

## L-com Conflict Minerals Policy Statement

This document describes L-com's policy regarding Conflict Minerals in our products and our associated relationships with customers and suppliers.

### Regulatory Overview:

In July 2010, the USA President signed into law the Wall Street Reform and Consumer Protection Act, also known as the Dodd-Frank Act. On August 22, 2012, the Securities and Exchange Commission (the "SEC") adopted a conflict minerals rule (the "Conflict Minerals Rule") as mandated by Section 1502 of the Dodd-Frank Act. The Conflict Minerals Rule is intended to reduce a significant source of funding for armed groups that are committing human rights abuses in the Democratic Republic of the Congo (the "DRC") and its adjoining countries, Central African Republic, South Sudan, Zambia, Angola, Tanzania, The Republic of the Congo, Burundi, Rwanda, and Uganda. "Conflict Minerals" are defined in the Conflict Minerals Rule as **cassiterite**, **columbite-tantalite** (coltan), **gold**, **wolframite** and three specified derivatives: **tin**; **tantalum**; and **tungsten**.

### L-com Policy Statement:

L-com is also committed to complying with the OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas. As well as Section 1502 of the Dodd-Frank Act, that aims to prevent the use of minerals that directly or indirectly finance or benefit armed groups in the Democratic Republic of the Congo (DRC) or in adjoining countries.

Suppliers to L-com Inc. are required to commit to "conflict-free" (supplier does not source conflict minerals from listed countries) and sourcing only from conflict-free smelters or suppliers. Each supplier to L-com is required to provide completed EICC-GeSI declarations evidencing their commitment to becoming conflict-free by documenting countries of origin for the tin, tantalum, tungsten, and gold that it purchases.

To the extent that "conflict minerals" are necessary to the functionality or production of products, which L-com manufactures, purchases or sub-contracts, we are aware that some of our Customers are required to make certain disclosures on Form SD, a new SEC form.

[Download L-com CFSI Materials Form](#)

Roger E. Anderson  
Senior Compliance Engineer  
L-com Global Connectivity  
[Randerson@l-com.com](mailto:Randerson@l-com.com)

Signature: 

Date: 19 May 2014

Printed Name: Roger E Anderson

Title of Authority: Senior Compliance Engineer