CONFlict Minerals STATEMENT

Cabot Corporation is subject to the conflict minerals rules adopted by the U.S. Securities and Exchange Commission (SEC) as required by the Dodd-Frank Wall Street Reform and Consumer Protection Act. The conflict minerals rules require reporting companies to make specialized disclosures and conduct related due diligence if they manufacture or contract to manufacture products for which the minerals specified in the rules are necessary to the functionality or production of those products. Under this policy, Cabot complies with all aspects of the conflict minerals rules. Under the conflict minerals rules, the “conflict minerals” are gold, columbite-tantalite (coltan), cassiterite, and wolframite (including their derivatives, tantalum, tin, and tungsten), and the “covered countries” are the Democratic Republic of the Congo, the Republic of the Congo, the Central African Republic, South Sudan, Uganda, Rwanda, Burundi, Tanzania, Zambia and Angola. In addition, Cabot Corporation also complies with EU Conflict Minerals Regulation (EU) 2017/821.

Cabot’s products are reinforcing carbons, specialty carbons, battery materials, engineered elastomer composites, inkjet colorants, masterbatches and conductive compounds, fumed metal oxides, and aerogel. None of these products contain conflict minerals.

This information is being provided as of the date hereof. Please visit cabotcorp.com/certifications for any updates to this information.