

Conflict minerals policy

In August 2012 the US Securities and Exchange Commission (SEC) approved a conflict minerals rule as mandated by the Dodd-Frank Wall Street Reform and Consumer Protection Act. This rule imposes new supply chain reporting requirements on publicly traded companies to promote transparency and consumer awareness regarding the use of “conflict minerals” (specifically the metals tantalum, tin, tungsten and gold) in their products.

The new reporting requirements are based on concerns that revenues obtained from mining and transport of conflict minerals finance the ongoing conflict in the Democratic Republic of Congo (DRC) and surrounding countries and the resulting humanitarian crises.

Although reporting requirements only apply to publicly traded companies required to report to the SEC, these requirements are expected to affect the entire electronics industry supply chain. Any company supplying products to an affected company is expected to be asked for conflict minerals information.

S.Brannan & Sons Limited has a proud reputation for delivering quality products and is committed to sourcing only from reputable suppliers. We can confirm that we have received confirmation from all our suppliers that their products adhere to this new ruling.

This policy is available for customers and members of the public on request or via our website www.brannan.co.uk



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Managing Director

23rd February 2021

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Date