



December 03, 2019

SUBJECT: Annual Conflict Minerals Reporting Campaign

Dear Valued Supplier,

Each year, we contact you regarding the annual Conflict Minerals Reporting campaign. Aerojet Rocketdyne, Inc. ("AR", including Aerojet Ordnance Tennessee, Inc., Ardé, Inc., and Aerojet Rocketdyne Coleman Aerospace, Inc.), is required to gather information on our suppliers' use of tantalum, tin, tungsten, or gold (collectively known as "3TG" or "conflict minerals") in all items delivered to AR and used in our products.

The Wall Street Reform and Consumer Protection Act, also known as the Dodd-Frank Wall Street Reform and Consumer Protection Act, includes requirements under Section 1502 for manufacturers of products that contain 3TG, to identify those conflict minerals in their products that come from the Democratic Republic of Congo (DRC) or any adjoining countries, and to annually file formal reports with the U.S. Securities and Exchange Commission (SEC).

AR has incorporated requirements for conflict minerals compliance into its purchase orders under which you delivered materials. The campaign requires reporting 3TG as outlined in our Conflict Minerals Policy available at: <http://www.rocket.com/supp/policies>. To meet the law's requirements, AR contracts with an outside contractor to manage supplier engagement and the conflict minerals compliance process. AR is currently in the process of selecting a contractor for the 2019 campaign.

Previously, the annual campaign to obtain suppliers' Conflict Minerals Reporting Templates (CMRT) started in November. This letter provides advance notice of a later campaign start than prior years. For the 2019 reporting year, AR's campaign is likely to begin in January 2020. However, AR will still be required to compile all supplier information and generate data prior to the mandatory SEC filing deadline at the end of May 2020. Therefore, AR requests cooperation in promptly responding to AR's outside contractor when contacted for CMRT data in January. You should expect a requested response date of no later than March 31, 2020.

If you anticipate challenges with meeting the March 31, 2020 deadline, please email AR at ConflictMinerals@rocket.com Your email must include:

1. Your full company name and full contact information of a company point of contact
2. Reason(s) you anticipate a slight delay

For information regarding the Conflict Minerals requirement, AR encourages viewing SEC's website at:

<https://www.sec.gov/info/smallbus/secg/conflict-minerals-disclosure-small-entity-compliance-guide.htm>

Thank you for your anticipated support of this important regulatory requirement.

Mariel Dennis
Director, Supply Chain Compliance