



OCSALM Special Wires and Leads srl
Via Venezia 34/D - 10088 Volpiano (TO), Italy

Phone: +39-011-988 2251
Fax: +39-011-988 1358
Web: www.ocsalm.com
E-mail: info@ocsalm.com

CONFLICT MINERALS

To whom it may concern.

In the United States, the Dodd-Frank Wall Street Reform and Consumer Protection Act, was signed into law on July 21, 2010.

Within one of the provisions of that new law, Congress set new requirements for public companies registered with the Securities and Exchange Commission (SEC) to report each year on their use of "Conflict Minerals" in their products.

Conflict Minerals by definition are:

Cassiterite (Tin), Wolframite (Tungsten), Coltan (Tantalum), Gold,

and are known to be mined in conditions of armed conflict and human rights abuses, notably in the Eastern provinces of the Democratic Republic of Congo (DRC) and surrounding countries. The profits from the sale of these minerals finance armed conflict and human rights atrocities.

Section 1502 of the new law specifically imposes direct SEC reporting requirements on any Conflict Minerals which are "necessary to the functionality or production of [a company's] products." This law was finalized on August 22, 2012 and requires impacted companies to comply in 2013.

Ocsalm srl started a Conflict Mineral Compliance Program to drive compliance with this recent regulation, sending the Conflict Minerals Reporting Template (EICC rev.2.0) to all involved suppliers. The information asked for in the template is critical to Ocsalm's due diligence efforts, both to determine that conflict minerals are not used in our products and, thereafter, to monitor that our suppliers continue to avoid the use of conflict minerals.

To learn more about Conflict Minerals and how this law defines your requirements to support this initiative, please visit the FAQ link below reported.

<http://www.sec.gov/divisions/corpfin/guidance/conflictminerals-faq.htm>