

Conflict Minerals Compliance Statement

For over a decade, the trade in conflict minerals has fueled human rights abuses and promoted insecurity in eastern Democratic Republic of the Congo (DRC). The Dodd Frank Wall Street Reform and Consumer Protection Act, passed by the US Congress in July 2010, includes a provision – section 1502 – aimed at stopping the national army and rebel groups in the DRC from illegally using profits from the minerals trade to fund their fight. Section 1502 is a disclosure requirement that calls on companies to determine whether their products contain conflict minerals – by carrying out supply chain due diligence – and to report this to the Securities and Exchange Commission (SEC).

Trenton Systems is a privately held corporation and as such we are not subject to the Conflict Minerals rules and reporting requirements. We understand that our customers may be, and we are committed to helping our customers comply with their reporting requirements.

Trenton Systems supports the aim of Conflict Minerals in improving the protection of human health and the environment through better and earlier identification of the intrinsic properties of human rights abuses in the Democratic Republic of Congo and other conflict zones.

Trenton Systems is continuously striving to ensure that we're providing our customers with information about substances in our products as required.

This statement is valid unless superseded by a revised statement at a later date.

Additional questions may be directed to the Compliance email address below.

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