

Standard Electric Supply Co.'s Conflict Minerals Policy

On July 21, 2010, Congress passed the Dodd-Frank Act (the "Act") The Act directs the U.S. Securities and Exchange Commission (the "SEC") to adopt rules requiring certain companies to provide disclosures regarding the use of specified "conflict minerals" emanating from the Democratic Republic of Congo and non (9) adjoining countries. On August 22, 2012, the SEC adopted rules regarding conflict minerals disclosure. The rules apply to companies that file reports with the SEC pursuant to Sections 13(a) or 15(d) of the Securities Exchange Act of 1934.

Standard Electric Supply Co. does not manufacture any products. We must rely on information provided by our suppliers concerning the source of conflict minerals.

Standard Electric Supply Co., as a privately held company, does not file, and is not required to file with the SEC. However, we fully support the ethical goals of the Conflict Minerals Legislation. We expect our suppliers to do the same. We support our customers in their efforts to become compliant.

If you require specific conflict mineral sourcing information for products you purchase from us, please contact <u>customercompliance@standardelectricsupply.com</u>.