



# DRC Conflict Material Statement

Dodd - Frank Act

(Page 1 of 1)

**Clamps Incorporated DRC Conflict Material Statement:**

---

On August 22, 2012, the U.S. Securities and Exchange Commission (SEC), as directed by Section 1502 of the Dodd - Frank Wall Street Reform and Consumer Protection Act of 2010, finalized requirements for issuers of public securities to disclose their use of “conflict minerals” originating in the Democratic Republic of Congo (DRC) or adjoining countries. The rule applies to products containing any of the four conflict minerals (Tin, Tantalum, Tungsten, and Gold) if the minerals are “necessary to the functionality or production” of the products manufactured.

Clamps Incorporated is a privately held corporation and hereby not required to file reports with the U.S. Securities and Exchange Commission (SEC) under Section 13(a) or Section 15(d) of the Exchange Act. Clamps Incorporated is thereby exempt from the requirements of Section 1502 of the Dodd - Frank Wall Street Reform and Consumer Protection Act of 2010 in regard to the use of “conflict minerals.”

Even though Clamps Incorporated is exempt from this requirement we comply with the SEC requirements in regard to conflict minerals. All purchasing of material that we use in our products are from suppliers who express the same commitment.

**If you need additional information or have questions, contact Clamps Incorporated:.**

---

Our normal hours are 06:00 - 16:30, EST (U.S.A.) Monday through Thursday.

Clamps Incorporated,  
5960 American Road East  
Toledo, OH 43612 U.S.A.,  
Ph / 800.837-0141  
Ph / 419.729.2141  
Fx / 419.729.5776

