



CONFLICT OF MINERALS TRADE ACT POSITION STATEMENT

Deca Technologies is a company with a very strong commitment to social responsibility. We believe that as a responsible company, we need our suppliers and contractors to join us in this commitment, based on a shared set of values and principles.

It is well-known in the semiconductor industry that human rights violation in mining industry for some certain minerals has increased. In July 21, 2010 when the Conflict Mineral Law passed the congress and put into law, minerals supplied such as columbite-tantalite (coltan) (i.e., tantalum), cassiterite (i.e., tin), gold, wolframite (i.e., tungsten) and their derivatives were consciously monitored by industries in order to trace down the source and ensure compliance.

Deca Technologies supports the goals and objectives of Section 1502 of the Dodd-Frank Act, which aims to prevent the use of conflict minerals that directly or indirectly finance or benefit armed groups in the Democratic Republic of Congo or an adjoining country defined in the "Conflict" region.

Deca Technologies' suppliers are required to comply with DOC001452 specifications which include responsible sourcing. They shall exercise due diligence in the source and chain of custody of conflict minerals and measures available upon Deca Technologies' request.

In this regard, series of material declaration is being given to suppliers to declare their position in using conflict minerals. In case of non-compliant, corrective actions shall be defined to ensure consistency of commitment.

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