



Conflict Minerals

Data Cable supports the US Securities and Exchange Commission adopting Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act on August 22, 2012. The Conflict Minerals Law requires all US publically traded companies to report annually to the SEC whether they use conflict minerals including gold, tin, tungsten or tantalum in their products.

We at Data Cable fully support this legislation to prevent the use of minerals that in anyway finance armed groups in the “Democratic Republic of the Congo or other surrounding countries as Angola, Burundi, Central African, Congo Republic, Rwanda, Sudan, Tanzania, Uganda and Zambia.

We, The Data Cable Company, manufacture custom electronic products in strict accordance with written specifications provided to us by our customers. We do support our customers to ensure that the products we manufacture will meet the conflict minerals requirements to the best of our knowledge, when information from customer specified vendors is available.

We have committed to responsible sourcing of conflict minerals throughout our supply chain and to continuing to comply with Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act.

In this process, we have engaged a third-party contractor, Assent Compliance, to collect and maintain information for all customers who request this information for parts/components used in their assemblies.

Our campaigns for declarations typically begin in November of the reporting year. Preliminary company level CMRT declarations are typically available in late February of the year following the reporting year, with a Final declaration complete in early May.

David Gillies
Development Manager

The Data Cable Company Inc.