

## Evoqua Water Technologies Corp. (EWT) Conflict Minerals Policy

On August 22, 2012, the U.S. Securities and Exchange Commission (SEC) adopted final rules to implement reporting and disclosure requirements concerning Conflict Minerals, as directed by Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010. The rules require all public companies to annually disclose whether any of their products contain "3TG" minerals (Tin, Tantalum, Tungsten and Gold) that may have originated from mines in the Democratic Republic of Congo or certain adjoining countries.

EWT is committed to the respect for basic human rights, ethical business conduct, responsible sourcing and compliance with the SEC's rule on conflict minerals. Consistent with our corporate principles and with the employment laws of the countries in which we work, we do not tolerate discrimination, intimidation, harassment, bullying, or indecent conduct of any kind. These principles apply to both internal cooperation and conduct towards external partners.

In compliance with the rule, EWT has initiated internal risk-based due diligence procedures to provide transparency to the origin of conflict minerals in our supply chain. EWT will communicate as appropriate with our suppliers regarding these procedures.

Suppliers that are not responsive or are unable to provide the requested information about the source of any conflict minerals in their products or supply chain shall be evaluated by our Global Supply Chain Management Department. If a supplier remains non-compliant, we will evaluate our options, including reassessment of the supplier relationship.