

Confirmation on conflict materials

Conflict Materials / Dodd-Frank Act. Section 1502:

Section 1502 of the Dodd-Frank Act requires companies listed on US stock exchanges to disclose information on the use of so-called „conflict minerals“. These are tantalum, tin, tungsten and gold from the Democratic Republic of Congo and its neighbouring countries (Angola, Burundi, Central African Republic, Republic of Congo, Rwanda, South Sudan, Tanzania, Uganda and Zambia) - the so-called DRC region. More recently, similar risks have been added for other conflict and high-risk areas (Latin America, Myanmar, Nigeria) and other commodities such as mica and cobalt. EU Regulation No. 2017/821 requires Union importers of tin, tantalum, tungsten, their ores and gold to conduct due diligence on their supply chain. For processing companies such as **Möller-Industrietechnik GmbH**, there are no direct obligations under the aforementioned EU regulation.

Möller-Industrietechnik GmbH is aware of its social responsibility in terms of environment, safety, health and the observance of human rights. With our conduct in business dealings, we are committed to the peaceful and sustainable use of our global resources. We do not directly import „conflict minerals“ nor do we currently have any indications that our products could contain minerals originating from this conflict region.

We ask for your understanding that due to the large number of enquiries, we will not fill out specific questionnaires. We hope that this statement contains the information you have requested.

With kind regards

Your Möller Team

Version: 17.09.2021 Rev.01