscape of complex manufacturing.

#### What We Do:

At Rhythm Innovations, we empower companies to uncover sustainability risks deeply embedded in their supply chains, while also pinpointing new focal points for fostering growth, efficiency, and value. Our in-depth supply chain analysis extracts and validates highly actionable data, providing genuine insights. Guided by a team of regulatory experts with diverse expertise, Rhythm Innovations' solution presents a comprehensive cross-enterprise perspective on sustainability, a vital element for genuine leadership in the industry.



### **Additional Information:**

Anticipated UFLPA Requirements by CBP In the preceding months, the Forced Labor Enforcement Task Force, a U.S. government interagency body overseeing the enforcement strategy for UFLPA implementation, conducted its inaugural public gathering to address UFLPA enforcement matters. Insights derived from this meeting and the collaborative efforts of these agencies have led to significant briefings provided by the respective entities, encompassing:

- Four agencies have come together to release the <u>"Xinjiang Supply Chain Business Advisory"</u> and the <u>"Addendum to the Xinjiang Supply Chain Business Advisory,"</u> which provide strategies importers should use to prevent the use of forced labor relating to the XUAR.
- The Department of Homeland's Security Guidance to Importers," found in its most recent Report
  to Congress on its <u>Strategy to Prevent the Importation of Goods Mined, Produced, or
  Manufactured with Forced Labor in the People's Republic of China</u>, provides due diligence and
  compliance best practices.
- CBP's "<u>Uyghur Forced Labor Prevention Act: U.S. Customs and Border Protection Operational</u>
   <u>Guidance for Importers</u>" provides strategies for compliance with the UFLPA as well as guidance regarding what types of information CBP is seeking in an admissibility review.
- <u>CBP's Frequently Asked Questions on the UFLPA</u> provides responses to frequent questions on UFLPA compliance.
- CBP's <u>Best Practices for Applicability Reviews: Importer Responsibilities</u> provides advice regarding how to respond when CBP receives a UFLPA detention notice.
- CBP's <u>Guidance on Executive Summaries and Sample Tables of Contents: Preparing a UFLPA Applicability Review Submission</u> provides a sample organization for providing "documentation produced in the ordinary course of business that details the order, purchase, manufacture, and transportation of inputs throughout their supply chain," thereby providing CBP with "clear and convincing evidence" that a given shipment should be released if the documentation shows the goods were not produced, in whole or in part, in violation of the UFLPA.