

Conflict minerals and the Dodd-Frank Wall Street Reform and Consumer Protection Act.

EU 2017/821 laying down supply chain due diligence obligations for Union importers of tin, tantalum and tungsten, their ores, and gold originating from conflict-affected and high-risk areas; (plus EU 2020/1588 amending Annex 1).

Conflict Minerals (Compliance) (Northern Ireland) (EU Exit) Regulations 2020.

Numatic International Ltd declares that it is aware of the existence of the US regulation and acknowledges the European Directive placing obligations on importers of 3TG if above the limits set out in Annex 1 of the directive.

There are many actors in the current supply chain that are not fully conversant with these regulations and that makes verification challenging.

Nevertheless, the organization has attempted to identify potential risks of conflict minerals in the supply chain and ensure that no such minerals find their way into Numatic products. It is our policy that we will not knowingly use components that are manufactured from materials from conflict areas.

Our declaration is that to the best knowledge available, our products exclude the use of conflict minerals as defined by the Dodd – Frank act and we are not in scope of EU 2017/821

Numatic International Limited
Chard, Somerset, TA20 2GB
England
<http://www.numatic.co.uk>

Telephone +44 (0)1460 68600