



IC BLUE

the answer comes out of the Blue

CONFLICT MINERALS DECLARATION

To whom it may concern

As a global supplier of electronic and electrical components, IC Blue LTD is aware of our obligations with regards to laws and regulations regarding Conflict Minerals, specifically the Dodd-Frank Wall Street Reform and Consumer Protection Act, Section 1502.

On July 21, 2010 the US Congress enacted legislation (Section 1502 of the Dodd-Frank Act) that requires US Securities and Exchange Commission (SEC) registrants to provide disclosures about the use of conflict minerals emanating from the Democratic Republic of Congo (DRC) and adjoining countries (DRC countries.) Electronics companies using conflict minerals, or metals sourced from conflict minerals (e.g. gold, tin, tantalum, and tungsten) necessary to the functionality of a manufactured product are required to disclose the use of these minerals and their origin in their annual report. Even companies not subject to SEC filing in the United States, but that supply companies required to provide disclosure, will need to maintain similar information to allow their customers to comply.

IC Blue LTD does not directly source or process conflict minerals such as Tin, Tantalum, Tungsten, or Gold. As part of our reasonable due diligence IC Blue LTD has verified with component manufacturers within our supply chain to verify their continued compliance with the regulations. Based on the information received thus far we declare that our products contain Conflict Minerals sourced from conflict-free areas.

Sincerely

Matthew Ward

JULY 2013