

Webinar

Conflict Minerals: Due Diligence in the Supply Chain



Similar to the provisions in the Dodd-Frank Act (Section 1502), the regulation is based on the OECD Due Diligence Guidance and now also requires all Union Importers to ensure that they obtain the gold, tin, tungsten and tantalum contained in their products from responsible and conflict-free sources. They face the challenge of screening their products for the use of conflict minerals and collecting the information in their supply chain.

Aim of the seminar:

Participants will get an overview of the provisions of the EU regulation and learn how companies can address the challenges it poses.

Target group:

Management board, heads of departments, export control officers and export employees of EU and third-country companies

Content:

Introduction

- Explanation of the terminology
- Background information

Overview of the regulatory framework of the sector

- Kimberley Process ("Blood Diamonds")
- Section 1502 Dodd-Frank Act
- OECD Guidelines

EU Conflict Minerals Regulation

- Background information
- Abstract explanations (circle of addressees, duties of action and due diligence)
- Concrete explanations (determination of personal concern, compliance with duties of action and due diligence)
- Legal consequences of violations
- Case studies and practical examples

Current Situation & Outlook

Details

Date: 21st of June 2024

Time: 09:00 am - 12:00 pm

Location: online

Trainer: Prof. Dr. Haellmigk is the owner and head of the law firm HAELLMIGK in Munich, which specializes in the areas of foreign trade and export control.

Costs: 280,00 Euro plus VAT.

Registration deadline: 14.06.2024

Contact information:

Benjamin Lobedank
Telefon: 0711/2005-1342
E-Mail: training@ihk-exportakademie.de

IHK-Exportakademie GmbH

Jägerstraße 30
70174 Stuttgart
Telefon: 0711-2005-1364
Telefax: 0711-2005-601189
Email: info@ihk-exportakademie.de
Internet: www.ihk-exportakademie.de