

Conflict Mineral Policy

On August 22, 2012, the Securities and Exchange Commission (SEC), adopted final rules implementing the "conflict minerals" disclosure requirements in Section 1502 of the Dodd-Frank Act, passed in congress in 2010 (see the rules at: http://www.sec.gov/rules/final/2012/34-67716.pdf).

This rule requires publicly traded companies to acknowledge if any conflict minerals (defined as tantalum [Ta], tin [Sn], tungsten [W], or gold [Au]; often referred to as "3TG") are in their products and if any of these minerals originated in the Democratic Republic of the Congo (DRC) or surrounding countries.

As a privately owned company, Audiosears Corporation is not required to report conflict minerals. We, as a company, strive to reduce any conflict minerals in our products by purchasing parts through large distributors. We additionally try to limit product to reputable companies which have published policies.

While not all of our sourced parts can be guaranteed as conflict free we diligently strive to make our products adhere to the intent of the Dodd-Frank Act. If product is revealed as non-conflict free, Audiosears will take action to identify a conflict free source.

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