

Cabur Policy on “Conflict Minerals”

In August 2012, the United States Securities and Exchange Commission (SEC) issued its final rules regarding “Conflict Minerals” (known as ‘3TG’ – Tantalum, Tin, Tungsten and Gold mined in conditions of violent conflict) in section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act.

Cabur is not listed in any U.S. stock exchange so it is not legally obliged to the SEC requirements and to issue conflict mineral reports. Nevertheless, Cabur is against violence and against the violation of human rights hence supports the aims and objectives of US legislation concerning the supply of conflict minerals.

For this reason Cabur performs due diligence operations in relation to Conflict Minerals based on its own corporate responsibility and requires high social, environmental and human rights standards among its suppliers.

To the present knowledge no “conflict materials” are contained in Cabur products and Cabur is committed to:

- Not buying knowingly products and materials containing minerals coming from Conflict Mines
- Working with its own suppliers to ensure that any mineral contained in the products and materials supplied to Cabur originate from Conflict Free sources

In working towards these commitments Cabur asks its suppliers to undertake reasonable due diligence with their supply chains to assure that specified metals are being sourced only from responsible mines and smelters.

Like many other companies tracing Conflict Minerals, it will take time to collect the information needed for us to fully understand our use of Conflict Minerals and therefore be able to address all related customer concerns.

CABUR S.r.l.



cabur s.r.l.
Il Presidente

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