

**Annual Report 2024 for metals and minerals covered by the EU Regulation (EU) 2017/821
(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)**

Details of trading company	
<i>Company name</i>	CRONIMET Raw Materials GmbH ("CRRM")
<i>Business address</i>	Suedbeckenstrasse 22, 76189 Karlsruhe, Germany
<i>Reporting period</i>	2024
<i>Date of this report</i>	31.03.2025
<i>Responsible Person managing this report</i>	Philipp Kistner (Special Representative Supply Chain Act / CRONIMET Holding GmbH)

Introduction:

The CRONIMET Holding Group ("CRONIMET"), of which CRRM is a part, is committed to entrepreneurial, socially and ecologically responsible corporate management. We act in accordance with the law, we rely on fair competition, reject corruption and comply with cross-border trade regulations. We also observe ethical guidelines based on the principles of the United Nations (UN) Guiding Principles on Business and Human Rights, the International Labour Organization (ILO) Conventions, the Universal Declaration of Human Rights of the UN, the UN Conventions on the Rights of the Child and the OECD Guidelines for Multinational Enterprises.

Principles in dealing with metals and minerals from conflict and high-risk areas:

To avoid the use of conflict minerals, which directly or indirectly finance or benefit armed groups and/or involve other serious human right abuses in high-risk and conflict-affected regions, CRONIMET has developed a supply chain policy and measures to ensure the origin of the traded material.

CRONIMET *condemns all activities in the extractive sector that involve illegal or unlawful exploitation of ores, that directly or indirectly finance or benefit armed groups in conflict zones, or that contribute to serious human rights violations.*

CRONIMET *fully supports the activities of the Organization for Economic Cooperation and Development (OECD) to address these risks and has implemented the OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict Affected and High-Risk Areas (OECD Guidance).*

CRONIMET *does not use metals and minerals from conflict and high-risk areas for the manufacture of its products. Metals and minerals from conflict and high-risk areas are not required for the "functionality or manufacture" of our products.*

<i>Due Diligence Aspect</i>	Implemented Measures
<i>Establish a strong company management system</i>	<p>CRONIMET maintains a certified Integrated Management System (IMS), which currently includes a quality management system according to ISO 9001, an environmental management system according to ISO 14001, an occupational safety management system according to ISO 45001 and an energy management system according to ISO 50001.</p> <p>Responsible procurement of metals and minerals covered by the EU Regulation (EU) 2017/821 (in case of CRONIMET: Ferrotungsten) is ensured via a risk management system incorporated into the IMS. The risk management system includes a regular review of the identified risks in the supply chain, including risk assessment and the measures defined to reduce risks.</p> <p>Existing and potential business partners for primary raw materials are screened on a risk basis for violations against the requirements of CRONIMET's Supplier Code of Conduct, human and environmental rights, embargo regulations, sanctions lists and other relevant regulations. In case of not meeting requirements, such as adequate proof of country of origin, certifications or compliance with legal rules, a business transaction is excluded. Primary raw materials from countries on the CAHRAS (Conflict Affected and High-Risk Areas) list are excluded from business transactions.</p>
<i>Establish a supply chain policy regarding responsible sourcing of raw materials</i>	<p>CRONIMET's Supply Chain Policy is fully aligned with the third edition of the OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas (OECD Guidance) and the corresponding EU regulation (Regulation (EU) 2017/821). The Supply Chain Policy defines the ethical guiding principle towards those raw materials, and how risks are assessed and managed in our supply chain. It covers all the risks identified in Annex II of the OECD Guidance and its geographic scope is global.</p>
<i>Establish a strong internal system of due diligence, control and transparency</i>	<p>Responsible procurement of metals and minerals covered by the EU Regulation (EU) 2017/821, such as Ferrotungsten, is ensured via a risk management system incorporated into the IMS.</p> <p>In order to ensure the internal due diligence compliance, a mandatory procedure has been implemented which is supported by a process description. Supervision, inspection, and documentation requirements are also laid down in an internal guideline on handling metals and minerals from conflict and high-risk areas.</p> <p>The risk management system includes a regular review of the identified risks in the supply chain, including risk assessment and the measures defined to mitigate or – whenever possible – to eliminate risks.</p>

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<i>Establish a confidential grievance mechanism</i>	<p>We rely on our employees, suppliers, customers and other stakeholders to act responsibly and honestly, and welcome any information with the intention of uncovering grievances. Therefore, we offer a whistleblower system called 'Fairplay Supporter', which is confidential and protects the identity of the person reporting a violation. The whistleblower system serves exclusively to receive, and process reports on actual or alleged violations of laws, guidelines, the CRONIMET Code of Conduct or the Supplier Code of Conduct of the CRONIMET Group. In particular, it is not available for general complaints or for product and warranty enquiries.</p> <p>Furthermore, grievances regarding CRONIMET's procurement practices or complaints concerning human rights that relate to CRONIMET or other parties along the supply chain can – as well as being reported by the whistleblower system – be addressed to the human rights committee of the CRONIMET Holding Group (humanrights@cronimet.de).</p>

Results of the Due Diligence Review for the year 2024	
Which products covered by the EU Regulation (EU) 2017/821 did CRRM import into the European Union during the reporting year?	Ferrotungsten (FeW)
Which quantity of the product(s) did CRRM import into the European Union during the reporting year?	41 metric tons
How many different suppliers were used for those Union imports?	1
From which countries of origin was the material sourced (in case of Union imports)?	Brazil
Percentage of producers certified according to RMI (in %)?	100%
Percentage of upstream suppliers confirmed a conflict-free supply chain (in %)?	100% (confirmed under the PO)
Were potential business partners or offers made rejected?	No. Products were purchased from known and authorized supplier(s) only.
Have any reports been received in the whistleblowing system in connection with irregularities in the supply chain?	None.
In reference to article 7, paragraph 4 of the EU Regulation (EU) 2017/821: Which quantity of metals derived from recycled or scrap sources only was imported by CRONIMET into the European Union during the reporting year (as Union importer)?	71,133 metric tons (tungsten-based waste and scrap with CN code 8101 97 00)