

January 27, 2021

Subject: Product Declaration – compliance with “Conflict Minerals” legislation.

Dear Valued Customer:

Please be advised that, based on the information available to us from raw materials’ suppliers and to the best of our knowledge, none of the current materials, parts and assemblies we purchased for the manufacture products contain one or more of the “Conflict Minerals” identified below.

“Conflict Minerals” are defined as originating in the Democratic Republic of Congo or the nine adjoining countries, and are identified in the law as tantalum, tin, tungsten and gold.

In July 2010, President Obama signed into law the Wall Street Reform and Consumer Protection Act, also known as the Dodd-Frank Act (the “Act”). Although the focus of the Act is financial market regulatory reform, it also imposes new requirements relating to “Conflict Minerals.” Specifically, Section 1502 of the Act imposes Securities and Exchange Commission (SEC) reporting requirements upon publicly-traded companies whose products contain metals derived from minerals defined as “Conflict Minerals,” identified in the law as tantalum, tin, tungsten and gold.

Because there are no known method to differentiate, identify or trace these minerals presence in the purchased raw materials, parts and assemblies, we do not run any analysis on the purchased materials, parts and assemblies or our finished products. Upon request, Simona Boltaron can provide a copy of the Conflict Minerals Reporting Template, Revision 6.01. If you have any questions, please do not hesitate to contact us.



Tim Ohler
Quality Manager
Boltaron Inc.
tohler@boltaron.com
740-498-5900