



Conflict minerals – Policy

C.C.JENSEN A/S
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The U.S. Dodd-Frank Act requires that each company listed on the stock exchange in the USA must submit annual reports about their use of gold, tin, tantalum and wolfram from illegal mines in the Democratic Republic of Congo and its neighbouring countries.

C.C.JENSEN does not purchase conflict minerals directly from mines or processing plants in these countries.

However, materials are used to a small extent in C.C.JENSEN's products, primarily in the form of electronic components that we buy.

C.C.JENSEN is not listed on the stock exchange in the USA and is therefore not directly covered by the provisions from the United States Securities and Exchange Commission (SEC). Therefore, as a rule, we are not subject to this act, but because we are a supplier to many large companies that are subject to SEC's provisions, we recognise that the Dodd-Frank Act also affects our business, and that our customers expect that we are able to track the minerals in question in our products, so we also make it easier for them to carry out their required reports.

Therefore, C.C.JENSEN has taken the following measures:

We have included conflict minerals in a list of unwanted substances and materials to make our suppliers aware of the new U.S. requirements. C.C.JENSEN expects and requires that our suppliers purchase materials from socially responsible suppliers. We use the *iPoint Conflict Minerals Platform* (www.conflict-minerals.com) for reporting conflict minerals and encourage our customers and suppliers to do the same to make the exchange of reports easier.