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Press release | 22.11.2016

Conflict minerals

Binding rules agreed as EU finally takes action

The European Parliament and Council today reached a final agreement on new EU regulation aimed at tackling the problem of conflict minerals. This legislation is intended to stop the financing of armed groups through trade in conflict minerals by forcing companies to source responsibly. Commenting on the outcome, Green development spokesperson **Judith Sargentini said**:

"This deal is a major breakthrough in responding to the problem of conflict minerals and shows the EU is finally accepting the seriousness of this problem. For the first time in Europe, firms involved in the extraction and trade of minerals will be obliged to check whether their supply chain has links to armed conflicts and human rights abuses, and to address problems where they occur. The Commission and Council were originally intent on allowing companies to voluntarily self-certify as a 'responsible importer', and we are pleased to have helped secure binding legislation (1).

"However, while this is a big step forward, we are concerned that several major loopholes remain. The vast majority of 'downstream firms', which process the minerals and produce the final consumer products, will not be subject to binding provisions. This means the manufacturers of tablets and smartphones will not be covered by the deal, a major and worrying omission.

"We hope that the Commission will revise the legislation at the next opportunity, to make sure the full market power of the EU is used to end the link between the minerals trade and conflict."

(1) In 2014, the European Parliament adopted an initiative support by Judith Sargentini on conflict minerals with a large majority, which called for binding transparency rules for all firms in the mineral supply chain. In May 2015, the European Parliament adopted its position on the draft regulation in which it voted in favour of mandatory supply chain transparency.

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Responsible MEPs



Judith Sargentini

Member

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