

Cantel Medical Corp. Conflict Minerals Policy Statement

Cantel Medical Corp. (“Cantel”) is a publicly-traded company that is subject to the rules and regulations of, and regularly files reports with, the Securities and Exchange Commission (“SEC”) on behalf of Cantel and Cantel’s subsidiaries, including, but not limited to Medivators Inc., Crosstex International, Inc., Mar Cor Purification, Inc., Biolab Equipment Ltd., Saf-T-Pak Inc. and SPS Medical Supply Corp. (taken together with Cantel, the “Cantel Companies”). In 2012, the SEC adopted final rules under Section 1502 of Dodd-Frank Wall Street Reform and Consumer Protection Act relating to “Conflict Minerals.”

Section 1502 of Dodd-Frank Wall Street Reform and Consumer Protection Act was adopted because Conflict Minerals originating from the Democratic Republic of Congo (the “DRC”) and adjoining countries may be linked to poor labor and environmental practices and could directly or indirectly be funding or benefitting illegal armed groups committing human rights atrocities in that region. These Conflict Minerals and their refined metals – tantalum, tin, tungsten and gold – are making their way into the supply chain of companies in the United States of America.

Under these Conflict Minerals rules, publicly-traded companies, such as Cantel, must report annually to the SEC on whether they use any Conflict Minerals that originated in the DRC or adjoining countries in the products they manufacture or contract to manufacture if the Conflict Minerals are necessary to the functionality or production of a product.

While the Cantel Companies do not source any Conflict Minerals directly, Conflict Materials may exist in the products, materials and components that the Cantel Companies sources from their suppliers. Because the Cantel Companies are committed to taking appropriate steps to avoid the use in their products of Conflict Minerals that directly or indirectly finance or benefit armed groups in the DRC or adjoining countries, and further because the Cantel Companies are also committed to complying with the reporting requirements under the Conflict Minerals rules and regulations issued by the SEC, the Cantel Companies are committed to working with their suppliers to responsibly source the materials and components used in their products.

As part of the Cantel Companies’ efforts to comply with these Conflict Minerals rules, the Cantel Companies, as required by law, must conduct due diligence inquiries of their supply chain in order to accurately determine the source of any Conflict Minerals and to accurately report the results of such inquiries and due diligence. In order for the Cantel Companies to accomplish this, the Cantel Companies have contacted all of their suppliers of products that do or may contain Conflict Minerals (“In-scope Suppliers”) on multiple occasions and requested that they respond to information requests regarding the uses and sources of Conflict Minerals in their products including information about minerals that are recycled or scrapped.

The Cantel Companies are in compliance with Section 1502 of Dodd-Frank Wall Street Reform and Consumer Protection Act and have executed requisite supply chain due diligence. Based on the responses that we have received from In-scope Suppliers, to the knowledge of the Cantel Companies, none of the Conflict Minerals or derivative sources utilized in our manufacturing process are sourced from mines that directly or indirectly finance armed groups through mining in the DRC.

In addition, the Cantel Companies expect the following of their suppliers:

- To source their materials from socially responsible suppliers;
- To assist us in the Cantel Companies' compliance with the SEC rules relating to Conflict Minerals and to provide all necessary representations, declarations or certifications;
- To undertake reasonable due diligence within their supply chain to determine the source and chain of custody of their Conflict Minerals, including developing policies and systems preventing the use of Conflict Minerals or derivative sources from mines that directly or indirectly finance armed groups through mining in the DRC or adjoining companies; and
- To pass these requirements along to their suppliers through the supply chain and require them to do the same.

The Cantel Companies will evaluate its relationships with their suppliers on an ongoing basis regarding compliance with this Policy. The Cantel Companies reserve the right to request additional documentation from their suppliers regarding the source of any Conflict Minerals included in their products. Suppliers that do not comply with these requirements will be reviewed by the Cantel Companies purchasing managers for future business.