
Conflict Minerals Policy

1. PURPOSE

This policy provides a framework through which RTDS Technologies Inc. ("RTDS") shall comply with Section 1502 of the Dodd Frank Wall Street Reform and Consumer Protection Act pertaining to Conflict Minerals.

2. SCOPE

On August 22nd, 2012, the U.S. Securities and Exchange Commission ("SEC") published regulations implementing Section 1502 of the Dodd Frank Wall Street Reform and Consumer Protection Act ("Act") governing Conflict Minerals. The Act requires companies to perform due diligence on the source and chain of custody of Conflict Minerals contained in their products. RTDS is not a SEC registrant and therefore not required to file a Conflict Minerals Report in accordance with Rule 13p-1 under the Securities Exchange Act of 1934 ("Rule 13p-1"). However, RTDS does recognize the need comply to the Rule 13p-1 standards where applicable in relation to reporting requirements of its customer base who may be subject to such Rules, and have therefore taken steps to become compliant where appropriate and applicable.

3. DECLARATION

1. RTDS strives to have a Conflict Free supply chain, and is committed to sourcing products and materials from non-conflict sources;
2. RTDS expects that its suppliers have due diligence processes in place to identify the source of the Conflict Minerals contained in their products, and that those sources do not support conflict and violations of human rights;
3. To further the benefits of Section 1502 and promote its intended purpose, RTDS will work with suppliers with underdeveloped processes, providing information and guidance in an attempt to increase supply chain transparency throughout the world and into the DRC and surrounding region.

RTDS undertakes to provide all suppliers identified under the SEC regulations with a Reasonable Country of Origin survey ("RCOI"). This survey must be completed by those suppliers to ensure continued eligibility to do business with RTDS. By signing and submitting the survey, suppliers certify that they have procedures in place to demonstrate that materials and products are sourced in accordance with RTDS standards, and attest to the reliability of the survey responses. Based on the survey results, RTDS may require additional information from those same suppliers in order to determine whether or not a supplier's products or materials are indeed "Conflict Free".

RTDS is dedicated to working with its suppliers to help establish traceability of Conflict Minerals and assure that our products and materials are responsibly sourced. However, suppliers who are not responsive to RTDS's requests for information via the RCOI survey process may be disqualified from doing business with RTDS. At a minimum, RTDS will look to establish new sources for products and materials where the origin of Conflict Minerals in those products cannot be ascertained.